



**Central Pollution Control  
Board**

(Ministry Of Environment, Forest and  
Climate Change, Govt. of India)  
Parivesh Bhawan, East Arjun Nagar  
Delhi-110032

**Regn. No.**  
**IM-10-000-03-AADCK1173A-**  
**23**

**Date:**  
**10-03-2023 11:22 AM**

**REGISTRATION CERTIFICATE FOR IMPORTER**

**(Under Rule-13(2) of the Plastic Waste Management Rules, 2016, as amended)**

To,

**SAFE A&T TECHNOLOGY PRIVATE LIMITED(Legal Name)**  
**(Trade Name: SAFE A&T TECHNOLOGY PRIVATE LIMITED),**  
D-4 MIDC, Phase II, Dombivali,  
Thane, Maharashtra, 421201

With reference to the application dated **09-02-2023** regarding registration as a **Importer**, this is to inform that your application has been processed and found in order. Now, therefore, Central Pollution Control Board is pleased to grant the registration in favour of **SAFE A&T TECHNOLOGY PRIVATE LIMITED**, vide registered office address **D-4 MIDC, Phase II, Dombivali, Thane, Maharashtra, 421201**, as a Importer, for disposal of MLP & other plastic waste generated due to their products as per the EPR Action Plan given below:

Sl. No	Financial Year	2022-23			
	State/UT	Cat-I	Cat-II	Cat-III	Cat-IV
1	CPCB	0.0	4.473	0.0	0.0
TOTAL		0.0	4.473	0.0	0.0
<b>Grand Total</b>		<b>4.473</b>			

This certificate of registration shall be valid for a period of **One Year** from the date of issue of the letter unless revoked, suspended or cancelled. The Registration is granted subject to the following terms & conditions:-

- 
1. The Importer shall fulfil the categorize EPR Targets for the year 2022-23 as specified in the above table. For the subsequent years, EPR Target shall be calculated based on the information provided in the Annual report, the format of which shall be specified by CPCB.
  2. The Importer shall provide certificate only from registered plastic waste processors as evidence of fulfilling their EPR obligation. The PIBO can meet the EPR obligation under a category by providing EPR certificates from other PIBOs of the same category.
  3. Exchange of EPR credit between PIBOs and Plastic Waste Processors (PWP) to be done as per mechanism provided by CPCB.
  4. The Importer shall not deal with any entity not registered through on-line centralized portal developed by Central Pollution Control Board.
  5. The Importer shall not engage in manufacture, stocking, distribution, selling of banned SUP items as listed in Amendment to PWM Rules dated August 12, 2021.
  6. In case, it is found or determined that any PIBO registered on the on-line portal has provided false information or has willfully concealed information or there is any irregularity or deviation from the conditions stipulated while obtaining registration under Extended Producer Responsibility guidelines, then the registration of such an entity would be revoked for a one - year period after giving an opportunity to be heard. The entities whose registration has been revoked shall not be able to register afresh for the period of revocation.
  7. The Importer should ensure compliance with provisions of the PWM Rules, 2016, as amended. Action, as deemed fit, including revocation of registration, closure of unit, levying Environmental Compensation charges, shall be taken against violators of PWM Rules.
  8. CPCB reserves the right to take such action as deemed fit under Environment (Protection) Act, 1986 for violation of PWM Rules, 2016, as amended, if any, by the concerned PIBO for the period prior to grant of registration.
  9. Type of plastic and recycled content for different components of commodity to be included in the label on the commodity

---

**Div. Head, UPC-II**