Checklist indicating the requirement for appraisal of the applications for import/export of hazardous waste in the Ministry*

(i) **Import of Lead Scrap/Batteries Scrap**

(a) Form 7 & 8 of Hazardous Waste Rules, 2008.
(b) Justification for import
(c) Valid Consent to Operate under Water Act, 1974 and Air Act, 1981.
(e) Registration under Hazardous Waste Rules, 2008.
(f) Copy of lead analysis report in soil, air, water, stack and blood of the workers.
(g) Process flow chart indicating adequate pollution control equipments including alkaline scrubber and battery breaking system for unit of more than 10,000 MTA of ISRI Code RAINS.
(h) Photographs & Video CD of running plant.
(i) Acknowledgement for receipt of copy of application from concerned State Pollution Control Board (SPCB) / Pollution Control Committee (PCC)

(ii) **Import of PET scrap/Plastic scrap/Acrylic Plastic etc**

(a) Form 7 & 8 of Hazardous Waste Rules, 2008.
(b) Justification for import
(c) Valid Consent to Operate under Water Act, 1974 and Air Act, 1981.
(d) Process flow chart indicating adequate pollution control equipments.
(e) Exporter's certificate for virgin plastic from industries except for import of PET bottle scrap
(f) List of users
(g) Photographs & Video CD of running plant.
(h) Acknowledgement for receipt of copy of application from concerned State Pollution Control Board (SPCB) / Pollution Control Committee (PCC)

(iii) **Import of waste tyres/rubber scrap**

(a) Form 7 & 8 of Hazardous Waste Rules, 2008.
(b) Justification for import
(c) Valid Consent to Operate under Water Act, 1974 and Air Act, 1981.
(d) Process flow chart indicating adequate pollution control equipments.
(e) List of users
(f) Photographs & Video CD of running plant.
(g) Acknowledgement for receipt of copy of application from concerned State Pollution Control Board (SPCB) / Pollution Control Committee (PCC)

* The application for import of waste tyre for purpose of the manufacture of Tyre Pyrolysis Oil (TPO) through pyrolysis process is not being considered for meantime by the Committee due to pending decision at DGFT.

(iv) **EEAs for repair in India and re-export**

(a) Form 7 & 8 of Hazardous Waste Rules, 2008.
(b) Justification for import
(c) Undertaking for re-export
(d) Details of previous import, if there has been any and confirmation regarding their re-export
(e) Acknowledgement for receipt of copy of application from concerned State Pollution Control Board (SPCB) / Pollution Control Committee (PCC)

(v) **Import of used EEAs on Loan/Testing purpose/Projects/R&D etc.**

(a) Form 7 & 8 of Hazardous Waste Rules, 2008.
(b) Justification for import
(c) If being imported on returnable basis than undertaking for re-export
(d) Chartered Engineer Certificate indicating the manufacturing date, residual life and serial number.
(e) Details of previous import, if there has been any and confirmation regarding their re-export
(f) Acknowledgement for receipt of copy of application from concerned State Pollution Control Board (SPCB) / Pollution Control Committee (PCC)

(vi) **Import of used EEAs for their re-use etc**

(a) Form 7 & 8 of Hazardous Waste Rules, 2008.
(b) Justification for import
(c) If being imported on returnable basis than undertaking for re-export
(d) If refurbished components being imported as replacement to defective component than undertaking for export of equivalent numbers of defective components

(e) Chartered Engineer Certificate from exporting county indicating the manufacturing date, residual life and serial number.

(f) Details of previous import, if there has been any and confirmation regarding their re-export.

(g) In case of capital items particularly medical equipment the fact that the machine has been refurbished at the OEM factory and after sales service is provided by the supplier/importer.

(h) Acknowledgement for receipt of copy of application from concerned State Pollution Control Board (SPCB) / Pollution Control Committee (PCC)

(vii) Import of used MFDs

(a) Importers have valid Authorization as per the e-waste (Management and Handling) Rules, 2011.

(b) MFDs should only be for print size of A3 and above

(c) Undertaking that the MFDs will be fully functional with a residual life of minimum five years to be substantiated by Chartered Engineer Certificate (CEC) from the exporting country indicating the manufacturing date, residual life and serial number.

(d) The importer will furnish previous import details and the use to which the previously imported machines have been put to.

(e) Proposed use / utilization details of MFDs to be imported.

(f) Proof of annual returns filed by the importers to the concerned SPCBs / PCCs for all previous import, if applicable.

Further, in addition to all the above the Custom Authority will also verify the following prior to giving clearance to such import:

MFDs shall be free of any transit damage and shall be functional and in usable condition

The importer shall have valid authorization from DGFT for such import.

* This checklist may be revised from time to time on the basis of policy decision in the ministry

*****