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Municipal Corporation of Greater Mumbai
No. CHE/SWOM/2813/HO 18 JUL 2017
Circular

Subject: Processing of Solid Waste by Waste Generators

Reference: 1. Mumbai Municipal Corporation (MMC) Act, 1888
2. The Greater Mumbai Cleanliness & Sanitation Bye-Laws, 2006
3. Solid Waste Management Rules, 2016

MCGM is providing house to house garbage collection facilities and is empowered by sections 367 and 368 of the MMC Act, 1888 to direct the owner and or occupier of any premises to collect and deposit the waste in a prescribed manner.

1. The Maharashtra Pollution Control Board (MPCB) has issued a circular u/no.MPCB/RO(HQ)/B-4669 Dated 30/07/2012 giving information and guidelines for processing of applications for infrastructure projects. As per the circular the Environment Impact Assessment (EIA) Notification dated 14.9.2016 is applicable to buildings and construction projects having built up area more than or equal to 20,000 sq. m. for processing the application for environment clearance of such projects, the MPCB demands documents on proposal for Municipal Solid Waste Treatment and Disposal. The MSW management shall include in-house treatment of wet garbage and disposal arrangement for dry garbage.

2. As per the Solid Waste Management Rules, 2016, as far as possible the bio-degradable waste shall be processed, treated and disposed off through composting or bio-methanation within the premises by the waste generators falling in the category of gated communities and institutions with more than 5000 sq. m. area, all hotels and restaurants. Also, handover recyclable material to either the authorised waste pickers or the authorised recycler.

3. As per the Solid Waste Management Rules, 2016, "bulk waste generator" means and includes buildings occupied by the Central government departments or undertakings, State government departments or undertakings, local bodies, public sector undertakings or private companies, hospitals, nursing homes, schools, colleges, universities, other educational institutions, hostels, hotels, commercial establishments, markets, places of worship, stadia and sports complexes having an average waste generation rate exceeding 100 kg per day.

4. Based on the directives issued by the Maharashtra Govt. Under Sec. 154 of MR & TP Act, 1966 vide U.D. Dept. Circular No. BMC-2516/ Case No. 218/ U.D.-21 dated 15.02.2016, MCGM has issued a circular u/no. CHE/DP/00024/ GEN, date 02.04.2016. As per the circular, appropriate

conditions are incorporated in the I.O.D. regarding the treatment of wet garbage generated in the building, on the same plot, having area more than 2000 sq. m. in the jurisdiction of Mumbai Municipal Corporation.

In view of above, as per approval of Hon. M.C. u/no. MGC/F/4032, Dtd. 14.07.2017, Assistant Commissioner of wards are directed to act on above points respectively as under.

1) **For all complexes having built up area of 20,000 sq.mtr and above:-** All types of garbage is to be processed on site and is to be disposed in such cases. The garbage of all types shall not be lifted from such premises from 2nd October, 2017 and cases of non compliance shall be taken up with appropriate authority for taking penal action under the provisions of Environment (Protection) Act, 1986.

2) **For all complexes having built up area 5,000 sq.mtr and above:-** The waste generators must segregate waste at source and the dry waste generated by them shall not be lifted. It shall be ensured that the recyclable material is handed over to either the authorised waste pickers or the authorised recycler of dry waste. The wet waste as far as possible shall be processed in phased manner i.e. 99% bio-degradable waste processing like composting, bio-methanation, etc. by the end of three months at the rate of at least 33% waste processing per month for next three months.

3) Although, there is no provision for action to be taken by **bulk waste generators / housing complexes generating waste of average more than 100 kgs per day** elsewhere in the Rules, but, in view of limited capacity of dumping ground, the generators of waste shall be informed to segregate waste at source and the dry waste generated by them shall not be lifted. It shall be ensured that the recyclable material is handed over to either the authorised waste pickers or the authorised recycler of dry waste. The wet waste as far as possible shall be processed in phased manner i.e. 99% bio-degradable waste processing like composting, bio-methanation, etc. to comply with the provisions within three months period.

4) **For all complexes having built up area of 2,000 sq.mtr and above for building being constructed after 02.04.2016:-** Treat wet garbage in-situ, as per, the conditions incorporated in the I.O.D. regarding the treatment of wet garbage generated in the building

Against defaulting owners and occupiers, there wet waste will not be lifted 2nd October, 2017 onwards. Further the action should be taken for offences as following,

A) Section 471 & 472 of the MMC Act provide for penalties punishable with fine for offences committed under various specified sections of MMC Act. Action for offences under section 368 of MMC Act is covered in these sections.

B) The Greater Mumbai Cleanliness & Sanitation Bye-Laws, 2006 prepared as per section 461 of the MMC Act specify various penalties under Schedule-I in it.

[Signature]
A.M.C. (E.S.)

All AC (A to T) Ward / Zonal DMC (Zone 1 to 7)

CC:

Hon. M.C., Sir

AMC (W.S.) ✓

AMC (City)