

Haryana to Dispose and Recycle Old Vehicles

Why in News?

The **Haryana Government** has notified **the Vehicle Scrappage and Recycling Facility Incentive Policy, 2024**, to ensure the proper **disposal and recycling of old vehicles** and promote environmental sustainability by reducing **pollution**.

Key Points

About the Decision:

- It is highlighted that **the National Green Tribunal (NGT)** set a 10-year limit for diesel vehicles and 15 years for petrol vehicles in the National Capital Region (NCR).
- This regulation led to a continuous increase in the number of condemned vehicles, prompting the Haryana Government to act.

Environmental and Economic Benefits:

- The policy aims to protect the environment by reducing pollution and promoting economic growth.
- Vehicle owners would receive financial benefits, and the public would gain relief from abandoned vehicles cluttering roads, streets, and public spaces.

Implementation as an Industrial Scheme:

- The state government **plans to implement the policy as an industrial scheme** with incentives such as capital subsidies or state GST reimbursement for new industrial units.
- The Department of Industries and Commerce will develop a 10-year land leasing module through the Haryana State Industrial and Infrastructure Development Corporation (HSIIDC).

Financial Support for Entrepreneurs:

- The government will provide up to Rs 20 crore in financial assistance, covering 10% of project costs (excluding land), to startups, women entrepreneurs, and candidates from the <u>Scheduled Caste</u> category for venture capital funds.
- Complete stamp duty reimbursement is offered in D-category industrial blocks, while B and C blocks receive a 75% reimbursement.

Incentives for Centres of Excellence and Skill Development:

- The government will provide a 50% grant of project costs, up to Rs 5 crore, for establishing Centres of Excellence.
- An additional Rs 50 lakh will be granted to 10 industries that contribute to youth skill development and employment within the state.

NATIONAL GREEN TRIBUNAL

The National Green Tribunal (NGT) is a specialised body for swift resolution of environmental and natural resource cases.

About

- Establishment: By National Green Tribunal Act 2010
- Objective: Quick resolution of environmental & natural resource cases
- (9) Case Resolution: Within 6 months
- Places of Sitting: New Delhi (Principal), Bhopal, Pune, Kolkata, and Chennai

Structure

- Composition: Chairperson, Judicial Members, and Expert Members
- Tenure: Up to 5 years/until age 65 (no reappointment)
- Appointments: Chairperson Central Government (with the CJI's consultation)
 - 10-20 judicial members & 10-20 expert members - Selection Committee

India is the third country globally (after Australia and New Zealand) and the first developing nation to establish a specialised environmental tribunal like NGT.

Powers & Jurisdiction

- Jurisdiction: Civil cases on environmental issues and rights
- 9 Suo Motu Powers: Granted since 2021
- Roles: Adjudicatory, preventative, and remedial
- Procedures: Follows Principles of natural justice
 Not bound by the CPC, 1908 or Indian
 Evidence Act, 1872
- Principles: Sustainable Development;
 Precautionary; Polluter pays
- Orders: Executable as civil court decrees; offers relief and compensation (decisions are binding)
- (9) Appeals: Tribunal can review its decisions.
 - If decision fails Appeal to the SC to be filed within 90 days

NGT deals with Civil Cases under

- Water (Prevention and Control of Pollution) Act, 1974
- Water (Prevention and Control of Pollution) Cess Act, 1977
- 9 Forest (Conservation) Act, 1980
- Air (Prevention and Control of Pollution) Act, 1981
- Environment (Protection) Act, 1986
- Public Liability Insurance Act, 1991
- Biological Diversity Act, 2002





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