



CENTRAL POLLUTION CONTROL BOARD
WASTE MANGEMENT-III DIVISION

Date: 06.06.2019

Kind Attention: Custom/Port Authorities, State Pollution Control Boards, Pollution Control Committees, Manufacturers, Consumers and Bulk Consumers.

Sub: Clarification Regarding Non-Applicability of EPR Authorization under E-Waste (Management) Rules, 2016 as amended thereof – Regarding

A. EPR Authorization is **NOT** required in case;

1. The Electrical and Electronic Equipment (including their spare components, consumables) not listed in the [Schedule-I E-Waste \(Management\) Rules, 2016](#).
2. The import of Electrical and Electronic Equipment is for the purpose of selling to EPR Authorized Producers. Provided that the importer submits the following documents to Customs/Port Authorities;
 - (i) copy of agreements with EPR Authorised Producers for whom the importer is importing.
 - (ii) Copy of EPR Authorisation of the Producer(s) for whom the importer is importing.
 - (iii) Letter from EPR-Authorised Producers that Importer is importing on behalf of EPR-Authorised Producer.
3. Import of spares (old or new) by **actual users*** from original equipment manufacturers (OEM) for the purpose of warranty replacement, provided equal number of defective or non-functional parts are exported back within a year in accordance to document verification by **Custom Authorities** as specified under **Schedule VIII (4-e)** of Hazardous Waste and Other Wastes (Management and Transboundary Movement) Rules, 2016

* Actual user from OEM is the warranty service provider from OEM

B. EPR Authorization is **NOT** applicable to;

4. Consumers or Bulk consumers if they import Electrical and Electronic Equipment (EEE) for self or captive use. Provided that the consumer or Bulk consumer submits Self-declaration on stamp paper declaring that EEE item being imported are intended for self or captive use and not for sale to Customs/Port Authorities.
5. Manufacturers of Electrical and Electronic Equipment (including their spare components, consumables) listed in the Schedule-I of E-Waste (Management) Rules, 2016 if they are manufacturing and/or importing for the purpose of selling exclusively to EPR-Authorised producers. Provided that the manufacturer submits the following documents to Customs/Port Authorities;
 - (i) copy of agreements with EPR Authorised Producers for whom it is manufactured or imported.
 - (ii) Copy of EPR Authorisation of the Producer(s) for whom it is manufactured and / or imported.
 - (iii) Letter from EPR-Authorised Producers stating that the EEE is manufactured and/or imported on behalf of EPR-Authorised Producer.

Anand Kumar
06/06/19
(Anand Kumar)

Additional Director &
Head WM-III Division, CPCB