





# PUNJAB POLLUTION CONTROL BOARD

Regional Office, E-18A Focal Point, Hoshiarpur.

Website:- www.ppcb.gov.in



Office Dispatch No :

Registered/Speed Post

Date:

Registration ID: L24HSP985943

Application No : 26648737

To,

**RAMANDEEP SINGH,**  
**KRSNAA DIAGNOSTICS MOHALI PVT LTD Civil Hospital Dasuya District Hoshiarpur 144205**  
**centerincharge.dasuya@krsnaa.in**  
**Dasuya, Hoshiarpur, 144205**

**Subject: Authorization under Bio-Medical Waste Management Rules, 2016 framed under Environment (Protection) Act, 1986 for [] of Bio-Medical Waste.**

## 1. Particulars of Applicant (Occupier/Operator)

|  |   |
|--|---|
| <b>Name of Applicant (Occupier/Operator)</b> | <i>RAMANDEEP SINGH</i>  |
| <b>Designation :</b>                         | <i>INCHARGE</i>   |
| <b>Correspondent Address :</b>               | <i>RAMANDEEP SINGH,<br/>KRSNAA DIAGNOSTICS MOHALI PVT LTD Civil<br/>Hospital Dasuya District Hoshiarpur 144205<br/>centerincharge.dasuya@krsnaa.in<br/>Dasuya, Hoshiarpur, 144205</i> |
| <b>Mobile Number :</b>                       | <i>6280732000</i>   |
| <b>Landline Number :</b>                     | <i>-</i>  |
| <b>Fax Number :</b>                          | <i>-</i>  |
| <b>Email-ID :</b>                            | <i>centerinchargedasuya0@krsnaa.in</i>  |

## 2. Particulars of HCF/CBWTF

|  |   |
|--|---|
| <b>Name of HCF/CBWTF</b>                           | <i>Krsnaa diagnostics mohali pvt ltd</i>  |
| <b>Address of HCF/CBWTF premises</b>               | <i>Krsnaa diagnostics mohali pvt ltd<br/>Krsnaa diagnostics mohali pvt ltd civil hospital dasuya<br/>district hoshiarpur 144205<br/>centerincharge.dasuya@krsnaa.in</i> |
| <b>Mobile Number :</b>                             | <i>6280732000</i>   |
| <b>Facility Type and Subtype</b>                   | <i>HCF (Clinical Laboratory( Non-Bedded))</i>   |
| <b>Ownership</b>                                   | <i>Individual</i>   |
| <b>Average number of sample per year (for HCF)</b> | <i>750.0</i>  |
| <b>No. of HCF covered(for CBWTFs)</b>              | <i>-</i>  |
| <b>No. of Beds covered</b>                         | <i>-</i>  |
| <b>750</b>   | <i>750</i>  |

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Page No.:- 1

Area and Distance Covered by CBWTF

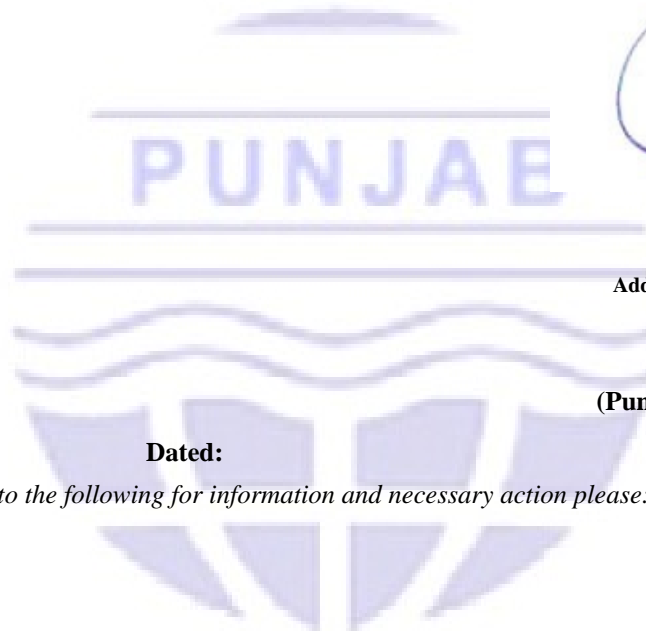
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### 3. Particulars of Authorization

|                       |                             |
|-----------------------|-----------------------------|
| Authorization No.     | BMW/Fresh/HSP/2024/26648737 |
| Date of Issue         | 27/08/2024                  |
| Date of Expiry        | -                           |
| Authorization Type    | Fresh                       |
| Activities authorized | []                          |

4. The HCE/CBWTF shall discharge its effluent after treatment as prescribed under the Rules.

5. The Authorization is subject to the Terms and Conditions as specified in this Authorization and also to such conditions as may be specified in the rules for the time being in force under the Environment (Protection) Act, 1986.



27/08/2024

(Shiv Kumar)  
Addl. Senior. Environmental Engineer

For & on behalf  
of

(Punjab Pollution Control Board)

Endst. No.:

Dated:

A copy of the above is forwarded to the following for information and necessary action please:

see

27/08/2024

(Shiv Kumar)  
Addl. Senior. Environmental Engineer

For & on behalf  
of

(Punjab Pollution Control Board)

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Page No.:- 2

## TERMS AND CONDITIONS

### A. GENERAL CONDITIONS

1. This authorization is issued for \_\_\_\_\_ number of beds. For any increase in number of beds, the applicant shall obtain prior permission of the Board.
2. The Medical Institution / Health Care Facility shall apply for the renewal of authorization at least 2 months before the expiry of this authorization.
3. The Medical Institution / Health Care Facility shall comply with the provisions of the Environment (Protection) Act, 1986 as amended from time to time and the rules made there under.
4. The authorization and all relevant records shall be produced for inspection on the request of an officer of prescribed authority.
5. The HCF shall take all necessary steps to ensure that bio-medical waste is handled without any adverse effect to human health and the environment and in accordance with these rules;
6. The HCF shall make a provision within the premises for a safe, ventilated and secured location for storage of segregated biomedical waste in colored bags or containers in the manner as specified in Schedule I, to ensure that there shall be no secondary handling, pilferage of recyclables or inadvertent scattering or spillage by animals and the bio-medical waste from such place or premises shall be directly transported in the manner as prescribed in these rules to the common bio-medical waste treatment facility or for the appropriate treatment and disposal, as the case may be, in the manner as prescribed in Schedule I.
7. The HCF shall pre-treat the laboratory waste, microbiological waste, blood samples and blood bags through autoclaving/microwaving and then sent to the common bio-medical waste treatment facility for final disposal. The HCF shall maintain a logbook of operation of Autoclave.
8. The HCF shall phase out use of chlorinated plastic bags, gloves and blood bags as mentioned in the Rules;
9. In case the HCF purchase color coded bag from open market, it shall get the testing certificate from CIPET Lab, Amritsar regarding absence of chlorinated material in it. However, if it is procured from CBWTF operator, the HCF shall obtain the test certificate from CBWTF operator.
10. The HCF shall dispose of general waste other than bio-medical waste in green bin.
11. The HCF shall not dispose bio-medical waste with municipal solid waste;
12. The HCF shall provide training to all its health care workers and others, involved in handling of bio medical waste at the time of induction and thereafter at least once every year and the details of training programmes conducted, number of personnel trained and number of personnel not undergone any training shall be provided in the Annual Report;
13. The HCF shall immunise all its health care workers and others, involved in handling of bio-medical waste for protection against diseases including Hepatitis B and Tetanus that are likely to be transmitted by handling of bio-medical waste, in the manner as prescribed in the National Immunisation Policy or the guidelines of the Ministry of Health and Family Welfare issued from time to time;
14. The HCF shall ensure occupational safety of all its health care workers and others involved in handling of biomedical waste by providing appropriate and adequate personal protective equipments;
15. The HCF shall conduct health check up at the time of induction and at least once in a year for all its health care workers and others involved in handling of bio- medical waste and maintain the records for the same;
16. The HCF shall ensure segregation of liquid chemical waste at source and ensure pre-treatment or neutralisation prior to mixing with other effluent generated from health care facilities;
17. The HCF shall ensure treatment and disposal of liquid waste in accordance with the Water (Prevention and Control of Pollution) Act, 1974 ( 6 of 1974).
18. The HCF shall obtain consents under the provisions of Water (Prevention & Control of Pollution) Act, 1974 and Air (Prevention & Control of Pollution) Act, 1981.
19. The HCF shall maintain and update on day to day basis the bio-medical waste management register and display the monthly record on its website according to the bio-medical waste generated in terms of category and colour coding as specified in Schedule I. All the record shall be subject to inspection and verification by the Prescribed Authority /authorized person at any time. The record shall be maintained for a period of 5 years.
20. The HCF shall report major accidents including accidents caused by fire hazards, blasts during handling of biomedical waste and the remedial action taken and the records relevant thereto, (including nil report) in Form I to the prescribed authority within 24 hours and also along with the annual report;.

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*Page No.:- 3*

21. The HCF shall submit Annual Report in Form-IV as per Rule 13 by 30th June every year to the Board. The HCF shall make available the annual report on its web-site and all the health care facilities shall make own website within two years w.e.f 28.03.2016.
22. The HCF shall ensure that Untreated human anatomical waste, animal anatomical waste, soiled waste and, biotechnology waste shall not be stored beyond a period of forty eight hours: Provided that in case for any reason it becomes necessary to store such waste beyond such a period, the occupier shall take appropriate measures to ensure that the waste does not adversely affect human health and the environment and inform the prescribed authority along with the reasons for doing so.
23. The HCF shall inform the prescribed authority immediately in case the operator of a facility does not collect the bio-medical waste within the intended time or as per the agreed time;
24. The HCF shall establish a system to review and monitor the activities related to bio-medical waste management, either through an existing committee or by forming a new committee and the Committee shall meet once in every six months and the record of the minutes of the meetings of this committee shall be submitted along with the annual report to the prescribed authority and the healthcare establishments having less than thirty beds shall designate a qualified person to review and monitor the activities relating to bio-medical waste management within that establishment and submit the annual report;
25. The occupier of the HCF shall maintain proper housekeeping in the premises where the bio-medical wastes are handled.
26. The HCF is required to set up system/equipments for requisite segregation, collection, storage and pre-treatment of bio-medical waste in conformance to the provisions of Bio-Medical Waste (Management) Rules, 2016.
27. The Containers/ Bags used for segregation and disposal of waste shall be labeled in accordance with schedule- IV (Part-A).
28. The HCF shall segregate the bio-medical waste collected in the container bags at the point of generation in accordance with Schedule-I prior to storage, transportation, treatment and disposal.
29. The HCF shall hand-over segregated waste as per Schedule-I to common bio-medical waste treatment facility for treatment, processing and final disposal.
30. The HCF shall paste Bar-Code Stickers on respective color coded bags, puncture proof containers and cardboard box before disposal to CBWTF.
31. The HCF shall ensure treatment and disposal of waste in accordance with Schedule I and in compliance with the standards provided in Schedule-II.
32. The HCF shall phase-out use of mercury based instruments. The handling and disposal of all mercury waste and lead waste shall be in accordance with the respective rules and regulations.
33. The occupier of the HCF will be liable for action under section 5 and section 15 of the Environment (Protection) Act, 1986, in case of any violation.
34. The HCF shall comply with the standards and specifications as per Bio-Medical Waste Management Rules, 2016.
35. The HCF shall give its bio-medical waste only to the authorized area common bio-medical waste treatment facility who has valid authorization of the prescribed authority.
36. The HCF will have to make its own arrangement afresh in case the authorization of the common facility to whom it has entered a MOU is revoked, by the Prescribed Authority.
37. The occupier of the HCF shall not change or alter either the quality or the quantity or the rate of discharge of liquid/emission or temperature or the route of discharge without prior written permission from the Board.
38. The occupier of the HCF, its heirs, legal representatives etc., shall have no claim whatsoever to the continuation or renewal of this authorization after the expiry of the authorization.
39. The authorized person shall intimate Board prior to closing down the facility.
40. The HCF shall not rent, sell, transfer or otherwise transport the bio-medical waste without prior permission from the Board.
41. Any unauthorized change in personnel/equipment or working conditions as mentioned in the application by the person authorized shall constitute a breach of this authorization.
42. The Board reserves the right to review, impose additional condition or conditions, revoke, change or alter the terms and conditions of the authorization without any prior notice.



27/08/2024

**(Shiv Kumar)**  
**Addl. Senior. Environmental Engineer**  
*For & on behalf*  
*of*  
**(Punjab Pollution Control Board)**



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*Page No.:- 5*

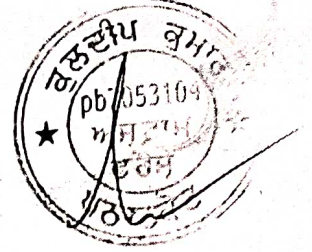


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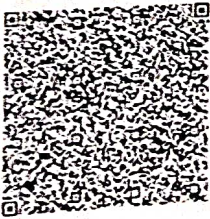
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Government of Punjab

e-Stamp



Certificate No. : IN-PB69620157930053V  
Certificate Issued Date : 09-Feb-2023 01:30 PM  
Certificate Issued By : pbnerprau  
Account Reference : NEWIMPACC (SV)/ pb7053104/ TEHSIL COMPLEX/ PB-PK  
Unique Doc. Reference : SUBIN-PBPB705310440373288095284V  
Purchased by : BIO MEDICAL WASTE TREATMENT PLANT PVT LTD PANGOLI  
Description of Document : Article 5 Agreement or Memorandum of an Agreement  
Property Description : Not Applicable  
Area of Property : Not Applicable  
Consideration Price (Rs.) : 0  
(Zero)  
First Party : BIO MEDICAL WASTE TREATMENT PLANT PVT LTD PANGOLI  
Second Party : Not Applicable  
Stamp Duty Paid By : BIO MEDICAL WASTE TREATMENT PLANT PVT LTD PANGOLI  
Stamp Duty Amount(Rs.) : 50  
(Fifty only)



Please write or type below this line



0016941353

NO: P869620159930653V

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AGREEMENT

Page-1 of 2

This agreement is entered on this 23<sup>rd</sup> day of MARCH of the year 2023

BIO MEDICAL WASTE TREATMENT PLANT PVT. LTD. (BMWT) Village Pangoli, Defence Road, Tehsil & Distt. Pathankot-Punjab.

through their representative DAULAT RAM VERMA S/O. SH. GARD RAM VERMA  
AND

M/S KRSNAA DIAGNOSTICS (MOHALI) PVT. LTD.

INCIPACIVIL HOSPITAL, DASUYA, DISTT- HOSHIARPUR  
Whereas Bio-Medical Waste Treatment Plant Pvt. Ltd. (hereinafter referred to as BMWT) has set up a unit for common facility for collection, transportation, treatment and disposal of Bio-medical waste generated by the Health Care Establishments, Hospitals, Nursing Homes, Blood Banks, OPD Clinics, Pathological Laboratories, Diagnostic Centers, Discarded Medicines, etc. (hereinafter called as generators). Whereas BMWT offers to provide service to the generator on a user pay principal of collection, treatment and disposal of BMW at the rates approved by Indian Medical Association (IMA) and State Pollution Control Board /mutually agreed along with other terms and conditions. Whereas BMWT undertakes the liability of Collection, Transportation, Treatment, and Disposal of BMW, the generator shall undertake to adhere to this contract of service by BMWT for a **minimum period of three year from the agreement date**. Both parties can terminate the agreement after giving a notice of two months to the other party after the expiry of this agreement period, which may be otherwise continued with the consent of both parties. Where as the generator is a Hospital/OPD Clinic/ Pathological Laboratory/ Diagnostic Center and agrees to avail the services being provided by BMWT with terms and conditions as listed on succeeding pages.

**RESPONSIBILITIES OF BMWT**

1. BMWT shall meet all the rules and regulations stipulated by PCB and generator shall not be liable for any improper handling and management after collection of BMW from the HCF.
2. BMWT is liable for any violation of the Environment (Protection) Act 1986 and the relevant rules, after collection of BMW from the generator units as per the agreement terms and conditions.
3. In case BMWT vehicle fail to collect the BMW within the designated time due to any reason, the generator shall inform the BMWT office at Pathankot who will ensure to strictly collect the BMW within next 24 hrs. BMWT shall be solely responsible for the consequences, if any in this regard.. BMWT shall bear all liabilities and penalties imposed by PCB, if any for delay or negligence in service.
4. Other complaints if any shall also be made to BMWT Pathankot by the generator. BMWT promise to attend to all such complaints within the shortest possible time.
5. BMWT shall collect the segregated bio-medical waste only from the identified common waste collection site in the premises of generator.
6. BMWT shall provide assistance to finalize the pickup location to the generator.
7. BMWT shall transport the segregated waste in closed container vehicle to its treatment plant.
8. If the generator desires the initial training about segregation of BMW in color coded plastic bags and method of collection of BMW, shall be provided by BMWT at no extra cost.
9. BMWT shall schedule the timings for collecting the waste in consultation with the generator.
10. BMWT promises to keep high standard of pollution control and shall update its equipment/ facility as and when required.
11. BMWT will not be liable for Environmental Protection Act 1986 or any similar regulations/ norms set up by PCB. Government bodies, in the event the generator violates any of the terms and conditions or violates any legal norm.
12. BMWT shall be responsible for appropriate treatment and shredding of disinfected waste at the centralized common bio-medical waste treatment facility as per Schedule -1 of the BMW (M&H) rules 1998/Amended 2016.
13. BMWT shall also undertake testing of treated waste to ensure safety to the environment.
14. BMWT shall be responsible for the disposal of treated waste into secured landfills or in recycling plants as applicable.



Ramandeep Singh





## RESPONSIBILITIES OF THE GENERATOR

Page 2 of 2

1. The generator shall segregate the waste at the point of generation in accordance with BMWT (M&H) rules, 1998/Amended 2016, in compliance with the standard prescribed there under.
2. The generator shall collect the segregated BMW in non-chlorinated plastics bags as stipulated by State Pollution Control Board (PCB) norms.
3. All consumables like bags, disinfectants etc. shall be procured by the generator at its extra cost. BMWT is committed to supply the same at reasonable rates.
4. The bags used for collecting solid materials, placenta, and amputated body parts etc. (required to be incinerated) shall be non-chlorinated plastic bags.
5. All the bags shall be sealed tightly by the generator and BMWT will collect the sealed bags only at a secured designated point in the premises of the generator.
6. The generator shall disinfect the sharps and mutilate them and hand them over in puncture proof container of BMWT.
7. The generator shall take all steps to ensure that the waste is handled without adverse effects to human health and environment.
8. The generator shall establish a common secured waste collection site within its premises for collection and final disposal to BMWT.
9. The generator shall furnish annual report regarding generation, collection, storage, transportation and disposal of Bio-medical waste in the prescribed format to State Pollution Control Board, every year before 30<sup>th</sup> June (1<sup>st</sup> Jan to 31<sup>st</sup> Dec.)
10. The generator shall maintain all the relevant record and report the accidents, if any, as prescribed under the rules.
11. The generator shall designate a NODAL OFFICER to interact with BMWT.
12. The collected waste material sent by the generator may be checked and suggestions may be given for improvement in segregation of bio medical waste.
13. The generator shall obtain authorization from the State Pollution Control Board, online website of the board [www.ppcb.gov.in](http://www.ppcb.gov.in)
14. The generator shall be solely responsible for the number of beds being declared to BMWT which must be same for which the authorization is proposed to be got from Pollution Control Board. The generator shall inform PCB and BMWT within 7 days about any such change in number of beds.
15. The generator shall dispose off bio-medical waste as per SCHEDULE-1 under categories. 1 to 4 through BMWT only.

### TERMS OF MEMBERSHIP & PAYMENT

1. The generator shall pay a membership registration fee of Rs.1000/- (Rupees One Thousand only) which is one time and non refundable.
2. Monthly charges to be paid to the operator shall be decided from time to time between the operator and the local chapter of IMA/PPCB. Presently rate has been agreed at bed per day for the present bed strength of 149 beds comes to amount of Rs. 20371/- per month. (Two Thousand Thirty Seven only) + @12% GST.
3. The generator shall pay in advance the monthly charges for the cost of disposal by 7<sup>th</sup> of Every month without fail. Payments that are not made by the 15<sup>th</sup> of every month shall be Charged a late fee @Rs.50-00 per day.
4. BMWT shall stop collecting BMW from generator if the payment is not made by 25<sup>th</sup> of the month.
5. Renewal of the services shall be subject to a charge of Rs.1000-00 in addition to the amount due including the fine.
6. All payments shall be made by local a/c payee cheque / Demand draft payable at Pathankot issued in favor of Bio Medical Waste Treatment Plant Pvt. Ltd. All Outstation cheques should include outstation charges. All dishonored cheques shall be charged Rs.300/- extra in addition to the actual bank charges. No payment by cash shall be valid without receipt.
7. The service charges shall be increased 7% every year without any prior intimation from 1<sup>st</sup> of January every year as per PPCB order.
8. Any disputes arising out of this agreement shall be subject to the jurisdiction of Pathankot and Gurdaspur courts.
9. The GENERATOR is liable to pay the service tax/GST if it is applicable on Bio-Medical Waste Services.
10. Name of the Nodal officer is \_\_\_\_\_

Witnesses

1. \_\_\_\_\_
2. \_\_\_\_\_

(Health Care Facility)



*Amrinder Singh*