MINUTES OF THE MEETING OF THE GROUP OF MINISTERS (GOM) TO EXAMINE ALL THE ISSUES RELATING TO BHOPAL GAS LEAK DISASTER, HELD ON 22ND OCTOBER, 2012 IN ROOM NO.41, NORTH BLOCK, NEW DELHI.

A meeting of the Group of Ministers (GoM), which had been reconstituted to examine all issues relating to the Bhopal Gas Leak Disaster, including remediation measures, was held on 22nd October, 2012, under the Chairmanship of the Finance Minister. The list of attendees/Members and the list of the officers of the Govt. of India (GoI) and Govt. of Madhya Pradesh (GoMP) present at the meeting are annexed at Annex-1 and Annex-2, respectively.

2. Finance Minister as Chairman of the GoM welcomed all participants. Initiating the discussions, he informed that the German firm M/s GIZ had withdrawn their offer to transport the waste to and incinerate it in Germany. The GoM noted that this proposal was no longer under the consideration of the GoI or the GoMP.

3. Secretary (C&PC) stated that with the withdrawal of GIZ, the issue had gone back to the decision taken by Secretary, Environment & Forests (E&F) on 22.02.2012 to test incinerate 10 MTs of the waste in TSDF, Pithampur, Madhya Pradesh. This itself was consequent to a series of orders issued by the High Court of Madhya Pradesh at Jabalpur to test incinerate a sample of the waste in a selected laboratory and intimate the High Court of the results of such tests, including the details of the toxic gaseous materials that will be released and its quantity, its toxic effect and its impact upon the neighbouring environment and the duration of such impact. The solid residue left over after the incineration was also ordered to be analysed for the same effect. Secretary (C&PC) stated that this needed to be done first and the matter reported to the High Court of MP. If the waste is not so toxic as is being mentioned by some experts, the results will provide a level of comfort to all stakeholders and will also facilitate a decision by the Governments and support by the courts for such a decision.

4. Responding to the above suggestion, Secretary, Environment and Forests stated that in compliance to the order dated 22.09.2011 in W.P. No.2802/2004 of the Hon’ble High Court of Madhya Pradesh, CPCB contacted IITs, IISc Bangalore, BHEL and NCCBM to enquire on the availability of lab scale prototype facilities for conducting tests for incineration of hazardous waste. None of these institutes/laboratories had appropriate lab scale facilities. The Secretary, Environment & Forests, mentioned that only SGS Laboratory at Chennai, possessed the appropriate laboratory arrangements in the country, where simulator could be arranged. This analyser could achieve up to 850° C and not 1200° C, as required for effective incineration. The results indicated that with the increase of temperature, the gaseous compounds formed from UCIL waste were breaking down. Therefore,
as the logical next step in this regard, it was decided by CPCB/MoEF to test-incinerate the waste in one of the commercial incinerators such as the one at Pithampur, Madhya Pradesh, where temperatures of 1200°C could be achieved. Accordingly, the MoEF decided at the meeting on 22.02.2012 to transport 10 MT of the Bhopal waste to TSDF Pithampur. In the meanwhile, in order to make the Pithampur facility conform to all parameters, testing of that facility using other similar waste was conducted by CPCB. The incinerator installed in Pithampur has shown an improved performance during the last trial run (in June, 2012) as compared to the earlier trial runs, and was found complying with 9 out of the 11 emission parameters, except for dioxins and furans and heavy metals. The emission control systems installed with the incinerator can only be evaluated and rectified once the incinerator is allowed to operate over a long and continuous period. For streamlining the functioning of the emission control systems, the incinerator needs to be allowed to operate with industrial hazardous waste for a period of two months, so that the effectiveness of the improvements incorporated/required can be studied and the operation of the incinerator stabilised. After the performance of the incinerator stabilises, trial incineration of UCIL waste can be taken up. Secretary, Environment & Forests also stated that only on 5th October 2012, the GoMP had given permission to TSDF Pithampur to continue the testing (using other waste) and to stabilize the incineration process.

5. Minister, BGTR&R Department, Govt. of Madhya Pradesh stated that transporting the sample of the Bhopal waste to TSDF Pithampur and incinerating it there, even if it was to analyse the residue and emissions if any, would lead to strong public opposition from the area. He was, therefore, of the strong view that any such exercise could be allowed only after consensus building among the various stakeholders. He also suggested that to this end, a committee of the stakeholders needed to be constituted with a view to building consensus. He further stated that according to information available to GoMP, the TSDF Pithampur was not the best incinerator suitable for test incineration of the Bhopal waste and that if the 22 TSDFs were to be ranked according to the technical capability to incinerate the Bhopal waste, the Pithampur facility would be one of the lowest. He, therefore, stated that the GoMP was opposed to any decision to even test incinerate the Bhopal waste in Pithampur.

6. After consideration of all aspects, (including the directions contained in the order dated 09.08.2012 of the Supreme Court that GoI and GoMP take action for disposal of the waste within 6 months i.e. by 09.02.2013), the GoM felt that the line of action suggested by Secretary, Environment & Forests and Member Secretary, CPCB (i.e. to continue the incineration of other similar waste in TSDF Pithampur, stabilising the incineration process at the same time, and making it ready for test incineration of the actual Bhopal waste, within a period of 2 months and thereafter transporting a sample of the Bhopal waste to the Pithampur facility and incinerating it there) would be the correct and the best possible decision. Accordingly, GoM
accepted this suggestion, noting the objection of GoMP to the same. The progress made by CPCB in this regard will be reported by the MoEF to the next meeting of the GoM. GoM also directed that the above decision be reported to the Supreme Court by MoEF with a request to approve the same and pass suitable orders for ensuring full cooperation by the GoMP, the MP PCB, etc. for the CPCB to carry out the test incineration. Since GoMP are represented in the Supreme Court, they can mention their objections in the Supreme Court as well.

7. Secretary (C&PC) stated that the Ld. Solicitor General of India (SGI) had written to Secretary, Environment & Forests suggesting that the GoM identify the various incinerators in India where the toxic waste could be disposed of and list them on the basis of their technical capabilities with preference being given to the technically most competent incinerator for disposing of the toxic waste. To a query from the Chairman of the GoM on which agency could carry out this exercise, Secretary, Environment & Forests stated that the CPCB would be the competent agency to do this. Member Secretary, CPCB stated that CPCB could undertake evaluation of the performance of 22 incinerators across the country to assess their performance as regards their capability to meet the prescribed emission norms. Considering the limitation of infrastructure available for monitoring dioxins and furans (which is restricted to a handful of laboratories including that of CPCB), large distances to be covered during the study and the non-availability of adequate quantity of incinerable waste at many incinerator facilities for regular operation, about four months’ time period would be required to complete this task. The GoM directed the CPCB to start this process urgently. Member Secretary CPCB assured that in view of the decision taken in the meeting as brought out at para 6 above, this exercise would in no way hamper the progress in conducting trial runs at Pithampur. The progress made in this regard will be reported by the MoEF to the next meeting of the GoM. The GoM also decided that this fact may be brought to the notice of the Ld. SGI, who in turn might like to bring this also to the notice of the Hon’ble Supreme Court, particularly in the context of the fact that the Supreme Court in its order dated 9th August 2012 had directed the Union of India and the State Government of Madhya Pradesh to dispose of the toxic waste within 6 months i.e. 9th February, 2013.

8. DG, ICMR brought to the attention of the GoM the fact that while GoMP had allotted land (approx. 2 acres) to set up a permanent facility for NIREH, they were insisting on GoI/ICMR paying the cost of such land. GoM requested Minister BGTR&R Department, GoMP to allot the land free of cost to ICMR for setting up NIREH, since the facility was primarily for Madhya Pradesh. The Minister BGTR&R agreed to take up this issue strongly in the MP State Cabinet since a decision of the State Cabinet was required to allot the land.

9. DG, ICMR also pointed out that the proposal to create 210 posts in NIREH (of which around 80 posts would need to be filled up this year itself and the balance
spread over 2 to 3 years) had been referred to the Department of Expenditure. The Finance Minister agreed to sanction the minimum required posts and directed Joint Secretary, Deptt. of Expenditure to do the needful urgently.

10. The meeting ended with a vote of thanks to the Chair.
List of Attendees/Members of Group of Ministers (GoM) present in the meeting of the GoM held on 22nd October, 2012.

1. Shri P Chidambaram, Finance Minister
2. Shri Ghulam Nabi Azad, Minister of Health and Family Welfare
3. Shri Kapil Sibal, Union Minister of Human Resource Development and Minister of Communications and Information Technology
4. Shri Salman Khurshid, Minister of Law & Justice and Minister of Minority Affairs
5. Kumari Selja, Minister of Housing and Urban Poverty Alleviation and Minister of Culture

Permanent Invitee

7. Shri Babu Lal Gaur, Minister in-Charge of the Department of Bhopal Gas Tragedy Relief & Rehabilitation (BGTR&R), Government of Madhya Pradesh (GoMP).
Annex-2

List of Officers of the Government of India and the Government of Madhya Pradesh present in the meeting of the Group of Ministers (GoM) held on 22.10.2012

Government of India

1. Shri T. Chatterjee, Secretary, Ministry of Environment and Forests
2. Shri K. Jose Cyriac, Secretary, Department of Chemicals and Petrochemicals
3. Dr. V.M. Katoch, Secretary, Department of Health Research & DG, ICMR
4. Shri M.K. Sharma, Additional Secretary, Department of Legal Affairs
5. Ms Suchitra Durai, Joint Secretary (CPV), Ministry of External Affairs
6. Shri R.S. Shukla, Joint Secretary, Ministry of Health and Family Welfare.
7. Shri Saurabh Garg, Joint Secretary, Department of Expenditure.
8. Shri Lokesh Jha, Joint Secretary, Ministry of Home Affairs
9. Ms. Anjali Goyal, Adviser, Planning Commission
10. Shri Sanjay Bansal, Director, Department of Chemicals and Petrochemicals
11. Shri Dev Kumar, Director, Ministry of Home Affairs
12. Shri J.S. Kamyotra, Member Secretary, CPCB.
13. Shri R.N. Jindal, Addl. Director, Ministry of Environment and Forests
15. Shri B. Vinod Babu, Sr. Env. Engineer, CPCB
16. Shri Bharat K Sharma, Sr. Env. Engineer, CPCB

Government of Madhya Pradesh

17. Shri Pravir Krishn, Principal Secretary, BGTR&R Department, Govt. of Madhya Pradesh, Bhopal.
18. Shri M.K.Varshney, Commissioner, BGTR&R Department, Govt. of Madhya Pradesh, Bhopal.
SUPREME COURT OF INDIA
RECORD OF PROCEEDINGS

IA Nos.2-4 In Petition(s) for Special Leave to Appeal (Civil) No(s).9874/2012
(From the judgement and order dated 05/03/2012 in WP No.2802/2004 of The
HIGH COURT OF M.P AT JABALPUR)

UNION OF INDIA
VERSUS
ALOK PRATAP SINGH & ORS.

(With appln(s) for modification of Court’s Order dated 04.04.2012 and
exemption from filing O.T.and office report)

Date: 03/01/2013 These I.As were called on for hearing today.

CORAM :
HON’BLE MR. JUSTICE G.S. SINGHVI
HON’BLE MRS. JUSTICE GYAN SUDHA MISRA

For Petitioner(s) Mr.R.F.Nariman, SG
Mr.Sahil Tagotra, Adv.
Mr.Nikul Dewan, Adv.
Mr. B. Krishna Prasad, Adv.

For Respondent(s) Mr.Ravi Shankar Prasad, Sr.Adv.
Mr. C.D. Singh, Adv.
Mr.Sunny Choudhary, Adv.
Ms.Sakshi, Adv.
Ms.Karuna Nandy, Adv.
Ms. Aparna Bhat, Adv.
Mr.Manish P.S.Chauhan, Adv.
Mr. Santosh Kumar, Adv.

UPON hearing counsel the Court made the following
ORDER

At the commencement of arguments, Shri Ravi Shankar Prasad,
learned senior counsel representing the State of Madhya Pradesh made a
request for permission to file additional affidavit. His request is
accepted.

Learned Solicitor General also requests for an adjournment to
enable him to file supplementary affidavit incorporating therein the
developments which have taken place after 21.10.2012, the date on which
the Group of Ministers had met and taken a decision for disposal of 10
metric tonnes of UCIL waste at Pithampur TSDF. He undertakes to ensure
that the Central Pollution Control Board will again examine the facility
available at Pithampur TSDF and submit a report about the feasibility of
Disposal of the waste at Pithampur TSDF.

List on 23.01.2013.

(Satish K. Yadav)
Court Master

(Phoolan Wati Arora)
Court Master
Petition(s) for Special Leave to Appeal (Civil) No(s). 9874/2012
(From the judgement and order dated 05/03/2012 in WP No.2802/2004 of The HIGH COURT OF M.P AT JABALPUR)

UNION OF INDIA

VERSUS

ALOK PRATAP SINGH & ORS.

(With appln(s) for exemption from filing O.T., modification of Court's Order, permission and office report)

Date: 04/03/2013 This Petition was called on for hearing today.

CORAM:

HON'BLE MR. JUSTICE G.S. SINGHVI
HON'BLE MR. JUSTICE H.L. GOKHALE

For Petitioner(s) Mr. Paras Kuhad, Adv.
Mr. Nakul Dewan, Adv.
Mr. Sahil Tagotra, Adv.
For Respondent(s) Mr. P.S. Patwalia, Sr. Adv.
    Mr. C.D. Singh, Adv.
    Mr. Sunny Choudhary, Adv.
    Mr. Sanjay Parikh, Adv.
    Ms. Karuna Nandy, Adv.
    Mr. Avi Singh, Adv.
    Mr. Sandeep, Adv.
    Mr. Vijay Panjwani, Adv.
    Mr. M.P.S. Chauhan, Adv.

UPON hearing counsel the Court made the following ORDER

During the pendency of this matter, the parties filed several affidavits and a number of interim orders were passed by this Court. On 25.02.2013, the learned Additional Solicitor General produced a report prepared by the Central Pollution Control Board which, among other things, identified the industries where similar hazardous waste material is available.

Today, in the pre-lunch session, the learned Additional Solicitor General and Shri P.S. Patwalia, learned senior counsel appearing for the State of Madhya
Pradesh indicated that their respective clients are in broad agreement for processing of the waste available with M/s Hindustan Insecticides Limited (HIL), Cochin within the State of Kerala, which is substantially similar to union carbide waste.

In the post-lunch session, the learned Additional Solicitor General made available a chart of the activities and the time frame for collection, packaging, storage, transportation etc. of the waste available with HIL.

We have considered the submissions made at the Bar and gone through the papers made available by the learned Additional Solicitor General and direct as under:

1. The Central Government (Ministry of Environment) shall immediately get in touch with the management of M/s. Hindustan Insecticides Limited for providing ten tonnes of pesticide waste.

2. The Management of M/s Hindustan Insecticides Limited shall make available ten tonnes waste to the representatives of the Central Government.

3. The Kerala State Pollution Control Board (KSPCB) shall, without any delay, give necessary authorization / clearance to M/s. Hindustan Insecticides Limited under Rule 5 of Hazardous Waste (Management, Handling and
Trans-boundary Movement) Rules, 2008 to deliver ten tonnes of pesticide waste to the representatives of the Central Government.

4. The Central Government shall, after obtaining necessary authorization which shall be made available by the Madhya Pradesh Pollution Control Board and the KSPCB, undertake packaging, storage, transportation etc. of ten tonnes of waste for the purpose of trial incineration at TSDF, Pithampur.

5. The Central Government may engage a private agency, if necessary, for packaging and transportation of the waste procured from M/s. Hindustan Insecticides Limited.

6. The Governments of the States of Kerala, Tamil Nadu, Karnataka, Andhra Pradesh, Maharashtra, Chhattisgarh and Madhya Pradesh are directed to extend full co-operation to the Central Government for smooth transportation of the waste from Cochin to Pithampur in Madhya Pradesh and for this purpose necessary security including police escort shall be arranged by the respective State Governments.

7. The Pollution Control Board of the seven States shall also issue the required clearances, without any delay, for facilitating collection and transportation of the waste from M/s Hindustan Insecticides Limited.
8. The Government of Madhya Pradesh and Madhya Pradesh Pollution Control Board shall be free to depute their officers for extending co-operation to the Central Government in the aforesaid activities.

9. The Central Government shall send advance intimation to the Governments of the concerned States and also to the Member Secretaries of the Pollution Control Boards about collection, packaging and transportation of waste from M/s Hindustan Insecticides Limited.

10. The Chief Secretaries and Secretaries (Environment) of all the States and Member Secretaries of the Pollution Control Boards shall ensure that necessary instructions are issued to the concerned agencies for facilitating transportation of the waste from Cochin to Pithampur in the State of Madhya Pradesh and all the agencies shall abide by such instructions.

11. It is expected that the Central Government will strictly adhere to the time schedule indicated in the chart made available by the learned Additional Solicitor General.

12. The Central Pollution Control Board shall give an intimation to its counterpart in the State of Madhya Pradesh about the approximate date on which the incineration is likely to commence.
This would enable the authorities of the Madhya Pradesh Pollution Control Board to depute their officers at the site.

13. Shri Vijay Panjwani, learned counsel representing the Central Pollution Control Board states that the process of incineration is likely to be completed within two weeks of arrival of the waste at Pithampur.

14. For further directions, the case be listed on 8.5.2013.

15. The Registry is directed to send copies of this order by fax to the Chief Secretaries and Secretaries (Environment) of the Governments of Madhya Pradesh, Kerala, Andhra Pradesh, Tamil Nadu, Karnataka, Maharashtra and Chhattisgarh.

16. Copies be also sent to the Member Secretaries of the State Pollution Control Boards of Madhya Pradesh, Kerala, Andhra Pradesh, Tamil Nadu, Karnataka, Maharashtra and Chhattisgarh.

(Parveen Kr. Chawla)          (Phoolan Wati Arora)
Court Master                  Court Master

//TRUE COPY//
IN THE SUPREME COURT OF INDIA
ORIGINAL JURISDICTION
I.A. NO. 2-3 OF 2012
IN
SPECIAL LEAVE PETITION (C) NO. 9874 OF 2012
IN THE MATTER OF:-
Union of India ....Petitioner

Versus
Alok Pratap Singh & Ors. ....Respondents

AND

IN THE MATTER OF:-
State of Madhya Pradesh ....Applicant/Respondent No.3

AFFIDAVIT ON BEHALF OF STATE OF MADHYA PRADESH/APPLICANT/RESPONDENT NO.3 IN RESPONSE TO AFFIDAVIT OF UNION OF INDIA DATED 12.08.2013 FILED IN TERMS OF THE ORDER DATED 04.03.2013, 08.05.2013 AND 03.07.2013.

MOST RESPECTFULLY SHOWETH:

1. That this Hon’ble Court vide its order dated 04.03.2013 directed the Union of India to carry out a trial run of ten metric tons hazardous waste available with M/s Hindustan Insecticides Limited (HIL), Cochin, Kerala at the Treatment Storage and Disposal Facility (TSDF), Pithampur, District Dhar, Madhya Pradesh (M.P.) to assess the technical feasibility of the TSDF facility in Pithampur, District
Dhar to conduct a trial run of ten metric tons of UCIL waste at TSDF facility in Pithampur. A true typed copy of the order dated 04.03.2013 in SLP (C) No. 9874 of 2012 passed by this Hon'ble Court is marked and filed as **ANNEXURE A-1**.

2. That this Hon'ble Court vide its order dated 08.05.2013 was pleased to grant further times of ten weeks to Union of India to carry out the trial run of ten metric tons waste of M/s Hindustan Insecticides Limited (HIL), Cochin, Kerala at the Treatment Storage and Disposal Facility (TSDF), Pithampur, District Dhar, Madhya Pradesh (M.P.). A true typed copy of the order dated 08.05.2013 in SLP (C) No. 9874 of 2012 passed by this Hon'ble Court is marked and filed as **ANNEXURE A-2**.

3. That the Union of India in order to conduct the trial run of ten tons of hazardous waste available with M/s Hindustan Insecticides Limited (HIL), Cochin, Kerala at the Treatment Storage and Disposal Facility (TSDF), Pithampur, District Dhar, Madhya Pradesh (M.P.) engage the services of Central Pollution Control Board (CPCB). The CPCB conducted the trial run at the facility during June 25-30 of 2013.

4. That the Union of India through its affidavit dated 12.08.2013 submitted the report of Central Pollution Control Board (CPCB) on performance of the facility.
at Pithampur during the trial incineration of hazardous waste from M/s Hindustan Insecticides Limited (HIL), Cochin, Kerala, wherein it has been reported by the Central Pollution Control Board (CPCB) that the trial incineration of ten metric tons of UCIL waste lying at UCIL factory in Bhopal can be conducted at Treatment Storage and Disposal Facility (TSDF), Pithampur, District Dhar, Madhya Pradesh (M.P.). The report of CPCB is marked as Annexure A-1 with the affidavit dated 12.08.2013 filed by the Union of India.

5. That the abovementioned matter was listed before this Hon’ble Court on 16.08.2013 alongwith the affidavit dated 12.08.2013 filed by the Union of India submitting the report of Central Pollution Control Board (CPCB) on the performance of TSDF facility at Pithampur during the trial incineration of the ten tons of waste of M/s Hindustan Insecticides Limited (HIL), Cochin, Kerala. This Hon’ble Court vide its order dated 16.08.2013 was pleased to grant two weeks time to the State of M.P. to file reply to the affidavit dated 12.08.2013 filed by Union of India. A true typed copy of the order dated 16.08.2013 in SLP (C) No. 9874 of 2012 passed by this Hon’ble Court is marked and filed as ANNEXURE A-3.

6. That the State of Madhya Pradesh is agreeable for conducting a trial incineration of ten tons UCIL waste lying at UCIL factory, Bhopal at Treatment
Storage and Disposal Facility (TSDF), Pithampur, District Dhar, Madhya Pradesh (M.P.) but after 15 December 2013 for the following reasons:

a) The election to State Legislative Assembly is due in November, 2013 and as per the Rules the Election Code of Conduct will be implemented in the State of Madhya Pradesh in September, 2013 and the State machinery will be occupied with the election work and in conducting the election.

b) The trial incineration of the ten tons of UCIL waste has to be conduct under strict police control as there are all possibilities of breach of law and order due to opposition of the conducting the trial run by the non-governmental organization and other peoples.

c) For the trial incineration of the ten tons of UCIL waste, the waste has to be transported from the UCIL factory in Bhopal to Pithampur through Districts namely Sehore, Dewas, Indore and Dhar under strict police cover and security considering the nature of the waste and the large scale opposition to the trial run. It would be very difficult for the police and administration at the same time to safely
transport the waste and conduct the trial run as well as to maintain law and order during the operation of election code of conduct in the State.

d) That the police and administration of the State Government will be occupied with the work of the election in the State and therefore it would be difficult to manage the election as well as the trial incineration of the waste due to opposition of the incineration on the field by the NGO's and local residents of people.

8. That the State of Madhya Pradesh most respectfully submits that considering the problems as highlighted in the abovementioned paragraphs, this Hon'ble Court may consider directing the trial incineration of ten tons UCIL waste lying at UCIL factory, Bhopal at Treatment Storage and Disposal Facility (TSDF), Pithampur, District Dhar, Madhya Pradesh (M.P.) on or after 15 December 2013.

FILED BY:

New Delhi

Dated:

[C.D. SINGH]

ADVOCATE FOR THE STATE OF M.P.

/APPLICANT / RESPONDENT NO.3
Letter No. 1-MFWMP/CPCB/ 13-14
Date: 09.01.2014

To,
The Commissioner,
Bhopal Gas Tragedy Relief & Rehabilitation,
Bhopal

Kind attention: Mr. R. A. Khandelwal

Sub: Tentative schedule of packaging, sampling, transportation and incineration of UCIL waste at TSDF, Pithampur

Dear Sir,

With reference to your telecom and mail today, Please find enclosed herewith tentative schedule of packaging, sampling, transportation and incineration of UCIL waste at TSDF, Pithampur as per your requirement.

Thanking You,

Yours faithfully,

For Madhya Pradesh Waste Management Project,

Authorized Signatory

Enclosed: Tentative schedule of packaging, sampling, transportation and incineration of UCIL waste at TSDF, Pithampur.
<table>
<thead>
<tr>
<th>No</th>
<th>Date</th>
<th>Duration</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Day 1</td>
<td>1 day</td>
<td>Check whether the order of CEC is received.</td>
</tr>
<tr>
<td>2</td>
<td>Day 2-7</td>
<td>5 days</td>
<td>Notice to be given to M/S UCL if not received.</td>
</tr>
<tr>
<td>3</td>
<td>Day 2</td>
<td>2 days</td>
<td>Collect M/S UCL.</td>
</tr>
<tr>
<td>4</td>
<td>Day 2</td>
<td>1 day</td>
<td>Collect M/S UCL.</td>
</tr>
<tr>
<td>5</td>
<td>Day 5</td>
<td>2 days</td>
<td>Collect PPM from the draft data.</td>
</tr>
<tr>
<td>6</td>
<td>Day 8</td>
<td>3 days</td>
<td>Collect PPM to be prepared by CEC.</td>
</tr>
<tr>
<td>7</td>
<td>Day 12</td>
<td>6 days</td>
<td>Collect PPM.</td>
</tr>
<tr>
<td>8</td>
<td>Day 15</td>
<td>3 days</td>
<td>Collect PPM from the draft data.</td>
</tr>
</tbody>
</table>

M/S UCL Waste at TSC: PPM/PPR

Date: 08/01/20