

General Scheme of Collection from end Customer

E-waste (Management) Rules 2016 requires producer to collect E-waste from end-consumers. Carrier Airconditioning and Refrigeration Ltd (Carrier) has entered into Agreement with an authorized E-waste recycler Mahalaxmi Metalloys India Pvt Ltd. (Authorized Recycler) to collect End of life airconditioners from end-consumer including corporate clients.

Accordingly, designated collection centers have been set up across pan India so that E-waste can be collected from end consumer.

A toll-free number i.e. 1800 3000 3545 has been set up wherein end consumer can call to Carrier and request for collection of E-waste as an option Customer can also call Carrier Authorized Recycler Mahalaxmi Metalloys India Private Limited on 18001219331 / 18001219332. On receipt of request Carrier/Mahalaxmi will arrange collection of E-waste from end consumer.

Collection Centers arrange channelizing of E-waste to plant of Authorized Recycler for recycling/appropriate disposal. After disposal of such E-waste authorized recycler will issue a certificate of destruction to Carrier.

Authorized Recycler engaged by Carrier will also take appropriate actions to collect end of life air conditioner and appropriate disposal of the same.

Carrier will spread awareness through its planned E-waste awareness campaign/through its website and inform its customers through touchpoints about the importance of E-waste Recycling and procedure to be followed for proper recycling of E-waste.

Carrier will update any collection schemes launched by it, if any, in future.

Environment Sound Collection and Recycling of EPR Material

Roles & Responsibilities of the PRO/Recycler/Dismantler (Mahalaxmi Metalloys India Pvt Ltd.) –

- a. shall ensure that the facility and recycling processes are in accordance with the standards or guidelines prescribed by the Central Pollution Control Board from time to time.
- b. obtain authorization from concerned State Pollution Control Board in accordance with the procedure under the sub-rule (3) of rule 13.
- c. ensure that no damage is caused to the environment during storage and transportation of e-waste.
- d. ensure that the recycling processes do not have any adverse effect on the health and the environment.
- e. make available all records to the Central Pollution Control Board or the concerned State Pollution Control Board for inspection.
- f. ensure that the fractions or material not recycled in its facility is sent to the respective authorized recyclers.
- g. ensure that residue generated during recycling process is disposed of in an authorized treatment storage disposal facility.
- h. maintain record of e-waste collected, dismantled, recycled and sent to authorized recycler and make such record available for scrutiny by the Central Pollution Control Board or the concerned State Pollution Control Board.
- i. file annual returns in Form-3, to the concerned State Pollution Control Board as the case may be, on or before 30th day of June following the financial year to which that return relates.
- j. may accept waste electrical and electronic equipment or components not listed in Schedule I for recycling provided that they do not contain any radioactive material and same shall be indicated while taking the authorization from concerned State Pollution Control Board.
- k. operation without Authorization by any recycler, as defined in this rule, shall be considered as causing damage to the environment.