

waste (% 27.2 kg/PC for 5 year obsolescence) in 2010 containing deadly plastics, lead, mercury etc [Gibson K., Tierney J.K., 2006]. The quantity of e-waste (PC and Cell phone) to be generated has been estimated by following two methods suggested in. The first method, Market Supply Method A. (MA) assumes that the average lifetime of an electronic product is approximately five years and after that these are discarded and come to the waste stream. The second method, Market Supply Method B (MB) assumes that all the products are not disposed at the same time; rather they are disposed in varying quantities over successive years. Here weighted average method is used to show the product disposal trend. For PCs the growth rate is considered to be 11.4 per cent and for cell phones a 100 % growth rate is considered annually.

TRANSBOUNDARY ISSUES OF E-WASTE: SOCIAL AND LEGAL CONCERN

The demand for used electrical and electronic equipment within developing countries runs in tandem with the demand for non-serviceable or near end-of-life products. Trans-boundary shipments of electronic wastes occur due to costly environmental and social standards for electronic wastes recycling in, for example, European Union (EU) countries, the US and Japan. Against the backdrop of the 'Not-In-My-Back-Yard (NIMBY)' syndrome, for instance, waste disposal facilities are shrinking in most industrialized countries as a result of stricter environmental regulation, yet, such wastes are ending up as illegal shipments which are effectively liberating developed countries of the electronic wastes problem, at the expense of the human residents in the recipient developing world [Nnorom, I.C. and O. Osibanjo, 2008].

When the problem of this so called electronic wastes 'dumping' began to gain attention, it was Bangladesh who were one of the main receivers. In recent times, however, studies are finding that such shipments were being exported beyond Asia to some African countries, with high volumes received by Bangladesh, Ghana and Nigeria in particular.

The scale of these illegal transboundary shipments of electronic wastes is growing; estimates from 2010 indicate that 40 percent of electronic wastes from Europe alone are being exported to Asia and Africa [BAN, 2006]. In Nigeria, for example, estimates of the number of computer imports found to be non-functioning range from 75 to 95 per cent of each shipment [Herat S., 2008]. Not a few commentators have identified the growing phenomenon of hazardous and electronic wastes dumping in developing countries from the industrialized world as a direct consequence of economic globalisation. While globalization has indeed being identified as transforming trade, finance, labour, migration, technology, communication, and governance, there can be no shying away from the reality that one of its negative collateral effects since the 1990s has been the reduction in the power of national governments in the face of global free market and technological advancements that have taken their regulation out of the reach of many governments.

While international economic and financial integration is rapidly occurring as a result of increased trade and capital, technology and information flows, the production and sale of consumer goods *vis-à-vis* up-to-date technology is heavily and disproportionately weighed against developing countries. And even though technological diffusion and advances in communications are occurring quite rapidly, very vast portions of the developing world are left out. This is the sort of atmosphere that leaves the developing world in the dire strait of incapacity to outrightly and effectively uproot the menace of dumping of wastes within their respective jurisdictions.

Although celebrated as the offshoot of the free market system that has characterized economic and trade liberalization since the 1990s, the commodification of waste, whether legal or illegal, cannot be 'free trade' in the fullest sense, but smacks of some form of oppression – predation, exploitation, or coercion – unquestionably translating the so-called economic liberation theory of free

market and globalization into nightmarish experiences for environmental and human rights protection in developing countries like Bangladesh. Environmental justice theorists have extended the philosophical issues here by contending that treating others fairly also involves recognizing their membership in the moral and political community, promoting the capabilities needed for their functioning and flourishing, and ensuring their inclusion in political decision-making. Moreover, they maintain that distribution, recognition, capabilities, and participation are interrelated and interdependent – one can therefore not pursue one dimension of justice in isolation. Other writers have posited that within the context of toxic waste dumping, those who end up living closest to dumping sites and thus bearing the greatest adversities of toxic wastes are the poor, the homeless, street children and other vulnerable people at the lowest rungs of society. This reality manifests the deeper social problem of the environmental injustices that serve as catalysts for the human rights violations associated with the dumping of wastes.

ENVIRONMENT, HEALTH AND HUMAN RIGHT CONCERN OF E-WASTE

Several scholars across geo-cultural divides have argued that linking human rights with environmental issues creates a rights-based platform to environmental protection that places the people harmed by environmental degradation or pollution at its centre. The articulation of the rights of human beings thus creates the opportunity to secure those rights through juridical bodies at the international and domestic fora. This has particular implications for those human groups that are most vulnerable to environmental harm and least able to access political remedies within their own meager means. The connectivity between human rights and the environment reveals that human rights abuses often lead to environmental harm, just as environmental degradation or pollution often causes egregious human rights violations. With more than one hundred national constitutions

recognizing and protecting the right to a safe, clean and healthy environment, and virtually all international and regional human rights treaty monitoring bodies also recognizing the direct linkage between environmental harm and human rights norms, it is safe to posit that interjecting the electronic waste discourse from a rights-based perspective at this juncture is neither out of place nor abstract [Terazono A., 2006]. In her seminal work produced on behalf of the World Health Organization in 2002, Shelton had proffered sweeping validation for the inclusion of a rights-based approach to every discourse on environmental health in the following words:

First, the emphasis on rights of information, participation, and access to justice encourages an integration of democratic values and promotion of the rule of law in broad-based structures of governance. Experience shows better environmental decision-making and implementation when those affected are informed and participate in the process: the legitimacy of the decisions exercises a pull towards compliance with the measures adopted. Another benefit of a rights-based approach is the existence of international petition procedures that allow those harmed to bring international pressure to bear when governments lack the will to prevent or halt severe pollution that threaten human health and well-being. In many instances, petitioners have been afforded redress and governments have taken measures to remedy the violation.

In other instances, however, the problem appears to be the result of a combination of governmental lack of capacity and lack of political will. The pollution may be caused by powerful enterprises whose business and investment are important to the state or the state may have inadequate monitoring systems to ensure air or water quality. Even in these instances, however, petition procedures can help to identify problems and encourage a dialogue to resolve them, including by the provision of technical assistance [Barba-Gutierrez, Y., B. Adenso-Diaz, et al., 2008].

The non-functioning computers that arrive into most developing countries i.e. Bangladesh are sold as scrap, smashed up and discarded, a common practice within electronic wastes receiving countries that often lack capacity in the handling and recycling of the hazardous materials within the electronic wastes. Instead, manual dismantling, open burning to recover materials, and open dumping of residual fractions occurs. In Bangladesh, this is predominantly carried out by some disorganized informal and very few formal electronic wastes recycling sector. Consequently, relatively more hazardous material is introduced into informal electronic wastes burning and dumping grounds across many developing countries like Bangladesh, with higher implications for the environment and human health.

Electronic wastes present severe environmental and health challenges for the countries saddled with the task of processing them, by reason of both the quantity and inherent dangers of toxicity. Electronic wastes can contain more than a thousand assorted substances, many of which are lethal. These may be in form of heavy metals or chemicals such as mercury, lead, cadmium, chromium, magnetic properties and antimony (flame retardants), including polybrominated biphenyls, polyvinyl chloride, polychlorinated biphenyls, and polybrominated diphenyl ethers. Perhaps the most hazardous components of electronic wastes are the mercury-containing components, batteries, printed circuit boards, CRTs, and the plastics which contain the brominated flame retardants. Accidental leakages and evaporation of these substances occur at the electronic wastes dumping sites, and results in the contamination of surrounding natural resources including, soil, crops, water, livestock and fish. Empirical studies at ship yard of Chittagong, Bangladesh revealed lead, mercury, cadmium, arsenic, antimony trioxide, polybrominated flame retardants, selenium, chromium, and cobalt contents in soil samples at rates far higher than average

[Huisman, J., & Stevels, A., 2004]. Of course, when the electronic wastes are burnt, further toxic substances can be inadvertently generated. Beyond the environmental degradation concerns, the hazardous materials found in electronic wastes pose a significant risk to human health. After all, empirical research has established that people who break electronic wastes open often suffer radiation, nausea, headaches, respiratory failure among other health problems. However, it is not only the people working directly with electronic wastes who are susceptible to their harmful effects but also people living in the ambience of the waste dumps, and those indirectly affected through resulting contamination of the food chain, soils and rivers [Brigden K., 2005].

These people are exposed to the hazardous substances through dermal exposure, dietary intake, dust inhalation or particle intake, with the latter two sources found to be particularly significant [Ahmed FRS, 2011]. Other expert studies state that exposure to chemicals from e-waste – including lead, cadmium, mercury, chromium and polybrominated biphenyls – could injure the human brain and nervous system, distress the kidneys and liver, and lead to birth defects. The Minamata disease in Japan between 1954 and 1965; the Love Canal incident, near Niagara Falls in the US; the Koko incident of 1988 in Nigeria; the Thor Chemicals diseases of the early 1990s in South Africa; the disastrous Trafigura dumping of hazardous wastes incident in Ivory Coast, in 2006, are among the numerous pointers to the grave consequences that unscrupulous waste dumping could have on human beings, jeopardizing their livelihood, liberty and very existence [Akenji et al., 2011]. The essence of the above is to demonstrate that the totality of human rights guarantees and particularly the right to life, the right to development, and the entire gamut of economic, social and cultural rights cannot be realized in the absence of the right to a healthy environment.

CURRENT POLICY AND LEGISLATION AND GAPS

Bangladesh adopted its National Environmental Policy in the year of 1992 for regulation of all activities that pollute and destroy the environment. The Environment conservation act, 1995, with aim to regulate, conserve and enhance the quality of environment and to control, prevent and mitigate pollution. Medical Waste Management Rules, 2008 addressing the waste management issues for the medical sector including E-waste.

The latest initiative is Electrical and Electronic Waste (Management and Handling) Rules, 2011 which has the following features: These rules apply to every producer(s), dealer(s), collection centre(s), refurbisher(s), dismantler(s), recycler(s), auctioneer(s) consumer(s) or bulk consumer(s) involved in the manufacture, sale, purchase and processing of electrical and electronic equipment or components. It defines Responsibilities of the producer, Responsibilities of dealers, Responsibilities of refurbisher, Responsibilities of collection centers, Responsibilities of consumer or bulk consumer, Responsibilities of dismantler, Responsibilities of recycler/ reprocessor.

It describes Procedure for grant of authorization, Power to suspend or cancel an authorization, Procedure for registration/ Environmental Clearance/Renewal, Procedure for storage of e-waste, Transportation of e-waste, Accident reporting and follow-up, Liability of the producer, collection centre, transporter dismantler and recycler of e-waste, The collection, storage, transportation, segregation, refurbishment, dismantling recycling and disposal of e-waste.

The different schedules of the rules are as Schedule-1 Listing E-waste categories. Schedule-2: Listing the products covered under the categories given in schedule-I, Schedule-3: Deals about threshold limits for use of certain hazardous substances and

Schedule-4: Discusses about authorities and corresponding responsibility.

There is no legal permission in the rules of Bangladesh to trade off e-waste and its disposal and management. Bangladesh is a signatory to the Basel Convention prohibiting trans-boundary movement of hazardous waste. Import of any kind of waste requires government permission. There is no comprehensive electronic waste (e-waste) policy, although it is briefly mentioned just as an action item in the country's ICT policy. The government established the Department of Environment (DoE) in 1977 under the Environment Pollution Control (EPC) Ordinance, 1977. Then in 1989, as pollution and environment got more attention, the Ministry of Environment and Forest was established as the apex body. The National Environmental Policy, highlighting the regulation of all activities that pollute and destroy the environment, came into effect in 1992. The subsequent Environment Conservation Act (ECA), 1995, authorized the DoE to undertake any activity necessary to conserve and enhance the quality of the environment and to control, prevent and mitigate pollution. The DoE was also mandated to give clearance on environmental issues for any new project. The subsequent rules under the ECA, the Environment Conservation Rules of 1997, divided industries and projects into different categories depending upon the pollution load and likely impact on the environment. There are some provisions and mandatory rules to build a waste management system within the industry sectors. However, e-waste does not require any compliance under the Act or Rules. The government is now preparing a solid waste management policy which may cover e-waste. At the same time, the Medical Waste Management Rules, 2008, address waste management issues for the medical sector, including e-waste.

CONFRONTATION OF E-WASTE

The e-waste development trends indicate that a key advantage of Bangladesh is the

development of e-waste related policy including waste reduction initiatives such as Extended Producer Responsibility (EPR). This legislation provides Bangladesh with the policy framework to tackle e-waste issues in a formal manner as well as fast-track the lessons learned from developed countries in e-waste legislation and management. Nevertheless, e-waste policy development may also pose a disadvantage if it is adopted from developed countries without customizing it to local socio-economic conditions and challenges. Furthermore, some developing countries are considering adopting technologies that have been implemented in developed countries where proper infrastructure is in place to manage e-waste. However, the economic, environmental and social situation in a number of these developing countries are different compared to the developed countries, hence, the need for adapting, implementing, and scaling up appropriate technologies that are more suited to the local conditions. This is consistent with studies on applying EPR policies in developing countries which have discovered certain challenges and limitations in EPR policy implementation. The first challenge is for the governments to collect funds from producers or imports if the goods are smuggled into the country or if the small shop-assembled products have a large share of the market [Gottberg A., 2006].

The second challenge is the systems that create incentives for collectors and recyclers to over-report the amount of e-waste collected to gain extra subsidies from the fund. The third challenge is the competition between the formal and informal recycling sector to gain access to e-waste. One of the key areas for consideration is that the role of the informal e-waste recycling sector in developing countries compared to developed countries. This is because the informal sector in many developing countries is active in the e-waste recycling chain. These informal recyclers are motivated by the precious materials contained in the e-waste stream and its market value [Schmidt, M., 2005]. In countries such as India and China, where

significant amounts of e-waste recycling are taking place, informal collectors achieve very high collection efficiencies. In fact informal collection of e-waste does not have any major adverse impacts on the environment. Instead they lead to high collection rates and many economical and social benefits to the poor section of the community. The informal sector is also involved in the second stage of the e-waste recycling chain—dismantling pre-processing. Even here there are no major impacts on the environment; instead there are more economic and social benefits to the poor community [Chatterjee S., and Kumar K., 2009]. The last stage of the e-waste recycling chain where processes/techniques are necessary to extract the valuable components such as metals is where the current environmental impacts are present. Most of the informal recyclers utilize low efficiency processes resulting in major health and environmental impacts. For example backyard recycling practices (BRT) utilized by informal recyclers to extract raw materials from printed wire boards, wires and other metal bearing components have very low material recovery rates and also result in major environmental impacts [Kojima M., 2009].

Prohibiting and imposing fines on informal recycling have not helped in countries like Bangladesh. This is due to the fact that informal recycling is undertaken by the poor people and as such the government is unable to impose heavy fines as they cannot pay it. These governments then attempt to regulate the informal e-waste recycling sector by licensing them. However, the effectiveness of such a scheme depends a lot on the responsibility of the disposer of e-waste. The challenge is how to deal with the e-waste disposer who receives more money from unlicensed informal recyclers than from the licensed recyclers [Manomaivibool, 2009]. A study argues that generally the disposers of e-waste are relatively richer than the recyclers; hence, the government can afford to place a heavy fine on them. However, the issue is governments of Bangladesh are

unable to impose fines on e-waste disposers of developed countries where most of the e-waste originates [Kahhat, R., et al., 2008]. It argues that the emergence and growth of the informal sector in developing countries like Bangladesh is the result of intricate interactions between economic incentives, regulation gaps, industrial interdependence and the social reality and prediction that informal sector may remain an influential recycling force for years to come. They suggested the whole informal recycling chain must be thoroughly investigated for which steps are environmentally harmless and should remain and which steps of the material mass flow should be changed for better downstream environmental and recycling performance [Lindhqvist Thomas., 2000].

ENTANGLEMENT OF E-WASTE POLICY

The policy implications of the e-waste development trends for Bangladesh is that e-waste policy makers should cautiously adopt e-waste policy taking into account the local socio-economic conditions and its potential effectiveness in addressing challenges related to the informal sector. E-waste policy makers should consider supplementing legislative instruments with economic and social initiatives such as integrating e-waste management as part of a national green growth strategy and integrating strategic environmental assessment (SEA) into the e-waste policy planning process. This would allow Bangladesh to integrate the informal sector into the country's economic development as well as enable positive social benefits to the informal e-waste sector. Furthermore, e-waste policy makers should also consider establishing an e-waste information system (EIS) that forms the foundation for effective decision making related to e-waste issues in the country as well as establishing a phased national e-waste register for the informal sector. This also enables an effective decision support system to tackle basic issues related to e-waste flow. The specific solutions recommended for Bangladesh are:

The first recommendation is the integration of e-waste into the national development agenda via policy planning tools such as green economy assessment (GEA) and SEA. The conventional approach of replicating models from developed countries no matter how successful they are in those countries needs to be reexamined as e-waste issues in developing countries are complex and intricately linked to the informal sector as well as socio-economic-political dynamics. Policy planning tools such as GEA and SEA are expected to enhance e-waste integration of stakeholder considerations, green economy credentials and environmental sustainability in e-waste policy development. The GEA is a system of super streaming national economic policies patterns towards sustainable investment, production and consumption so that economic growth results in both environmental and social growth. The GEA is a paradigm shift from the current traditional 'black economy' based on fossil fuels to a 'green economy' based on renewable energy sources and sustainable production and consumption. The application of GEA for e-waste policy planning would provide the opportunity for the e-waste sector to be integrated as part of a national green growth policy where potentially the government becomes the largest investor and consumer of green e-waste infrastructure and products. This may provide the necessary economic incentive signals for a more environmental responsible e-waste production sector once the government becomes the market and driver to green the supply chain.

Furthermore, GEA would enable the rebranding of the e-waste sector from the current polluting image to a more green opportunity reflection of economic growth for Bangladesh. Meanwhile, SEA is a system of incorporating environmental considerations into policies, plans and programmes (PPP). The SEA was initially promoted as an extension of Environmental Impact Assessment (EIA) principles and practice to PPP where it added value by analyzing PPP at an early stage, thus setting the context and

framework for EIAs at the Project level. The application of SEA for e-waste policy planning is especially important in the integration of the environmental considerations during the spatial distribution of e-waste infrastructure and facilities at a regional and a national level. This would enable the cumulative assessment and development of cross-sectoral strategies to prevent improper siting and pollution loading on environmental sensitive areas and environmental sensitive receptors based on the existing carrying capacity of the ecosystem. Furthermore, SEA would also enable the formal integration of alternative scenarios and stakeholder participation in e-waste policy planning which may include options on preventive deep structure economic, environmental and social strategies to tackle root-cause problems in the current e-waste management situation of Bangladesh.

The second recommendation is the establishment of national e-waste database systems coupled with a decision support system to collate, update and disseminate data and information on e-waste. Typically, developing countries like Bangladesh lack an e-waste database or a one off e-waste inventory is only conducted as part of a development in an international funded study. Nevertheless, without a continual systematic e-waste information system, Bangladesh would be in essence operating blindly as they lack the decision support system to guide e-waste policy development in a sustainable manner. The e-waste database system is expected to function as a virtual knowledge hub for agencies, organizations, industries and stakeholders for the purpose of coming together and building and enhancing knowledge on e-waste.

The third recommendation is the establishment of a phased national informal sector e-waste register with the purpose of registering and formally recognizing and tracking the informal sector. The biggest challenge of the informal sector is, whether small or large scale is their anonymity to the national

authorities which then makes management and regulation fuzzy. Previous attempts to use the carrot or the stick in regulating the e-waste sector has proven less than successful as their identity is often obscure and their numbers considerable. Therefore, an e-waste register without imposing conditions in the initial stage is expected to bring the informal sector into the fold of the formal sector via a soft approach without being perceived as antagonistic, but at the same allows the national governments to monitor the activities of these interim informal sectors. Consequently, the functionality of the e-waste register for the informal e-waste sector can be enhanced by designing it to be an initial soft non-threatening initiative coupled with a GEA incentivization to facilitate the move towards registration and semi-formalization as a means to obtain the economic benefits of formal recognition. A similar approach was adopted by the Japanese government for lead acid battery recycling as well as the Malaysian government for partial e-waste recyclers. This is expected to promote the informal e-waste sector for the necessary administrative, economic and social recognition incentives to operate in an environmentally and socially responsible manner. Finally, a key aspect of e-waste policy development for Bangladesh may require a paradigm shift in perception of e-waste from an informal sector's economic, social and environment problems to a perception of e-waste as a potential opportunity for green economy growth and informal sector mainstreaming.

WAY FORWARD TO ALTERNATIVE STRATEGY AND APPROACH

The electronic industry has revolutionized the world over last decades as electrical and electronic products increasingly have become an essential part of everyday human life worldwide. While no one can categorically quantify how much electronic wastes are presently being circulated globally or how much of this waste is hazardous, what is definite is that, if not properly managed, electronic wastes have

the potential of threatening human health and the environment. Waste experts, as well as industrialists, environmentalists, and governments, increasingly agree that the response is to generate as little waste as possible in the first place, through the related concepts of cleaner production and eco-efficiency. Cleaner production generates less waste, and reuses and recycles more of what it is produced. Eco-efficiency uses fewer raw materials and there is an upward consensus that industrial societies could cut consumption of them by 90 per cent, while still greatly improving living standards. Although a wide range of environmentally-effective technologies are now available to mitigate emissions and provide public health, environmental protection and sustainable development benefits, and commentators readily subscribe to the sweeping measures and standards adopted against the problem of electronic waste in Europe and the US as the pathway to solve the problem in Bangladesh, the capacity of Bangladesh to procure such technologies or the skills to operate and maintain them are limited. It is therefore reasonable to suggest that solving the e-waste problem in Bangladesh must necessarily entail a multi-pronged approach. While many governments in developing countries are increasingly becoming conscious of the crisis of electronic wastes and aiming to tackle it, others have not domesticated the respectively applicable Basel, Bamako, or Waigani treaties as part of their municipal laws. However, for developing countries, it would appear that the 2006 Nairobi Declaration on Environmentally Sound Management of Electronic and Electrical Waste and more recently by the Bamako Declaration on the Environment for Sustainable Development, 2010, would seem to suggest that the challenges confronting the continent is more than what could be sacrificed on the altar of political expediency. The latter instrument, for the first time, sought a multidimensional approach to the problem by appealing to the involvement of 'young people, civil and national assemblies, government institutions and other stakeholders constructively in

supporting measures aimed at environmental management.' [Lindhqvist Thomas., 2000].

Today, several developing countries are drawing up policies regarding electrical and electronic equipment; some are focusing on the age of imported electrical and electronic equipment, for example Ghana is considering a ban on electrical and electronic equipment that is older than five years, while Uganda has banned second-hand electrical and electronic equipment from entering the country, while Nigeria is developing its own guidelines to ensure environmentally sound management of e-waste, and is in discussions with a UK-based waste from electrical and electronic equipment recycler to establish a facility in Lagos. Nevertheless, global, regional and national policies focusing on banning or regulating imports, or practices such as open burning have so far been weakly enforced, and have not enabled effective and significant management of electronic wastes treatment. Furthermore, transnational export/import tariffs do not make a distinction between second-hand or unserviceable electrical and electronic equipment and brand new electrical and electronic equipment, which complicates the system of restraining or curbing the illegal import of electronic wastes. Perhaps instead of bans on imports and on informal electronic wastes recycling practices, it is being suggested that both should be more efficiently controlled, and that it is especially vital to include the informal sector within decisions and resulting actions. The risks to the environment and human health connected with informal electronic wastes practices within developing countries could potentially be reduced significantly through the use of better dismantling methods. With particular regard to electronic wastes, for example, modern recycling plants can recover or re-use equipment material, leaving only a tiny portion as waste. The envisaged future is one in which societies have reduced to a sustainable level the e-waste-related burden on the ecosystem that results from the design, production, use and disposal of electrical and electronic equipment. One further way

forward will be to transfer the global problem of e-wastes to the individual scale in order to increase individual involvement. Actions, targeting the different social classes, should be taken to raise awareness levels through the available means. After all, as experiences from Jordan, Thailand, and China show, separating waste at generation sources has proven to be much easier and more cost effective than at later stages.

In terms of regulations, since achieving a complete universal approach to the problem of e-waste is proving to be thorny, Bangladesh should develop its own legal and policy framework on transboundary movements and management of e-wastes similar to the Administrative Measures on Control of Pollution Caused by Electronic Information Products (known as 'China RoHS') of 2006 and the Ordinance on the Administration of the Recovery and Disposal of Waste Electronic and Electrical Products (known as 'China WEEE') of 2009 [Wagner, T.P., 2009]. In policy terms, one path less taken by developing countries is subscription to the Poverty-Environment Initiative (PEI) of the United Nations Development Programme (UNDP) and the UNEP. The PEI supports country-led efforts to mainstream poverty-environment linkages into national development planning and provides financial and technical assistance to government partners to set up institutional and capacity strengthening programmes and carry out activities to address the particular poverty-environment context. Regrettably, less than 50 developing countries are current partakers of this initiative. The above makes it critical that approaches and responses to the phenomenon of hazardous electronic wastes begin to integrate proper conceptualization along with the poverty question in many developing countries. Warnings are emerging that global warming, climate change, and depletion of the ozone layer are all indications of the limit of the Earth's capacity to assimilate wastes. These wastes, in whichever form they come, have direct

linkages to the desperate quest for survival and livelihood in several countries, developed and developing alike [Yoshida, 2009].

While legal frameworks and policy initiatives are indeed veritable components of appropriate responses to the menace of electronic wastes in developing countries, there is no gainsaying the fact that strategic responses must bring all actors to the table. The bottom-line of the contention here is that all the actors along the product-disposal chain share responsibility for the environmental impacts of the whole product system. The greater the ability of each stratum of actor(s) to influence the environmental impacts of the product system, therefore, the greater the share of responsibility for addressing those impacts should be. The actors contemplated within the framework of this discussion are the product manufacturers, the suppliers, and the consumers. Manufacturers should reduce the life-cycle environmental impacts of their products through their influence on product design, material choices, manufacturing processes, product delivery, product system support, and product disposal mechanisms. Suppliers should have a significant influence by providing manufacturers with environmentally friendly materials and components. Consumers should affect the environmental impacts of products in a number of ways, namely, by way of purchase choices (i.e. choosing environmentally friendly products), adopting good maintenance culture and environmentally-conscious operation of electronic products, and careful end-of-life disposal special care in disposing of household electronics containing toxic substances and returning them to proper facilities where possible.

CONCLUSION

Solid waste management, which is already a big challenge for Bangladesh, is becoming more complicated by the invasion of e-wastes. There exists an urgent need for a detailed assessment of the current and future scenarios including quantification,

characteristics, existing disposal practices, environmental impacts etc. Institutional infrastructures, including e-waste import, collection, transportation, treatment, storage, recovery and disposal, need to be established, at national and/or regional levels for the environmentally sound management of e-wastes. Establishment of e-waste collection, exchange and recycling centers should be encouraged in partnership with private entrepreneurs and manufacturers. E-waste

policy development may require a paradigm shift in perception from a problematic waste issue to an opportunistic green growth solution for Bangladesh. Consequently, this paper suggests that e-waste policy development may require a more customized approach where instead of addressing e-waste in isolation it should be addressed as part of the national development agenda that integrates GEA and SEA as part of the national policy planning. ■

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