Item No. 04 Court No. 1

BEFORE THE NATIONAL GREEN TRIBUNAL PRINCIPAL BENCH, NEW DELHI

Original Application No. 804/2017 (Earlier O. A. No. 36/2012)

Rajiv Narayan & Anr.

Applicant(s)

Versus

Union of India & Ors.

Respondent(s)

Date of hearing: 29.01.2021

CORAM: HON'BLE MR. JUSTICE ADARSH KUMAR GOEL, CHAIRPERSON HON'BLE MR. JUSTICE SHEO KUMAR SINGH, JUDICIAL MEMBER HON'BLE DR. NAGIN NANDA, EXPERT MEMBER

Applicant: Ms. Meera Gopal, Advocate

Respondent: Mr. Raj Kumar, Advocate for CPCB

ORDER

- 1. This order is being passed in continuation of order dated 07.07.2020 on the subject of compliance of the Hazardous and Other Waste (Management and Transboundary Movement Rules, 2019 ("HOWM Rules").
- 2. Due to alarming situation created by generation and unscientific dumping of hazardous waste resulting in serious and irreversible damage to the environment and public health, the issue was considered by the Hon'ble Supreme Court inter alia in Writ Petition No. 657/1995, The Research Foundation for Science, Technology and Natural Resource Policy Vs. Union of India & Ors., (2005) 10 SCC 510. Directions were issued for preparation of a comprehensive report on illegal hazardous waste dump sites, inventory of generation of such waste, National Inventory for Rehabilitation of Hazardous Waste Dump Sites and Regulation of Import etc. The Hon'ble Supreme Court referred to Basel Convention and

MARPOL Convention and also considered and accepted recommendation of the High-Powered Committee on the subject of handling of hazardous waste generated by the ship breaking process and also the waste oil or such other material. MoEF&CC was directed to consider making a provision for bank guarantee by the importers using used oil, furnace oil and zinc waste to regulate illegal transboundary movement of hazardous waste. Directions were also issued for publication of toxic inventory and community participation. Timelines were prescribed for twenty-nine specified activities to be undertaken by MoEF&CC, CPCB, SPCBs/PCCs. The matter was disposed of vide judgment dated 06.07.2012 reported in (2012) 7 SCC 769 reiterating continued compliance of earlier directions with further directions for scientific handling of hazardous waste including ship breaking, banning import of hazardous waste and reviewing and revising Hazardous Waste (Management and Handling) Rules, 1989 to cover the aspects not satisfactorily dealt with and also to provide adequate protection to the workers and the public.

- 3. This Tribunal while considering the compliance of order dated 13.01.2015 in O.A. No. 36/2012 relating to pollution at Ghaziabad, vide order dated 29.08.2017 considered the issue of compliance of HOWM Rules seeking information with reference to the following questions:-
 - "(a) As to what is the total generation of hazardous waste in their respective States.
 - (b) Which agencies have been authorized in terms of rules to collect, transport, disposed of and the process of the hazardous wastes.
 - (c) What is the capacity of the plants which have been given due authorization for that purpose.
 - (d) What happens and how the remnant hazardous waste is being dealt with.
 - (e) The members who have been allotted any of the authorized plants and are not sending hazardous waste to those plants.

What action the concerned authorities i.e. the State Government and the respective States and State Pollution Control Boards have taken so far, against such members. These details should be filed within one week from today."

- 4. The present Original Application was registered after considering the status of compliance. Vide order dated 30.07.2018, this Tribunal directed constitution of a Monitoring Committee by the CPCB to compile information about the status of compliance of the HOWM Rules. Further order was passed on 05.12.2018 in the light of the order of the Hon'ble Supreme Court dated 18.07.2018 transferring consideration of prayers before the Hon'ble Supreme Court on the following issues:-
 - "(a) Preparation of a National Inventory of Hazardous wastes;
 - (b) Complete identification and registration of Hazardous wastes generating units in the country;
 - (c) Construction of TSDF/Landfills;
 - (d) Hazardous Waste Dump Sites;
 - (e) Waste oil/used oil read with the order dated 23.10.2007;
 - (f) Setting up of laboratories at the dock/ports;
 - (g) Institutional Reforms in MoEF, CPCB, SPCB, PCC;
 - (h) National policy documents on Hazardous Wastes as well as cleaner technology;
 - (i) Regarding workers handling hazardous wastes."
- 5. CPCB constituted a Monitoring Committee on 09.08.2018 and issued following directions to all PCBs and PCCs:-
 - "(a) Ensure that all the solvent recovery industries in the state have mandatory Authorisation for the same in compliance with the SOP and Checklist issued by CPCB for solvent recovery units, within one month. The said SOP and checklist have been circulated to all SPCBs/PCCs vide letter no. B29016/(SC)/1(55-IV)/17-18/WMII/18152-86 dated 08/3/2018 and is also available at CPCB website http://cpcb.nic.in/uploads/hwmd/utilizaionspent solvent.pdf.
 - (b) Ensure that these solvent recovery industries shall immediately follow the SOP, for safe and scientific spent solvent handling, processing and storage.
 - (c) Ensure that such solvent recovery units shall comply with the provisions of HOWM Rules, 2016, in terms of interstate transport of Hazardous waste and manifest document prescribed under Rule 18 and 19 of the HOWM Rules, 2016, with immediate effect. Stringent action be taken against the erring industries who are giving the

- spent solvent to such recycling industries without following the manifest systems.
- (d) Conduct industry interaction programs within a month to create awareness and sensitization on HOWM Rules, 2016 with all the stakeholder industries of Spent Solvent generation/utilization.
- (e) Prepare an inventory of such solvent recovery units and publish the same on their website for information of all, stakeholders within one month with copy to CPCB within one month."
- 6. In the light of the interim report of the Monitoring Committee, the Tribunal passed order dated 12.04.2019 directing the Chief Secretaries of the States at the State level and Ministry of Environment, Forest and Climate Change (MoEF&CC) and CPCB at the national level to monitor the compliance of the recommendations. The Committee was directed to complete its remaining task within three months. The CPCB was to complete its report on the regime of compensation for violation of the HOWM Rules.
- 7. Thereafter, vide order dated 26.08.2019, the Tribunal considered the report of the Monitoring Committee dated 23.07.2019 and report of the CPCB dated 14.08.2019 under the following headings:-
 - "(i) Contaminated Sites and Related Issues
 - (ii) Import and Export of Hazardous Wastes and Issues
 - (iii) Waste Reception Facilities for wastes generated from ships and issues
 - (iv) Impact of HW on Workers' Health
 - (v) Status of compliance of issues with regard to orders of Hon'ble Supreme Court dated 14.10.2003."
- 8. The Tribunal accepted the recommendations of the Committee and the CPCB and directed follow up action. The operative part of the directions is quoted below:-
 - "20. In the light of above, the States/UTs, CPCB/SPCBs/PCCs, the Central Board of Indirect Taxes and Customs (CBIC), the Port Authorities, the DGFT, the MoEF&CC, the Ministry of Shipping, Ministry of Labour and Employment and the

Department of Labour of all the concerned States/UTs may take necessary steps in terms of the recommendations of the Committee within the timelines specified. If there is any default, the Tribunal may consider requiring environmental compensation to be paid by the defaulting parties. While doing so following specific steps may be ensured:

- i. **Hazardous waste inventory be updated** and verified by way of test checks to ensure that the same is credible, reliable and robust in terms of contents and scope, as already recommended in the interim report of the Monitoring Committee dated 29.01.2019 which was accepted by the Tribunal on 12.04.2019.
- ii. Since it has been reported that State Boards/PCCs of Dadra & Nagar Haveli, Haryana, Daman & Diu, Manipur, Lakshadweep and Nagaland have not furnished the relevant data, the said States/UTs may furnish the data within one month to the CPCB, failing which they will be liable to pay a sum of Rs, 1 lakh per month with effect from 01.10.2019.
- iii. As already directed, all the **States which have not set up TSDF may do so and the States which fail to set up the same up to 31.03.2020,** will be liable to pay environmental compensation of Rs. 10 lakh per month. However, with regard to States which may be categorized as small States, having regard to the quantum and nature of generation of hazardous waste, the liability to pay compensation will start from 01.01.2021. The categorization based on threshold limit of generation of hazardous waste be made by the CPCB within one month from today and placed on its website.
- iv. 126 sites which have already been identified as contaminated may be cleared of the hazardous waste within six months so that remediation process may start. The remediation work may start at the 55 sites for which DPRs have been completed within the timelines specified in the DPRs. For the remaining 71 sites, DPRs may be completed expeditiously but not later than one year and thereafter remediation may be done as per the timelines in the DPRs.
- v. Failure to remove the waste from the 126 identified sites, will result in environmental compensation to be paid at the rate of Rs. 10 lakhs per site from 01.04.2020 by the concerned SPCBs/PCCs to the CPCB. Same rate will apply in respect of such of the 195 sites as are identified as contaminated with effect from 01.01.2021.
- vi. With regard to 195 probable contaminated sites, the assessment may be completed within six months and thereafter the waste may be removed within next six months form sites cleared by the CPCB to be contaminated.

- vii. The clearance of site by way of disposal or transfer should be strictly as per the HOWM Rules, to be monitored by the CPCB. The cost of removal of waste may be first paid out of the environment funds/consent funds available with the State PCBs/PCCs and thereafter recovered from the persons concerned.
- viii. Whenever any difficulty arises, the CPCB may, on being so satisfied, allocate funds from environment funds available with it, which may thereafter be recovered from the concerned defaulters.
- ix. The recommendations of the CPCB with regard to the compensation regime on the subject may be adopted, subject to further consideration of orders.
- x. The CPCB may oversee the compliance of these directions compile data from all quarters and furnish an interim compliance report before 15.04.2020 by email at <u>judicial-ngt@gov.in</u>."
- 9. The matter was further reviewed vide order dated 07.07.2020 as follows:-
 - 10. It is in the above background that the present report dated 24.06.2020 has been filed by the CPCB. In short, the report deals with the compliance status as to updating of Hazardous Waste ("HW") inventory, status of setting up of TSDFs, remediation of contaminated sites, completing the process of identification of remaining 'probably' contaminated sites and their remediation and recovery of compensation.
 - 11. We have heard Shri Raj Panjwani, Senior Advocate for the Applicant and Shri Rajkumar, Advocate for the CPCB.
 - 12. The stand of the States PCBs/PCCs and States/UTs is already reflected in the report. Summary of status of compliance with reference to the directions of this Tribunal has been provided by the CPCB as follows:-

"The point wise action taken and status on the directions dated 26/08/2019 of the Hon'ble NGT is as below:

S. No.	Direction of Hon'ble NGT	Status of Compliance
i.	Hazardous waste inventory be updated and verified by way of test checks to ensure that the same is credible, reliable and robust in terms of contents and scope, as already recommended in the interim report of the Monitoring Committee dated	"Preparation of Inventory on Hazardous and Other Waste Generation and their Management" and circulated to all SPCBs/PCCs for preparation and submission of annual inventory vide letter dated

29/01/2019 which was accepted by the Tribunal on 12.04.2019.

CPCB website.

- The above guidelines outline the methodology for preparation of inventory; identification of hazardous and other waste generating facilities; collection and interpretation of data; criteria for selection of units for random verification of hazardous and other generation their waste and management; etc.
- With regard to Annual Inventory for 2018-19:
 - ✓ Out of 35 SPCBs/PCCs, 33 SPCBs/PCCs (except Arunachal Pradesh and DDD&NH) submitted the inventory report.
 - √ Various gaps (such mismatch in hazardous waste generated/ managed/ received/sent/no. recyclers/utilizers, authorized capacity and quantity recycled/utilized) have been identified by CPCB in the said inventory annual SPCBs/PCCs and same were communicated to respective SPCBs/PCCs.
 - ✓ **O**f 33, only 25 SPCBs/PCCs have submitted the revised annual inventory report, however, few gaps have still not been clarified
 - ✓ Based on the information provided by 33 SPCBs/PCCs, CPCB has prepared National Inventory Report on Hazardous and Other Waste Generation and its Management (2018-19).

Findings of National inventory on Generation and Management of Hazardous waste is appended as Appendix A and State-wise inventory report on generation and management of hazardous and other wastes is appended at Annexure- 2 of CPCB report-June, 2020.

CPCB is in the process verification (random checks) of annual inventory submitted by SPCBs/PCCs through government institutes/organisations ii. Since it has been reported > Except Lakshadweep, all the that State Boards/PCCs of SPCBs/PCCs (Haryana, Manipur, Nagaland and DDN&NH) submitted Dadra & Nagar Haveli, their reports within the timeline. Haryana, Daman & Diu, Manipur, Lakshadweep and Nagaland > However, in view of no response from have Lakshadweep, CPCB vide its letter furnished the relevant data. dated 04/10/2019 followed by reminder letter dated 19/12/2019 the said States/UTs may furnish the data within one month to the CPCB, failing directed for submission of report and deposition of penalty of Rs. 03 lakhs which they will be liable to pay a sum of Rs, 1 lakh per (i.e. Rs 01 lakh per month w.e.f. effect month with 01/10/2019). from 01.10.2019. Lakshadweep vide its letter dated 25/12/2019 submitted its report along with penalty of Rs. 03 lakhs to CPCB. As already directed, all the > CPCB has prepared a document on iii. States which have not set Categorization of States as small states based on Threshold Limit of up TSDF may do so and the States which fail to set up Generation of Hazardous Waste and placed on the CPCB website The the same up to 31.03.2020, liable same has also been submitted to will be to Hon'ble NGT on 26/09/2019. environmental compensation of Rs. 10 lakhs per month. However, with regard to "Conclusion/Recommendations of which the document: States may be categorized as small States, having regard > The development of common the TSDF is a must for treatment and quantum and nature of of hazardous disposal atleast for generation of waste, the liability to pay landfillable hazardous waste compensation will start from regardless of where the TSDF is 01.01.2021. The located or going to be located; categorization based threshold limit of generation > States/UTs generating 5000 MTA of hazardous waste more of the landfillable made by the CPCB within hazardous waste need to take one month from today and immediate action for placed on its website. commissioning of common TSDF States/UTs generating more than 500 MTA or less than 5000 MTA of landfillable hazardous waste may be categorized as Small States for the purpose of taking of action proposed in the order of

the Hon'ble NGT and > States/UT generating less than MTA of land fillable hazardous waste be may permitted for the inter-state transport of hazardous waste for its treatment and disposal and making sharing arrangement the authorized common with **TSDF** the neighboring of States/UT."

The aforesaid document is appended at Annexure- 3 of CPCB report -June, 2020.

- ➤ On the basis of aforesaid categorization, of the 17 States/UTs (not having Common TSDF), Chhattisgarh and Assam to setup TSDF by 31/03/2020 and Delhi & Goa by 01/01/2021.
- Assam and Chhattisgarh, both the States have identified the land. Further, Assam has to finalize Expression of Interest for inviting bids and Chhattisgarh to finalize the Bidder for award of work w.r.t setting up of TSDF.

Status on Setting up of TSDF is appended at **Appendix B** and details provided in Chapter 2 of the CPCB report-June 2020.

ivviii Status of compliance on Contaminated sites is given below: (details may refer **at page 225** at **Chapter-8** of status report of CPCB)

Hon'ble NGT orders dated 26.08.2019 pertains to "Contaminated Sites" as reproduced below:

"........... iv. **126 sites** which have already been identified as contaminated may be cleared of the hazardous waste within six months so that remediation process may start. The remediation work may start at the **55 sites** for which DPRs have been completed within the timelines specified in the DPRs. For the **remaining 71 sites**, DPRs may be completed expeditiously but not later than one year and thereafter remediation may be done as per the timelines in the DPRs.

v. Failure to remove the waste from the 126 identified sites will result in environmental compensation to be paid at the rate of Rs. 10 lakhs per site from 01.04.2020 by the concerned SPCBs/PCCs to the CPCB.

Same rate will apply in respect of such of the 195 sites as are identified as contaminated with effect from 01.01.2021.

vi. With regard to 195 probable contaminated sites, the assessment may be completed within six months and thereafter the waste may be removed within next six months form sites cleared by the CPCB to be contaminated.

vii. The clearance of site by way of disposal or transfer should be strictly as per the HOWM Rules, to be monitored by the CPCB. The cost of removal of waste may be first paid out of the environment funds/consent funds available with the State PCBs/PCCs and thereafter recovered from the persons concerned......"

In compliance to order of Hon'ble NGT dated 26.08.2019, actions initiated by CPCB:

(i)	CPCB communicated aforesaid order of Hon'ble NGT	letter dated
	to 21 SPCBs/PCCs for taking necessary action and	06.09.2019
	submission of Action taken reports on 'Assessment of	
	Contaminated Sites'	
(ii)	CPCB reminder along Guidance document on	03 letters
	"Assessment and remediation of contaminated sites"	and 06 e-
	issued by MoEF&CC was communicated to 21	mails
	SPCBs/PCC	
(iii)	To review the compliance to aforesaid directions of	3rd - 4th
	Hon'ble NGT, interactive meeting was organized with	February,
	the officials of SPCBs/PCCs at CPCB Delhi	2020

In response to CPCB letters and email communications, **19 out of 21 SPCBs/PCC** have submitted their information/Status Report on Action Taken/Initiated for "Assessment of contaminated sites" till 22.06.2020. However, no information received from **Chhattisgarh & Rajasthan SPCBs.**

State wise Compliance status on Action taken/initiated by SPCBs/PCCs is given at **Section-C & D of Chapter 8** (pls refer **page 228** of status report of CPCB).

Overall summary of contaminated sites in India

~		Total sites	No. of	126 Contaminated submitted before Ho	
S. No.	Name of the States/UT	submitted before NGT in 2019	active sites* till date	55 sites (DPRs/ Remediation completed/on-going)	71 sites (DPR required)
1.	Andhra Pradesh (AP)	3	3*	1**	
2.	Assam (AS)	4	4		1
3.	Delhi (DL)	26	26		4
4.	Goa (GA)	2	2		1
5.	Gujarat (GJ)	23	23*	1 ***	7
6.	Haryana (HR)	17	17		3
7.	Himachal Pradesh	6	6		1
8.	Jharkhand (JH)	14	14		2

	Total	321	291	55	71
21.	Rajasthan (RJ)	11	11	1	1
20.	Chhattisgarh (CH)	5	5		2
19.	West Bengal (WB)	35	7	27 (1**, 1##& 25###)	
18.	Uttarakhand (UK)	9	9		1
17.	Uttar Pradesh (UP)	40	42*	8 (2*** & 2##)	10
16.	Telangana (TS)	9	9	1	1
15.	Tamil Nadu (TN)	14	11	3 (2***)	3
14.	Punjab (PB)	9	9		6
13.	Odisha (OD)	31	32*	4(3##)	18
12.	Maharashtra (MH)	5	6*	1 ***	1
11.	Madhya Pradesh (MP)	20	20*	4 (1###)	2
10.	Kerala (KL)	13	10	4 (1## & 1###)	2
9.	Karnataka (KA)	25	25		5

Note:

- (a) Contaminated sites 126 (**55+71**) sites

- (b) Probable sites 195 sites (c) New sites* 7 sites (AP-1, GJ-1, MH-1, MP-1, OD-1, UP-2) (d) De-listed 37 sites (AP-1, KL-3, GJ-1, MP-1, TN-3, WB-28)

Till June, 2020 Total sites: 291 sites (PCS-175 and CS-116)

A. Summary of 55 sites:

** Remediation completed	2 sites: AP-1#& WB-1#		
*** Remediation on-going	6 sites: GJ-1, MH-1, TN-2 & UP-2		
## Remediation about to initiate	7 sites: KL-1, OD-3, UP-2 & WB-1		
### Remediation not required	27 KL-1# , MP-1#& WB-25#		
Assessment completed	1 site: RJ-1		
DPR about to complete	3 sites: MP-3		
Remediation work couldn't initiated due to court	1 site: TS-1		
DPR prepared, remediation not yet initiated	8 sites: KL-2, OD-1, TN-1 & UP-4		
(*de-listed site)			

Further, HW still lying at the sites (as **8** sites: KL-1, MP-1, OD-4, TN-1 & UP per detailed investigation report/DPR prepared)

Wherein proposal for lifting and disposal of 5 sites: MP-1, OD-3 & UP-1 HW through TSDF/SLF by State/SPCBs/Responsible Party

B. Summary of 71 sites:

Preliminary Assessment done (#de-listed site)	41 sites: AS-1, GJ-7, HR-3, HP-1, KL-2 (1 *), MP-2, OD-17, PB-3, TN-2 & UP-3
Preliminary Assessment on-going	1 site: JH-1
Only site inspection carried out, however	15 sites: KA-5, MH-1, OD-1, TN-1 & UP-7
sampling not done	
Remedial action initiated	1 site: JH-1
Remedial action proposed	1 site: TS-1

Information not received from SPCBs/PCC 12 sites: CH-2, DL-4, GA-1, PB-3 R
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Further as per preliminary assessment report,

HW lifted/removed

HW not observed **11 sites:** HP-1, KA-1, TN-2 & UP-3

C. Summary of 195 Probable sites:

Preliminary Assessment done	95 sites: AP-1, AS-3, DL-9, GA-1, GJ-15, HR-14, HP-5, JH-3, KA-1, KL-4(1*), MP-14, OD-6, PB-1, TN-5 (3*), UP-8 & UK-5
Preliminary Assessment on-going	8 sites: JH-8
Only site inspection carried out, however sampling not done	66 sites: AP-1, DL-13, JH-1, KA-18, KL-3, TN-3, TS-7, UP-12 & WB-8 (2 *)
Preliminary Assessment about to start	3 sites: MH-3
Remediation on-going	1 site: KA-1
Sampling not carried out as GPS location was not matched with the site	4 sites: OD-3 & UK-1
Information not received from SPCBs/PCC	18 sites: CH-3, PB-2, RJ-9, UP-2 & UK-2

Further as per preliminary assessment report, 4 sites: DL-1, GA-1, GJ-1*& UP-1 HW lifted/removed from the sites

2 sites: GJ-01 & UP-1

HW not observed

33 sites: HR-8, HP-5, TN-1, TS-5 &

UP-15

D. Status of 07 new sites (AP-1, GJ-1, MP-1, MH-1, OD-1 & UP-2):

Preliminary Assessment done by CPCB	1 site: UP-1
Assessment on-going	3 sites: AP-1, MP-1 & OD-1
Only site inspection carried out, & HW lifted/ removed from the sites; however, sampling not done	
No information from SPCB	1 site: GJ-1

Observations:-

Action taken reports submitted by the SPCBs/PCC are examined by CPCB and following observations are made as below:

- i. SPCBs/PCC have carried out only few sampling of limited matrices for most of the sites. Therefore, conclusion may not be drawn whether the site is contaminated or not, even if the concentrations levels reported within the standards/levels.
- Few SPCBs/PCC have carried out only site inspection. However, no sampling was done.

iii. Majority of the SPCBs/PCC, except AP, Assam, Gujarat, Haryana, HP, Kerala, MP & Odisha have not submitted proper inspection reports along with analysis results and site visit photographs for most of the sites.

iv. Few sites were found at/nearby Temples, residential colonies and where construction of flyover activities were already done, etc.

v. None of the states/UT, except Odisha has constituted Empowered Monitoring Committee (EMP) for monitoring of Remediation Plans.

Recommendations

S. No.	Activity	Target
i.	In case of Probable contaminated sites, SPCBs/PCC shall carry out.	45 days
	Preliminary site investigation as per "Reference document on Identification, Inspection and Assessment of Contaminated Sites" prepared by CPCB.	
	Site investigation report as per prescribed format may be submitted to CPCB for further assessment.	
ii.	In case of contaminated sites, SPCBs/PCC shall carry out detailed site investigation, as per "Reference document on Identification, Inspection and Assessment of Contaminated Sites" prepared by CPCB and "Guidance document on Assessment and Remediation of contaminated sites in India" issued by MoEF&CC.	3 months
	Detailed investigation report may be submitted to CPCB.	
	If Remediation needed, SPCBs/PCC may take necessary and submit remediation plan to CPCB for further course of action.	Within 45 days (after completion of investigation study)
iii.	SPCBs shall ensure lifting of hazardous waste still accumulated at sites, wherein DPRs already prepared under NCEF Project.	3 months
iv.	SPCBs/PCCs to ensure that the hazardous waste accumulated/lying at all such identified sites/any new sites shall be disposed off either through TSDF or on-site SLF on priority to stop further contamination.	3 months
	Wherein, HW is lifted/removed from the site, SPCB/PCC shall carryout detailed investigation followed by remediation, if needed (as above ii)	
υ.	SPCBs/PCCs to ensure that the hazardous waste accumulated/lying at all such identified sites/any new sites shall be disposed off either through TSDF or on-site SLF on priority to stop further contamination.	1 month
	Wherein, HW is lifted/removed from the site, SPCB/PCC shall carryout detailed investigation	

	followed by remediation, if needed (as above ii)	
vi.	Financial supports for execution of project on remediation of the contaminated sites may be arranged to SPCBs/PCC so that the detailed investigation studies followed by remediation works can be undertaken on priority - By State/Central Govts.	4 months

Note: Preliminary sites investigation/detailed investigation followed by Remediation may be carried out – By SPCBs/PCC by engaging reputed Remediation Consultants.

Way Forward:

- i) Need of National Policy on Management of contaminated sites.
 ii) Need to update Inventory of contaminated sites.
 iii) Immediate remedial actions for priority contaminated sites.
 iv) Remediation of orphan sites through funding from State/Central Govts.

v) Compliance status on Recommendations of the Committee related to Contaminated sites are as below: Compliance status on Recommendations of the Monitoring

S. No.	Recommendations of the Committee	Compliance status	
1.	Disposal of hazardous wastes accumulated at identified sites:		
	(i) CPCB/SPCBs/PCCs to ensure that the hazardous waste accumulated at all such identified sites shall be disposed of either through Treatment, Storage and Disposal Facilities (TSDFs) or onsite secured landfilling (SLF) on priority to stop	of Chapter 8 (page 228 to 308) for kind	
	further contamination (CPCB/ SPCBs/PCCs: 06 months)		
2.	Guidelines for Identification and Ass	sessment of Contaminated Sites:	
	identification and assessment of contaminated sites shall be published. (CPCB: 03 months)		
3.	Assessment and remediation of Cont	aminated sites:	

(i) Capacity building program for officials of SPCBs/PCCs on the entire process of remediation,

(CPCB: 06 months)

(ii) Assessment of about 195 probable contaminated sites and any new additional sites recommended by CPCB/ SPCBs/PCCs shall be completed within period of 1 year after publication of such guidance document by CPCB.

MoEF&CC sponsored "Five Day International Seminar/workshop on. Contaminated **Demonstration** Sites; and Sessions Workshop Investigations" **Environmental** Subsurfa organized by IIT Delhi during 17-21 was February, 2020 for the officials ofMoEF&CC/CPCB/SPCBs, Academic, etc. is given at Annexure-XIV (page 458) for kind reference. CPCB has proposed a 3 separate training programs onidentification assessment of contaminated

Recommendations of the Committee

Compliance status

(CPCB/SPCBs/PCCs: 1 year) (iii) For effective implementation of the remediation plan at State level, Monitoring Empowered Committee chaired by Principal Secretary Department of Environment having representatives from department of Industries, SPCB/PC, Groundwater development agency, etc. shall be constituted.

(State Govt: 04 months)

Sites for the officials of SPCBs/PCCs for the financial year 2020-21.

- (i) Detailed progress on assessment of probable contaminated sites under taken by SPCBs/PCCs is given at Section-C of Chapter 8 for kind reference.
- (ii) Odisha SPCB has informed vide its letter dated 19.05.2020 that at State level Empowered Monitoring Committee (EMC) has been constituted.

4. Financial Arrangements for remediation of contaminated sites:

(i) Financial arrangements between It Central-State Governments for theprojects proposed remediation shall be resolved immediately so that the remediation works as proposed in DPRs can be undertaken on priority. These DPRs (2017-18 and 2018-19) may need to be revisited in no action is taken in a reasonable time execution of remediation works.

(ii) Govt. should take up on priority not only remediation projects at the sites where DPRs have been prepared but also the assessment of about 195 sites, besides any new addition of potentially contaminated site, if any.

(MoEF&CC/State Govt.: 06 months)

t is humbly submitted that MoEF&CC has sanctioned central share under National Clean

Energy Fund (NCEF) scheme of Rs. 15.5 crore for preparation of DPRs for 08 areas contaminated (containing 21 sites) for remediation.

Further, it is humbly submitted that there is no funding for execution of remediation works, since NCEF scheme has been discontinued by Govt. of India. The DPRs along with templates of bidding have been forwarded to concerned State Govts and SPCBs with request to implement remediation works.

5. Networking of Academic and Research Institutes:

(i)MoEF&CC/CPCB/SPCBs/PCCs shall undertake action research and also promote academic courses on this subject in association with academic and research institutions.

(MoEF&CC/CPCB/SPCBs/PCCs: 06 months)

(i) A project sponsored by MoEF&CC at IIT Delhi, a National Network of Experts and Resources for Subsurface Investigations a Remediation of Contaminated Sites (NERCS) has been formed. In this regard, Web page of NERCS is given at Annexure-XV (page 507) for kind reference.

Table-8.1 Summary of state wise site distribution as per action taken report submitted by SPCBs/PCC (Ref: page 227 of CPCB status report)

S. No.	States/UTs	Status submitted before the Hon'ble NGT	Upo	20		Proposed DPRs and De-listed Remediation		On-going Assessment/ Remediation	HW still lying at the site (as per DPR	HW not observed (as per site	HW removed/ lifted from
740.		Total Sites (PCS +CS)	Total Sites*	Probable Sites	Contaminated Sites (CS)	sites	completed	works	prepared by CPCB)	inspection by SPCBs)	the cites
1	Andhra Pradesh	3 (2+1)	3*	3	0	1	1	1			
2	Assam	4 (3+1)	4	2	2						
3	Chhattisgarh	5 (3+2)	5	3	2						
4	Delhi (NCR)	26 (22+4)	26	14	12						
5	Goa	2 (1+1)	2		2						1
6	Gujarat	23 (15+8)	23*	15	8	1		1			2
7	Haryana	17 (14+3)	17	13	4					8	
8	Himachal Pradesh	6 (5+1)	6	5	1					6	
9	Jharkhand	14 (12+2)	14	12	2			10			
10	Karnataka	25 (20+5)	25	19	6			1			
11	Kerala	13 (7+6)	10	6	4	3	4		1		
12	Madhya Pradesh	20 (14+6)	20*	16	4	1	4		1		1
13	Maharashtra	5 (3+2)	6*	3	3			1			1
14	Odisha	31 (9+22)	32*	9	23		4		4		
15	Punjab	9 (3+6)	9	3	6						
16	Rajasthan	11 (9+2)	11	9	2						
17	Tamil Nadu	14 (8+6)	11	5	6	3	1	2	1	3	
18	Telangana	9 (7+2)	9	7	2		1			5	
19	Uttar Pradesh	40 (22+18)	42*	17	25		7	2	1	18	3
20	Uttarakhand	9 (8+1)	9	8	1						
21	West Bengal	35 (8+27)	7	6	1	28	27				
	Total	321 (195+126)	291*	175	116	37	48	18	8	40	8

Note:* including new 07 sites

ix.	The recommendations of the CPCB with regard to the compensation regime on the subject may be adopted, subject to further consideration of orders.	
x.	The CPCB may oversee the compliance of these directions compile data from all quarters (i.e. recommendations of Monitoring Committee) and furnish an interim compliance report	In compliance of the aforesaid orders, CPCB has submitted "Status Report on Compliance of Recommendations of the Monitoring Committee on Management of Hazardous Waste and Directions of the Hon'ble Tribunal" on 24/06/2020. dated 30/01/2019 incase of Spent solvent recovery units on the basis of responses received from units on the basis of responses received from SPCBs/PCCs, the status is given at Appendix C and details provided in Chapter 4 of CPCB report- June 2020.
		Compliance of Recommendations in Interim
		 Report:- CPCB formulated a format (incorporating key indicators) and forwarded the same to all SPCBs/PCCs for submission of quarterly implementation status on the recommendations made by Monitoring Committee in its interim report. Further, CPCB continuously followed up with the SPCBs/PCCs for submission of the quarterly information.On the basis of the information Submitted by SPCBs/PCCs, CPCB has compiled quarterly compliance status and submitted the same before Hon'ble NGT on 24/06/2020. The overall status is appended at Appendix D and details are provided in Chapter 5 of CPCB report- June 2020.
		Compliance of Recommendations in Final Report:
		> CPCB conducted two interactive meetings with various organizations viz., CBIC, DGFT, DG(S), SPCBs/PCCs, MoEF&CC, followed by field visits to two Ports & one Waste Oil Recycler in Maharashtra, besides forwarding questionnaire to the concerned organizations/departments forensuring compliance with rigorous follow ups.

> With regard to recommendations related to impact of hazardous wastes on workers' health and waste reception facility to deal with ship generated wastes progressive steps have been taken by the concerned organizations (viz., Ministry of Shipping Ministry of Environment, Forest and ClimateChangean Ministry of Labour) toensure Whereas, compliance. recommendations pertaining to SPCBs/PCCs, Port Authorities and Department of Labour of States/UT Government needs to addressed on a continuous basis.

With regard to import/export of hazardous wastes, further actions are required to be taken by Central Board of Indirect Taxes and Customs (CBIC), Directorate General of Foreign Trade (DGFT) and Port Authorities with review by Ministry of Environment, Forest and Climate Change on a regular basis to ensure compliance of the Hon'ble NGT dated 26.08.2019.

- >CPCB has constituted a National Expert Committee to devise National Hazardous Waste Management Policy covering the aspects related to strengthening institutional framework of regulatory agencies and Research & Development Clean Technology initiatives including besides hazardous waste management issues.
- >On the basis of the information submitted by the concerned organizations, CPCB has prepared compliance status report and submitted the same before Hon'ble NGT on 24.06.2020. The overall compliance status of various organizations is appended at **Appendix E** and details are provided in Chapter 6 of CPCB report- June 2020.

The way forward and recommendations based on the compliance status submitted by concerned stakeholders, have been given in **Appendix F** and also given in **Chapter 7** of CPCB report-June, 2020.

13. Shri Panjwani has referred to certain parts of the report to show that timelines for remediation have not been given, information of land fill sites is not complete, ground water and soil testing have not been done and that there are huge gaps in compliance of the Rules but no adequate action has been taken against the violations in the form of recovery and compensation or otherwise. He pointed out that, vide order dated 26.08.2019, this Tribunal had directed that States which do not set up TSDF by 31.03.2020 will be liable to pay compensation @ Rs. 10 lakh per month and in view of failure of

19

the States of Assam and Chhattisgarh or any other State, CPCB may recover such compensation. He further submitted that the State PCB should carryout inspection and conduct chemical analysis tests on all parameter of soil, surface, ground water, sedimentation etc. of the contaminated sites and submit said reports within 4 weeks to the CPCB, failing which they should be liable to pay compensation. PCBs may also provide information about the quantum of waste removed from 126 contaminated sites and the cost incurred which may be recovered from the generators of such waste. PCBs may also provide information about DPRs for 71 confirmed contaminated sites. Compensation may also be recovered from the States who failed to clear the hazardous waste sites in terms of directions of this Tribunal. Further submission is that CPCB and PCBs/PCCs may invoke their powers under the Rules to recover compensation for improper handling and management of waste, prosecute defaulters, document non-compliances and update their websites giving (a) details of industries, (b) date of inspection including collection of effluent or other samples, (c) whether unit is compliant or not, (d) if non-compliant then action taken including the date of notice if any sent to defaulter. CPCB may develop framework for enforcement of the Rules. Let these aspects be looked into by CPCB and response included in next report.

- 14. We direct CPCB to take further steps for compliance by issuing appropriate directions and also to enforce its directions for recovery of compensation for the continuing damage to the environment on 'Polluter Pays' principle. CPCB and PCBs/PCCs may not permit any new industry having potential to generate hazardous waste till facilities for disposal of such waste are ensured. Apart from this, following specific directions may be complied with:
- i. CPCB may set up a system to cross verify the status of hazardous waste generating industries (at least 10% in each State) and also direct SPCBs/PCCs to impose environmental compensation against delinquent industries.
- ii. Regarding remediation of contaminated sites, immediately 5 sites should be taken for remediation and executed within a period of six months. Environmental damages caused by such sites and loss in terms of monetary resources may also be estimated.
- 15. We direct all the States/UTs and PCBs/PCCs to comply with observations and recommendations in the report and furnish their compliance reports by 31.10.2020 to the CPCB. The Chief Secretaries of the States at the State level and the Ministry of Environment, Forest and Climate Change (MoEF&CC) and the CPCB at the national level may monitor compliance. At the national level, coordination with Central Ministries may be involved which MoEF&CC may look into followed up by the CPCB. Further action taken report in the matter be furnished by CPCB after four months by 30.11.2020 by e-mail at judicial-ngt@gov.in preferably in the form of searchable PDF/ OCR Support PDF and not in the form of Image PDF."

10. Accordingly, further report dated 27.01.2021 has been filed by the CPCB mentioning the action taken in compliance of order of this Tribunal dated 07.07.2020 as follows:-

"

1. ACTION TAKEN ON COMPLIANCE OF THE DIRECTIONS DATED 07/07/2020 OF THE HON'BLE TRIBUNAL

The details on the action taken, status on compliance vis-a-vis directions issued by the Hon'ble Tribunal is as below:

▶ **Direction in Para 13** "...vide order dated 26.08.2019, this Tribunal had directed that States which do not set up TSDF by 31.03.2020 will be liable to pay compensation @ Rs. 10 lakh per month and in view of failure of the States of Assam and Chhattisgarh or any other State, CPCB may recover such compensation..."

Action Taken/ Status: In compliance of the aforesaid direction, CPCB vide its letter dated 06/08/2020 directed SPCBs of Assam and Chhattisgarh to deposit compensation and provide status of of TSDF. However, Chhattisgarh Environment иp Conservation Board vide its letter dated 28/08/2020 has apprised that as per Rule 16(1) of Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016, the State Government, occupier, operator of a facility or any association of occupiers shall individually or jointly or severally is responsible for identification of sites for establishing the facility for treatment, storage and disposal of the hazardous and other waste in the State. Thus, CPCB vide its letter dated 09/09/2020 requested the Chief Secretaries of the above states to direct the concerned department (responsible for setting up of TSDF in their State) for deposition of compensation.

In response, Environment and Forest Department, Government of Assam vide its letter dated 30/09/2020 requested CPCB to move application before Hon'ble NGT to condone the compensation, reporting that the delay in setting up was caused by CAB agitation followed by COVID-19 pandemic. In this regard, CPCB vide its letter dated 23/11/2020 requested the Environment and Forest Department to directly approach Hon'ble NGT for any relief in the matter. Whereas, in view of no response from State of Chhattisgarh, reminder letter to Chief Secretary of Chhattisgarh was issued on 23/11/2020. Details of the communication made and responses received are appended as **Annexure II**.

Direction in para 13 "....the State PCB should carryout inspection and conduct chemical analysis tests on all parameter of soil, surface, ground water, sedimentation etc. of the contaminated sites and submit said reports within 4 weeks to the CPCB, failing which they should be liable to pay compensation. PCBs may also provide information about the quantum of waste removed from 126 contaminated sites and the cost incurred which may be recovered from the generators of such waste. PCBs may also provide information about DPRs for 71 confirmed contaminated sites. Compensation may also be recovered from the States who failed to clear the hazardous waste sites in terms of directions of this tribunal...."

Action Taken/Status:

The status on the above direction is provided at Section 4 of this report.

➤ Direction in Para 13 "...CPCB and PCBs/PCCs may invoke their powers under the Rules to recover compensation for improper handling and management of waste, prosecute defaulters, document non-compliances and update their websites giving (a) details of industries, (b) date of inspection including collection of effluent or other samples, (c) whether unit is compliant or not, (d) if non-compliant then action taken including the date of notice if any sent to defaulter. CPCB may develop framework for enforcement of the Rules. Let these aspects be looked into by CPCB and response included in next report..."

Action Taken/Status:

In this regard, CPCB has prepared "Enforcement Framework for Effective Implementation of Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016" in July 2019. The said framework includes various enforcement tools, tracking of non-compliances, categorization of non-compliances and approach for application of the said enforcement tools in cases of non-compliances of the HOWM Rules, 2016. The said framework is available on CPCB at

https://cpcb.nic.in/uploads/hwmd/Guidelines HW_1.pdf. The same has also been circulated to all SPCBs/ PCCs vide letter dated 18/07/2019. Subsequent to the above directions dated 07/07/2020, CPCB vide its letter dated 27/08/2020 again communicated the aforesaid framework to all SPCBs/PCCs.

The details on all the enforcement action taken by CPCB alongwith details of the industry and action initiated as directed above, is available on CPCB website and the same is updated on regular basis.

Further, based on the responses received from 34 SPCBs/PCCs the status on powers invoked on the non-compliance by SPCBs is given as below:

S.No	States/UTs	No. of defaulting	No. of habitual	No. o	of units a	gainst which generated		been
		units	defaulte rs	Rule 23(1) enforc ed	Rule 23(2) enforc ed	Refusal/ Revocation	Prosecutio n under E(P)A, 1986	FIR Lodge d
1.	Andman & Nicobar Islands	0	-	-	-	-	-	-
2.	Andhra Pradesh		Relevant	details no	t provided	l in prescribed	format	
3.	Arunachal Pradesh	01	01	01	0	0	0	0
4.	Assam		Relevant	details no	t provided	l in prescribed	format	
5.	Bihar*	05	0	0	0	0	0	0
6.	Chandigarh		Relevant	details no	t provided	l in prescribed	format	
7.	Chhattisgarh	04	0	0	04	0	0	0
8.	Delhi	-	-	-	-	-	-	-
9.	Goa	-	-	-	-	-	-	-
10.	Gujarat		Relevant	details no	t provided	l in prescribed	format	
11.	Himachal Pradesh		Relevant	details no	t provided	l in prescribed	format	
12.	Haryana	07	0	0	0	07	0	0
13.	Jammu & Kashmir	<i>30</i> #	-	-	-	-	-	-
14.	Jharkhand		Relevant	details no	t provided	l in prescribed	format	
15.	Karnataka		Relevant	details no	t provided	l in prescribed	format	
16.	Kerala		Relevant	details no	t provided	l in prescribed	format	
17.	Lakshadweep	-	-	-	-	-	-	-
18.	Madhya Pradesh	-	ı	-	-	1	-	1
19.	Maharashtra	-	ı	-	-	1	-	1
20.	Manipur		Relevant	details no	t provided	l in prescribed	format	
21.	Meghalaya	2	0	0	0	2	0	0
22.	Mizoram	7^	0	0	0	0	0	0
23.	Nagaland*		Relevant			l in prescribed		
24.	Odisha	-	-	3	3	1	0	0
25.	Puducherry	8	2	0	0	2	0	0
26.	Punjab	36	0	0	0	0	0	0
27.	Rajasthan	18	0	0	0	18	0	0
28.	Sikkim	-	-	-	-	-	-	-
	Tamil Nadu	3	0	3	0	0	0	0
	Telangana	14\$	-	-	-	-	-	-
	Tripura		Relevant	details no	t provided	l in prescribed	format	
	Uttar Pradesh	64	-	-	-		-	-
	Uttarakhand*				_	l in prescribed		
	West Bengal		Relevant	details no	t provided	l in prescribed	format	

^{*} Compliance status not provided as per prescribed format.

and Air Act and not exclusively for violation of Hazardous Waste Rules.

▶ **Direction in Para 14** "...We direct CPCB to take further steps for compliance by issuing appropriate directions and also to enforce its directions for recovery of compensation for the continuing damage to the environment on 'Polluter Pays' principle. CPCB and PCBs/PCCs may not permit any new industry having potential to generate hazardous waste till facilities for disposal of such waste are ensured..."

^{\$} The Board issued closure orders to the 14 units for causing air and water pollution under Water

[#] Notices issued to all 30 units and closure issued to 03 units

^{^ 03} units were directed to apply for Authorization and 04 units were directed to apply for consent

Action Taken/Status:

CPCB has been continuously following up with the implementing agencies to ensure compliance. CPCB also issues directions and imposes compensation on 'Polluter Pays' principle for violations of provisions of HOWM Rules and environmental damages noticed as and when required. As per Rule 6 of the HOWM Rules, 2016, SPCB/PCC is the prescribed authority to grant authorization for generation, handling, storage, treatment, utilisation, disposal, etc. of hazardous and other waste, therefore, CPCB vide its letter dated 27/08/2020 directed all the 17 SPCBs/PCCs (which are not having facility/arrangement for disposal of Hazardous waste) not to grant permit to any new hazardous waste generating unit till the facility for disposal of such waste is ensured and revoke the permission granted to any new unit after 08/07/2020, if any.

▶ **Direction in Para 14** "...CPCB may set up a system to cross verify the status of hazardous waste generating industries (at least 10% in each State) and also direct SPCBs/PCCs to impose environmental compensation against delinquent industries..."

Action Taken/Status:

As directed, CPCB has developed Mechanism to cross verify the status of hazardous waste generating/handling industries in consultation with SPCBs/PCCs.

"The criterion for selection of units as laid down in the said monitoring mechanism is as below:

A) SPCBs/PCCs

S.No	Number of Units in State/UT	Criteria
1.	Less than 25	100%
2.	26-50	50% or atleast 20 units, whichever is more
3.	51 onwards	10% or atleast 30 units, whichever is more

B) CPCB

S.No	Number of Units in State/UT*	Criteria
1.	Less than 1000	10% or atleast 50 units, whichever is more
2.	1001-3000	5 %
3.	3001-5000	2.5 %
4.	5001-8000	1.25 %
5.	8001-10000	1 %
6.	10001 onwards	0.75 %

Note: * Represents total number of units falling in the jurisdiction of Regional Directorates of CPCB to be verified in a year (including few units already verified by the SPCBs/PCCs).

The selection of the units for cross verification should be in such a manner that the units identified for the purpose covers sectors contributing to major hazardous or other waste generation or handling. Further, it may also include recyclers; utilisers; pre-processor; co-processors; collection facilities and disposal facilities covering large, medium and small-scale industries."

The said mechanism alongwith methodology/approach to be adopted and format for reporting was circulated to all SPCBs/PCCs vide letter dated 15/10/2020 to adopt the said mechanism with effect from next financial year i.e. April, 2021 onwards and submit half-yearly status report on verification of the industries in the prescribed format specified therein. It was also directed to impose environmental compensation (EC) on defaulting units found during the cross verification. The copy of the said "Mechanism to cross verify the status of hazardous waste generating/handling industries" is enclosed at **Annexure-III.**

➤ Direction in Para 15 "... all the States/UTs and PCBs/PCCs to comply with observations and recommendations in the report and furnish their compliance reports by 31.10.2020 to the CPCB. The Chief Secretaries of the States at the State level and the Ministry of Environment, Forest and Climate Change (MoEF&CC) and the CPCB at the national level may monitor compliance. At the national level, coordination with Central Ministries may be involved which MoEF&CC may look into followed up by the CPCB. Further action taken report in the matter be furnished by CPCB after four months by 30.11.2020...."

Action Taken/Status:

In accordance with the orders of the Hon'ble Tribunal, CPCB vide letter dated 20/07/2020 forwarded the orders dated (uploaded) 07/07/2020 of the Hon'ble Tribunal to all Chief Secretary and SPCBs/PCCs for taking necessary action and submit the compliance status to CPCB in the specified format within the prescribed timeline.

State-specific format has been prepared by CPCB for submission of compliance status on the recommendations made in the Interim and Final report of the Monitoring Committee (excluding recommendations pertaining to contaminated site).

Reminder letter dated 28/10/2020 was also issued to 25 SPCBs/PCCs namely A&N Inland, Arunachal Pradesh, Assam, Bihar, Chandigarh, Delhi, DDD&NH, Goa, Haryana, Jammu & Kashmir, Jharkhand, Karnataka, Madhya Pradesh, Maharashtra, Manipur, Meghalaya, Nagaland, Punjab, Puducherry, Rajasthan, Tamil Nadu, Telangana, Uttar, Pradesh, Uttarakhand and West Bengal (who have not submitted compliance status report to CPCB).

CPCB vide its letter dated 15/07/2020 also communicated the orders of the Hon'ble Tribunal to the Ministry of Environment, Forest and Climate Change (MoEF&CC) followed by reminder on 25/11/2020 to ensure compliance in the matter. Also, vide letter dated 06/08/2020 and reminder letter dated 09/11/2020 various implementing Ministries/agencies i.e. Ministry of Shipping, Ministry of Commerce (CBIC), Ministry of Labour and Directorate General of Foreign Trade (DGFT) were requested to comply with directions of the Hon'ble Tribunal and submit compliance status.

In this regard, the status on the responses received from State/UT government; SPCB/PCC; MoEF&CC, Ministry of Shipping, CBIC, Ministry of Labour and DGFT is tabulated as below:

S. No.	Name of State/Agency	State/UT Government	SPCB/PCC
1	Andaman & Nicobar Island	X	1
2	Andhra Pradesh	X	/
3	Arunachal Pradesh	X	
4	Assam	/	1
5	Bihar*	X	1
6	Chandigarh	X	1
7	Chhattisgarh	X	1
8	DDD&NH	X	X
9	Delhi	X	1
10	Goa	/	/
11	Gujarat	X	/
12	Haryana	X	/
13	Himachal Pradesh	X	/
14	Jammu and Kashmir	X	/
15	Jharkhand	X	1
16	Karnataka	X	1
17	Kerala	X	/
18	Lakshadweep	X	1
19	Madhya Pradesh	X	1
20	Maharashtra	X	1
21	Manipur	/	/
22	Meghalaya	X	/
23	Mizoram	/	/
24	Nagaland*	X	/
25	Odisha	X	/
26	Puducherry	/	/
27	Punjab	/	/
28	Rajasthan	X	/
29	Sikkim	Х	/
30	Tamil Nadu	X	/
31	Telangana	X	/
32	Tripura	/	/
33	Uttar Pradesh	X	/
34	Uttarakhand *	X	/
35	West Bengal	/	/

^{*} The information provided by Bihar, Nagaland, and Uttarakhand SPCBs is not as per the prescribed format/does not includes the status on all the action points.

S. No.	Implementing Agency	Status on Submission
1.	DGFT	✓
2.	CBIC	✓
3.	MoEF&CC	X
4.	Ministry of Labour and Employment	✓
<i>5.</i>	Ministry of Shipping (a) DG(S) (b) Port Authorities	√ x

In this regard, Government of Punjab, West Bengal and SPCBs/PPCs of 15 States/UTs namely Andaman & Nicobar Islands, Chandigarh, Haryana, Jammu & Kashmir, Karnataka, Lakshadweep, Maharashtra, Meghalaya,

Odisha, Puducherry, Punjab, Telangana, Tripura, Uttar Pradesh and Uttarakhand have informed that the State level Monitoring/Advisory Committee has been constituted to oversee the implementation of the Hazardous & Other waste (Management and Transboundary Movement) Rules, 2016 alongwith recommendation of the Monitoring Committee. Further, Gujarat PCB has informed that Chief Secretary is regularly taking meeting in the matter of O.A No. 606/2018 wherein O.A no. 804/2017 is also a part and Madhya Pradesh PCB has also informed that the proposal has been submitted for constitution of committee.

The detail status on the compliance to the recommendations made in the Status report of CPCB (as submitted in June 2020) and in accordance with the orders (uploaded) dated 07/07/2020 of the Hon'ble Tribunal is deliberated in Section 3 and Section 4 respectively of this report.

3. STATUS ON COMPLIANCE OF OBSERVATIONS AND RECOMMENDATIONS IN THE CPCB REPORT VIS-À-VIS ORDERS DATED 07/07/2020 OF THE HON'BLE TRIBUNAL (EXCEPT PERTAINING TO CONTAMINATED SITES)

CPCB in its Status report submitted in June, 2020 (in compliance to the directions dated 26/08/2019 of the Hon'ble Tribunal) made various recommendations based on the compliance report submitted by various Ministries/State Govt/SPCBs/PCCs on the action points given in the Interim and Final Report of the Monitoring Committee vis-à-vis orders of the Hon'ble Tribunal in the said matter.

The Hon'ble Tribunal vide orders (uploaded) dated 07/07/2020 accepted the recommendations made in CPCB report (June 2020) and directed to comply with the observations and recommendations made therein. The status on compliance of the recommendations vis- a- vis orders dated 07/07/2020 of the Hon'ble Tribunal on the action points mentioned in the Interim and Final Report is deliberated in subsections 3.1 and 3.2 as below:

3.1 <u>Compliance Status, Observations and Recommendations on the action points covered in the Interim Report of the Monitoring Committee vis- a- vis orders dated 12/04/2019 of the Hon'ble Tribunal</u>

So far 34 State/UT Government/SPCBs/PCCs namely Andaman & Nicobar Islands, Andhra Pradesh, Arunachal Pradesh, Assam, Bihar, Chhattisgarh, Chandigarh, Delhi, Gujarat, Goa, Haryana, Himachal Pradesh, Jammu & Kashmir, Jharkhand, Karnataka, Kerala, Lakshadweep, Maharashtra, Madhya Pradesh, Manipur, Meghalaya, Mizoram, Nagaland, Puducherry, Punjab, Rajasthan, Odisha, Sikkim, Tamil Nadu, Telangana, Tripura, Uttar Pradesh, Uttarakhand and West Bengal have submitted status on the compliance to the recommendation and directions of the Hon'ble Tribunal for the period i.e. April-September, 2020. However, the information provided by Bihar, Nagaland and Uttarakhand SPCBs is not as per the prescribed format. Status on the submission of compliance report is as given below:

S. No.	States submitted compliance status	States not submitted compliance status
1.	Andaman & Nicobar	
	Islands	DD&DNH
2.	Andhra Pradesh	
3.	Arunachal Pradesh	
4.	Assam	
5.	Bihar*	
6.	Chhattisgarh	
7.	Chandigarh	
8.	Delhi	
9.	Goa	
10	Gujarat	
11	Haryana	
12	Himachal Pradesh	
13	Jammu & Kashmir	
14	Jharkhand	
15	Karnataka	
16	Kerala	
17	Lakshadweep	
18	Madhya Pradesh	
19	Maharashtra	
20	Manipur	
21	Meghalaya	
22	Mizoram	
23	Nagaland*	
24	Odisha	
25	Puducherry	
26	Punjab	
27	Rajasthan	
28	Sikkim	
29	Tamil Nadu	
30	Telangana	
31	Tripura	
32	West Bengal	
33	Uttar Pradesh	
34	Uttarakhand *	

^{*} The information provided by Bihar, Nagaland and Uttarakhand SPCBs is not as per the prescribed format/does not includes the status on all the action points."

11. The status of compliance by different States/UTs has been compiled in the report which is appended to this order as **Appendix-I**. The status of compliance by the CPCB in response to the recommendations of the Monitoring Committee dated 23.07.2019. The report mentions the response to 28 observations in the Monitoring Committee report contained in Appendix-A to the order dated

07.07.2020, which part of the report is appended to this order as **Appendix-II**.

- 12. The action taken report on contaminated sites has also been appended to the CPCB report with the observations and recommendations which are reproduced below:-
 - "4.0 Action Taken Report on contaminated sites in compliance of the Hon'ble National Green Tribunal, Principal Bench, New Delhi order dated 01.07.2020 in the matter of O. A. No. 804/2017: Rajiv Narayan & Anr. Vs Union of India & Ors.

4.1 Background

The Hon'ble National Green Tribunal, Principal Bench, New Delhi, in the matter of O. A. No. 804/2017: Rajiv Narayan & Anr. Vs Union of India & Ors has passed the following directions regarding contaminated sites vide its orders dated 01.07.2020, reproduced the same as below:

- "....14. We direct CPCB to take further steps for compliance by issuing appropriate directions and also to enforce its directions for recovery of compensation for the continuing damage to the environment on 'Polluter Pays' principle.... Apart from this, following specific directions may be complied with:
- (ii) Regarding remediation of contaminated sites, immediately 5 sites should be taken for remediation and executed within a period of six months. Environmental damages caused by such sites and loss in terms of monetary resources may also be estimated.
- 15. We direct all the States/UTs and PCBs/PCCs to comply with observations and recommendations in the report and furnish their compliance reports by 31.10.2020 to the CPCB. The Chief Secretaries of the States at the State level and the Ministry of Environment, Forest and Climate Change (MoEF&CC) and the CPCB at the national level may monitor compliance. At the national level, coordination with Central Ministries may be involved which MoEF&CC may look into followed up by the CPCB. Further action taken report in the matter be furnished by CPCB after four months by 30.11.2020"

A copy of the Hon'ble NGT order dated 01.07.2020 (uploaded on 07.07.2020) is annexed at **Annexure-I.**

4.2 Status on Assessment and Remediation of Contaminated Sites

(i) Aforesaid directions of Hon'ble NGT, were communicated vide letter dated 22.07.2020, to 21 SPCBs/PCC where the sites were identified, for taking necessary actions and to submit a report on assessment and remediation of contaminated in respective sites.

- (ii) A meeting was held with 21 SPCBs/PCC through VC on 02.09.2020 to review the compliance status. The said meeting was attended by Senior officials of SPCBs/PCC including few Member Secretaries. A copy of the minutes of meeting is annexed at **Annexure-IV**.
- (iii) 18 out of 21 States/UT (except Odisha, West Bengal and Delhi) have submitted compliance status reports along with details of sites inspected, testing of samples, etc. including details of assessment works carried out by them.
- (iv) 3 out of 21 States/UT namely Odisha, West Bengal and Delhi have requested more time for completion of site inspections, assessment and to submit compliance reports, due to on-going pandemic situation. State-wise number of sites as per the status reports submitted by SPCBs is given at **Table-1**.

Table-1: Details of action taken reports submitted by SPCBs/PCC

S.	Name of the	No. of	Action taken	Date of
No.	States/UT	sites	report submitted	submission
1.	Andhra Pradesh	4	Yes	10.11.2020
2.	Assam	4	Yes	01.12.2020
3.	Chhattisgarh	5	Yes	17.07.2020
4.	Delhi	23	No*	25.01.2021
5.	Goa	2	Yes	10.12.2020
6.	Gujarat	23	Yes	27.10.2020 &
7.	Haryana	14	Yes	07.11.2020 27.11.2020
8.	Himachal Pradesh	4	Yes	19.08.2020
9.	Jharkhand	14	Yes	29.07.2020 &
10.	Karnataka	25	Yes	02.11.2020
11.	Kerala	9	Yes	29.10.2020
12.	Madhya Pradesh	20	Yes	29.10.2020
13.	Maharashtra	6	Yes	18.11.2020
14.	Odisha	32	No*	03.11.2020
15.	Punjab	9	Yes	01.11.2020
16.	Rajasthan	10	Yes	11.09.2020
17.	Tamil Nadu	11	Yes	28.11.2020
18.	Telangana	9	Yes	24.11.2020
19.	Uttar Pradesh	43	Yes	27.11.2020
20.	Uttarakhand	6	Yes	25.11.2020
21.	West Bengal	7	No*	02.12.2020
	Total	280		

*Note: Due to Covid-19 pandemic situation, requested for more time to submit compliance report

- (v) States have also indicated that some of the probable sites in the list provided by CPCB are not showing any signs of contamination, hence proposed for de-listing of such sites.
- (vi) As per compliance reports submitted by SPCBs/PCC with supporting documents, such as details of site visits, sampling

activity carried out etc., the list of sites has been revised as below:

- a) Total number of sites identified- 280
- b) Confirmed contaminated sites- 112
- c) Sites which are probable or not investigated yet 168
- (vii) As per status reports, States are in the process of assessing the remaining 168 out of 280 sites, therefore the actual scenario of contaminated sites will remain unknown till completion of the task.
- (viii) As per the status reports submitted by SPCBs/PCC, site assessment, DPR preparation and remediation works are in different stages of completion. Accordingly, the status of sites has been compiled based on following criteria:
 - a) Probable sites need to be investigated by site inspection and preliminary sampling,
 - b) Confirmed sites where hazardous waste is till lying,
 - c) Confirmed sites for which DPRs have been prepared by CPCB/MoEF&CC,
 - d) Sites where remediation works are initiated or ongoing.

A clear picture on contaminated sites will be known only when SPCBs/PCC gets the sites investigated by responsible parties or investigate the sites by themselves. Revised list of probable and confirmed contaminated sites have been compiled and state-wise revised distribution is given at Table-2.

Table-2: Revised State wise distribution of contaminated sites

		Status submitted		Upda	ted status	as December,
S. No.	States/UTs	before Hon'ble NGT in June, 2020 Total Sites (PCS +CS)	De-listed sites	Total Sites¹	Probable Sites (PCS)	Contaminated Sites (CS)
1	Andhra Pradesh	3 (3+0)		41	4	0
2	Assam	4 (2+2)		4	2	2
3	Chhattisgarh	5 (3+2)		5	3	2
4	Delhi (NCR)	26 (14+12)	3	23	12	11
5	Goa	2 (1+1)		2	1	1
6	Gujarat	23 (15+8)		23	15	8
7	Haryana	17 (13+4)	3	14	10	4
8	Himachal Pradesh	6 (5+1)	2	4	3	1
9	Jharkhand	14 (12+2)		14	12	2
10	Karnataka	25 (19+6)		25	19	6
11	Kerala	10 (6+4)	1	9	5	4
12	Madhya Pradesh	20 (14+6)		20	14	6
13	Maharashtra	6 (3+3)		6	3	3
14	Odisha	32 (9+23)		32	9	23
15	Punjab	9 (3+6)		9	3	6
16	Rajasthan	11 (9+2)	1	10	8	2

	Uttar Pradesh Uttarakhand	42 (17+25) 9 (8+1)	3	43 ¹ 6	22 5	1
0.1	West Bengal	7 (6+1)		7	6	1
21	west bengui	291 (175+116)		-		

Revised list of sites giving details of assessment and actions initiated by SPCBs/PCC is given at **Annexure-V**.

- (ix) State wise details of Action taken/initiated by SPCBs/PCC in compliance to directions of Hon'ble NGT are compiled and given at Annexure-VI.
- (x) Some progress has been observed in 112 confirmed sites in terms of preparation of DPRs, initiation and execution of remediation works. The details of the same are as below:
 - a. Remediation works have been initiated in 8 sites, in States namely; Gujarat (2), Jharkhand (1), Maharashtra (1), Tamil Nadu (2) and Uttar Pradesh (2). These remediation works have been taken up primarily by the responsible party/industry as per the directions or monitoring of SPCBs. Details of these sites are given at **Table-3**.
 - b. CPCB/MEF&CC have carried out a project for detailed site assessment and preparation of Detailed Project Reports (DPRs) have been prepared for 20 sites with funding under NCEF/CBIPM Projects. The initiative was to carry out pilot studies to guide future assessment and preparation of DPRs for remediation works. It is expected that these DPRs would form basis for to execute remediation works by Responsible Parties if identified or the State Government in case of orphan sites. Details of the sites for which DPRs have been prepared is given at **Annexure-VII**.

In this context, orphan sites are those sites where polluter is not identified or the polluter is not in a position to bear remediation cost.

- c. In remaining identified contaminated sites, the SPCBs/PCC are required to direct the responsible party to carry out detailed investigation and remediate the sites scientifically as per the guidance document provided by CPCB/MoEF&CC. Funds for remediation may be borne by the responsible party. In case of orphan sites, SPCBs may approach State Government for assessment and remediation in larger public interest of protecting health of people living in impact zone.
- (xi) Maharashtra and Andhra Pradesh States have informed that environmental

site assessment is in progress at 7 sites. These sites include Uranium Corporation of India, Kadapa, Andhra Pradesh and LG Polymers site in Vishakhapatnam, Andhra Pradesh. 5 Sites in Maharashtra are Mithi River, Industrial areas of Deonar, Tarapur and Nashik. Details of sites is given at Annexure-VIII.

- (xii) With regard to directions of Hon'ble NGT that 5 sites should be remediated within a period of 6 months, remediation works have been initiated in 3 sites in Odisha and 2 sites in UP where tendering process is underway. In addition, one more site in Kerala has also been initiated tendering process. Details of these sites are given at Annexure-IX.
- (xiii) It is observed that remediation works are under progress in 8 sites in 5 states. SPCBs/PCC are required to monitor these sites to check whether remediation works are carried as per DPRs and meet site specific target levels for cleanup. Details of these sites along with observations is given at Table-3.

Table-3: List of 8 sites for which remediation works initiated by Responsible Parties:

S. No.	Name of the Site	Action taken/Initiated by SPCB	Observations
		Gujarat (02)	
1.	Effluent Channel Project Limited (ECPL), Baroda Effluent Canal, Vadodara District	i) In groundwater samples ii) Color, Phenolic compound, Sulphate, Chloride & TDS are reported higher than acceptable limit of BIS. Remediation work is undertaken by Dye- manufacturing and Pharmaceutical industries (Responsible Parties).	GPCB may monitor target levels periodically. Responsible party may be directed to submit monthly or quarterly progress reports.
2.	Swastik Organic, Sabar Dairy Road, Piplodi, Gujrat	i) Hazardous waste lying at the site was already lifted and shifted to TSDF. ii) In the downstream at village Boriya Khurad, about 7 to 8 bore wells reported as contaminated with reddish brown coloured water. iii) In this regard, it reported that crops like wheat, cotton & castor are irrigated with this colored water. iv) GW samples collected and reported about 200 Pt Co yellowish color. The responsible party has awarded the remediation work to GITCO.	Subsequent to lifting, soil contamination may still remain at the site. GPCB may carry out GW, SW and sediment sampling. Responsible party may be directed to submit monthly or quarterly progress reports. Status report may be updated GSPCB at website and submit to CPCB.
		Jharkhand (01)	

3.	Roro hills, Jharkhand - 833201	Detailed investigation report on "Rehabilitation of Roro abandoned asbestos mines" along with remediation status as per direction of Hon'ble NGT is submitted. It was informed that, remedial action has been taken by Dept. of Mining, Jharkhand.	Jharkhand PCB may monitor progress or remediation works, and status report may be updated from time to time at website and submit to CPCB.
Maharashtra (01)			
4.	M/s Godavari Bio- Refineries, Ahmed Nagar District, Maharashtra	Contaminated groundwater is being remediated by applying Bioremediation technique since September, 2017 and the same is underway.	MPCB should monitor progress status report may be updated at website and submit to CPCB from time to time.
Tamil Nadu (02)			
<i>5. 6.</i>	M/s HUL, Kodaikanal, Tamil Nadu Tondairpet, Chennai,	Trail remediation has been done by M/s HUL. TNPCB had approved Consent to Establish for execution of soil remediation activity. All requisite machineries have already been installed for soil remediation. Remediation work is undertaken by	TNPCB may monitor remediation works being undertaken by Responsible party. Status report may be updated at SPCB's website and also submit to CPCB.
0.	Tamil Nadu	M/s BPCL since 2016.	
Uttar Pradesh (02)			
7.	Industrial Area Meerut Road, Ghaziabad, Uttar Pradesh	Cr(VI) in groundwater is remediated by applying: (i) Pump & Treat (P&T) technique, (i) Bioremediation technique, Remediation work is underway since 2012.	UPPCB may monitor remediation work undertaken by Responsible Party and upload status report at its website and also submit to CPCB from time to time.
8.	Lohia Nagar C Block, Ghaziabad		

4.3 Observations and Recommendations

1. In compliance to directions of Hon'ble NGT, SPCBs/PCC have reported that 14 sites in 7 States as non-contaminated and 168 sites are yet to be investigated. As per reports, site investigation were carried out with limited sampling in most cases 1 or 2 samples. Conclusion may not be drawn even if concentrations levels are within screening criteria as there may be scope of missing pocket of contaminated matrices in adjoining of areas. Therefore prior to declaring the site as non-contaminated, SPCBs/PCC may conduct systematic investigation as per Reference Document issued by CPCB.

- Findings of the report may be placed at SPCB/PCC website and also submit to CPCB from time to time.
- 2. As per directions of Hon'ble NGT dated 01.07.2020, 5 sites should be taken for remediation and executed within a period of six months. In compliance, 3 contaminated sites in Odisha have been initiated remediation works and for other 2 sites in UP tendering process is underway. In addition, 1 site in Kerala has also been initiated tendering process. In this regard, it is submitted that remediation projects are new in the country where relatively there standardization in tendering process and limited experience in execution, hence execution of remediation works may take more time than normal civil works. However, SPCBs/PCC should direct the concerned responsible agencies to expedite the process and realistic timeline should be monitored strictly.
- 3. 3 out of 21 States/UT namely Odisha, West Bengal and Delhi have requested more time for completion of preliminary site investigation of the sites and to submit compliance reports, due to on-going pandemic situation.
- 4. As per status report, hazardous waste is still lying at 8 sites in 5 States for which DPRs have already been prepared or under completion (for kind reference at Annexure-V). Action for shifting of hazardous waste initiated in 3 sites in Odisha. *In this regard, it is submitted that open dumping of hazardous* waste will result in continuous and active release of contaminants to soil and groundwater and thereby the contaminated plume may increase gradually, this may also impact cost of remediation adversely. Therefore, it is essential to lift hazardous waste immediately to contain further damage to environment. SPCBs/PCCs may therefore direct all responsible parties to immediately lift the waste and dump at common hazardous waste treatment, storage and disposal facilities (TSDFs). In case of orphan sites, this work may be carried out by respective State Governments to protect public health.
- 5. CPCB may continue to maintain a centralized list of contaminated sites for which SPCBs may update the list periodically supplementing with site specific data. The data may be uploaded on websites and SPCBs and CPCB.
- 6. As per the status reports, Empowered Monitoring Committees (EMC) has been constituted by Odisha State, rest of the States have not constituted EMC for monitoring of Remediation Plan.
- 7. SPCBs/PCC may recognize remediation of contaminated sites as a regular activity. Dedicated teams and infrastructure may be developed by SPCBs/PCC to identify the sites, monitor and regulate the remediation as per MoEF&CC and CPCB guidance documents.

- 8. In case of orphan sites, SPCBs may approach State Government to prepare DPRs and execute remediation works. In cases where polluter or the responsible party is identified, SPCBs may direct the party to bear the cost and execute remediation works with prior authorization from SPCBs/PCC. In case the responsible party fail to remediate, the cost of remediation may be recovered as per polluter pays principle.
- 9. SPCBs/PCC should direct the responsible parties to immediately lift the hazardous waste still lying at dumpsites.
- 10. SPCBs/PCC may take follow-up actions as per the State specific observation of CPCB given at **Annexure VI.**"
- 13. The report also mentions the mechanism to cross verify the status of hazardous waste generating/handling industries. Finally, the report gives the State-wise compliance status of the action taken by the State PCBs/PCCs with the observations and suggestions of the CPCB.
- We have considered the report of the CPCB and appreciate the efforts in compiling all the relevant information on this important subject and direct that observations/suggestions of the CPCB with reference to the compliance by the State PCBs/PCCs may now be duly complied expeditiously, which may be further overseen by the CPCB. The CPCB may assess compensation if the State PCBs/PCCs neglect compliance, following due process, which may be recovered and utilized for restoration of the environment, by preparing an action plan to be approved by the Chairman, CPCB. Even though the report of the CPCB is exhaustive for all the States, we take on record the report furnished by the Oversight Committee for State of UP filed on 10.09.2020. As directed earlier, the MoEF&CC may follow up compliance of steps to be taken by the Central Ministries, for which purpose the CPCB may coordinate with the MoEF&CC. CPCB may impose compensation, if necessary, on the States/UTs which fail to set up TSDF or make other alternative arrangement for management of hazardous waste as per Rules. CPCB

may also notify the contaminated sites, having potential for damage to

the environment, in public domain, alongwith damage caused and the

studies undertaken. CPCB may also ensure that hazardous waste

generators/recycles/operators of TSDF follow safety protocols, undertake

periodical audits, have onsite and offsite emergency plans to avert

accidents and fire and other environmental damage.

15. In view of the exhaustive report and having issued directions for

compliance and further monitoring, we do not find it necessary to keep

the matter pending with the Tribunal. The proceedings before the

Tribunal are accordingly closed, with further monitoring being done at

the level of the CPCB and the MoEF&CC, as already directed.

We also permit the applicant to give any further suggestion to the

CPCB within one week.

A copy of this order be forwarded to the CPCB, the MoEF&CC, all

State PCBs/PCCs by e-mail for compliance.

Adarsh Kumar Goel, CP

S.K. Singh, JM

Dr. Nagin Nanda, EM

January 29, 2021 Original Application No. 804/2017

(Earlier O.A.No.36/2012)

SN

37

APPENDIX-I

The status on the compliance visa- a- vis recommendations are as given below:

S. No.	GENRAL DIRECTIONS	STATUS OF COMPLINACE	REMARKS/OBSERVATIONS	RECOMMENDATIONS	
1.	& Nicobar Islands,	Nicobar Islands, Arunachal Pradesh, DD&DNH, Karnataka, and Meghalaya	None of the 05 SPCBs/PCCs namely Arunachal Pradesh, DD&DNH, Karnataka, and Meghalaya have submitted quarterly compliance status report for the period of July, 2019 to March 2020. However, Andaman & Nicobar Islands, Arunachal Pradesh, Karnataka and Meghalaya have submitted status as on date.	DD&DNH shall submit the quarterly compliance status to CPCB immediately.	
2.	As per categorization made by CPCB, since SPCBs of Assam and Chhattisgarh	Not Complied - Chhattisgarh and Assam	Compensation not deposited by Assam and Chhattisgarh.	The Hon'ble Tribunal may pass appropriate orders based on submissions made	

S.No.	GENRAL DIRECTIONS	STATUS OF COMPLINACE	REMARKS/OBSERVATIONS	RECOMMENDATIONS
	have not set-up TSDF within the timeline (i.e. upto 31/03/3020) stipulated by the Hon'ble Tribunal vide its order dated 26/08/2019, the Hon'ble Tribunal may direct accordingly for imposition of environmental compensation in accordance with the said order.		However, State Government of Assam vide its letter dated 30/09/2020 requested CPCB to move application before Hon'ble NGT to condone the compensation. In response CPCB vide its letter dated 23/11/2020 requested the Environment and Forest Department to directly approach Hon'ble NGT for any relief in this regard.	by Chhattisgarh and Assam, if any.
3.	SPCBs/PCCs shall ensure timely submission of annual returns by all occupiers and in case of non-compliances (i.e. for non-submission/after lapse of timeline) action may be taken in accordance with the provisions laid down under the HOWM Rules, 2016.	Complied Bihar, Haryana, Puducherry, Sikkim Partially Complied- Arunachal Pradesh, Chandigarh, Gujarat, Himachal Pradesh, Jammu & Kashmir, Kerala, Madhya Pradesh, Maharashtra, Manipur, Mizoram, Odisha, Punjab, Rajasthan, Telangana, Tripura, Uttar Pradesh Uttarakhand and West Bengal Not Complied - Andaman & Nicobar Islands, Andhra Pradesh, Chhattisgarh, Delhi, Goa, Jharkhand, Karnataka,	unit Assam PCB has not reported the number of units who have submitted annual returns.	i. 10 SPCBs/PCC namely Andaman & Nicobar Islands, Andhra Pradesh, Chhattisgarh, Delhi, Goa, Jharkhand, Karnataka, Meghalaya, Nagaland and Tamil Nadu be directed to ensure timely submission of annual returns by all occupiers and in case of non- compliances (i.e. for non-submission/after lapse of timeline) action may be taken in

	ATUS OF COMPLINACE	REMARKS/OBSERVATIONS	RECOMMENDATIONS
Naga	shadweep, Meghalaya, aland and Tamil Nadu ormation not provided- am		accordance with the provisions laid down under the HOWM Rules, 2016. ii. 18 SPCBs/PCC (i.e. Arunachal Pradesh, Chandigarh, Gujarat, Himachal Pradesh, Jammu & Kashmir, Kerala, Madhya Pradesh, Maharashtra, Manipur, Mizoram, Odisha, Punjab, Rajasthan, Telangana, Tripura, Uttar Pradesh Uttarakhand and West Bengal) shall ensure to take action in accordance with the provisions laid down under the HOWM Rules, 2016, against the occupiers not submitting the annual returns within the stipulated timeline.

S.No.	GENRAL DIRECTIONS	STATUS OF COMPLINACE	REMARKS/OBSERVATIONS	RECOMMENDATIONS
				iii. Assam PCB be directed to submit the status of submission of annual return by HW generating units in the State of Assam and action taken in case of defaulting units. Further, Lakshadweep PCC be directed to grant authorization to hazardous waste generating/handling units in accordance with HOWM Rules, 2016.
4.	SPCBs/PCCs shall prepare annual inventory report on hazardous and other waste generation and its management, as per CPCB's guidelines and ensure submission of same within stipulated timeframe as laid down under HOWM Rules, 2016.	Delhi, Goa, Haryana, Himachal Pradesh, Jammu & Kashmir, Jharkhand, Kerala, Maharashtra, Manipur, Mizoram, Nagaland, Sikkim, Tamil Nadu, Uttar Pradesh and Uttarakhand Partially Complied - Andaman & Nicobar Islands, Assam, Andhra	Due to the on-going pandemic and based on request received from SPCBs/PCCs, submission of annual inventory was extended by 20/10/2020. However, 09 SPCBs namely Andhra Pradesh, Chhattisgarh, Gujarat, Madhya Pradesh, Odisha, Puducherry, Punjab,	i. 04 SPCBs/PCC namely Arunachal Pradesh, Karnataka, Lakshadweep and Tripura shall be directed to immediately submit the annual inventory to CPCB. ii. Assam PCB and
	2016.	Pradesh, Chhattisgarh, Gujarat, Madhya Pradesh, Meghalaya,	Telangana and West Bengal	Meghalaya sha

S.No.	GENRAL DIRECTIONS	STATUS OF COMPLINACE	REMARKS/OBSERVATIONS	RECOMMENDATIONS
		Puducherry, Punjab, Odisha, Rajasthan, Telangana and West Bengal. Not Complied – Arunachal Pradesh, Karnataka, Lakshadweep and Tripura	have submitted annual inventory after 20/10/2020 Assam PCB and Meghalaya have not submitted the annual inventory as per the prescribed format. Rajasthan PCB has submitted inventory of 2019-20 vide letter dated 28/12/2020.	iii. 11 SPCBs/PCCs namely Andaman & Nicobar Islands, Andhra Pradesh, Chhattisgarh, Gujarat,
5.	verification and reconciliation of closing of manifest document for all the	, , , , , , , , , , , , , , , , , , , ,	It was observed that verification and reconciliation of closing of manifest document has been carried out in few cases by SPCBs/PCCs. Goa PCB has not provided details on the number however informed that partially complied.	document for all the cases (i.e. within the state and interstate) in hazardous waste handling/generating

S.No.	GENRAL DIRECTIONS	STATUS OF COMPLINACE	REMARKS/OBSERVATIONS	RECOMMENDATIONS
		Not Complied – Andaman & Nicobar Islands, Bihar, Chhattisgarh, Delhi, Goa, Karnataka, Lakshadweep, Manipur, Mizoram and Nagaland Information not provided- Uttarakhand	Gujarat PCB has verified reconciliation of closing of manifest within the state, however, w.r.t inter-state informed that the same shall be complied through NHWIS portal. Manipur PCB has informed that the quantity of hazardous wastes generated (i. e. used oil) are mostly reused. Therefore, reconciliation of manifest does not arise. Puducherry PCC has informed that all the units are disposing HW through neighbouring state. Hence closing of manifest is found difficult as the grey copies were not received.	
6.	SPCBs/PCCs of 25 States/UTs shall initiate action on development of sectoral process based reasonable HW generation range/ environmental benchmarking/guidelines	Himachal Pradesh, Kerala, Madhya Pradesh, Mizoram, Tamil Nadu and West Bengal	Haryana and Kerala PCBs have initiated the process to get study conducted from NPC. Assam has initiated action for benchmarking of HW for recycling/utilization in case of petroleum refineries and oil	SPCBs/PCCs shall expedite/initiate action on development of sectoral process based reasonable HW generation range/environmental benchmarking/guidelines for

S.No.	GENRAL DIRECTIONS	STATUS OF COMPLINACE	REMARKS/OBSERVATIONS	RECOMMENDATIONS
	for HW recycling/ utilization and approach for waste management hierarchy and submit the progress report on the same within 06 months to CPCB.	(December, 2021), Bihar (31/12/2022), Chandigarh (March, 2021), Chhattisgarh (03 months) Jammu & Kashmir (March, 2021) and Punjab (March, 2021) Not Complied - Andaman & Nicobar Islands Andhra Pradesh, Assam, Delhi, Goa, Jharkhand, Karnataka, Lakshadweep, Manipur, Maharashtra, Meghalaya, Nagaland, Odisha, Puducherry, Rajasthan, Sikkim, Telangana, Tripura and Uttar Pradesh. Information not Provided - Uttarakhand	and gas production sector in the State. The process shall require some time for its completion. Himachal Pradesh has constituted Committee in this regard. Goa, Jharkhand and Maharashtra PCBs have informed that it is under process. Manipur Only used oils generated from automobile workshops and garages sector, however details not provided. Tripura PCB requested CPCB to develop such benchmark/guidelines for HW recycling and approach for waste management hierarchy.	approach for waste management hierarchy. Further, the details on the sector identified and progress
7.	regular updation of website with respect to all	Complied - Andhra Pradesh, Assam, Chhattisgarh, Delhi, Goa, Gujarat, Haryana, Jammu & Kashmir, Jharkhand, Maharashtra, Odisha,	Chandigarh has informed that security auditing under process.	SPCBs/PCCs to ensure regular updation of website with respect to all enforcement actions along with details of industries and action taken thereof.

S.No.	GENRAL DIRECTIONS	STATUS OF COMPLINACE	REMARKS/OBSERVATIONS	RECOMMENDATIONS
		Puducherry, Tamil Nadu, Telangana, Tripura Not Complied – Andaman & Nicobar Islands, Arunachal Pradesh, Bihar, Chandigarh, Himachal Pradesh, Karnataka, Kerala, Lakshadweep, Madhya Pradesh, Mizoram, Meghalaya, Manipur, Nagaland, Rajasthan, Punjab, Uttar Pradesh and West Bengal Not applicable (not observed any non-compliances)- Sikkim Information not Provided - Uttarakhand	Karnataka has provided the web link of the Board despite of providing specific link. West Bengal PCB has informed that developing/ uploading work of their new website under progress.	
8.	SPCBs/PCCs (of States/UT having spent solvent recovery units) shall ensure implementation of the CPCB directions dated 30/01/2019 and submit the compliance report annually to CPCB.	Madhya Pradesh, Odisha, Puducherry, Punjab, Tamil Nadu, Telangana and West Bengal Partially Complied - Rajasthan and Uttar Pradesh Not Applicable (no spent solvent recovery unit)- Andaman & Nicobar	Rajasthan PCB has verified only 01 unit, out of 03 units, manifest system is being followed up by only 01 unit; no action has been taken against erring units and also no interaction programs has been conducted with stakeholders. Uttar Pradesh PCB has not provided web link w.r.t publishing of spent solvent	 i. Rajasthan PCB shall ensure compliance of all points of the CPCB direction dated 30.01.2019. ii. Uttar Pradesh PCB shall ensure display of inventory on spent solvent recovery units on their website as per CPCB's directions.

S.No.	GENRAL DIRECTIONS	STATUS OF COMPLINACE	REMARKS/OBSERVATIONS	RECOMMENDATIONS
		Assam, Bihar, Chandigarh,	inventory on their website and	iii. UPPCB shall conduct
		Chhattisgarh, Delhi, Himachal	also not carried interaction	industry interaction
		Pradesh, Haryana, Jammu &	program to create awareness.	programs within a
		Kashmir, Jharkhand, Kerala,		month to create
		Lakshadweep, Manipur, Mizoram,		awareness and
		Meghalaya, Nagaland, Sikkim,		sensitization on
		Tripura and Uttarakhand.		HOWM Rules, 2016
				with all the
				stakeholder industries
				of Spent Solvent
				generation/utilization.

The state-wise status on compliance of the recommendations are given as below:

S. NO.	STATE/UT	DIRECTIONS	STATUS		RECOMMENDATIONS
1.	Andaman & Nicobar	of the Monitoring Committee and		i. ii.	Shall carry out identification and quantification of Hazardous and Other Waste. Board shall ensure verification of closing of the manifests received and reconcile the HW handling data.
			ii. Not Complied w.r.t Scientific principal based identification and quantification of Hazardous waste; development of elaborate protocol for preprocessing; inspection and monitoring of waste collector/recycler/utilizer; Closing and reconciliation of manifest; Verification of inventory submitted by units; Development of waste generation range; website updation w.r.t enforcement actions; inclusion of fluorescent and other mercury containing lamps into the ambit of HW inventory; Capacity building; approach for recycling/utilization as per waste management	iii. iv.	Board shall invoke the powers conferred under clause 23 (1) and (2) of the Rules, related to all damages caused to the environment or third party due to improper handling and management of the hazardous and other wastes, and noncompliance respectively. Board shall verify and validate the inventory data before accepting the same and adopt the CPCB's guidelines while preparation of HW inventory report. Board shall prosecute habitual and serious defaulters under provisions of the Environment (Protection) Act, 1986. Other

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
		iii. Board shall be directed to submit the status on setting up of TSDF or sharing arrangement with authorized common TSDFs of neighboring states.	hierarchy; Development of benchmarking for HW generation and possibility of recycling/utilization. iii. Partially Complied w.r.t inclusion of domestic Hazardous waste into the ambit of national hazardous waste inventory; setting up of TSDFs or sharing arrangement. (PCC has informed that as per CPCB document, A&N Island falls under the states/UT generating less than 500 MTA of landfillable HW be permitted to make sharing arrangement with neighboring states for disposal of Hazardous waste. In this regard, PCC has authorized unit for collection, storage and transportation of used oil, however, no information has been provided w.r.t arrangement made for disposal of hazardous waste.) i. Not applicable:	and recycling/utilization facilities for enhanced level and frequency of enforcement and environmental monitoring. vii. Board shall develop sectoral process based reasonable HW generation range to have uniformity in assessing the HW generation from industries and benchmarking the same with its peers, rather than solely depending on industry data.

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
NO.			w.r.t. direction to common TSDF operator for not returning HW consignment, environmental audit of TSDFs, disclosure of escrow account)	based on principle of proportionality and also, precautionary principle. x. Board shall develop document in recycling and utilisation of HW in terms waste management hierarchy mandated in the rules across all the States in order to ensure the level playing field for the industry. xi. Board shall also develop certain benchmarks/ guidelines for the possibilities of HW recycle/utilisation on case to case basis. xii. Board shall develop concept of environmental benchmarking among the similar industries generating HW can be useful to ensure consistency and uniformity. The emerging trend of circular economy would be a key intervention for rationalizing the HW generation and reuse/utilisation.

S. NO.	STATE/UT	DIRECTIONS	STATUS		RECOMMENDATIONS
				xiii.	In accordance with the orders dated 26/08/2019 of the Hon'ble Tribunal and CPCB report on categorization of States, Board shall submit the status on sharing arrangement made with authorized common TSDFs of neighboring states.
				xiv.	Board needs to take cognizance of aspects while enforcing the relevant rules (w.r.t. domestic hazardous waste and hazardous waste generated from e-waste rules like fluorescent lamp other mercury containing lamp) and also, preparation of HW inventory and other interventions.
				xv.	Board shall initiate action for establishment of the laboratory facility where all HW parameters as required under the Rules can be analyzed.

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
2.	Andhra Pradesh	i. Develop enforcement framework document for effective enforcement of Rules within one month. vi. Expedite conducting of environmental audit of common/captive TSDFs available in the State and submit the audit report to CPCB.	Board is implementing the framework developed by CPCB. xvi.Partially Complied Andhra Pradesh PCB has informed that board has inspected both	i. Andhra Pradesh PCB shall immediately submit the environmental audit report of common TSDFs and shall also initiate audit of captive TSDFs operating in the state and submit the audit report to CPCB. vii. Develop sectoral process based reasonable HW generation range to have uniformity in assessing the HW generation from industries and benchmarking the same with its peers.
		ii.Develop sectoral process reasonable HW generation range to have uniformity in assessing the HW generation from industries and benchmarking the same with its peers.	APPCB is issuing Consent for Establish (CFE) after thorough verification of material balance and	viii. Andhra Pradesh PCB direct the operator of common TSDF, Nellore to deposit the mandatory in escrow account and display of same on website of operators. ix. Board shall immediately take necessary action in case of non –compliant spent solvent recovery units.

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
		iv. Immediately open escrow account in the remaining TSDF also and ensure verification of same by board and display on website of operator.	iv. Partially complied Both TSDFs (i.e. Nellore and	update inventory of Spent Solvent Recovery Units (available in their States) on Board's website and provide the link of same.
		v. Andhra Pradesh PCB to ensure all the Spent solvent recovery units operating in the State have mandatory authorization, following manifest system and have been verified for compliance of CPCB's SoP. Further, Board to initiate action against the erring units.	generating units and 84 spent solvent recovery units authorized to recover approx. 1 Million	

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
			documents/other provision of the HOWM Rules, 2016.	
		vi. Board shall immediately update inventory of Spent Solvent Recovery Units available in their States on Board's website and provide the link of same.	vi. Not-Complied No information provided by Andhra Pradesh PCB in this regard.	
3.	Arunachal Pradesh	 i. Board shall take necessary action for compliance to the HOWM Rules, 2016 and recommendations of the Monitoring Committee. iii. Board shall be directed to submit the 2nd, 3rd and 4th quarter compliance report. iii. Board shall be directed to submit the status on setting up of TSDF or sharing arrangement with authorized common TSDFs of neighboring states. 	w.r.t. stipulation of mode of management of HW in authorization document, prosecution of habitual and serious defaulters under provisions of the Environment (Protection) Act, 1986, documentation of non-compliances iii. Partially Complied w.r.t. verification of closing of the manifests; verification of annual returns.	 i. Board shall initiate action for inclusion of Other waste in the regulatory actions, including inventory. ii. Shall carry out identification and quantification of Hazardous and Other Waste. ii. Shall develop elaborated protocols for pre-processing and recycling/utilization facilities for enhanced level and frequency of enforcement and environmental monitoring. v. Shall develop Uniform format
			w.r.t. development of elaborated protocols for pre-processing and recycling/utilization facilities (timeline– December, 2021);	for visits and inspections of HW handling facilities is necessary to ensure comprehensive inspections

S. NO.	STATE/UT	DIRECTIONS	STATUS		RECOMMENDATIONS
			of Hazardous and Other Waste		as per the provisions of the
			;development of Uniform format		Rules.
			for visits and inspections ;	v.	Board shall develop sectoral
			updation of websites w.r.t. all		process based reasonable HW
			enforcement actions ;		generation range to have
			development of sectoral process		uniformity in assessing the
			based reasonable HW generation		HW generation from industries
			range (timeline- December, 2021)		and benchmarking the same
			; development of framework for effective enforcement of Rules ;		with its peers, rather than
			setting up of TSDF or sharing		solely depending on industry
			arrangements with TSDF of		data.
			neighboring State; setting of	vi.	Board shall update websites
			laboratory facility (timeline–		with respect to all enforcement actions along with details of
			December, 2022); cognizance of		<u> </u>
			aspects while enforcing the		industries and action taken.
			relevant rules ; inclusion of Other	vii.	Board shall develop an
			Waste and Domestic HW into the		enforcement framework for
			ambit of annual inventory ;		effective enforcement of Rules
			development of environmental		based on principle of
			benchmarking among similar		proportionality and also, precautionary principle.
			industries (timeline– December,		
			2022)	V111.	Board shall develop document
					in recycling and utilisation of
			v. Not applicable:		HW in terms waste management hierarchy
			w.r.t. direction to common TSDF		mandated in the rules across
			operator for not returning HW		all the States in order to
			consignment, environmental		an the states in order to

S. NO.	STATE/UT	DIRECTIONS	STATUS			RECOMMENDATIONS
			audit of TSDFs, escrow account)	disclosure of		ensure the level playing field for the industry.
					ix.	Board shall also develop certain benchmarks/ guidelines for the possibilities of HW recycle/utilisation on case to case basis.
					X.	Board shall develop concept of environmental benchmarking among the similar industries generating HW can be useful to ensure consistency and uniformity. The emerging trend of circular economy would be a key intervention for rationalizing the HW generation and reuse/utilisation.
					xi.	In accordance with the orders dated 26/08/2019 of the Hon'ble Tribunal and CPCB report on categorization of States, Board shall submit the status on sharing arrangement made with authorized common TSDFs of neighboring states.

S. NO.	STATE/UT	DIRECTIONS	STATUS		RECOMMENDATIONS
				xii.	Board needs to take cognizance of aspects while enforcing the relevant rules (w.r.t. domestic hazardous waste and hazardous waste generated from e-waste rules like fluorescent lamp other mercury containing lamp) and also, preparation of HW inventory and other interventions.
				xiii.	Board shall immediately upgrade the laboratory facility where all HW parameters as required under the Rules can be analyzed.
4.	Assam	i. Immediately adopt identification and quantification of HW based on scientific principal; inclusion of mode of management of each hazardous waste generated in the authorization document.	i. Not Complied.	i.	Board shall immediately adopt the identification and quantification of HW based on scientific principal; inclusion of mode of management of each hazardous waste generated in the authorization
		ii. Develop elaborate protocol environmental monitoring of recyclers/utilizers within one		ii.	document. Board shall ensure availability
		month.	year; Category 17 and red		of laboratory facilities for

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
			category units and captive TSDFs- once in 06 months; Pre-processing, recycling & utilization units- once	analysis of all the parameters as specified in HOWM Rules.
			in 03 months.	iii. Develop enforcement framework document for effective enforcement of Rules.
		iii. Take initiative for development of	iii. Partially Complied	
		centralized laboratory for north- east region and commissioning of same within 06 months.	Laboratory facility available with Assam PCB has been provided.	iv. Expedite conducting of environmental audit of captive TSDFs available in the State and submit the audit report to
		iv. Develop enforcement framework	iv. Partially Complied	CPCB.
		document for effective enforcement	Draft framework prepared	
		of Rules within one month.	consisting of monitoring/tracking of non-compliances and frequency of inspection, inventorization of industries and identification and categorization of violations and action to be initiated thereof.	v. Immediately set up TSDF in their State as the timeline (i.e 31/03/2020) stipulated by the Hon'ble Tribunal for compliance has already lapsed.
		v. Board shall immediately update website with respect to all enforcement actions along with details of industries and action taken.	v. Complied	
		tarcii.		
		vi. Expedite conducting of environmental audit of captive	vi. Not Complied	

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
		TSDFs available in the State and submit the audit report to CPCB.	Guidelines being sought from CPCB.	
		vii. Immediately set up TSDF in their State as the timeline for compliance has already been lapsed.		
5.	Bihar	 i. Board shall invoke the powers conferred under clause 23 (1) and (2) of the Rules, related to all damages caused to the environment or third party due to 	format circulated by CPCB vide letter dated 20/07/2020, however, quarterly report for July-September,	i. Board shall immediately submit the compliance status report for the period April-September, 2020 to CPCB as per prescribed format.
		improper handling and management of the hazardous and other wastes, and non-compliance respectively.	<u>-</u>	ii. Board shall invoke the powers conferred under clause 23 (1) and (2) of the Rules, related to all damages caused to the environment or third party
		ii. Board shallexpedite the development of elaborate protocols to ensure enhanced level and frequency of enforcement and		due to improper handling and management of the hazardous and other wastes, and non- compliance respectively.
		environmental monitoring of recycling/ utilisation facilities.	vii. Not complied	iii. Board shall expedite the development of elaborate protocols to ensure enhanced

S. NO.	STATE/UT	DIRECTIONS	STATUS		RECOMMENDATIONS
		renewal or inspections in order to invoke powers of refusal or revocation of authorization as per Rules.			level and frequency of enforcement and environmental monitoring of recycling/ utilisation facilities.
		iv. Board shall immediately update website with respect to all enforcement actions along with details of industries and action taken. v. Board needs to take cognizance of aspects while enforcing the relevant	 iv. Not complied v. Partially complied (UDHD and ULBs have been sensitized for setting up of 	iv.	Non-compliance to be documented while processing authorization for renewal or inspections in order to invoke powers of refusal or revocation of authorization as per Rules.
		rules (w.r.t. domestic hazardous waste and hazardous waste generated from e-waste rules like fluorescent lamp other mercury containing lamp) and also, preparation of HW inventory and	sensitized for setting up of deposition centres, however not included in inventory report.)	v.	Board shall immediately update website with respect to all enforcement actions along with details of industries and action taken.
		vi. Board shall immediately upgrade the existing laboratory where all HW parameters as required under the Rules can be analysed.	vi. Not complied	vi.	Board needs to take cognizance of aspects while enforcing the relevant rules (w.r.t. domestic hazardous waste and hazardous waste generated from e-waste rules
		vii. Board shall immediately update inventory of Spent Solvent Recovery Unit available in their States on	vii. Information not provided (w.r.t. inventory of Spent Solvent Kecovery Unit).		like fluorescent lamp other mercury containing lamp) and also, preparation of HW

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
NO.		Board's website and provide the link of same. viii. Board shall expedite setting up the TSDF in the State and submit the status.	viii. Partially Complied (CTE has been granted for setting up of TSDF, work in progress)	inventory and other interventions. vii. Board shall upgrade the existing laboratory where all HW parameters as required under the Rules can be analysed. viii. Board shall update inventory of Spent Solvent Recovery Unit available in their States on Board's website and provide the link of same. ix. Board shall expedite setting up the TSDF in the State and submit the status.
6.	Chandigarh	 i. Chandigarh PCC to bring other waste in regulatory domain and also report the same in its inventory report. ii. Chandigarh PCC shall expedite the development of elaborate protocols to ensure enhanced level and 	 i. Partially Complied Process has been initiated (March, 2021). ii. Partially Complied Process has been initiated 	Chandigarh PCC shall expedite the process: i. To bring other waste in regulatory domain and also report the same in its inventory report.

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
		frequency of enforcement and		ii. Development of
		environmental monitoring of		protocols to ensure enhanced
		recycling/ utilisation facilities.		level and frequency of
				enforcement and environmental
		iii. Chandigarh PCC shall immediately	iii. Partially Complied	monitoring of recycling/
		update website with respect to all	Security auditing of website is	utilisation facilities.
		enforcement actions along with	under process (31/12/2020).	
		details of industries and action		iii. Updation of website with respect
		taken.		to all enforcement actions along
				with details of industries and
	<u> </u>			action taken.
7.	Chhattisgarh	i. Board shall expedite	i. Complied	i. Chhattisgarh shall initiate
		the		action for conducting
		development of elaborate protocols to ensure enhanced level and		environmental audit of captive
		to ensure enhanced level and frequency of enforcement and		TSDFs, as per CPCB's
		environmental monitoring of		guidance document for
		recycling/utilisation facilities		conducting audit. The said
		reej emig, acmeation raemitee	ii. Not Complied	guidance document is under
		ii. Board shall initiate action for		finalization and shall be
		conducting environmental audit of		communicated to
		captive TSDFs and submit the		SPCBs/PCCs after
		audit report to CPCB.		finalization.
			Partially Complied	ii. Board shall ensure inclusion
		iii.Board needs to take cognizance of iii.	Methodology has been developed	
		aspects while enforcing the relevant	and domestic HW collects by ULBs	
		rules (w.r.t. domestic hazardous	and sent to disposal facilities.	regulations (w.r.t. domestic
		waste and hazardous waste		hazardous waste and

S. NO	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
		fluorescent lamp other mercury containing lamp) and also, preparation of HW inventory and other interventions.	However, the same needs to be incorporated in the inventory.	from e-waste rules like fluorescent lamp other mercury containing lamp) in the hazardous waste inventory.
		 iv. Board shall develop where all HW parameters as required under the HOWM Rules can be analysed. v. Immediately set up TSDF in their State as the timeline for compliance has already been lapsed. 	Land procured for setting of central laboratory and will be developed by 31/12/2021.	iii. Chhattisgarh shall expedite the setting up of laboratory facility. iv. Immediately set up TSDF in their State as the timeline (i.e 31/03/2020) stipulated by the Hon'ble Tribunal for compliance has already
8.	Delhi	 i. DPCC shall expedite setting up the TSDF in the UT and shall strictly comply with the timeline provided for setting up of common TSDF in the UT. ii. DPCC shall immediately upgrade the laboratory facility where all HW parameters as required under the Rules can be analysed. 	 i. Partially Complied Environmental Clearance has been granted by MoEF&CC. ii. Partially Complied DPCC does not have a NABL accredited laboratory and limited parameter (such as Zn, Pb, Co, Cr, Ni, Fe) can be analyzed. However, instruments like Bomb Colorimeter, XRF spectrophotometer, Zero head 	i. DPCC shall expedite setting up the TSDF in the UT and shall strictly comply with the timeline ii. (i.e 31/12/2020) stipulated by the Hon'ble Tribunal for setting up of common TSDF in the UT. Delhi PCC shall expedite the upgradation of laboratory facility to ensure analysis of all parameters specified in HOWM Rules, 2016.

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
		iii. DPCC needs to take cognizance of aspects while enforcing the relevant rules (w.r.t. domestic hazardous waste and hazardous waste generated from e-waste rules like fluorescent lamp other mercury containing lamp) and also, preparation of HW inventory and	Rotary evaporator, and Inducted coupled plasma are under procurement.	other regulations (w.r.t. domestic hazardous waste and hazardous waste generated from e-waste rules like fluorescent lamp other mercury containing lamp).
9.	DD&DNH	i. The Committee shall invoke the powers conferred under clause 23 (1) and (2) of the Rules, related to all damages caused to the environment or third party due to improper handling and management of the hazardous and other wastes, and non-compliance respectively. ii. The committee shall		i. The Committee shall immediately submit the compliance status report for the period April-September, 2020 to CPCB as per prescribed format. ii. The Committee shall invoke the powers conferred under clause 23 (1) and (2) of the Rules, related to all damages caused to the environment or
		habitual and serious defaulters		third party due to improper handling and management of

S. NO.	STATE/UT	DIRECTIONS	STATUS		RECOMMENDATIONS
		under provisions of Environment (Protection) Act, 1986.			the hazardous and other wastes, and non-compliance respectively.
		iii. The Committee shall immediately update website with respect to all enforcement actions along with details of industries and action taken.		iii.	The committee shall prosecute habitual and serious defaulters under provisions of Environment (Protection) Act, 1986.
		iv. Initiate action for development of elaborate protocols for preprocessing and recycling/utilization facilities for sound environmental management of HW.	j	iv.	The Committee shall immediately update website with respect to all enforcement actions along with details of industries and action taken.
		iii.The committee shall develop laboratory where all HW parameters as required under the HOWM Rules can be analysed. vi. Expedite conducting of environmental audit of		v.	Initiate action for development of elaborate protocols for pre-processing and recycling/ utilization facilities for sound environmental management of HW.
		common/captive TSDFs available in the State and submit the audit report to CPCB.		vi.	The committee shall develop laboratory where all HW parameters as required under the HOWM Rules can be analysed.

S. NO.	STATE/UT	DIRECTIONS	STATUS		RECOMMENDATIONS
				vii.	Expedite conducting of environmental audit of common/captive TSDFs available in the State and submit the audit report to CPCB.
10.	Goa	 i. Board shall expedite the setting up of common TSDF and strictly comply with the timeline provided for setting up of common TSDF in the State. iv. Board shall ensure 	i. Partially Complied Under construction and detailed on the work carried out has been provided.	i.	Board shall expedite setting up the TSDF in the UT and shall strictly comply with the timeline (i.e 31/12/2020) stipulated by the Hon'ble Tribunal for setting up of common TSDF in the State.
		that non- compliance to be documented while processing authorisation for renewal or inspections in order to invoke powers of refusal or revocation of authorisation as per Rules.	ii. Not-complied	ii. iii.	Board shall ensure that non-compliance to be documented while processing authorisation for renewal or inspections in order to invoke powers of refusal or revocation of authorisation as per Rules. Board shall verify and validate the inventory data before accepting the same and adopt the CPCB's guidelines while preparation of HW inventory report.

S. NO.	STATE/UT	DIRECTIONS	STATUS		RECOMMENDATIONS
		 iv. Board shall verify and validate the inventory data before accepting the same and adopt the CPCB's guidelines while preparation of HW inventory report. v. Board needs to take cognizance of aspects while enforcing the relevant rules (w.r.t. domestic hazardous waste and hazardous waste generated from e-waste rules like fluorescent lamp other mercury containing lamp) and also, preparation of HW inventory and other interventions. 	undertaking awareness creation and collection of E-waste across the State of Goa. Fluorescent lamp other mercury containing lamp are collected from various villages and	iv.	Expedite conducting of environmental audit of captive TSDFs available in the State and submit the audit report to CPCB. In this regard, CPCB has prepared guidance document and same is under finalization. Upon finalization, the same will be circulated to all SPCBs/PCCs for conducting audit in line with guidance document prepared by CPCB.
		vi. Expedite conducting of environmental audit of captive TSDFs available in the State and submit the audit report to CPCB.	vi. Partially Complied Audit under progress.		
11.	Gujarat	i. Board shall submit the environmental audit of all common/captive TSDFs exist in the state to CPCB.	i. Partially Complied GPCB has an Environmental Audit Scheme wherein all	i.	Board shall submit the environmental audit report of all common and captive TSDFs existing in the state to CPCB.

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
			the audit scheme and audit is being carried out through approved Schedule-I Auditors. To ensure the design and construction quality as per TSDF protocol, third party and RO verification is carried out.	ii. Board shall direct operator of TSDFs, (at Vadodara, Bhavnagar and Surendranagar) for opening of escrow account (as per MoEF&CC O. M. dated 16/04/2009).
12.	Haryana	 i. Board shall immediately invoke the powers conferred under clause 23 (1) and (2) of the Rules, related to all damages caused to the environment or third party due to improper handling and management of the hazardous and other wastes, and non-compliance respectively. ii. Board shall immediately direct all 		 i. Board shall immediately invoke the powers conferred under clause 23 (1) and (2) of the Rules, related to all damages caused to the environment or third party due to improper handling and management of the hazardous and other wastes, and noncompliance respectively. ii. Board shall initiate action for
		the operator of common TSDFs that not to return the HW consignment and the consignment needs to be stored within the TSDF with information to the waste generator and also the SPCB. iii. Board shall initiate action for the identification and quantification of	ii. Complied	the identification and quantification of the hazardous waste generation at the authorisation stage itself and therefore shall adopt the scientific principles as enumerated for such identification and quantification of HW.

S. NO.	STATE/UT	DIRECTIONS	STATUS		RECOMMENDATIONS
		the hazardous waste generation at	No information provided in this		
		the authorisation stage itself and	regard.	iii.	Expedite conducting of
		therefore shall adopt the scientific			environmental audit of
		principles as enumerated for such			common and captive TSDFs
		identification and quantification of			available in the State and
		HW.			submit the audit report to
					CPCB. In this regard, CPCB
		iv. Expedite conducting of			has prepared guidance
		environmental audit of	iv. Not complied		document and same is under
		common/captive TSDFs available in	Audit not conducted yet. However,		finalization. Upon finalization,
		the State and submit the audit	direction has been issued to		the same will be circulated to
		report to CPCB.	Regional Officers for conducting		all SPCBs/PCCs for
			the audit.		conducting audit in line with
		v. Board shall immediately upgrade			guidance document prepared
		the laboratory facility where all HW parameters as required under the	v. Partially Complied		by CPCB.
		Rules can be analysed.	There are 04 laboratories available with HSPCB (i.e. Gurugram, Hissar, Faridabad and Panchkula). Of which, only Panchkula laboratory is accredited. Last external audit was conducted by NABL on 24-25 May, 2019 and internal audit was conducted on 27/08/202. The Board is in the process of purchasing laboratory equipment for analysis of remaining parameters i.e. ICP and Gas Chromatography.		Board shall immediately upgrade the laboratory facility where all HW parameters as required under the Rules can be analyzed.

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
13.	Himachal Pradesh	improper handling and management of the hazardous and	The desired actions would be initiated as & when the situation	i. Board shall submit the environmental audit of all common and captive TSDFs available in the state to CPCB. In this regard, CPCB has prepared guidance document and same is under finalization. Upon finalization, the same will be circulated to all SPCBs/PCCs for conducting audit in line with guidance document prepared by CPCB.
		ii. Board shall ensure that non- compliance to be documented while processing authorization for renewal or inspections in order to invoke powers of refusal or revocation of authorization as per Rules. v. Board shall submit environmental audit of all common/captive TSDFs available in the state to CPCB.	ii. Complied Renewal of authorization are being granted to the units after due validation of compliance parameters. iii. Partially Complied The State Board has conducted one audit of the TSDF on 29.10.2018. Further, the State Board is in process to carryout detailed third party audit of TSDF through IITs or other reputed agencies.	

S. NO.	STATE/UT	DIRECTIONS	STATUS		RECOMMENDATIONS
14.	Jammu & Kashmir	 i. Board shall immediately invoke the powers conferred under clause 23 (1) and (2) of the Rules, related to all damages caused to the environment or third party due to improper handling and management of the hazardous and other wastes and non-compliance respectively. ii. Develop framework for enforcement of Rules based on proportionality and precautionary principle. Also, ensure updation of website w.r.t. enforcement actions along with details of industries and action taken. iii. Board needs to take cognizance of 	Notices issued to 30 defaulting units, of which, closure orders issued to 03 units. ii. Complied CPCB framework is being used.	i.	Board needs to take cognizance of aspects while enforcing the relevant rules (w.r.t. domestic hazardous waste and hazardous waste generated from e-waste rules like fluorescent lamp other mercury containing lamp) and also, preparation of HW inventory and other interventions. Board shall immediately upgrade the laboratory facility where all HW parameters as required under the Rules can be analysed
		aspects while enforcing the relevant rules (w.r.t. domestic hazardous waste and hazardous waste generated from e-waste rules like fluorescent lamp other mercury containing lamp) and also, preparation of HW inventory and other interventions.	Communicated the same to Municipal corporation, Jammu and directed local bodies vide letter dated 20/07/2020.	iii.	Board shall expedite setting up of TSDF in the state. However, till such time sharing arrangement with authorized TSDF of neighboring states for disposal of hazardous waste may be made.
			iv. Not-complied		

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
		iv. Board shall immediately upgrade the laboratory facility where all HW parameters as required under the Rules can be analysed	Laboratory establishment is under process and equipments are being procured.	
			v. Partial Compliance	
		v. Board shall be expedite setting up	-	
		of TSDF in the state.	Samba, Phase-II. Consent to	
			Establish has been granted for one year vide letter dated 16/03/2020.	
15.	Jharkhand		i. Not-complied	i. Jharkhand PCB shall bring
		waste in regulatory domain and also report in its inventory report.	No other waste recycling/ utilization facilities available in the State.	other waste in regulatory domain and also report in its inventory report.
		ii. Adopt uniform inspection format for visits and inspection of HW	ii. Complied	ii. Board shall immediately
		handling facilities to ensure comprehensive inspection as per the provisions of the Rules.	•	invoke the powers conferred under clause 23 (1) and (2) of the Rules, related to all damages caused to the
		iii. Board shall immediately invoke the powers conferred under clause 23 (1) and (2) of the Rules, related to all damages caused to the environment or third party due to improper handling and	iii. Information not provided	environment or third party due to improper handling and management of the hazardous and other wastes, and non- compliance respectively.
		management of the hazardous and		

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
		non- compliance to be documented while	iv. Information Not Provided.	iii. Board shall ensure that non- compliance to be documented while processing authorization for renewal or inspections in order to invoke powers of refusal or revocation of
		processing authorization for renewal or inspections in order to invoke powers of refusal or revocation of authorization as per Rules. v. Expedite conducting environmental audit of common/captive TSDFs available in the State and submit the audit report to CPCB.	vi. Complied	iv. Expedite conducting of environmental audit of common and captive TSDFs available in the State and submit the audit report to CPCB. In this regard, CPCB has prepared guidance document and same is under finalization. Upon finalization, the same will be circulated to
			The Board is following CPCB's enforcement framework for effective enforcement of Hazardous and Other Waste (Management and Transboundary Movement) Rules, 2016.	all SPCBs/PCCs for conducting audit in line with guidance document prepared by CPCB. v. Board shall immediately
		vii. Board shall immediately upgrade the laboratory facility where all HW	vii.Not Complied Samples are being sent to laboratories recognized by the	upgrade the laboratory facility where all HW parameters as

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
		parameters as required under the Rules can be analysed.	Board, having facility to analyze almost all HW parameters.	required under the Rules can be analysed.
16.	Karnataka	ii. Board shall ensure compliance of directions issued by CPCB vide dated 30/01/2019 in case of all spent solvent recovery units available in the State.	Not submitted the 2nd, 3rd and 4th quarter compliance report (July, 2019 to March, 2020). i. Complied (w.r.t. directed operator of common TSDFs for not returning HW consignment) ii. Partially Complied (escrow account opened by operator of common TSDFs and is compliance to all the directions pertaining to spent solvent recovery units not been carried out) iii. Not complied (w.r.t. action taken for nonsubmission of annual returns by occupiers; verification of inventory; submission of annual inventory report to CPCB;	conferred under clause 23 (1) and (2) of the Rules, related to all damages caused to the environment or third party due to improper handling and management of the hazardous and other wastes, and non-compliance respectively.

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
NO.			verification of closing of the manifests; updation of website w.r.t. enforcement actions; development of uniform inspection format; verification of units before grant of authorization; invoke the powers conferred under clause 23 (1) and (2) of the HOWM Rules, 2016; refusal and revocation of authorization; effective enforcement of Rules; development of sectoral process based generation range/benchmarkings/guidelines for HW recycling/utilization, display of inventory of spent solvent recovery	preparation of HW inventory report. v. Board shall prosecute habitual and serious defaulters under provisions of the Environment (Protection) Act, 1986. Other alternative regulatory actions including refusal and revocation of Authorisation may also be considered in accordance with the provisions of HOWM Rules, 2016. vi. Board shall update websites with respect to all enforcement actions along with details of industries and action taken. rii. Board shall develop an enforcement framework for effective enforcement of Rules based on principle of proportionality and also, precautionary principle. Such framework will remove ambiguity in regulatory
				actions and bring transparency, predictability

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
				and consistency in enforcement for actions. viii. Board shall develop document in recycling and utilisation of HW in terms waste management hierarchy mandated in the rules across all the States in order to ensure the level playing field for the industry.
				ix. Board shall also develop certain benchmarks/ guidelines for the possibilities of HW recycle/utilisation on case to case basis.
				x. Board shall develop concept of environmental benchmarking among the similar industries generating HW can be useful to ensure consistency and uniformity. The emerging trend of circular economy would be a key intervention for rationalizing the HW generation and reuse/utilisation.

S. NO.	STATE/UT	DIRECTIONS	STATUS		RECOMMENDATIONS
				xi.	Board shall develop sectoral process based reasonable HW generation range to have uniformity in assessing the HW generation from industries and benchmarking the same with its peers, rather than solely depending on industry data.
				xii.	Expedite conducting of environmental audit of common and captive TSDFs available in the State and submit the audit report to CPCB. In this regard, CPCB has prepared guidance document and same is under finalization. Upon finalization, the same will be circulated to all SPCBs/PCCs for conducting audit in line with guidance document prepared by CPCB.
				xiii.	Board shall direct operator of TSDF, Dobbaspet Bangalore Rural for opening of escrow account (as per MoEF&CC O. M. dated 16/04/2009).

S. NO	STATE/UT	DIRECTIONS	STATUS		RECOMMENDATIONS
				xiv.	Board shall ensure compliance to all the directions related to Spent Solvent recovery units issued vide dated 30/01/2019.
17.	Kerala	i. Board shall expedite the development of elaborate protocols to ensure enhanced level and frequency of enforcement and environmental monitoring of recycling/ utilisation facilities.		i. ii.	Initiate action for development laboratory where all HW parameters as required under the HOWM Rules can be analysed. Expedite conducting of
		iii. Initiate action for development laboratory where all HW parameters as required under the HOWM Rules can be analysed.			environmental audit of common and captive TSDFs available in the State and submit the audit report to CPCB. In this regard, CPCB has prepared guidance document and same is under finalization. Upon finalization, the same will be circulated to all SPCBs/PCCs for
		iv. Expedite conducting of environmental audit of common/captive TSDFs available	iii. Not Complied Audit not conduced yet.		conducting audit in line with guidance document prepared by CPCB.

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
		in the State and submit the audit report to CPCB.		
18.	Lakshadweep	i. Shall initiate action for identifying hazardous waste generating unit and grant authorization to such units available in the UT.		 i. Board shall initiate action for inclusion of Other waste in the regulatory actions, including inventory. ii. Board shall ensure verification
		ii. Take necessary action compliance to the HOWM Rules, 2016 and recommendations of the Monitoring Committee.	. Not complied (w.r.t. bringing other waste into regulatory actions; development	of closing of the manifests received and reconcile the HW handling data.
		iii. Shall also ensure compliance to the action points suggested by Monitoring committee and submit report to CPCB in prescribed	of uniform inspection format and enforcement framework; verification of units before grant of authorization; submission of annual returns; invoke the	iii. Shall immediately grant authorization to units identified by Lakshadweep PCC.iv. Shall develop Uniform format for visits and inspections of
		iv. Board shall be directed to submit the status on setting up of TSDF or	powers conferred under clause 23 (1) and (2) of the HOWM	HW handling facilities is necessary to ensure comprehensive inspections as per the provisions of the Rules.
		sharing arrangement with authorized common TSDFs of neighboring states.	updation of website w.r.t. enforcement actions; development of benchmarking/guideline for HW recycling/utilization,	v. Board shall develop sectoral process based reasonable HW generation range to have uniformity in assessing the HW
			environmental benchmarking	generation from industries and

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
			among similar industries; and setting up of TSDF). iii. Partially Complied (timeline i.e. 31.12.2020, provided for grant of authorization; development of sectoral process based generation range; to ensure	and (2) of the Rules, related to all damages caused to the environment or third party due to improper handling and
			effective enforcement of Rules, conditional consent and authorization has been issued; and laboratory is available) iv. Not Applicable	and other wastes, and non-
			(w.r.t. development of elaborated protocol for pre-processing, recycling/ utilization as no such units available in Lakshadweep, however, administration has identified an authorized recycler for used/waste oil at Aluva, Kerala and transport the items to the mainland for final disposal.)	alternative regulatory actions including refusal and revocation of Authorisation can also be explored following the due process. ii. Board shall update websites
				iii. Board shall develop an enforcement framework for

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
NO.				based on principle of proportionality and also, precautionary principle. Such framework will remove ambiguity in regulatory actions and bring transparency, predictability and consistency in enforcement for actions. x. Board shall develop document in recycling and utilisation of HW in terms waste management hierarchy mandated in the rules across all the States in order to ensure the level playing field for the industry. xi. Board shall also develop certain benchmarks/ guidelines for the possibilities of HW recycle/utilisation on case to case basis. viii. Board shall develop concept of environmental benchmarking among the similar industries generating HW can be useful to ensure consistency and
				ensure consistency and uniformity. The emerging trend of circular economy would be a

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
				key intervention for rationalizing the HW generation and reuse/utilisation.
				xiii. In accordance with the orders dated 26/08/2019 of the Hon'ble Tribunal and CPCB report on categorization of States, Board shall submit the status on sharing arrangement made with authorized common TSDFs of neighboring states.
				xiv. Board needs to take cognizance of aspects while enforcing the relevant rules (w.r.t. domestic hazardous waste and hazardous waste generated from e-waste rules like fluorescent lamp other mercury containing lamp) and
				also, preparation of HW inventory and other interventions.
				xv. Board shall upgrade the laboratory facility where all HW parameters as required under the Rules can be analyzed.

S. NO.	STATE/UT	DIRECTIONS	STATUS		RECOMMENDATIONS
19.	Manipur	i. Manipur PCB shall bring other waste in regulatory domain and also report in its inventory report.		i.	Manipur PCB shall bring other waste in regulatory domain and also report in its inventory report.
		ii. Develop enforcement framework for effective enforcement of Rules based on the principle of proportionality and also precautionary principle.	Under development for workshops and garages.	ii.	The Board shall immediately develop enforcement framework for effective enforcement of Rules based on the principle of proportionality and also precautionary principle. The Board shall scientifically
		iii. The Board shall adopt uniform inspection format for visits and inspections of HW handling facilities.	iii. Complied	iv.	verify and validate the HW data and facilities before grant/ renewal of authorization. Initiate action for development
		iv. The Board shall scientifically verify and validate the HW data and facilities before grant/ renewal of authorization.	iv. Not complied		of laboratory where all HW parameters as required under the HOWM Rules can be analyzed.
		v. Board shall verify and validate the inventory data before accepting the same and adopt the CPCB's guidelines while preparation of HW inventory report.	02 units verified (i.e. IOC LPG bottling plant and IOC Oil Depot).	v.	Board shall verify and validate the inventory data before accepting the same and adopt the CPCB's guidelines while

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
		laboratory where all HW parameters as required under the HOWM Rules can be analyzed. vii. Board shall be directed to submit the status on setting up of TSDF or sharing arrangement with authorized common TSDFs of	SPCB, however, proposal has been submitted for establishment of the same. vii. Not Complied No action taken.	preparation of HW inventory report. vi. In accordance with the orders dated 26/08/2019 of the Hon'ble Tribunal and CPCB report on categorization of States, Board shall submit the status on sharing arrangement made with authorized common TSDFs of neighboring states.
20.	Madhya Pradesh	i. Board shall submit the environmental audit of all common/ captive TSDFs exist in the state to CPCB.		i. Board shall expedite the environmental audit of all common and captive TSDFs existing in the state and submit the report to CPCB. Based on the request from Madhya Pradesh PCB, CPCB has prepared guidance document in this regard and same is under finalization. Upon finalization, the same will be circulated to all SPCBs/PCCs for conducting audit in line with guidance document prepared by CPCB.

S. NO.	STATE/UT	DIRECTIONS	STATUS		RECOMMENDATIONS
21.	Maharashtra	common/captive TSDFs exist in the state to CPCB. v. Board shall verify the mandatory amount deposited by all TSDFs in Escrow Account. vi. Board shall provide specific link of inventory of spent solvent recovery units published on its website.	Work order for audit of 4i	i.	Board shall expedite the environmental audit of all common and captive TSDFs exist in the state and submit the report to CPCB. In this regard, CPCB has prepared guidance document and same is under finalization. Upon finalization, the same will be circulated to all SPCBs/PCCs for conducting audit in line with guidance document prepared by CPCB. Board shall immediately verify the mandatory amount deposited by all TSDFs in Escrow Account.
22.	Mizoram	 i. Mizoram PCB shall bring other waste in regulatory domain and also report in its inventory report. ii. Board shall expedite the 	 i. Partially Complied Not included in inventory however, Board initiated actions in this regard. ii. Not applicable 	i. i.	Mizoram PCB shall bring other waste in regulatory domain and also report in its inventory report. Board needs to take
		development of elaborate protocols to ensure enhanced level and frequency of enforcement and environmental monitoring of	As there is no HW recyclers and utilization facilities in Mizoram.	••	cognizance of aspects while enforcing the relevant rules (w.r.t. domestic hazardous waste and hazardous waste

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
		iii. Board shall immediately update website with respect to all enforcement actions along with details of industries and action taken.	iii. Complied The Board has its website on to which information w.r.t. hazardous wastes are updated.	generated from e-waste rules like fluorescent lamp other mercury containing lamp) and also, preparation of HW inventory and other interventions.
		iv. Board needs to take cognizance of aspects while enforcing the relevant rules (w.r.t. domestic hazardous waste and hazardous waste generated from e-waste rules like fluorescent lamp other mercury containing lamp) and also, preparation of HW inventory and other interventions.	Action initiated, however, not reported in HW inventory report.	iii. Develop framework for effective enforcement of Rules based on proportionality and precautionary principle. Also, ensure updation of website w.r.t. enforcement actions along with details of industries and action taken.
		ii.Develop framework for effective enforcement of Rules based on proportionality and precautionary principle. Also, ensure updation of website w.r.t. enforcement actions along with details of industries and action taken.	mr 4	iv. Board shall immediately upgrade the laboratory facility where all HW parameters as required under the Rules can be analyzed. v. In accordance with the orders dated 26/08/2019 of the
		vi. Board shall immediately upgrade the laboratory facility where all HW	vi. Not complied Proposal for upgradation of Laboratory was submitted to CPCB	Hon'ble Tribunal and CPCB report on categorization of States, Board shall submit the status on sharing

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
		parameters as required under the Rules can be analysed. vii. Board shall be directed to submit the status on setting up of TSDF or sharing arrangement with authorized common TSDFs of neighboring states.	vii. Not complied Requested Assam PCB for sharing arrangement once TSDF commissioned/operational.	arrangement made with authorized common TSDFs of neighboring states.
23.	Meghalaya		i. Not submitted the 2nd, 3rdand 4th quarter compliance report, however, quarterly report for July-September, 2020 has submitted. ii. Complied (identification and quantification of HW generation; development of uniform inspection format; verification of HW data before grant of authorization; and documentation of non- compliances) iii. Partially Complied submission of annual report and verification of inventory data	conferred under clause 23 (1) and (2) of the Rules, related to all damages caused to the environment or third party due to improper handling and management of the hazardous and other wastes, and non-compliance respectively.

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
			iv. Not Complied (w.r.t. bringing other waste into regulatory actions; invoke the powers conferred under clause 23 (1) and (2) of the HOWM Rules, 2016; refusal and revocation of authorization of violators and habitual defaulters; updation of website w.r.t. enforcement actions; Development of enforcement framework for effective enforcement of Rules; development of approaches w.r.t. waste management hierarchy, benchmarking/guideline for HW recycling/utilization, environmental benchmarking among similar industries; and setting up of TSDF). v. Partially Complied (w.r.t. reconciliation of manifest; timeline i.e. 31.12.2020 provided for development of sectoral	habitual and serious defaulters under provisions of the Environment (Protection) Act, 1986. Other alternative regulatory actions including refusal and revocation of Authorisation can also be explored following the due process.

S. NO.	STATE/UT	DIRECTIONS	STATUS		RECOMMENDATIONS
			process based generation range; timeline i.e. 31.03.2023 provided for commissioning of laboratory facility) vi. Not Applicable (w.r.t. development of elaborated protocols for preprocessing, recycling/utilization units as no such units are available in Meghalaya)	viii. ix. x.	Board shall develop sectoral process based reasonable HW generation range to have uniformity in assessing the HW generation from industries and benchmarking the same with its peers, rather than solely depending on industry data. Board shall develop document in recycling and utilisation of HW in terms waste management hierarchy mandated in the rules across all the States in order to ensure the level playing field for the industry. Board shall also develop certain benchmarks/guidelines for the possibilities of HW recycle/utilisation on case to case basis. Board shall develop concept of environmental benchmarking among the similar industries generating HW can be useful to ensure consistency and uniformity. The emerging trend of circular economy would be a

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
				key intervention for rationalizing the HW generation and reuse/utilisation.
				xii. In accordance with the orders dated 26/08/2019 of the Hon'ble Tribunal and CPCB report on categorization of States, Board shall submit the status on sharing arrangement made with authorized common TSDFs of neighboring states.
				kiii. Board needs to take cognizance of aspects while enforcing the relevant rules (w.r.t. domestic hazardous waste and hazardous waste generated from e-waste rules like fluorescent lamp other mercury containing lamp) and also, preparation of HW inventory and other interventions.

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
				xiv. Board shall immediately upgrade the laboratory facility where all HW parameters as required under
				the Rules can be analysed.
24.	Nagaland	Develop framework for enforcement of Rules based on proportionality and precautionary principle. Also, ensure updation of website w.r.t. enforcement actions along with details of industries and action taken.	i. Not Complied	i. Board shall submit the compliance status report for the period April-September, 2020 to CPCB as per prescribed format.
		ii. Nagaland PCB shall bring other waste in regulatory domain and also report in its inventory report.		ii. Develop framework for effective enforcement of Rules based on proportionality and precautionary principle. Also, ensure updation of website
		iii. Board shall expedite the development of elaborate protocols to ensure enhanced level and	iii. Not Complied	w.r.t. enforcement actions along with details of industries and action taken.
		frequency of enforcement and environmental monitoring of recycling/ utilisation facilities.		iii. Nagaland PCB shall other waste in regulatory domain and also report in its inventory report.
		iv. Board shall initiate action for the identification and quantification of the hazardous waste generation at the authorisation stage itself and	iv. Not Complied	iv. Board shall expedite development of elaborate protocols to ensure enhanced

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
		therefore shall adopt the scientific		level and frequency of
		principles as enumerated for such		enforcement and
		identification and quantification of		environmental monitoring of
		HW.		recycling/ utilisation facilities.
		v. The Board shall scientifically verify	v. Not Complied	v. Board shall initiate action for
		and validate the HW data and		the identification and
		facilities before grant/ renewal of		quantification of the
		authorization.		hazardous waste generation at
				the authorisation stage itself
		vi. Board shall immediately update	vi. Not complied	and therefore shall adopt the
		website with respect to all		scientific principles as
		enforcement actions along with		enumerated for such
		details of industries and action		identification and
		taken		quantification of HW.
			vii. Not complied	
		vii. Board shall immediately upgrade		vi. The Board shall scientifically
		the laboratory facility where all HW		verify and validate the HW
		parameters as required under the		data and facilities before
		Rules can be analyzed.		grant/ renewal of
			Not complied	authorization.
		viii. Board shall be directed to submit viii.	Not complicu	
		the status on setting up of TSDF or		vii. Board shall immediately
		sharing arrangement with		update website with respect to
		authorized common TSDFs of		all enforcement actions along
		neighboring states.		with details of industries and
				action taken

S. NO.	STATE/UT	DIRECTIONS	STATUS		RECOMMENDATIONS
				viii.	Board shall immediately upgrade the laboratory facility where all HW parameters as required under the Rules can be analyzed.
				ix.	Board shall be directed to submit the status on setting up of TSDF or sharing arrangement with authorized common TSDFs of neighboring states.
25.	Odisha	i. Board shall submit	i. Partial compliance	i.	Board shall expedite the
		environmental audit of all	Board issued letter to operator/		environmental audit of all
		common/captive TSDFs exist in the state to CPCB.	occupier of TSDF to engage Board's approved organization for		common and captive TSDFs exist in the state and submit
		state to CI CB.	conducting audit and submitting		the audit report to CPCB. In
			report by 15th October,2020.		this regard, CPCB has
		iii. Odisha PCB shall bring other waste	-		prepared guidance document
		in regulatory domain and also	ii. Partially Complied		and same is under finalization.
		report in its inventory report.	One unit has been authorized,		Upon finalization, the same
			however not reported in HW		will be circulated to all
		iv. Board needs to take cognizance of	inventory report.		SPCBs/PCCs for conducting audit in line with guidance
		aspects while enforcing the relevant rules (w.r.t. domestic hazardous			document prepared by CPCB.
			iii. Partially Complied	ii.	Odisha PCB shall bring other
		generated from e-waste rules like	ditimity complica	11.	waste in regulatory domain

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
		fluorescent lamp other mercury containing lamp) and also, preparation of HW inventory and	Material recovery facilities have been developed by 77 nos of ULBs, however, not reported in HW	and also report in its inventory report.
		other interventions.	inventory report.	iii. Board needs to take cognizance of aspects while enforcing the relevant rules (w.r.t. domestic hazardous waste and hazardous waste generated from e-waste rules like fluorescent lamp other mercury containing lamp) and also, preparation of HW inventory and other interventions.
26.	Puducherry	i. Board shall immediately invoke the		i. PPCC shall immediately
		powers conferred under clause 23	No information provided in this	invoke the powers conferred
		(1) and (2) of the Rules, related to	regard.	under clause 23 (1) and (2) of the Rules, related to all
		all damages caused to the environment or third party due to		damages caused to the
		improper handling and		environment or third party
		management of the hazardous and		due to improper handling and
		other wastes, and non-compliance		management of the hazardous
		respectively.		and other wastes, and non-
		ii Tatiida — adian Car	ii Portial Compliance	compliance respectively.
		ii. Initiate action for laboratory where all HW	ii. Partial Compliance Facility available with PPCC,	ii. Initiate action for development
		parameters as required under the	accredited for ambient air, stack	laboratory where all HW
		HOWM Rules can be analysed.		parameters as required under

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
		iii. Board shall be directed to expedite setting up of TSDF and iii submit the status.	emission, noise level, effluent, ground water, river & lake. Complied Sharing arrangement is made with TSDF facility M/s Mother Earth Enviro Tech Limited, Bangalore. The copy of agreement is provided.	the HOWM Rules can be analyzed.
27.	Punjab	 i. The Board shall adopt uniform inspection format for visits and inspections of HW handling facilities. ii. Board shall submit environmental audit report of all common/captive TSDFs exist in the state to CPCB. iii. Board needs to take cognizance of aspects while enforcing the relevant rules (w.r.t. domestic hazardous waste and hazardous waste generated from e-waste rules like fluorescent lamp other mercury containing lamp) and also, preparation of HW inventory and other interventions. 	Not Complied The field offices have already been instructed to carry out Environmental Audit	i. Board shall submit the environmental audit report of all common and captive TSDFs exist in the state to CPCB. In this regard, CPCB has prepared guidance document and same is under finalization. Upon finalization, the same will be circulated to all SPCBs/PCCs for conducting audit in line with guidance document prepared by CPCB. ii. Board needs to take cognizance of aspects while enforcing the relevant rules (w.r.t. domestic hazardous waste and hazardous waste generated from e-waste rules like fluorescent lamp other

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
		iv. Board shall immediately upgrade the laboratory facility where all HW parameters as required under the Rules can be analysed.	iv. Partially Complied Board has facility for analysis of physico-chemical, heavy metals, pesticides and microbiology only	mercury containing lamp) and also, preparation of HW inventory and other interventions.
		v. Board shall ensure compliance of directions issued by CPCB vide dated 30/01/2019 in case of all spent solvent recovery units available in the State.		iii. Board shall immediately upgrade the laboratory facility where all HW parameters as required under the Rules can be analysed.
28.	Rajasthan	 i. Board shall immediately invoke the powers conferred under clause 23 (1) and (2) of the Rules, related to all damages caused to the environment or third party due to improper handling and management of the hazardous and other wastes, and non-compliance respectively. ii. Rajasthan PCB shall framework for effective enforcement of Rules based on proportionality and 	Board has not invoked powers conferred under 23(1) and (2), however, authorized of 18 defaulting units have been refused/revoked. ii. Not Complied	under clause 23 (1) and (2) of the Rules, related to all
		precautionary principle. iii. Board shall initiate action for the identification and quantification of	iii. Partially Complied	enforcement of Rules based on proportionality and precautionary principle.

S. NO.	STATE/UT	DIRECTIONS		STATUS		RECOMMENDATIONS
		the hazardous waste generation at		Board has informed that	iii.	Board shall ensure
		the authorisation stage itself and		scientific principle based		identification and
		therefore shall adopt the scientific		identification and		quantification of the
		principles as enumerated for such		quantification is not being		hazardous waste generation at
		identification and quantification of		carried out. However,		the authorisation stage itself
		HW.		identification and		and therefore shall adopt the
				quantification on the basis of		scientific principles as
				records and forms filled is		enumerated for such
				being carried out by Regional		identification and
				Offices.		quantification of HW.
		iv. Expedite conducting of				
		environmental audit of the all	iv.	Partially Complied	iv.	Expedite conducting of
		common/captive TSDFs available		Work order has been placed for		environmental audit of the all
		in the State and submit to CPCB		environmental audit by M/s		common and captive TSDFs
				Balotra Waste Management		available in the State and
				Ltd.		submit to CPCB. In this
		v. Board shall verify the mandatory				regard, CPCB has prepared
		amount deposited by all TSDFs in	v.	Complied		guidance document and same
		Escrow Account.				is under finalization. Upon
						finalization, the same will be
		vi. Board shall expedite development				circulated to all SPCBs/PCCs
		of laboratory where all HW	vi.	Partially Complied		for conducting audit in line
		parameters can be analyzed.				with guidance document
		" Deienten DOD stell initiate extinu				prepared by CPCB.
		vii. Rajasthan PCB shall initiate action	_••	D41-11 C11-4		D
			7ii.	Partially Complied	v.	Board shall expedite
		domain and also report in its		Board has informed that it has		development of laboratory
		inventory report.		issued office order dated		

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
			25/08/2020 to identify units which are engaged in handling other waste and bring it into	where all HW parameters can be analyzed.
		viii. Board shall submit the compliance	the regulatory ambit.	vi. Rajasthan PCB shall ensure to bring other waste in regulatory domain and also report in its
		status w.r.t. spent solvent recovery unit in the prescribed format as the	viii. Partially Complied Rajasthan PCB has verified	inventory report.
29.	Sikkim	details on action taken on erring units, inventory, interaction programme, etc. have not be submitted by Board. i. Board shall immediately update its website with respect to all	only 01 unit, out of 03 units, manifest system is being followed up by only 01 unit, no action has been taken against erring units, and also no interaction programs has been conducted with stakeholders. i. Complied Till date no accidents or non-	per CPCB direction dated 30/01/2019 and submit updated compliance statues. i. Board shall immediately prepare enforcement framework for
		enforcement actions along with details of industries and action taken.	compliance to the HW has been reported.	effective enforcement of Rules based on principle of proportionality and also, precautionary principle.
		ii. Board shall immediately prepare	viii. Not complied	
		enforcement framework for effective enforcement of Rules based on principle of proportionality and also, precautionary principle.	Under preparation.	ii. Board shall take necessary action to bring other waste in regulatory domain, as envisaged in the rules and also report the same in the

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
	STATE/UT	iii. Board shall take necessary action to bring other waste in regulatory domain, as envisaged in the rules and also report the same in the		inventory report on hazardous and other waste management. iii. Board needs to take cognizance of aspects while enforcing the relevant rules (w.r.t. domestic hazardous waste and hazardous waste generated from e-waste
		iv. Board needs to take cognizance of aspects while enforcing the relevant rules (w.r.t. domestic hazardous waste and hazardous waste generated from e-waste rules like fluorescent lamp other mercury containing lamp) and also, preparation of HW inventory and other interventions. v. Board shall immediately upgrade the laboratory facility where all HW	be required to be included in the inventory report. iv. Partial Compliance SPCB-Sikkim has conducted sensitization & capacity building programme for concerned departments, ULBs, BACs & GPUs.	iv. Board shall immediately upgrade the laboratory facility where all HW parameters as required under the Rules can be analyzed.

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
		parameters as required under the Rules can be analyzed. vi. Board shall be directed to submit the status on setting up of TSDF or	Not Complied Laboratory for hazardous waste is yet to be set up. HW is currently analyzed in NABL accredited laboratory of West Bengal Waste Management Ltd.	
		sharing arrangement with with authorized common TSDFs of neighboring states.	i. Complied The HW generated in the state of Sikkim is transported to M/s West Bengal Waste Management Ltd., Haldia, West Bengal for disposal. The Sikkim SPCB has also initiated co-processing of Hazardous Waste in cement plants located in Assam and Meghalaya.	
30.	Tamil Nadu	 i. Board shall initiate action for the identification and quantification of the hazardous waste generation at the authorisation stage itself and therefore shall adopt the scientific principles as enumerated for such identification and quantification of HW. ii. Board shall ensure documentation of non-compliance while processing ii authorisation for renewal or 	Complied TN PCB has been granted authorization under HOWM Rules, 2016 after checking material balance and quantification of the hazardous waste generation from process activity, etc.	i. Board shall ensure documentation of non-compliance while processing authorisation for renewal or inspections in order to invoke powers of refusal or revocation of authorisation as per Rules. ii. Board shall immediately prepare enforcement framework for effective enforcement of Rules based on principle of proportionality

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
		inspections in order to invoke powers of refusal or revocation of authorisation as per Rules.		and also, precautionary principle.
		also, precautionary principle.	TN PCB has developed "monitoring	iii. Expedite conducting of environmental audit of common and captive TSDFs available in the State and submit the audit report to CPCB. In this regard, CPCB has prepared guidance document and same is under finalization. Upon finalization, the same will be circulated to all SPCBs/PCCs for conducting audit in line with guidance document prepared by CPCB.
		 iv. Board shall ensure adoption of Uniform format for visits and inspections of HW handling facilities. v. Expedite conducting of environmental audit of 	iv. Complied	
		common/captive TSDFs available	v. Not complied	

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
		in the State and submit the audit report to CPCB.vi. Board shall provide specific link of inventory of spent solvent recovery units published on its website.	TNPCB is taking action in this regard, however, no such audit report has been submitted vi. Complied	
31	Telangana	all damages caused to the environment or third party due to improper handling and management of the hazardous and other wastes, and non-compliance respectively. ii. Expedite conducting environmental audit of	d Compensation and closure directions have been issued to defaulting units. ii. Not complied Under process. iii. Partially Complied	 i. Expedite conducting of environmental audit of common and captive TSDFs available in the State and submit the audit report to CPCB. In this regard, CPCB has prepared guidance document and same is under finalization. Upon finalization, the same will be circulated to all SPCBs/PCCs for conducting audit in line with guidance document prepared by CPCB. ii. Board shall verify and validate the inventory data before accepting the same and adopt the CPCB's guidelines while preparation of HW inventory report.

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
		iv. Board immediately update inventory of Spent Solvent Recovery in Unit available in their States on Board's website and provide the link of same.	v. Complied.	
32.	Tripura	i. Board shall immediately prepare enforcement framework for effective enforcement of Rules based on principle of proportionality and also, precautionary principle.	i. Partially Complied Initiative has been taken by TSPCB.	i. Board shall immediately prepare enforcement framework for effective enforcement of Rules based on principle of proportionality and also, precautionary
		ii. Board shall take necessary action to bring other waste in regulatory domain, as envisaged in the rules and also report the same in the inventory report on hazardous and other waste management.	i. Not complied	principle. ii. Board shall take necessary action to bring other waste in regulatory domain, as envisaged in the rules and also report the same in the inventory report on hazardous and other waste management.
		iii. Board shall expedite the	ii. Not complied	and other waste management.
		development of elaborate protocols to ensure enhanced level and frequency of enforcement and environmental monitoring of recycling/utilisation facilities	Initiative has been taken.	iii. Board shall expedite the development of elaborate protocols to ensure enhanced level and frequency of enforcement and
		iv. Board shall verify and scientifically	v. Complied	environmental monitoring of recycling/utilisation facilities

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
		before grant or renewal of authorization v. Board needs to take cognizance of aspects while enforcing the relevant rules (w.r.t. domestic hazardous waste and hazardous waste generated from e-waste rules like fluorescent lamp other mercury containing lamp) and also, preparation of HW inventory and other interventions vi. Board shall be directed to submit	v. Partially Complied Initiative has been taken, however, not reported in HW inventory report.	,
		the status on setting up of TSDF or sharing arrangement with authorized common TSDFs of neighboring states.	vi. Not Complied The matter has been taken up with government of Assam to share the TSDF of Assam State. The State Government has not identified any site for setting up of common TSDF.	v. Board shall submit the status on sharing arrangement with authorized common TSDFs of neighboring states.
33.	Uttar Pradesh	i. Board shall immediately update website with respect to all enforcement actions along with details of industries and action taken.	No action has been taken in this regard.	i. Board shall immediately update website with respect to all enforcement actions along with details of industries and action taken.
		ii. Board shall immediately direct all the operator of common TSDFs not	ii. Not complied	ii. Board shall immediately direct all the operator of common TSDFs

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
		to return the HW consignment and		not to return the HW
		the consignment needs to be stored		consignment and the
		within the TSDF with information		consignment needs to be stored
		to the waste generator and also the		within the TSDF with information
		SPCB.		to the waste generator and also the SPCB.
		iii. Expedite conducting of	iii. Not complied	
		environmental audit of	Common TSDF operator has been	iii. Expedite conducting of
		common/captive TSDFs available	directed to submit audit report.	environmental audit of common
		in the State and submit the audit		and captive TSDFs available in
		report to CPCB.		the State and submit the audit
			iv. Partially Complied	report to CPCB. In this regard,
		iv. Board needs to take cognizance of	Action has been initiated in this	CPCB has prepared guidance
		aspects while enforcing the relevant	regard, however, not reported in	document and same is under
		rules (w.r.t. domestic hazardous	HW inventory report.	finalization. Upon finalization, the
		waste and hazardous waste		same will be circulated to all
		generated from e-waste rules like		SPCBs/PCCs for conducting
		fluorescent lamp other mercury		audit in line with guidance
		containing lamp) and also,		document prepared by CPCB.
		preparation of HW inventory and		
		other interventions.		iv. Board needs to take cognizance of
		D 1 1 11 1 2 4 1 12	2	aspects while enforcing the
		v. Board shall submit the compliance	No information provided in this	
		status on the directions issued by	regard.	hazardous waste and hazardous
		CPCB vide dated 30/01/2019 on		waste generated from e-waste
		Spent Solvent Recovery units, as the same has not received by CPCB.		rules like fluorescent lamp other
		the same has not received by CPCB.		mercury containing lamp) and

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
				also, preparation of HW inventory and other interventions.
				v. Board shall submit compliance status on the directions issued by CPCB vide dated 30/01/2019 on Spent Solvent Recovery units, as the same has not received by CPCB.
34.		 i. Board shall immediately direct operator of common TSDF for not returning the hazardous waster consignment and the same shall be stored within the premises with information to generating unit and board. ii. Board shall immediately prepared enforcement framework for effective enforcement of Rules based on principle of proportionality and also, precautionary principle. iii. Board shall also initiate action for upgradation of laboratory, where all parameters listed under rules, can be analysed. 	the prescribed format and does not includes the status on all the action points.	submit the compliance status report for the period April-

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
		iv. Board needs to take cognizance of aspects while enforcing the relevant rules (w.r.t. domestic hazardous waste and hazardous waste		and also, precautionary principle. Board shall also initiate action
		generated from e-waste rules like fluorescent lamp other mercury containing lamp) and also, preparation of HW inventory and other interventions.		for upgradation of laboratory, where all parameters listed v. under rules, can be analysed. Board needs to take cognizance of aspects while
		v. Expedite conducting of environmental audit of common/captive TSDFs available in the State and submit the audit report to CPCB.		enforcing the relevant rules (w.r.t. domestic hazardous waste and hazardous waste generated from e-waste rules like fluorescent lamp other mercury containing lamp) and also, preparation of HW inventory and other interventions.
				vi. Expedite conducting of environmental audit of common and captive TSDFs available in the State and submit the audit report to
				CPCB. In this regard, CPCB has prepared guidance document and same is under

S. NO.	STATE/UT	DIRECTIONS	STATUS	RECOMMENDATIONS
				finalization. Upon finalization, the same will be circulated to all SPCBs/PCCs for conducting audit in line with guidance document prepared by CPCB.
35.	S	 i. Expedite conducting of environmental audit of common/captive TSDFs available in the State and submit the audit report to CPCB. ii. Board shall provide specific link of 	CHWTSDF by engaging Indian Institute of Social Welfare and Business Management (IISWBM), however report not submitted to CPCB.	also initiate audit of captive
		inventory of spent solvent recovery units published on its website.		13 OI OD.

Status on compliance of the recommendations pertaining to CPCB:

1. Development of National Hazardous Waste Tracking System for effective enforcement of rules including verification and reconciliation of manifest system for movement of hazardous waste.

Status: The development of above tracking system is under process. Further, for the development of National Hazardous Waste Tracking System, CPCB requested Ministry of Environment, Forest and Climate Change for considering the National Hazardous Waste Tracking System under Central Sector Scheme of Hazardous Substance Management Division. The said project was also discussed in the meeting convened by MoEF&CC on 18/11/2020 and minutes of the said meeting is awaited.

Recommendation: CPCB shall expedite the process of developing National Hazardous Waste Tracking System. Till the development of above tracking system, SPCBs/PCCs shall ensure effective enforcement of rules including verification and reconciliation of manifest system for movement of hazardous waste.

2. Evaluation and strengthening of laboratory facilities available with SPCBs/PCCs for analysis of all parameters specific under HOWM Rules.

APPENDIX-II

Status: CPCB prepared format for providing the details of the laboratory facilities available with SPCBs/PCCs. Out of 34 SPCBs/PCCs (who have submitted the status report) only 23 SPCBs/PCCs namely Andhra Pradesh, Assam, Delhi, Goa, Gujarat, Haryana, Himachal Pradesh, Jammu & Kashmir, Karnataka, Kerala, Madhya Pradesh, Maharashtra, Meghalaya, Mizoram, Nagaland, Odisha, Puducherry, Rajasthan, Tamil Nadu, Telangana, Tripura, Uttar Pradesh and West Bengal have laboratory facilities available in their State/UT, however, not for all the parameters as specified in HOWM Rules, 2016. Whereas, 10 SPCBs/PCCs (namely Andaman & Nicobar Island (pH, DO and Noise meter only) Arunachal Pradesh, Bihar, Chandigarh, Chhattisgarh, Jharkhand, Lakshadweep, Manipur, Punjab and Sikkim) have no facility for analysis parameters specified under HOWM Rules, 2016. Further, no information has been provided by Uttarakhand PCB in this regard

Chhattisgarh ECB has informed that analysis is being carried out by third party lab however land has been procured for setting of central laboratory and will be developed by 31/12/2021. DPCC has laboratory facility for limited parameter (such as Zn, Pb, Co, Cr, Ni, Fe) and instruments like Bomb Colorimeter, XRF spectrophotometer, Zero head extractor, Flash point apparatus, Rotary evaporator, and Inducted coupled plasma are under procurement.

Haryana SPCB have 04 laboratories at Gurugram, Hissar, Faridabad and Panchkula, of which, only Panchkula laboratory is accredited. Board is in the process of purchasing laboratory equipment for analysis of remaining parameters i.e. ICP and Gas Chromatography. Mizoram PCB has provided list of instruments available with them and proposal submitted to CPCB regarding upgradation of tory facilities.

Kerala SPCB has informed that the Board's Central Lab is accredited by NABL & being continuously upgraded for analysis of all HW parameters. In case of non- availability of the infrastructure for analysis of some HW parameters it is done through external laboratories.

Further, CPCB is also conducting training courses for SPCBs/PCCs under Capacity Building Program.

Recommendations: All the SPCBs/PCCs shall submit the details of the laboratory facilities available with them to CPCB in the prescribed format for evaluation. Upon examination of the information provided by SPCBs/PCCs, CPCB shall communicate the gaps/shortcomings in the available facilities for analysis of all parameters specified in HOWM Rules, if any to SPCBs/PCCs.

Verification of inventory report submitted by SPCBs/PCCs by way of test checks to ensure that the same is credible, reliable and robust in terms of contents and scope.

Status: In this regard, CPCB initiated project for verification of inventory report along with compliance to HOWM Rules through government institutes like IIT, NIT, NEERI, etc. CPCB has identified about 104 institutes for carrying out the said project. SPCBs/PCCs have also been requested to provide the list of hazardous waste generating/handling units availabe in their states. Shortlisting of state-wise institutes and award of project is under process. The project is expected to be completed within 06 months after award of work.

Recommendations: CPCB shall ensure the above verification being carried out in the presence/collaboration of SPCB/PCC and also ensure timely completion of verification of inventory report. Thereafter, based on above study and methodology illustrated during the above study, SPCBs/PCCs shall carry out the task of verification of inventory every year.

3.2 <u>Compliance Status</u>, <u>Observations and Recommendations on the action points covered in the Final Report of the Monitoring Committee vis-a-vis orders dated 26/08/2019 of the Hon'ble Tribunal</u>

The orders (uploaded) dated 07/07/2020 of the Hon'ble Tribunal was communicated to all implementing agencies for compliance. In this regard, status of implementation has been received from Ministry of Commerce(CBIC), Ministry of Labour & Employment, DGFT, DG (S) and SPCBs/PCCs of 31 States/UTs namely Andaman & Nicobar Islands, Andhra Pradesh, Arunachal Pradesh, Assam, Chandigarh, Chhattisgarh, Delhi, Goa, Gujarat, Haryana, Himachal Pradesh, Jammu & Kashmir, Jharkhand, Karnataka, Kerala, Lakshadweep, Madhya Pradesh, Maharashtra, Manipur, Meghalaya, Mizoram, Odisha, Puducherry, Punjab, Rajasthan, Sikkim, Tamil Nadu, Telangana, Tripura, Uttar Pradesh and West Bengal. SPCBs of Nagaland and Uttarakhand have also submitted information but not on the recommendations made in CPCB report (June2020) w.r.t actions points given in the Interim and Final Report of the Monitoring Committee.

However, status of implementation has not been provided by Ministry of Environment Forest & Climate Change, Port Authorities and 02 SPCB/PCC namely Bihar and DD&DNH on recommendations pertaining to implementation of the Final report of the Monitoring committee.

On the basis of status of implementation by various agencies/SPCBs, the compliance status on various recommendations (except on contaminated sites as the same has been provided separately at Section 4 of this report) vis-à-vis the responsible Ministries/Agencies is as below:

S. No.	Recommendations (Responsible	Status of Compliance	Remarks/Observations	Recommendation
No. 5.	Agency and timeline of action) I. Disposal of illegally imported consignments: (i) CBIC and Port authorities have to jointly devise a policy and mechanism for disposal of confiscated and unclaimed/uncleared cargo lying at various ports. The policy/mechanism has to cover the details of bearing cost for disposal of such consignments.	IMPORT AND EXPO CBIC-Partially Complied CBIC has informed that Cost for disposal regarding unclaimed/uncleared cargo is to be borne by the custodian as per procedure laid down in Circular No. 49/2018-Customs dated 03.12.2018. Further, it has informed that cost for disposal regarding confiscated hazardous cargo	The circular dated 03/12/2018 states that the custodian has to arrange for destruction of goods at their own expenses, whereas CBIC has informed that cost for disposal regarding confiscated hazardous cargo would be borne by CBIC. The same needs to be clarified and communicated to concerned for implementation.	i. CBIC shall take necessary steps to strictly enforce its Circular No. 49/2018-Customs dated 03.12.2018 and incoporate mechanism/details of cost for disposal of confiscated hazardous waste. ii. CBIC shall inform MoEF&CC and DGFT w.r.t
	(CBIC and Port Authorities : 05 months).	would be borne by CBIC. Port Authorities- Not Complied	The Monitoring Committee had noted that there had been considerable delay in	

S. No.	Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation
		Port Authorities have not provided implementation status	clearing the uncleared/unclaimed consignments. CBIC circular dated 03.12.2018 needs to be strictly implemented, CBIC shall regularly verify the same and apprise the DGFT and MoEF&CC w.r.t disposal of the consignments with details of the importer.	importers of the same on regular basis. iii. Port Authorities shall immediately submit compliance status on the Hon'ble NGT orders dated 07/07/2020 and ensure timely disposal of all the confiscated and uncleared/unclaimed cargos in consultation with Customs.
6.	Laboratory Upgradation in Ports/Docks: (i) CBIC to further extend and enhance the laboratory infrastructure in all the major ports and other non-major ports to prevent entry of hazardous wastes. Otherwise, arrangements for analysis of relevant parameters with EPA/NABL accredited laboratories having minimum requisite laboratory infrastructure/equipment can	CBIC- Partially Complied CBIC has informed that Central Revenues Control Laboratories have been upgraded and have been equipped with new, state of art equipment's with recommendations made in WCO laboratory Guide 2017.	Information regarding arrangements for analysis of relevant parameters have not been provided for non-major ports. Further, parameter (as per Schedule III of HOWM Rules, 2016) wise details on the availability of facility for analysis needs to be verified.	i. CBIC shall make arrangements for analysis of relevant parameters at non-major ports to prevent entry of illegal hazardous wastes either by setting up its own infrastructure or though EPA/NABL accredited lab. CBIC shall also provide parameter (as per Schedule III of HOWM Rules, 2016) wise details on the availability of facility for analysis.

S. No.	Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation
	be put in place in advance by CBIC. (CBIC: 05 months)			
7.	Bank Guarantee procedure (i) Procedure of executing bank guarantee by PSIAs and importer in case of import of restricted items (including hazardous wastes specified under Schedule III and VI) and other items as recommended by Monitoring committee be devised and mandated by DGFT. (DGFT: 05 months)	DGFT- Partially Complied DGFT vide its O.M dated 24/11/2020 has informed that Agencies which are seeking enlistment as PSIAs are required to submit Bank Guarantee of Rs. 10 lakhs. It was also informed that, inputs from MoEF&CC and DPIIT were sought by DGFT for mandating Bank Guarantee.	and category of items on which BG is applicable and also not developed procedure for executing BG by PSIA/Importers in case of restricted items.	i. DGFT shall expedite the process for developing procedure of executing bank guarantee by importers and PSIAs in case of import of restricted items and identification of the list and category of items on which BG is applicable.
8.	Verification of documents for HW in Part D: (i) CBIC shall address the issue of strengthening of RMS for improved vigilance adequately, while verifying documents for import of other wastes (Part D of Schedule III of HOWM Rules, 2016), especially those that are	CBIC- Partially Complied CBIC has informed that RMS interdicts bills on potential risk on assessment and assessment & examination, further necessary verification by apprising officer. It was also informed that in case of facilitated bills of entry, documents relating	CBIC is verifying documents physically and placing interdiction on basis of RMS. Further, strengthening RMS by reviewing Custom Clearance Requirements. However, continuous steps need to be taken up to ensure to verify imports of regulated	hazardous waste as per

S. No.	Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation
	similar to hazardous wastes (regulated or banned/prohibited for import). (CBIC: 05 months)	compliances are checked		MoEF&CC ii. MoEF&CC to verify the interdictions placed in
		populated for Customs Compliance Requirements (CCR) for "Other waste" and focused review of CCR is being conducted for other waste having HS code and strengthen RMS for corresponding instructions. CBIC in meeting dated 06.11.2020 has requested MoEF&CC to provide list of		verification of documents.
		hazardous items alongwith description and details for which further interdictions are required in RMS.		
9.	RMS system: (i) Central Board of Indirect Taxes and Customs (CBIC) and DGFT shall jointly identify and classify HS code to cover all scheduled items as per HW rules and be	CBIC-Partially Complied CBIC has informed that it is reviewing Customs Compliance Regulations and identifying types of waste	CBIC has made steps for identifying waste which are not covered by HS code. However, HS codes have not been classified for any of the waste.	shall jointly take immediate

S. No.	Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation		
	brought under the ambit of RMS for stringent verification and testing procedure. Notification of HS code for the HW consignments (mis declared) and those similar to unrestricted items be expedited by CBIC and DGFT. (CBIC and DGFT: 05 months) (ii) Implementation of HS Codes and monitoring of compliance have to be reviewed jointly by MoEF&CC and Customs on a regular basis. (MoEF&CC: on a regular basis)	which are not covered by HS code. MoEF&CC- Not Complied MoEF&CC has not provided implementation status. DGFT- Partially Complied DGFT has informed that classification of HS code is under exclusive domain of Department of Revenue/CBIC. Matter has been taken up with MoEF&CC and CBIC.	Monitoring Committee in its Final report had noted that as per of the Foreign Trade Policy, 2015-2020, any changes or formulation or addition of new codes in ITC- HS Codes are carried out by DGFT.	such items shall be brought		
10.	DGFT license in public domain: (i) DGFT license issued to hazardous and other wastes related items may be brought under a separate exclusive section of the minutes of the EFC meeting for special emphasis.	DGFT -Partially Complied DGFT has informed that starting November permissions granted for import of hazardous and other waste will be highlighted under separated sub-head of minutes of		i. DGFT shall ensure to continuously highlight the license issued for hazardous and other waste under EXIM policy in its minutes of meeting and place the same in public domain. DGFT shall		

S. No.	Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation
	(DGFT: immediate)	meeting of EXIM facilitation committee.		provide copy of the latest Minutes of meeting to CPCB.
11.	Harmonization of 'other' category in line with HWM Rules, 2016: (i) To ensure harmonization of 'other' category in line with HWM Rules, 2016, CBIC and DGFT shall jointly notify HS code for all hazardous and other wastes listed in Part A, B and D of Schedule III of HOWM Rules including the items 'oils' under the 'other' class categorically. (CBIC and DGFT: 05 months)	CBIC- Partially Complied CBIC has informed that it had requested MoEF&CC to identify specific tariff lines alongwith description of commodities so that the proposal can be sent for creation of new lines. It was further informed that, additional interdictions on the basis of WCO report dated 29.03.2017 on Harmonized Commodity Description and Coding system related to Basel convention with respect to Hazardous waste will be taken, if required. DGFT- Partially Complied DGFT- Partially Complied DGFT has informed that classification of HS code is under exclusive domain of Department	classification of 'oils' in 'other' class category and harmonization of the HS codes with Basel no. for the waste specified in HOWM Rules, 2016 is yet to be carried out. Monitoring Committee in its Final report had noted that as per of the Foreign Trade Policy, 2015-2020, any	shall jointly expedite the process to provide HS code for Oils under classification of 'other' class category and develop HS code for all the

S. No	Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation
12.	Pre-Shipment Inspection Agency (PSIAs) for certain category of oils as per Annexure 13 of the ASG Report: (i) Initiatives be taken similar to that of metallic scrap wastes by DGFT for notifying PSIAs for certain category of oils suggested for pre-shipment inspections certificate for imports in the Recommendations of the former ASG, Sh Gopal Subramaniam expeditiously. (DGFT: 05 months)	Revenue/CBIC. Matter has been taken up with MoEF&CC and CBIC for classification of items under "other" category separately. DGFT-Partially Complied DGFT has informed that MoEF&CC has to identify and recommend the names of items whose import world require PSIA certification and special capaciblities required in a PSIA to certify such consignents. Matter has been referred to MoEF&CC and MoPNG for their inputs.		i. DGFT and MoEF&CC shall jointly identify list of items whose import would require PSIA certification and along with details of the special capabilities required in a PSIA and expedite the process of notification of PSIA for various categories of oils suggested for preshipment inspections certificate for imports as per the recommendations of the former ASG, Sh Gopal Subramaniam.
13.	Penal Action against the defaulters in case illegal import: (i) CBIC, DGFT and Port Authorities have to report the incidences of illegal import of	CBIC -Partially Complied CBIC has informed that compilation of annual inventory of incidences of illegal imports is a time-	CBIC is under process of compiling the annual inventory of illegal imports.	i. Port Authorities & MoEF&CC shall immediately provide compliance status.

S. No.	Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation
	HW to Ministry of Environment, Forest and Climate Change (MoEF&CC) as per provisions of the HOWM Rules, . 2016 on a regular basis. (CBIC, Port Authorities and DGFT: on a regular basis) (ii) Ministry of Environment, Forest and Climate Change (MoEF&CC) have to expedite the process of delegation of power vested under Section 19 of the Environment (Protection) Act, 1986 to CBIC, to enable them to take credible action against such violators under the E(P) Act, 1986. (MoEF&CC: 03 months)	being compiled and furnished by 30/12/2020 and for the upcoming years by 30th September of the year. DGFT- Partially Complied DGFT has informed that Customs authorities are competent authority to check imported consignments and as such reporting of the same. Port Authorities- not Complied Status of implementation has		ii. CBIC and Port Authorities to report the incidences of illegal import of HW to Ministry of Environment, Forest and Climate Change (MoEF&CC) and DGFT on a regular basis. As and when, any report of illegal imports received by DGFT, the same may also communicated to MoEF&CC. iii. MoEF&CC and DGFT shall take necessary actions against the illegal importers in accordance with the laws and update the same in public domain.
14.	Re-export of illegal consignments after confiscation:	DGFT -Not Complied DGFT has informed that FT (D&R) Act does not provide	The Monitoring Committee in its Final report had noted the direction of Hon'ble High Court of Kerala in the case	i. DGFT shall examine the Hon'ble High Court of Kerala, where in the case

S. No	Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation			
	(i) DGFT to expedite the process of notifying for delegating such powers to the Customs Authorities to take action against the erring importers. (DGFT: 03 months)		pertaining to import of Multifunctional Devices (MFDs) without permission/license wherein the Hon'ble Court had directed that power to direct importers to re-export lies with DGFT.	pertaining to import of Multifunctional Devices (MFDs) without permission/license from DGFT, the Hon'ble High Court directed that the powers to direct importers to re-export lies with the DGFT under FT (D&R) Act, 1992 and not with the Customs Authorities. Thus, DGFT to expedite the process of notification for delegating powers to the Customs Authorities to take action against the erring importers.			
15.	Clearance of Waste Oil/Sludge from Ships: (i) Concerned SPCBs/PCCs or Port Authorities of State/UT to grant/obtain necessary authorization to cover hazardous wastes generated from both normal port operations/activities and all	Port Authorities- Not Complied Port Authorities have not submitted status report. Status of implementation provided by SPCBs/PCCs is given below:	Andhra Pradesh, Goa, Maharashtra have informed that port(s) has been authorised. However, details have not been provided. Assam and Kerala have informed the concerned agencies to obtain Consent and Authorization.	 i. SPCBs/PCCs of Andaman & Nicobar Islands, Assam, Gujarat, Karnataka, Kerala, Madhya Pradesh and Tamil Nadu shall submit updated progress report in this regard. ii. SPCBs/PCCs of Andhra Pradesh, Goa, Maharashtra and West Bengal shall 			

	ecommendations (Responsible agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation			
(ii)	ship generated wastes (MARPOL annexes) (e.g in case of used/waste Oil authorization for Cat. No. 5 and Cat. No. 3 of HOWM Rules, 2016). The same be also covered in the annual report submitted as per HOWM Rules, 2016. (SPCBs/PCCs and Port Authorities: 05 months) SPCBs/PCCs shall ensure that all the ports (including minor ports), ICDs/CFSs have mandatory authorization as per HOWM Rules, 2016. The said authorization shall be granted by the SPCB/PCC after due scientific evaluation. (SPCBs/PCCs: 05 months)	Pradesh, Chandigarh,	waste generation due to port activities. However, details have not been provided. Karnataka has informed that of 03 ports 02 are authorised. Lakshadweep has informed that there is no major/minor port in Lakshadweep islands and waste generated from administration run ships are cleared at Kochi and waste is disposed of through authorised recyclers.	immediate action for authorization of reported 11 Ports/ICDs/CFCs in the state.			

S. No.	, <u> </u>		Remarks/Observations	Recommendation
			materials are not being dealt by them. Maharashtra has informed that it has granted consent and authorization to 05 industries for Ports and harbours, jetties and dredging operations Punjab PCB has informed that it has 03 dry ports. However, no details have been provided. Further, PPCB reported that implementation of HOWM Rules, 2016 will be	
			carried out on quarterly basis. Rajasthan has informed that it has 11 Ports/ICDs/CFCs. However, no unit has been authorised. Tamil Nadu has informed that out of 04 ports, 03 have obtained authorization and application of 01 is under process.	

S. No.	Recommendations (Responsible Agency and timeline of action)	Stati	us of Complian	ce	Remarks/Observations		ations	Recommendation	
			3-1: State-wise eception facilities	status	provid their a 17 inform sea recommapplica on ava	mendation able to them.	EFCs and have are are no therefore, is not	n of Ports/IC	Ds/CFCs and
		S.No.	State/UT	No. of Ports ICDs/CFCs availa	f /	No. of Ports/ ICDs/ CFCs authorise	No. of Waste Reception Facility available	No. of Waste Reception Facility authorised	Inventory provided by Ports/ ICDs/ CFCs
		1.	Andaman & Nicobar islands	Port	t-24	Port-01	03	03	No
		9.	Andhra Pradesh	Port	t-01	Port-01	5	05	INP
		10.	Arunachal Pradesh	Not Appli		Not Applicab	le		
		11.	Assam	Port	t-01	0 (notice issued to IWAI, IWT for compliance)	INP	INP	INP

S. No.	Recommendations (Responsible Agency and timeline of action)	Status of Complianc		ce Remarks/Observations Recommend		endation		
		5.	Chandigarh			Not Applicab	le	
		6.	Chhattisgarh			Not Applicab	le	
		7.	Delhi	Nil	Nil	Nil	Nil	NA
		8.	Goa	Port-01	Port-01	0	0	Yes
		9.	Gujarat	INP	Informed ports have been authorised	INP	INP	INP
		14.	Haryana		•	Not Applicable	;	
		15.	Himachal Pradesh	Nil	Nil	Nil	Nil	NA
		16.	Jammu & Kashmir			Not Applicab	ole	
		17.	Jharkhand			Not Applicab	ole	
		18.	Karnataka	Port-03	02	01	01	Yes
		19.	Kerala	INP	Under Process	INP	INP	INP
		20.	Lakshadweep	No major/min or ports				
		21.	Madhya Pradesh	ICDs-07	Directions issued	INP	INP	INP
		22.	Maharashtra	INP	INP	08 (at 02 ports	08 s) (at 02 ports)	INP
		23.	Manipur	Not Applicable				
		24.		Not Applicable				
		25.	Mizoram			Not Applicab		
		26.	Nagaland			Not Applicab	le	

S. No.	Recommendations (Responsible Agency and timeline of action)	Stati	us of Complian	ce	Ren	narks/Obs	servations	Reco	mmendatio	on
		23.	Odisha	Poi	rt-03	03	03	03	Yes	3
		24.	Puducherry	Poi	rt-01	01	01	01	Yes	3
		25.	Punjab	_	ports- 03	INP	INP	INP	INI	D.
		26.	Rajasthan		11	0	0	0	No	,
		27.	Sikkim				Not Applic	cable		
		28.	Tamil Nadu	Por	rt-04	03	0	0	Yes	3
		29.	Telangana				Not Applica	able		
		30.	Tripura				Not Applica	able		
		31.	Uttar Pradesh				Not Applica	able		
		32.	Uttarakhand				Not Applica	able		
		33.	West Bengal	(02	02	06	06	No)
16.	(i) CBIC, DGFT and Port Authorities have to provide updated	CBIC power import/e	artially Complice has informed of disallor export is dealt by	that owing y	prepar illegal	ring invent imports.	cory of the	i. CBIC,authoritiesimmediately		OGFT and Port shall provide
	complete status of the findings of CAG Report to CPCB and MoEF&CC. Compliance status of action taken against those traceable illegal importers by not allowing import/export directly/indirectly until such consignments are safely disposed off as per HOWM Rules, 2016 be also provided.	annual incidence is being furnished and for by 30th year. DGFT-N DGFT he	d by 30/12/ the upcoming to September of ot Complied as informed that	of aports vill be (2020 years f the	regard the fir	ling updatendings of against tr	n has been C and DGFT ed status of of CAG and raceble illegal	findings of C action trace to CF ii. MoEI and I take against		EF&CC. T, CBIC ties shall action the

S. No.	Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation
	, -	authority to deal with illegal imports. Port Authorities -Not Complied Port Authorities have not submitted status report	Remarks/Observations	importing hazardous & other waste including not allowing import/export directly/indirectly until such consignments are safely disposed of as per HOWM Rules, 2016. iii. CBIC and Port Authorities (Ministry of Shipping) shall regularly provide information of illegal imports along with details of the importers and license/NOC issued by DGFT and MoEF&CC to them for taking necessary action. iv. CBIC shall submit the annual inventory of the illegally imported/stored consignments in Ports/ICDs/CFSs within the timeline stipulated by
				them and thereafter shall ensure submission by 30th September every year to CPCB and MoEF&CC.

S. No	Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendat	ion
				v. Port Authorit immediately compliance sta	submit
17.	developed by CBIC in	recommendation to take authorization does not seem to be appropriate. It further informed that, NOC is obtained by CBIC from CPCB before disposal of waste. It also requested CPCB to specify and further procedure to be taken up in this matter. Port Authorities—Not Complied Port Authorities have not submitted implementation Status	However, as per HOWM	hazardous wa are confiscated a Standard Procedure for o authorization hazardous goo that are confisc be developed by consultation SPCBs/PCCs.	horization storage, recycling, fering for r disposal, with the astes that . Further, Operating obtaining for ds/wastes cated may

S. No.	Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation
	obtained for normal port operations/activities within the timeline prescribed. (Port Authorities: 05 months)			
	Collaboration between regulating authorities: SPCBs/PCCs along with Customs and Purtauthorities to ensure regular interaction among themselves for better compliance of import and export related issues and management of ship wastes. (MoEF&CC, CPCB, SPCBs /PCC, Customs and Ports Authorities: On a regular basis)	CPCB-Complied CPCB regularly carries out interaction meeting with various regulatory agencies. CBIC-Complied CBIC has informed that vide Circular No. 13/2015-Customs, it has setup Custom Clearance Facilitation Committees at every major customs seaports and airport in which Pollution Control Board is also a member which is carrying out regular meetings to resolve the issues regarding import/export. MoEF&CC and Port Authorities- Not Complied	Maharashtra, has informed that it has planned to conduct interactive	i. MoEF&CC, Port Authorities, and SPCBs/PCCs of 06 States/UTs namely Andaman & Nicobar Islands, Bihar, Daman & Diu and Dadar & Nagar Haveli, Madhya Pradesh, Rajasthan and Uttarakhand shall submit compliance status. . Andaman & Nicobar Islands, Rajasthan and Karnataka PCBs/PCC shall take immediate action in this regard and SPCBs/PCCs Assam, Andhra Pradesh, Goa, Maharashtra shall submit progress report.

S. No	Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation
		MoEF&CC and Port Authorities have not submitted the status report. Status of implementation provided by SPCBs/PCCs is given below: Complied: Gujarat, Himachal Pradesh, Kerala Lakshadweep, Odisha, Puducherry, Punjab Tamil Nadu, Tripura, West Bengal Partially Complied: Assam, Andhra Pradesh, Goa, Maharashtra Not Complied: Andaman & Nicobar Islands, Rajasthan and Karnataka Not Applicable: Arunachal Pradesh, Chandigarh, Chhattisgarh, Delhi, Haryana, Jammu & Kashmir, Jharkhand, Manipur, Meghalaya, Mizoram, Nagaland, Sikkim, Telangana, Uttar Pradesh	has already communicated port authorities for applying for consent and Member Secretary has conducted meeting with them. Lakshadweep has informed that it has conducted Punjab, Tamil Nadu, Tripura conducted meeting with stakeholders.	iii. SPCBs/PCCs along with Customs and Port authorities ensure regular interaction among themselves for better compliance of import and wastes and provide biannually status.

S. No.	Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation
		Information not provided: Madhya Pradesh, Uttarakhand		
	II. WASTE RECEPTION FACI	LITIES IN PORTS TO DEAL W	ITH WASTES GENERATED FR	OM SHIPS (MARPOL)
19.	Availability of Waste Reception Facilities at ports: (i) DG(S) may expedite the process of notifying the draft 'Mandatory requirements concerning port reception facilities for the delivery of waste from ships and disposal of such wastes' and shall place it on its website for inviting comments from concerned stakeholders and ensure its implementation through port authorities. (ii) DG(S) may be given appropriate powers to implement the said notification on 'Mandatory requirements concerning port reception facilities for the delivery of waste from ships and disposal of such wastes'	Directorate General of Shipping- Partially Complied DG (S) has informed that the draft "Mandatory requirements concerning port reception facilities for the delivery of waste from ships and disposal of such wastes" is being reviewed by law department before forwarding the same to Ministry of Shipping for notification. Port Authorities- Not Complied Port Authorities have not submitted the status report. Status of implementation	facility and its authorization is tabulated in Table B-1 above. Assam has informed that process of verification is going on. Andhra Pradesh, Gujarat, Odisha, Puducherry have waste reception facility Goa has informed that no waste reception facility is available. Gujarat has informed that reception facilities of ports have already been authorized, there are 78 authorized	"Mandatory requirements concerning port reception facilities for the delivery of waste from ships and disposal of such wastes" and ensure compliance by port authorities. ii. DG(S) may be given appropriate powers to implement the said
	in all ports. Port authorities may be directed to provide the	provided by SPCBs/PCCs is given below:	-	directed to provide the compliance status to

S. No.	Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation
	compliance status to DG(S) for enabling the Directorate in preparation of consolidated status on availability of Port Reception Facilities and submission to CPCB. (DG(S) and Port Authorities: 05 months) (iii) SPCBs/PCCs may coordinate with DG(S) and Port Authorities for implementation of the aforesaid notification for environmentally sound management and disposal of ship wastes. (SPCBs/PCCs: 05 months)	Partially Complied: Andaman & Nicobar Islands, Assam, Andhra Pradesh, Gujarat, Karnataka, Kerala, Maharashtra, Odisha, Puducherry, Tamil Nadu and West Bengal Not Applicable: Arunachal Pradesh, Chandigarh, Chhattisgarh, Delhi, Haryana, Himachal Pradesh, Jammu & Kashmir, Jharkhand, Lakshadweep, Manipur, Meghalaya, Mizoram, Nagaland, Sikkim, Telangana, Tripura, Uttar Pradesh Not Complied: Goa and Rajasthan Information not provided: Madhya Pradesh, Punjab, and Uttarakhand	concerned authorities for compliance. Punjab will be enforcing HOWM Rules, 2016 on quarterly basis. Rajasthan has informed that	Nicobar Islands, Assam, Andhra Pradesh, Gujarat, Karnataka, Kerala, Maharashtra, Odisha, Puducherry, Tamil Nadu and West Bengal shall ensure compliance and submit progress report. v. SPCBs of Goa and Rajasthan shall coordinate with DG(S) and Port Authorities for
		Telangana, Tripura, Uttar Pradesh Not Complied: Goa and Rajasthan Information not provided: Madhya Pradesh, Punjab,	informed that it has already communicated the recommendations to concerned authorities for compliance. Punjab will be enforcing HOWM Rules, 2016 on quarterly basis.	Karnataka, Maharashtra, Puducherry, Tami and West Benga ensure compliance submit progress re v. SPCBs of Goa Rajasthan coordinate with

S. No.	Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation
			facility. Tamil Nadu has issued instruction for setting up separate waste reception facility within port premises. 17 SPCBs/PCCs have	environmentally sound management and disposal of ship wastes. vi. SPCBs/PCCs of 05 States/UTs namely Bihar, Daman & Diu and Dadar & Nagar Haveli, Madhya Pradesh, Punjab and Uttarakhand shall submit compliance
20.	Authorization for the waste reception facilities and ports: (i) SPCBs/PCCs may be directed to issue authorization to all port authorities on the basis of inventory of ship generated wastes in coordination with port authorities and preparation of annual report in accordance with HOWM Rules, 2016.	Status of implementation provided by SPCBs/PCCs is given below: Complied: Odisha and Puducherry Partially Complied: Andaman & Nicobar Islands, Assam, Andhra Pradesh, Gujarat, Karnataka, Kerala,	Andhra Pradesh, Gujarat, Odisha, Puducherry have waste reception facility which have been authorised.	States/UTs namely Bihar, Daman & Diu and Dadar & Nagar Haveli, Madhya Pradesh, Punjab and Uttarakhand shall submit compliance status.

S. No.	Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation
	(ii) SPCBs/PCCs shall ensure authorization is granted to Ports and Waste reception facility available at all ports and all the provisions of HOWM Rules, 2016 (i.e. authorization, manifest system, inventorization etc.) are being followed by Ports and Waste Reception Facilities. (SPCBs/PCCs: 05 months)	Maharashtra, Tamil Nadu West Bengal Not Complied: Goa and Rajasthan Not Applicable: Arunachal Pradesh, Chandigarh, Chhattisgarh, Himachal Pradesh, Jammu & Kashmir, Jharkhand, Lakshadweep, Maipur, Meghalaya, Mizoram, Nagaland, Sikkim, Telangana, Tripura, Uttar Pradesh Information not provided: Madhya Pradesh, Punjab and Uttarakhand	IWAI, IWT for compliance. Goa and Rajasthan have informed that no waste reception facility is available. Tamil Nadu has issued instruction for setting up separate waste reception facility within port premises. Maharashtra, Kerala has informed that it has already communicated port authorities for applying for consent and conducted meeting with them.	shall ensure establishment of waste reception facility at all ports and ensure authorization of the same. iii. SPCBs/PCCs shall ensure enforcement all the provisions of HOWM Rules, 2016 (i.e. authorization, manifest system,

S. No.	Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation
21.	Swachh sagar portal: (i) DG(S) shall expedite the process of enabling access by regulatory authorities to swachh sagar portal for enforcement purposes in consultation with CPCB. (DG(S): 05 months)	Directorate General of Shipping- Partially Complied DG(S) has informed the Ports are being assessed by Mercantile Marine Departments for compliance and enrolment to Swachh Sagar periodically. An assessment exercise is now in progress. DG(S) has also informed that regulatory agencies are enable to access Swachh Sagar Portal by using respective user id and passwords.		 i. DG(S) shall expedite the process of enrollment of all the Ports on swachh sagar portal for enforcement purposes and also provide list of the Ports and SPCBs/PCCs registered on the said portal. ii. SPCBs/PCCs shall access the Swachh Sagar Portal and ensure verification of information/data for compliance of provisions of the HOWM Rules, 2016.

S. No.	Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation
		III. IMPACT OF HW ON W	ORKERS' HEALTH	
22.	Coverage of all workers under ESI Act, 1948 (i) Appropriate directions may be issued to Ministry of Labour and Employment to expedite publication of the Draft Code on Social Security, 2019. (Ministry of Labour and Employment: 06 months)	Ministry of Labour and Employment- Complied MoLE has informed that the code on Social Security, 2020 was introduced in Lok Sabha on 19.09.2020. Subsequently, The Code on Social Security 2020 was considered and passed by Lok Sabha and Rajya Sabha. After the assent from the Hon'ble Present of India the same has been notified in the gazette of India for General information on 29/09/2020.	2020 has been notified. Its effective implementation and coverage of workers involved in handling and processing of	i. Ministry of Labour and Employment shall ensure implementation of the Social Security code and provide status on the coverage of workers involved in handling and processing of hazardous and other waste under health and other social support schemes.
23.	Implementation of Rule 5(2) of HOWM Rules, 2016: (i) States/UTs who have not responded is required to provide compliance status within three months, otherwise Hon'ble NGT may consider imposing environmental compensation, appropriately,	D 1 1	Tripura have taken action to sensitize concerned agencies w.r.t implementation of Rule 5 of HOWM Rules, 2016 and meeting has been conducted with concern departments/letters have	i. Chief Secretaries of Meghalaya and Uttarakhand shall immediately direct the concerned agencies for implementation of Rule 5(2) and monitor the same and provide compliance status.

S. No.	Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation
	as per directions of the Orders dated 26.08.2019. (State Government /UT Administration: 03 months) (ii) States/UTs who have responded is required to ensure strengthening of institutional capacities for effective implementation of the Rule 5 followed by monitoring through Chief Secretaries of State Government /UT administration. (State Government / UT Administration: 05 months)	Meghalaya and Uttarakhand	been issued to concerned departments. Andaman & Nicobar Islands PCC have informed that labour and industries departments have been sensitized in SLAC meeting. Labour department has carried out registration under Trade union act and industries department have earmarked locations for industrial estates. Labour welfare department, Assam has informed that it has been authorized for duties under Rule 5(2)(d) and Department of Industry for duties under Rule 5(1) of the HOWM Rules, 2016. It has also been informed that labour department has not involved in recognition and registration of workers involved in recycling, preprocessing and utilization.	States/UTs namely Arunachal Pradesh, Andhra Pradesh, Bihar, Chhattisgarh, Daman & Diu and Dadar Nagar Haveli, Goa, Kerala, Manipur, Rajasthan, Sikkim, Tamil Nadu, and West Bengal shall direct the concerned agency for submission of implementation status and monitor implementation of the Rules. ii. Chief secretaries of Lakshadweep and Delhi shall ensure allocation and earmarking of spaces as per Rule 5(1) and implementation of Rule 5(2) when units involved in recycling, pre-processing

S. No.	Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation
			informed that letters have been issued to stakeholders and PCC is in process of consultation with stakeholders. Estate officer and labour departments have been authorized under Rule 5. Delhi has informed that as there is no Hazardous waste recycling unit. Lakshadweep has informed that there is no existing and upcoming industrial park, estate and industrial clusters also there are no activities involved in recycling, preprocessing, and other utilization hence no workers in this field. Madhya Pradesh has informed that Department of Industry and Department of Labour have been authorised for implementation of Rule	Chief Secretaries of Andaman & Nicobar Islands, Assam, Chandigarh, Gujarat, Haryana, Himachal Pradesh, Jammu & Kashmir, Karnataka, Madhya Pradesh, Mizoram, Maharashtra, Nagaland, Odisha, Puducherry, Punjab, Telangana, Tripura and Uttar Pradesh shall ensure implementation of Rule 5 of HOWM Rules, 2016 and submit updated status report.
			informed that Department of Industry and Department of Labour have been authorised	

Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation
		prepared and submitted to MoEF&CC and CPCB in 2019.	
		Maharashtra has informed that meetings have been carried out to sensitize concerned agencies, Department of labour has verified 224 hazardous waste recycling units and is compiling the report	
		Meghalaya PCB has informed that matter is to be implemented by Department of Labour and Department of Industries. No details have been provided w.r.t action taken.	
		Mizoram has informed that Department of Industries has carried out earmarking or allocation of site for TSDF and Department of labour has been recognised for Rule implementation of 5(2). However, recognition and registration of workers has	
	, =	·	Agency and timeline of action) prepared and submitted to MoEF&CC and CPCB in 2019. Maharashtra has informed that meetings have been carried out to sensitize concerned agencies, Department of labour has verified 224 hazardous waste recycling units and is compiling the report Meghalaya PCB has informed that matter is to be implemented by Department of Labour and Department of Industries. No details have been provided w.r.t action taken. Mizoram has informed that Department of Industries has carried out earmarking or allocation of site for TSDF and Department of labour has been recognised for Rule implementation of 5(2).

S. No.	Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation
			is no recycling/pre- processing and other utilization activities in the State.	
			Odisha has informed that Odisha Industrial Infrastructure Development Corporation (IDCO) and Department of labour and Employment have been authorised.	
			Telangana has informed that TSIIC has been authorized for allocation of industrial space and Directorate of factories, labour, employment, training and boiler department and National safety council have been authorised for recognition and registration of workers. Skill development training and annual health monitoring has been carried out. However, group of	
			workers and integrated plan has not been developed. Nagaland PCB has informed that it has written to	

S. No.	Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation
			Department for labour for taking necessary action.	
			Uttrakhand has informed that no action has been taken w.r.t sensitization of agencies about duties under Rule 5 and action plan will be proposed in January 2021	
24.	Unauthorized industries be brought under the ambit of ESI Act, 1948: (i) Appropriate directions may be issued to Ministry of Labour and Employment to expedite publication of the Draft Code on Social Security, 2019. (Ministry of Labour and Employment: 06 months)	Ministry of Labour and Employment- Complied MoLE has informed that the code on Social Security, 2020 was introduced in Lok Sabha on 19.09.2020. Subsequently, The Code on Social Security 2020 was considered and passed by Lok Sabha and Rajya Sabha. After the assent from the Hon'ble Present of India the same has been notified in the gazette of India for General information on 29/09/2020.	in handling and processing	i. Ministry of Labour and Employment shall ensure implementation of the Social Security code and provide status on the coverage of workers involved in handling and processing of hazardous and other waste under health and other social support schemes.
26.		CPCB had received		i. SPCBs/PCCs of Assam,
	OUTSIDE THE FACTORY GATE:	clarification from various SPCBs/PCCs w.r.t applicability of Mandatory		Andhra Pradesh, Chandigarh, Chhattisgarh, Gujarat,

Hazardous waste generating units on a continuous basis. (SPCBs/PCCs: 05 months) (SPCBs/PCCs: 05 months) Hazardous waste generating units on a continuous basis. (SPCBs/PCCs: 05 months) SPCBs/PCCs: 05 months) Hazardous waste generating units on a continuous basis. (SPCBs/PCCs: 05 months) Hazardous waste generating units on a continuous basis. (SPCBs/PCCs: 05 months) Hazardous waste generating spirit, CPCB had requested sall SPCBs/PCCs to sonsure strict implementation of online display board in large scale units and regulate installation of appropriate size of manual display board in large scale units and regulate installation of appropriate size of manual display board in large scale units and regulate installation of appropriate size of manual display board in large scale units and regulate installation of appropriate size of manual display board in process of conducting in spections for verification of installation and updation of display board. High Powered Committee has refereed in its report and has been informed that the manual display boards had been adopted and the practice is continued. Online display boards have only been installed in few categories of the units. Status of implementation provided by SPCBs/PCCs Status of implementation provided by SPCBs/PCCs Telangana shall submit progress report. Goa has informed that major installed and group to count of display board is installed and repularly updated by all HW generating and handling units. Goa has informed that major to count of count of display board in process of conducting in spections for verification of installed and regularly updated by all HW generating and handling units. SpCBs/PCCs of 05 States/UTs namely Bihar, Daman & Diu and authorization and system of verification is already in place. However, details have	S. No.	Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation
		verification of installation/updation of display boards at all the Hazardous waste generating units on a continuous basis.	Hon'ble Apex court orders in the matter of W.P (C) 657/1995. In order to implement the orders in the spirit, CPCB had requested all SPCBs/PCCs to ensure strict implementation of online display board in large scale units and regulate installation of appropriate size of manual display board in medium and small units. CPCB has also sought information on the pattern of the display board and implementation which the High Powered Committee has refereed in its report and has been informed that the manual display boards had been adopted and the practice is continued. Online display Boards have only been installed in few categories of the units.	ensured. Andhra Pradesh has informed that R.Os have issued notices and pursuing industrial units for installation of display boards. Goa has informed that major generator has installed display Boards. Due to COVID-19, verification has not been carried out. Board is iii. in process of conducting inspections for verification of installation and updation of display board. Gujarat has informed that it has all the units having valid CCA have compiled with Hon'ble Supreme Court directions. Board has included specific condition of display board in consent and authorization and system of verification is already in	Pradesh, Jharkhand, Kerala, Meghalaya, Rajasthan, Punjab and Telangana shall submit progress report. Lakshadweep shall take action for compliance of Hon'ble Apex court orders related to Display Board. Arunachal Pradesh, Manipur, Mizoram and Nagaland PCBs shall ensure that display board is installed and regularly updated by all HW generating and handling units. SPCBs/PCCs of 05 States/UTs namely Bihar, Daman & Diu and Dadar & Nagar Haveli, Delhi, Tamil Nadu and

S. No.	Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation
		Complied: Andaman & Nicobar Islands, Jammu & Kashmir, Karnataka, Madhya Pradesh, Maharashtra, Odisha, Puducherry, Sikkim, Tripura, Uttar Pradesh and West Bengal Partially Complied: Assam, Andhra Pradesh, Chandigarh, Chhattisgarh, Gujarat, Goa, Haryana, Himachal Pradesh, Jharkhand, Kerala, Meghalaya, Rajasthan, Punjab and Telangana Not Complied: Arunachal Pradesh, Lakshadweep, Manipur, Mizoram and Nagaland Information not provided: Delhi, Tamil Nadu, Uttarakhand	Lakshadweep, however the DG sets in the power house and small automobile workshops only generating waste/used oils.	submit compliance status. v. SPCBs/PCCs shall ensure that verification of installation/updation of display boards at all the Hazardous waste generating units on a continuous basis.

S. No.	Recommendations (Responsible Agency and timeline of action)	Status o	f Compliance	Remarks/Observations		Recommendation	
				plants, which display board	may not require		
				units have display Board	formed that 106 not installed , yet no action en against them.		
		Table B-2:	Status of installat	 ion/verification	of Display Board	is tabulate	d below:
		S. No.	State/UT	No. of HW generating and handling units	No. of units installed display Board	No. of units verified	Action Taken
		1.	Andaman & Nicobar Island	02	02	02	Nil
		2.	Arunachal Pradesh	83	07	07	No action taken
		3.	Assam	176	INP	57	Direction issued to all units
		4.	Andhra Pradesh	2683	1756	1756	Notices issued and units are being pursued
		5.	Chandigarh	679	29	25	SCNs issued
		6.	Chhattisgarh	413	300	300	SCNs issued
		7.	Delhi	Information not provided			
		8.	Goa			Verification under process	

S. No.	Recommendations (Responsible Agency and timeline of action)	Status o	of Compliance	Remarks/C	bservations	Reco	Recommendation		
		9.	Gujarat		Details no	t provided			
		0.	Haryana	4830	1805	1901	Action has been taken against 25 non-complying units		
		1.	Himachal Pradesh	2436	2319	1849	Action has been taken against 75 non-complying units		
		2.	Jammu & Kashmir	238	238	227	Notices issued to 21 units		
		3.	Jharkhand	628	127	81	Notices issued to 16 non-complying units.		
		4.	Karnataka	3070	3070	3070	Nil		
		5.	Kerala	1551	932	358	Notices issued to defaulters, follow-up action is being going on.		
		6.	Lakshadweep		HW generating f nd small autom		wever D.G sets in ops are there		
		7.	Madhya Pradesh	3192	3192	316	Notices issued and rectifications were done		
		8.	Maharashtra	7257	7257	1484	Appropriate directions		

S. No.	Recommendations (Responsible Agency and timeline of action)	Status	of Compliance	Remarks/	Observations	Reco	mmendation
							issued in case of non-compliance
		19.	Manipur		Information n	ot provided	
		20.	Meghalaya	19	16	16	Directions are being issued
		21.	Mizoram	40	01	-	Informed that remaining units may not require to install display Board.
		22.	Nagaland		Information not	provided	
		23.	Odisha	360	360	360	NA
		24.	Puducherry	131	131	32	Notices issued
		25.	Punjab	3255	3149	191	Nil
		26.	Rajasthan	2090	2027	1162	Action has been taken against 108 non-complying units
		27.	Sikkim	49	49	49	0
		28.	Tamil Nadu		Information not	provided	
		29.	Telangana	2377	1250	1250	Notices issued to non-complying units, 1127 are under process of installing display boards.
		30.	Tripura	172	172	172	Nil

S. No.	Recommendations (Responsible Agency and timeline of action)		Status o	f Compliance	Remarks/O	bservations	Recommendation		
			31.	Uttar Pradesh	2597 (Operational 2173)	2210	2210	Nil	
			32.	Uttarakhand		Information	Not Provided		
			33.	West Bengal	809	809	29	Nil	
27.	(i) SPCBs/PCCs shall ensure that adequate manpower is available with the PCB/PCC, training shall be regularly provided with emphasis on scientific evaluation and management of hazardous waste.	Pai And And And Ch. Ha Pro Mai Pro Mai Pro Mai Ray Nat Utt	mplied: kshadwe rtially daman & unachal hattisgan ryana, udesh, Ja rnataka, udesh, udesh, udesh, udesh udes	Gujarat, eep Complied: Nicobar Islands, Pradesh, rh, Delhi, Goa, Himachal ammu & Kashmir, Kerala, Madhya Manipur, ra, Meghalaya, agaland, Odisha, y, Punjab, Sikkim, Tamil angana, Tripura, esh, Uttarakhand	Pradesh, Chha Goa, Haryar Pradesh, Jami Karnataka, Ke Pradesh, Maharashtra, Mizoram, Nag Puducherry, I Tamil Nadu, Pradesh, Utta West Bengal that they are recruiting to manpower or I state gove providing manpower.	attisgarh, Delhi, na, Himachal mu & Kashmir, rala, Madhya Manipur, Meghalaya, naland, Odisha, Punjab Sikkim, Tripura, Uttar arakhand and have informed in process of the required nas approached ernment for adequate Nicobar Islands that it does not te manpower. This has recruited	Lakshad regular manpow ii. SPCBs/Chandig shall im to p manpow regularly with emevaluation of hazar iii. SPCBs/Nicobar Pradesh, Delhi, Himacha & Kas	PCCs of Assam, garh and Jharkhand mediately take steps provide adequate	

S. No.	Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation
		Not Complied: Assam, Chandigarh, Jharkhand Information not provided: Andhra Pradesh	have been taken to increase manpower. However, training programme are being attended by officials as and when entrusted. Andhra Pradesh has informed that it has 03 Zonal Offices and 13 Regional offices covering 13 Districts Chandigarh PCC has informed that no training programme has been carried out/attended by CPCC officials during 2019-20. Gujarat has informed that it	Puducherry, Punjab, Rajasthan, Sikkim, Tamil Nadu, Telangana, Tripura, Uttar Pradesh, Uttarakhand and West Bengal shall provide the progress report progress report on providing adequate manpower and training. iv. SPCBs/PCCs of Assam, Andhra Pradesh, Delhi, Goa, Gujarat, Haryana, Himachal
			Jharkhand has informed that it does not have adequate	submit the progress report

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			Board. Lakshadweep PCC has informed that it has adequate manpower. Madhya Pradesh has informed that officials have participated in 26 training programmes. However, information related to adequate manpower has not been provided. Rajasthan has informed that it does not have adequate	HOWM Rules, 2016. v. SPCBs/PCCs of Andaman & Nicobar Islands, Arunachal Pradesh, Chandigarh, Chhattisgarh, Jharkhand, Lakshadweep, Manipur, Punjab, Sikkim shall take action for establishment full fledge laboratory and submit the progress report for availability of analysis for all parameters as per HOWM Rules, 2016. vi. SPCBs/PPCs of Chandigarh, Chhattisgarh, Gujarat, Haryana, Kerala,

S. No.	Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation
	(ii) SPCBs/PCCs should have adequate laboratory infrastructure for analysis of HW parameters.	Partially Complied: Assam, Andhra Pradesh, Delhi, Goa, Gujarat, Haryana, Himachal Pradesh, Jammu & Kashmir, Karnataka, Kerala, Madhya Pradesh, Maharashtra, Meghalaya, Mizoram, Nagaland, Odisha, Puducherry, Rajasthan, Tamil Nadu, Telangana, Tripura, Uttar Pradesh and West Bengal Not Complied: Andaman & Nicobar Islands, Arunachal Pradesh, Chandigarh, Chhattisgarh, Jharkhand, Lakshadweep, Manipur, Punjab, Sikkim Information not provided-	has informed that it does not have facility for analysis, waste oil generated in the UT is being sent to mainland for further processing, so no analysis has been carried out. Assam has facility for analysis of various parameters. However, few instruments are out of order and also analysis facility for only few metals is available with PCB. Andhra Pradesh has informed that it has laboratory facility at Zonal office,	vii. SPCBs of Andaman & Nicobar Islands, Andhra Pradesh, Arunachal Pradesh, Assam, Delhi, Goa, Jammu & Kashmir, Jharkhand, Karnataka, Lakshadweep, Maharashtra, Manipur, Mizoram, Nagaland, Rajasthan, Sikkim, Tripura and Uttar Pradesh shall take action on R&D work and submit the status on compliance w.r.t R&D work carried out by them. viii. All SPCBs/PCCs shall regular carryout R&D work through collaboration with technical institutes/regulatory agencies and submit the report to CPCB after completion of each project. Also, advocacy of the Cleaner technology and dissemination of
		Uttarakhand -		

S. No.	Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation
			of Hazardous waste parameters. Chandigarh PCC has informed that it does not have adequate lab and Punjab Biotechnology Incubator has been authorised to analyse HW parameters. Chhattisgarh has informed that land has been acquired, technical specifications for procurement of instruments are under finalization and environmental laboratory will be developed by 31/12/2021. DPCC does not have a NABL accredited laboratory and limited parameter can be analysed. Further, informed that few instruments re under procurement. Gujarat has informed that it has state of art laboratory facility which can monitor micro pollutants.	DD&DNH and Uttarakhand shall submit information on institutional reforms as per format circulated.

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			Himachal Pradesh has informed that it has constituted a committee for additional requirements of laboratory. Budget of 263.35 lakhs has been approved for procurement of instruments.	
			Jharkhand has informed that it do not facility for analysis of HW parameters, also reported that steps to provide adequate lab infrastructure are under process. However, no details in this regard has been provided. Further, it has been reported that, samples are being sent to authorized lab.	
			Kerala Board is continuously upgrading its laboratory and in case of non -availability of lab, analysis is being carried out through third party. Lakshadweep PCC has informed that it does not have lab and samples are sent to accredited lab in Kerala.	

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			Madhya Pradesh has informed that procurements of instruments for lab at Bhopal is under process and work order has been given to PWD for establishment of lab.	
			Arunachal Pradesh, Manipur and Sikkim have informed that they do not have lab facility for analysis of hazardous waste.	
			Andhra Pradesh has informed that it has planned to conduct programs for promoting cleaner technology.	
			Chandigarh PCC has started consultative process and further performance-oriented advocacy programme will be outlined	
			Chhattisgarh has informed that R&D centre will be established with laboratory and advocacy/awareness programmes are being	

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	Agency and timeline of action) (iii) R&D work shall be regularly carried out by the SPCBs/PCCs either individually, in collaboration	Complied: Himachal Pradesh, Madhya Pradesh, Meghalaya and Punjab	conducted to promote adoption of cleaner technologies by stakeholders. Gujarat has informed that it is progressively engaged in R&D in consultation with GCPC. However, details of the R&D work have not been provided. Haryana has informed that Board has only conducted awareness programmes with stakeholders, no R&D work has been carried out. Himachal Pradesh has informed that Board has carried out research work related to recovery of Fluoride and Heavy metals from wastewater.	
		Information not provided- Uttarakhand	J&K PCB has informed that once lab will start R&D work will be initiated. Karnataka has informed that it will; carryout R&D work	

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			and will submit report. No details in this regard has been provided.	
			Kerala informed that process for setting up R&D wing has been initiated also board promotes CT through awards and various establishments as part of Environment Day celebration.	
			Madhya Pradesh have been informed that Board has carried out various research work	
			Maharashtra has informed that it will plan to organize advocacy program. No information provided w.r.t R&D work.	
			Meghalaya has informed that it has undertaken a research study on "Cleaner Production in Cement Industry for Environmental Sustainability". However, Meghalaya PCB has informed	

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			its financial inability to undertake regular R&D works.	
			Odisha PCB has informed that it has constituted a R&D committee to identify areas for R&D and in Collaboration with EPIC (University of Chiacago) board has taken up project for clean air by adoption of cleaner technology.	
			Puducherry has proposed to collaborate with Puducherry Engineering College for R&D activities	
			Punjab has made R&D on recovery of zinc from APCD dust and promoted the same. Nagaland has noted for compliance w.r.t R&D	
			Sikkim PCB has informed that there is no R&D facility and proposes to involve R&D facility.	

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			Tamil Nadu has informed that it has collaborated with IIT Chennai and formed Centre for Urbanization Buildings and Environment (CUBE)	
			Telangana has proposed to identify the sector for carrying out R&D work	
			Tripura has not carried out R&D work but during inspection officials are providing necessary inputs for effective management of Hazardous waste.	
			Uttar Pradesh has informed that as soon as required manpower is provided, institutional reform will be carried out. It has directed oil refineries to shift to physical refinery.	
			West Bengal has informed that a separate R&D wing exist in PCB. However, details of the R&D work carried out has not been provided.	

S. No.	Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation
	NATIONAL BOLLON		Andaman & Nicobar Islands, Arunachal Pradesh, Assam, Delhi, Goa, Jharkhand, Lakshadweep Manipur, Mizoram and Rajasthan have not carried out R&D activity and advocacy programmes. Manipur has submitted proposal for R&D work	
28.	(i) National Hazardous Waste Management Policy as per Hon'ble NGT Orders dated 26.08.2019 shall be prepared and circulated to concerned stakeholders within four months. (MoEF&CC and CPCB: 04 months)	CPCB-Partially Complied The National Expert Committee (NEC) constituted by CPCB has carried out several meeting alongwith stakeholder consultation with few SPCBs/PCCs, Representatives of Recyclers associations, TSDF operators and field experts to devise National Policy on Hazardous Waste Management (NPHWM). The draft National Policy is under finalization, upon finalization, the same will be		CPCB shall expedite the process of finalization of National Policy on Hazardous Waste Management and forward the same to MoEF&CC for publication and implementation of the same.

S.	Recommendations (Responsible Agency and timeline of action)	Status of Compliance	Remarks/Observations	Recommendation
		forwarded to MoEF&CC for necessary action.		

Apart from above state specific and agency wise recommendations on the various action points, the following are also recommended:

- 1. Chief Secretary of DD&DNH shall submit the compliance status report on the recommendations made in CPCB report (June2020) w.r.t actions points given in the Interim and Final Report of the Monitoring Committee and in accordance with order dated 07/07/2020 of the Hon'ble Tribunal.
 - Further, Chief Secretaries of 03 States namely Bihar, Nagaland and Uttarakhand shall submit compliance status report on all the action points as per format circulated vide CPCB letter dated 20/07/2020 w.r.t. Final Report of the Monitoring Committee, as CPCB has not received the same.
- 2. Chief Secretaries of all States/UTs shall monitor and ensure compliance of the recommendations pertaining to SPCBs/PCCs and State/UT Governments/ Departments (as given in Section 3) and also submit compliance status on annual basis to CPCB.
- 3. The action points given in the final report of the Monitoring Committee vis-à-vis the recommendations made in Section 3.2 be coordinated by Ministry of Environment, Forest and Climate Change with various central ministries and its agencies to ensure compliance of the same.