DUITEIS OF STATE POLLUTION CONTROL BOARD OR POLLUTION CONTROL COMMITTEE: -

- 1) The State Pollution Control Board or Pollution Control Committee shall: -
 - a) Enforce these rules in their Sate through local bodies in their respective jurisdiction and review implementation of these rules at least twice a year in close coordination with concerned Directorate of Municipal Administration or Secretary-in-charge of Sate Urban Development Department;
 - b) Monitor environment standards and adherence to conditions as specified under the Schedule I and Schedule II for waste processing and disposal sites;
 - c) Examine the proposal for authorisation and make such inquiries as deemed fit, after the receipt of the same in Form I from the local body or any other agency authorised by the local body;
 - d) While examining the proposal for authorisation, the requirement of consents under respective enactments and views of other agencies like the State Urban Development Department, the Town and Country Planning Department. District Planning Committee or Metropolitan Area Planning Committee, as may be applicable, Airport or Airbase Authority, the Ground Water Board, Railways, power distribution companies, highway department and other relevant agencies shall be taken into consideration and they shall be given four weeks time to give their views, if any;
 - e) Issue authorisation within a period of sixty days in Form II to the local body or an operator of a facility or any other agency authorised by local body stipulating compliance criteria and environmental standards as specified in Schedule I and Schedule II including other conditions, as may be necessary;
 - f) Synchronise the validity of said authorisation with the validity of the consents;
 - g) Suspend or cancel the authorization issued under clause (a) any time, if the local body or operator of the facility fails to operate the facility as per the conditions stipulated;

Provided that no such authorisation shall be suspended or cancelled without giving notice to the local body or operator, as the case may be; and

- h) On receipt of application for renewal, renew the authorisation for next five years, after examining every application on merit and subject to the condition that the operator of the facility has fulfilled all the provisions of the rules, standards or conditions specified in the authorisation, consents or environment clearance.
- 2) The State Pollution Control Board or Pollution Control Committee shall, after giving reasonable opportunity of being heard to the applicant and for reasons thereof to be recorded in writing, refuse to grant or renew an authorisation.
- 3) In case of new technologies, where no standards have been prescribed by the Central Pollution Control Board, State Pollution Control Committee, as the case may be, shall approach Central Pollution Control Board for getting standards specified.

- 4) The State Pollution Control Board or the Pollution Control Committee, as the case may be, shall monitor the compliance of the standards as prescribed or laid down and treatment technology as approved and the conditions stipulated in the authorisation and the standards specified in Schedule I and Schedule II under these rules as and when deemed appropriate but not less than once a year.
- 5) The State Pollution Control Board or the Pollution Control Committee, may give directions to local bodies for safe handling and disposal of domestic hazardous waste deposited by the waste generators at hazardous waste deposition facility.