IN THE HIGH COURT OF JUDICATURE AT BOMBAY **CIVIL APPELLATE JURISDICTION WRIT PETITION NO.1740 OF 1998** WITH **CIVIL APPLICATION NO.9100 OF 1998** WITH CIVIL APPLICATION NO.6199 OF 1999 ...Petitioner Vinay Laxman Tatke Versus The Navi Mumbai Municipal Corporation & Ors. ...Respondents WITH CIVIL APPLICATION NO.9099 OF 1998 HÌ. WRIT PETITION NO.1740 OF 1998 Petroleum Employees Union & Anr. ...Applicants Versus The Navi Mumbai Municipal Corporation & Ors. ...Respondents WITH CIVIL APPLICATION NO.680 OF 2001 IN **WRIT PETITION NO.1740 OF 1998** Sidhi Vinayak Owners Association & Ors. ...Applicants Versus The Navi Mumbai Municipal Corporation & Ors. ...Respondents WITH WRIT PETITION NO.4542 OF 2012 M/s.Ramtekdi Industries Association, through Secretary Balaji Mane & Ors. ...Petitioners Versus State of Maharashtra, through Secretary, Urban Development Dept. & Ors. ...Respondents

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WITH CIVIL APPLICATION NO. IN WRIT PETITION NO.454				
The Navi Mumbai Municipal Corporation				
& Ors.	Applicants			
Versus Vinay Laxman Tatke & Ors.	Respondents			
WITH	tespondents			
PUBLIC INTEREST LITIGATIO	DN NO.58 OF 2013			
Madan Aanandrao Purekar Versus	Petitioners			
Kolhapur Municipal Corporation, through Commissioner & Ors.	Respondents			
WITH				
PUBLIC INTEREST LITIGATIO	ON NO.61 OF 2010			
Kalyan Ambernath Manufacturers				
Association (KAMA)	Petitioners			
Versus				
Gram Panchayat, Sagaon & Ors.	Respondents			
WITH				
<b>PUBLIC INTEREST LITIGATIO</b>	ON NO.96 OF 2009			
Narayan Namdeo Yadav & Anr. Versus	Petitioners			
The Municipal Corporation & Ors.	Respondents			
WITH PUBLIC INTEREST LITIGATION NO.98 OF 2005				
Vasant Mhatre	Petitioner			
Versus				
Navi Mumbai Municipal Corporation & Ors.	Respondents			

WITH **CIVIL APPLICATION NO.51 OF 2013** IN **PUBLIC INTEREST LITIGATION NO.98 OF 2005** The Secretary, Urban Development Department & Ors. Applicants Versus Vasant Mhatre & Ors. Respondents WITH **PUBLIC INTEREST LITIGATION NO.137 OF 2005** Jagdish Chhotalal Gandhi & Anr. ...Petitioners Versus The Chief Secretary & Ors. ...Respondents **HTIW** CIVIL APPLICATION NO.80 OF 2012 IN **PUBLIC INTEREST LITIGATION NO.137 OF 2005** Jagdish Chhotalal Gandhi & Anr. ...Petitioners Versus The Chief Secretary & Ors. ...Respondents WITH PUBLIC INTEREST LITIGATION NO.161 OF 2012 Sadashiv Shriram Jadhav (Katkari) ...Petitioners Versus The Ambernath Municipal Council, through Chief Officer & Ors. ...Respondents WITH **PUBLIC INTEREST LITIGATION NO.165 OF 2009** Dharavi Baitt Bachao Samiti & Anr. ...Petitioners Versus State of Maharashtra & Ors. ...Respondents

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WITH **PUBLIC INTEREST LITIGATION NO.182 OF 2009** Kaustubha Dattatraya Gokhale & Ors. ...Petitioners Versus State of Maharashtra & Ors. ...Respondents WITH PUBLIC INTEREST LITIGATION NO.217 OF 2009 Pandurang Patil ...Petitioners Versus Municipal Corporation of Greater Bombay ...Respondents WITH **CONTEMPT PETITION NO.387 OF 2012** Narayan s/o.Namdeo Yadav & Anr. ...Petitioners Versus The Municipal Corporation, Nashik & Ors. ...Respondents Mr.Girish Kulkarni with Mr.Vijayendra Purohit i/b M/s.M.K.Ambalal & Co. for Petitioner in WP/1740/1998 Mr.A.A.Garge for Responent-Navi Mumbai Municipal Corporation Mr.R.H.Chande for Respondent No.9 in WP/1740/1998 Mr.Makarand Kale i/b M.P. Vashi & Asso. PIL/61/2010 Ms.Tanmayi Gadre i/b Mr.Rahul Thakur for Petitioner in PIL/98/2005 Mr.B.D.Joshi for Petitioners in PIL/96/2009 & CP/387/2012 Mr.Jagdish Gandhi, petitioner in-person in PIL/137/2005 Mr.D.A.Dube for Respondent-U.O.I. In PIL/137/2006 Mr.Milind Sathe, Sr.Advocae with Mr.A.S.Doctor, Ms.Roshan Pinto i/b

Mulla & Mulla & Craigie Blunt & Caroe for petitioners in WP/4542/2012

Ms.Deepa Chavan with Shyamali Gadre i/b Little & Co. for Resp. MIDC in WP/1740/1998, PIL/98/2005, PIL/61/2010

Ms.Sharmila Deshmukh for Respondent No.5 in PIL/61/2010 & for Resp. No.5 in PIL/61/2010 & for Resp. Nos.6 & 7 in PIL/182/2009

Mr.M.L. Patil for Resp. No.1 in PIL/96/2009

Mr.G.S.Hegde for Respondent No.3 in PIL/98/2005

Mr.R.D.Soni i/b M/s.Ram & Co. for Petitioners in OS WP/311/2012

Mr.S.K. Shinde, G.P. With S.N. Patil, AGP, for Resp. State in Appellate Side matters

Mr.N.R.Prajapati for U.O.I. in PIL/182/2009

Mr.I.M. Khairdi with Mr.A.S.Rao, for Respondent Nos.2 & 3

Mr.R.V.Govilkar for Resondent No.8 in WP/1740/1998 & Respondent No.5 in PIL/98/2005

Ms.S. Mali i/b Ashok Purohit & Co. for Petitioner in PIL/165/2009

Mr.Rakesh L. Singh i/b M.V. Kini & co. for Resp. Airport Authority of India

Mr.A.P. Kulkarni for PMC

Ms.Madhubala Kajle, AGP, for state in WP/311/2012

Mr.D.A. Nalawade, GP, for Resp. State in PIL/131/2012

Mr.R.R. Bhosale, AGP for State in PIL/1/2013

Ms.Gayatri Singh for Petitioner in PIL/131/2012

Ms.Mandakini Singh with Ms.K.Bagalia & Ms.Chitra Phadke for Resp. MMRDA

Mr.D.M. Gupte for Resp. No.3 in WP/4542/2012

Mr.N.C. Walimbe for Resp. No.4 in WP/4542/2012

Dr.G.R. Sharma with D.P. Singh for Resp. UOI in PIL/1/2013

Mr.S.U. Kamdar, Sr. Adv. with Ms.S.M. Modle and Ms.Yamuna Parekh for Resp. MMC

Mr.R.V. Desai, Sr.Adv. with Mr.A.M. Sethna, Mr.Parag Vyas &

Ms.Poornima Awasthi for U.O.I. in PIL/131/2012

### CORAM:- A.M.KHANWILKAR AND A.P.BHANGALE, JJ. DATED:- APRIL 2, 2013

**P.C.** 

1. Pursuant to the observations made by us during the hearing, we requested the Counsel for the parties to prepare draft Minutes of the Order which can be taken on record and order passed on those terms.

2. We are glad to place on record the fair stand taken by the learned Government Pleader and including the Officials who were assisting him in the matter on the broad contours of the directions to be passed by this

Court. The same are articulated in the form of draft Minutes of Order in the joint meeting held between them along with the Counsel for the petitioners and other parties. The draft Minutes of Order so prepared is placed before us, which is taken on record and marked `X'. The terms therein are reproduced below:

#### "Draft Minutes of the Order

1. For implementation of Solid Waste (Management & Handling) Rules, 2000 (MSW Rules) and for segregation, management, treatment and disposal of solid waste in the areas of various local authorities, throughout the State of Maharashtra following directions are given.

2. For the aforesaid purpose, the State of Maharashtra shall be considered into four regions as follows :

(1) Konkan, (2) Western Maharashtra, (3) Vidharbha and (4) Marathwada

The local authorities shall be divided into following categories :
(1) Urban Local Authorities :

(a) Municipal Corporations (b) Municipal Councils Other Authorities :

(a) Zilla Parishad (b) Taluka Panchayat and

(2)

(c) Village Panchayat

4. The following officers shall be designated as Nodal Officers/Authorized officers who will be incharge and responsible for implementation of the MSW Rules and these directions:

(1) Divisional Commissioner for the Districts within his jurisdiction;

(2) Municipal Commissioner / Additional Commissioner for Municipal Corporation areas;

(3) Chief Officer-Municipal Council;

(4) District Collector for the entire district in respect of all other local authorities.

5. (a) The Secretary Urban Development Department (UDD) shall be overall incharge as per MSW Rules 2000 (Rule 5). The Secretary UDD in addition to being primarily responsible for

implementation of MSW Rules shall also be responsible for supervising and monitoring functioning of all other authorities:

(b) The responsibility of the aforesaid Nodal Officers/Authorized Officers will include all issues relating to solid waste management from identification of the land fill site, dumping sites, waste treatment facility sites, obtaining requisite permissions from Maharashtra Pollution Control Board (MPCB), segregation and transport of solid waste the treatment of solid waste and all other related matters.

6. The general issues shall be classified on the basis of availability of facilities with local authority for the aforesaid purposes as follows :

(a) local authorities which do not have designated / approved dumping site/land fill sites at all,

(b) the local authorities which have such sites available at present but are inadequate,

(c) the local authorities which have sites which are being operated as land fill sites/dumping grounds but are non-compliant with MSW Rules and MPCB authorization and

(d) the local authorities which do not have provisions of solid waste treatment facilities.

# **Re:** Local authorities which do not have the land fill sites/dumping ground :

7. (a) The authorized officer / local authority shall take steps for acquisition of notified / designated site for this purpose either in the Regional Plan or the Development Plan within a period of two weeks either under the provisions of Land Acquisition Act, 1894, Maharashtra Regional & Town Planning Act, 1966 or by mutual agreement with land owners.

(b) The process of selection and acquisition of sites including taking possession shall be completed expeditiously and not later than six weeks in accordance with, the guidelines prescribed in the Government Resolution dated 5<sup>th</sup> October 2012, Annexure-1 as well as GR dated 26<sup>th</sup> August, 2003.

(c) The selection of site shall also take into consideration appropriateness and suitability of site from viewpoint of CRZ Notification, EIA Notification and other Environmental Laws including Forest Laws as applicable.

(d) Wherever the Local Authority has an approved authorized site for land fill / dumping, the local authority shall immediately take steps to make it operational for that purpose within a period of 4 weeks.

(e) On selection, identification and acquisition of sites, the local authorities shall make the appropriate application not later than two

weeks after taking possession of site, to the Pollution Control Board under Rule 6 of MSW Rules for authorization.

(f) The MPCB shall process the application and grant the authorization in accordance with the provisions of Air Act and Water Act and MSW Rules 2000 preferably within a period of two weeks end not later than from receipt of application complete in all respects.

(g) On the aforesaid compliances the site shall be used by the concerned local authorities for land fill /dumping strictly in accordance with the MSW Rules 2000 and authorization granted/by MPCB,

(h) The Nodal Officers/Authorized Officer shall monitor periodically the operation of such sites and compliance with MSW Rules and MPCB authorization on fortnightly basis and make report and take remedial measures to ensure compliance.

(i) In case there are no designated / notified sites the State Government shall assist such Local authority to identify, select and acquire the requisite site and notify or designate the same for land fill / dumping of MSW. The State Government shall initiate steps for this purpose preferably within two weeks from this order and complete the process as per statutory provisions for designation of the site.

(j) In case the site designated within the area of local authorities is encroached upon the local authorities shall initiate action for removal of encroachment within two weeks, including but not limited to, in accordance with the relevant Municipal law or the Maharashtra Land Revenue Code as the case may be for eviction of such unauthorized encroachers. In the event of such actions being taken no Court or authority in the State shall entertain any application or proceedings or suit in respect of such eviction and any such proceeding shall be filed only in this Court.

(k) In case there are any proceedings pending / orders passed in respect of any sites within the jurisdiction of Local Authority, such authority shall immediately take steps to get the stay orders vacated and / or bring it to the notice of this Court for appropriate directions.

#### **Re:** Local authorities which have inadequate facilities:

8. (a) The local authority will assess the need for the sites by taking into account the existing population and growth of population upto atleast next 30 years.

(b) The local authorities shall take steps for selection, identification and acquisition of additional sites by following the directions in the preceding paragraph under the heading "Re : Local authorities which do not have the land fill sites / dumping grounds."

#### **Re:** The Local authorities which have facilities which are noncompliant with MSW Rules 2000 and MPCB authorization:

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9. The MPCB shall make report in respect of each of the designated dumping site within jurisdiction of all Municipal Corporations, Municipal Councils and Panchayats to ensure Compliance with MSW Rules and these directions and directions of the Supreme Court. This exercise to be completed within a period of 8 weeks.

10. All dumping sites which do not comply with MSW Rules and other governing applicable laws and these directions and the sites which are not designated as per rules shall be discontinued and closed within a period of three months or an acquisition of new site whichever is earlier.

11. All sites which have exceeded their capacity shall be closed down as per procedure under MSW Rules.

## Re: The Local authorities which do not have waste processing facilities:

12. The Local authorities shall take steps for treatment of solid waste in accordance with MSW Rules either through themselves or through an identified agency.

13. The Municipal Corporations and Councils shall adopt measures as per Schedule III of MSW Rules to ensure :

(i) Segregation of Municipal Solid Wastes

(ii) Setting up facilities for processing biodegradable wastes by composting, vermi composting, anaerobic digestion or any other biological processing

(iii) Eventual elimination of landfilling requirements for biodegradable wastes

(iv) The State Government shall take decision on the pending proposals / applications made by the local authorities for grant of lands on lease or otherwise, or grant of NOC etc. within a period of 45 days from date of this order.

(v) The Local authorities which have not made such applications shall do so within a period of 4 weeks to the State Government and the State Government shall take a decision thereon within 45 days thereafter.

14. <u>Sites for Composting, Vermi Composting etc.</u>

(i) These sites shall also comply with these directions and MSW Rules (Schedule IV)

(ii) MPCB shall prescribe cap on storage of wet garbage to be treated at these sites so that the site does not become a dumping ground

(iii) These sites shall also comply with the Rules for storage of garbage as permitted by MPCB under MSW Rules

(iv) In the event of non-compliance of these directions MSW Rules and parameters as regards, storage of wet garbage limit of storage and

operation of composting or vermi compost plant, the same shall be closed down and shall not be re-operated until MPCB reports remedial measures and its compliance.

#### 15. **General** :

### Action Plan for Treatment and Processing of Solid Waste

1	-			
	Sr.	Action Plan Details	Time Schedule	
	No			
	1.	To develop mechanism for	Within 2 months after	
		collection, segregation (at source /	possession of land	
		site) & transportation to processing	$\frown$	
		facility & landfill site.	$\sim$	
	2.	Settling up and Commissioning of		
		Waste Processing Facility		
		(a) Selecting of technology	Within 2 months after	
		$\sim$	possession of Land	
		(b) Preparation of Detailed	Within 2 months after	
		Project Report	selection of technology	
		(c) Obtaining clearance from	Within 4 months from	
		MCZMA/ MOEF	submission of the proposal	
			by the ULB	
		(d) (Inviting)) tenders and	Within 2 months after	
	~	appointment of Agency	obtaining clearance from	
			MCZMA / MOEF	
	$\frown$	(e) / Issuance of Work Order with	Within 1 month	
	$\frown$	the time frame & necessary		
	$\langle \ \rangle$	conditions by Municipal Authority		
	$\setminus$	(f) Settling of MSW processing	Within 18 months from the	
$\langle \rangle$	$\mathbf{n}$	facility & making it operational	date of work order	
	3.	Development & Commissioning of	Within 12 months after	
		secured landfill site	possession of land	
	4.	Closure of cell & its monitoring for	After exhausting capacity of	
		at least next fifteen years as per	the existing cell.	
		Rules.	č	
	5.	Improving of existing facility		
		(a) Closure of existing dump	Within 16 months	
		site if required as per MSW Rules.		
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			$\wedge$
	(b) Setting up and	Within 24 months	$\langle \sim \rangle$
	commissioning of waste processing		
	facility if not available at existing		$\langle \langle ( \ \bigtriangledown \ ) \rangle$
	site.		$\langle \rangle \rangle \rangle$
	(c) Improvement in the existing	Within 6 months	
	waste processing facility and		$\bigvee$
	secured landfill site in accordance		
	with the MSW Rules.		
	(d) Development of new	Within 12 months	
	secured landfill site at existing site		
	if not available.		
6.	(a) Application for	As per Rules	
	Authorization by Municipal		
	Authority (Rule 4(2))		
	(b) Grant of a authorization for	As per Rules.	
	processing facility & landfill site.		
	(Rule 6(2))		

16. In the Solid Waste / Garbage Management following issues shall be considered for long term and future planning by Local authorities State and Central Government and Pollution Control Boards :

(i) Daily operations and maintenance of Dumping and Land fill sites

(ii) Daily operation and maintenance of Waste Treatment Fascilities of Biodegradable Wastes

(iii) Fire protection during dump leveling

(iv) Garbage Bio-Mining

 $(\mathbf{w})$  /Closure of sites which have attained their maximum capacity

(vi) Use of closed landfill sites as per MSW Rules

(vii) Subsequent land-use

(viii) Water consumption for capping

(ix) Methane Generation

(x) Encouraging the Local Authority to adopt these measures and comply the directions to earn Carbon Credits.

17. The local authorities may for this purpose explore the possibility of assigning / awarding this work on Public Private Partnership basis to Private entrepreneurs who will undertake this work in entirety including selection and acquisition of land as well as installation of treatment plants. For this purpose the local authority may resort to the process of Swiss challenge as approved by the

Supreme Court in the case of Ravi Developers V/s. Shree Krishna Pratishtha – 2009 (7) SCC 462. The site so selected shall also strictly comply with all applicable provisions of MSW Rules, all other relevant laws and these directions.

18. The Local Authority / Corporations shall issue directions to the residents for solid waste segregation of garbage as per rules and take steps for its compliance.

19. The State Government / Local Authorities shall give highest priority for establishing / settling up common facilities or land fill / dumping sites / processing facilities.

20. Whenever permission is required under the provisions of Environment Impact Assessment (EIA notification), Coastal Regulation Zone (CRZ Regulations), River Regulation Zone Policy (RRZ) (RRZ policy), Forest Laws etc. such authorities shall process and consider the applications made by Local Authority / Designated agency, expeditiously within a period of 4 weeks or as per the time limit prescribed in the relevant rules.

21. It is clarified that wherever there is a statutory period prescribed for processing of any application grant of clearance etc. the period prescribed therein shall be applicable.

22. The directions contained in this order are in addition to and supplementary to directions already given or orders passed in individual Writ Petitions / PILs.

23. Liberty to apply in case there is exceptional problem or exigency.

We proceed to pass order in terms of the draft Minutes of Order

being satisfied that this dispensation is not only imperative but also fulfill

the aspirations of the statutory provisions in place.

4. Once again, we place on record our appreciation for the fair stand taken by all the parties in preparing the Minutes of Order and in particular,

of the State Authorities.

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5. The matters be now placed on 2<sup>nd</sup> May, 2013 for reporting compliance.

(A.P.BHANGALE, J.)

## (A.M.KHANWILKAR, J.)

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