Authorization for dismantling of E-Waste  
(Under rule 13(3) (VI) of e-Waste (Management) Rules, 2016)

Authorisation No. 03/APPCC/VSP/e-Waste/HO/ 2017 -131  
Date: 03.05.2019

1. M/s Veera Waste Management Systems is hereby granted e-Waste Authorization only for dismantling of e-waste at the premises situated at Plot No. 42, Block-D Extension, IDA, Autonagar, Visakhapatnam District.

2. The Authorization is granted for collection, storage and dismantling of e-waste – 19.4 TPD.

3. The Authorization shall be valid for a period up to 30.04.2020.


5. The Authorization is subject to the conditions stipulated at Annexure-A and such conditions as may be specified in the rules for the time being in force under the Environment (Protection)-Act, 1986.

Sd/-  
CHAIRMAN

To

M/s Veera Waste Management Systems,
Plot No. 42, Block-D Extension,
IDA, Autonagar – 530 012,
Visakhapatnam District.

Copy to:

1. The JCEE, ZO, Visakhapatnam for information and necessary action.

2. The EF, RO, Visakhapatnam for information and necessary action.

// T.C.F.B.O //

JOINT CHIEF ENVIRONMENTAL ENGINEER  
UH-II
Terms and conditions of authorization:

2. The application is processed based on the report submitted by Environmental Engineer, Regional Office, Visakhapatnam and the information furnished by the proponent.
4. As per the information furnished by the proponent, the dismantling facility is not provided with reprocessing of metal waste / scrap recovered during dismantling.
5. The authorization shall be produced for inspection at the request of an officer authorized by the Andhra Pradesh Pollution Control Board while storage, transport and dismantling of e-waste.
6. The dismantling unit authorized shall not rent, lend, sell, transfer or otherwise transport the e-wastes without obtaining prior permission of the Board.
7. Any unauthorized change in personnel, equipment, working conditions as mentioned in the application by the person authorized shall constitute a breach of this authorization.
8. It is the duty of the authorized person to take prior permission of the Board to close down the operations.
9. An application for the renewal of this authorization shall be made, as laid down in sub-rule (VI) of rule 13(3), i.e. 120 days before the expiry of this authorization.
10. The dismantling unit shall provide / publish details such as address, telephone number / helpline number, e-mail, etc. of the facility to the consumers (general public), bulk consumers and local bodies etc.
11. The dismantling unit shall ensure that the e-waste collected by them is stored in a secured manner in the authorised premises till it is dismantled mechanically and to send residual waste to recycler.
12. The applicant shall take all necessary steps to avoid inconvenience to the neighbors.
13. The dismantling centre shall not carry out any recycling activity of e-waste.
14. The dismantling shall ensure that the collected waste is not stored for more than 180 days. The collection cum dismantling unit shall not collect any waste other than e-waste as mentioned at Schedule-I.
15. The dismantling centre shall ensure that no damage is caused to the environment during storage and dismantling of e-waste.
16. The dismantling shall preferably segregate e-waste into categories of “IT & TE” and “Consumer electrical and electronics” and shall store it in suitable racks /containers / bins. Height of the containers should be limited to 7 feet. Containers of appropriate size and shape shall be used for segregation of e-waste items to facilitate effective handling operations.
17. The shed area shall be covered and with impervious flooring.
18. The facility shall provide adequate facilities for handling/arresting leakages of compressor oils, CFCs / HCFCs in case of collection, storage and dismantling of goods like refrigerators and air conditioners.
19. The dismantling unit shall take care for proper packing of broken e-waste equipment during the storage, transportation, and dismantling.
20. The dismantling unit shall be secured with boundary wall and security personnel.
22. The dismantling unit shall send the residual e-waste only to M/s. Eco Recycling Limited., Mumbai (recycler) through authorized transporter as per the e-waste rules for further recycling.
23. The dismantling unit shall maintain records of the e-waste handled in Form – 2 and make such records available for scrutiny by the Board.
24. The dismantling unit shall file annual returns in Form – 3 to the Board on or before the 30th day of June following the financial year to which that return relates.
25. This authorization is issued subject to obtaining required permissions from local authority / Fire Safety Department and other relevant government departments, which are statutory requirement for carrying out the above activity.
26. The proponent shall comply with all the directions issued by the Board from time to time.
27. Concealing the factual data, submission of false information/fabricated data and failure to comply with any of the conditions mentioned in this authorization may result in withdrawal of this authorization and attract action under the provisions of relevant pollution control Acts.
28. The Board reserves its right to modify above conditions or stipulate any further conditions in the interest of environmental protection.

29. The Board is empowered to suspend or cancel the authorization in case of non compliance of conditions of the authorization or with any provisions of Environment (Protection) Act or e-waste Rules.

30. This order is issued without prejudice to the rights of this Board in any court of law.

Sd/-
CHAIRMAN

To
M/s Veera Waste Management Systems,
Plot No. 42, Block-D Extension,
IDA, Autonagar – 530 012,
Visakhapatnam District.

// T.C.F.B.O //

JOINT CHIEF ENVIRONMENTAL ENGINEER
UH-II

07/11/19