

Your (**Half Yearly Compliance Report**) has been **Submitted** with following details

Proposal No	SEIAA-D/C219/EC-313/2016
Compliance ID	129037269
Compliance Number(For Tracking)	EC/M/COMPLIANCE/129037269/2025
Reporting Year	2025
Reporting Period	01 Dec(01 Apr - 30 Sep)
Submission Date	25-11-2025
RO/SRO Name	Shri Satya Prakash Negi
RO/SRO Email	jhk119@ifs.nic.in
State	DELHI
RO/SRO Office Address	Integrated Regional Offices Lucknow

Note:- SMS and E-Mail has been sent to Shri Satya Prakash Negi, DELHI with Notification to Project Proponent.

Date- 24.11.2025

To,
The Director (S)
Ministry OF Environment, Forest & Climate Change (MoEF&CC)
Regional Office (Central Region)
Kendriya Bhawan, 5th Floor, Sector- H,
Aliganj, Lucknow
Uttar Pradesh.

Subject: Submission of half-yearly compliance report in respect of stipulated conditions of Environmental Clearance of Expansion of Max Super Speciality Hospital at Shalimar Bagh

Reference; - Environmental Clearance, vide. no- SEIAA-D/C219/EC-313/2016 Dated: 25-02-2016

Dear Sir,

We are submitting the point wise compliance report against the stipulated condition of Environmental Clearance for the proposed expansion of Expansion of Max Super Speciality Hospital at Shalimar Bagh for the period of Apr'25-Sep'25.

Kindly acknowledge the same.

Thanking You



Yours Faithfully
For Max Super Speciality Hospital at Shalimar Bagh

(A unit of Max Healthcare Institute Ltd.)

CC-

1. The Member Secretary, State Environmental Impact Assessment Authority (SEIAA) – Delhi Office of Delhi Pollution Control Committee, 5th Floor, ISBT Building, Kashmere Gate, Delhi-110006
2. The Chairman, Central Pollution Control Board Parivesh Bhavan, CBD-cum-Office Complex, East Arjun Nagar, New Delhi - 110 032.

Encl- As above

Half Yearly Compliance Report for period of Apr'25 – Sep'25

S.No.	Items	Details
1	Name of Project	Expansion of Max Super Speciality Hospital at Shalimar Bagh by M/S Max Healthcare Institute Ltd.
2	Address of project authorities	Project Address: Max Super Speciality Hospital FC-50, C&D block Shalimar Bagh, Delhi New Delhi - 110088 Email: Sustainability@maxhealthcare.com
3	Environment Clearance letter no. & Date	1. SEIAA-D/C219/EC-313/2016 Dated: 25-02-2016 2. EC24C3804DL5692909A, dated – 11.12.2024
4	Status of Project	Completed.

The point-wise compliance status of the EC is presented as below:

S.No.	EC Conditions of 2016	Compliance Status
	Part A- Specific Conditions	
	Pre-Construction Phase (For expansion)	
1.	Consent to Establish shall be obtained from Delhi Pollution Control Committee (DPCC) under Air (Prevention & Control of Pollution) Act, 1981 and Water (Prevention & Control of Pollution) Act, 1974 and a copy of the same shall be submitted to the regional office of Ministry of Environment & Forests & State Level Environment Impact Assessment Authority before the start of any construction work at site.	Construction phase has been completed. We obtained CTO vide letter no DPCC/CMC/2025/12069539 dated of issue - 25.07.2025 valid from 05/02/2025 to 04/02/2030. Numbers of beds – 450 bedded attached as annexure-1
2.	Under the provisions of Environment	

	(Protection) Act, 1986, legal action shall be initiated against the project proponent if it was found that construction of the project has been started without obtaining environmental clearance.	Noted, we would like to inform you that construction phase is over.
3.	The Project proponent shall obtain all other necessary requisite clearances / permissions from concerned authorities / agencies before commencement of work.	Noted, we would like to inform you that construction phase is over.
4.	A first aid room to be provided in the project both during construction and operation phase of the project.	Noted, we would like to inform you that construction phase is over.
5.	The approval of competent authority shall be obtained for structural safety of the building due to earthquake, adequacy for firefighting equipments etc. as per National Building Code including protection measures from lightening etc.	Noted, we would like to inform you that construction phase is over.
6.	All required sanitary and hygienic measures should be in place before starting construction activities and to be maintained throughout the construction phase.	Noted, we would like to inform you that construction phase is over.
7.	Provision shall be made for the housing of construction labour within the site with all necessary infrastructure	Noted, we would like to inform you that construction phase is over.

	and facilities such as fuel for cooking, mobile toilets, mobile STP, safe drinking water, medical health care, crèche etc. the housing may be in the form of temporary structures to be removed after completion of the project.	
II	Construction Phase:	Construction is over Project completed
1.	The Project Proponent shall ensure that the guidelines issued by Ministry of Environment, Forests & Climate Change (MoEF& CC), Vide OM No. 19-2/2013-IA.III dated 09.06.2015 to be followed for building and construction projects to ensure sustainable environmental management in pursuance of Notification No. 3252 (E) dated 22.12.2014 under the EIA Notification, 2006, as applicable are followed in this project.	Noted, we would like to inform you that construction phase is over.
2.	All the top soil excavated during construction activities should be stored for horticulture / landscape development within the project site.	Noted, we would like to inform you that construction phase is over.
3.	Disposal of muck during construction phase should not create any adverse effect on the neighboring communities and be disposed off after taking	Noted, we would like to inform you that construction phase is over.

	<p>the necessary precautions for general safety and health aspects of people, only in approved sites with the approval of competent authority. The rules on the solid waste management including construction waste issued by MoEF&CC as amended will be applicable.</p>	
4.	<p>Construction spoils, including bituminous material and other hazardous materials, must not be allowed to contaminate watercourses and the dump sites for such material must be secured so that they should not reach into the ground water.</p>	<p>Noted, we would like to inform you that construction phase is over.</p>
5.	<p>Any hazardous waste generated during construction and operation phase should be disposed off as per applicable rules and norms with necessary approvals to the Delhi Pollution Control Committee.</p>	<p>Noted, we would like to inform you that construction phase is over.</p>
6.	<p>Proper measures should be adopted to control dust emissions during construction phase.</p>	<p>Noted, we would like to inform you that construction phase is over.</p>
7.	<p>Vehicles hired for bringing construction material to the site and other machinery to be used during construction should be in good condition and should have a pollution check</p>	<p>Noted, we would like to inform you that construction phase is over.</p>

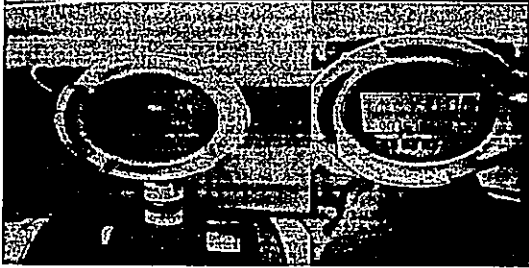
	<p>certificate and should conform to applicable air and noise emission standards and should be operated only during non-peak hours. The material loaded on unloaded should be covered (especially sand, excavated soil) before transportation to avoid fugitive emissions etc.</p>	
8.	<p>Techniques like, air extraction equipment, and covering scaffolding, hosing down roads surfaces, reducing the speed of vehicle, use of covering sheets for vehicles carrying construction materials and cleaning of vehicles to reduce dust and vapour emissions. Measures should include appropriate containment around bulk storage tanks anti materials stores to prevent spillages entering water courses.</p>	<p>Noted, we would like to inform you that construction phase is over.</p>
9.	<p>The diesel generator sets to be used during construction phase should be low sulphur diesel type and should conform to Environment Protection Rules prescribed for air and noise emission standards.</p>	<p>Noted, we would like to inform you that construction phase is over.</p>
10	<p>The diesel required for operating DG sets shall be stored in underground tanks and if required clearance from Chief Controller of</p>	<p>Noted, we would like to inform you that construction phase is over.</p>

	Explosives shall be taken.	
11	Ambient noise levels should conform to prescribed standards both during day and night adequate measures should be made to reduce ambient air and noise level during construction and operation phase, so as to conform to the norms stipulated by CPCB / DPCC. Ambient air and noise monitoring should be done by an accredited lab and data should also be submitted on six monthly bases, with DPCC & Regional Office of MoEF& CC. incremental pollution loads on the ambient air and noise quality should be closely monitored during construction phase.	Noted, we would like to inform you that construction phase is over.
12	Fly ash should be used as building material in the construction as per the provisions of Fly Ash Notification of September, 1999 and amended as on 27 th August, 2003.	Noted, we would like to inform you that construction phase is over.
13	Ready Mix Concrete must be used in building construction.	Noted, we would like to inform you that construction phase is over.
14	Water demand during construction should be reduced by use of pre-mixed concrete, curing agents and other best practices preferred.	Noted, we would like to inform you that construction phase is over.
15	Proponent shall obtain prior permission for	Noted, we would like to inform you that construction phase is over.

	ground water withdrawal from Delhi Jal Board or the New Delhi Municipal Council, as the case may be, in compliance of notification dated 12.07.2010.	
16	Fixtures for showers, toilet flushing and drinking should be of low flow either by use of aerators or pressure reducing devices or sensor based control.	Noted, we would like to inform you that construction phase is over.
17	Construction / provision of the STP, DG Sets, and Utilities etc. earmarked by the project proponent on the layout plan should be made in the earmarked area only. In any case the position / location of these utilities should not be changed later-on.	Noted, we would like to inform you that construction phase is over.
18	Health and safety norms of CPWD should be followed during construction.	Noted, we would like to inform you that construction phase is over.
19	Soil and water samples of the site should be tested by the proponent through DPCC recognized laboratory to ascertain that there is no threat to ground water quality by leaching of heavy metals and other toxic contaminants, on quarterly basis for inclusion in the six monthly reports.	Noted, we would like to inform you that construction phase is over.
20	Adequate steps shall be taken to conserve energy by limiting the use of glass up-to 40% to	Noted, we would like to inform you that construction phase is over.

	reduce the electricity consumption and load on air-conditioning. If necessary, use high quality double glass with special reflective coating in windows, provision of proper thermal insulation and taking measures as prescribed under the Energy Conservation Building Code.	
21	Energy Conservation Building Code to be strictly adopted in all aspects of building design and construction.	Noted, we would like to inform you that construction phase is over.
22	Regular supervision of the above and other measures for monitoring should be in place all through the construction phase, as to avoid disturbance to all surroundings.	Noted, we would like to inform you that construction phase is over.
III	Operation Phase	
1	Consent To Operate shall be obtained from DPCC under Air (Prevention & Control), Act 1981 and Water (Prevention & Control), Act 1974 and a copy of the same shall be submitted to the Regional Office of Ministry of Environment & Forests & State Level Environment Impact Assessment Authority before operation, failing which the environmental Clearance herein shall be	<p>We would like to inform you that the entire project has been completed in Phase 1, Phase 2 & Phase 3.</p> <p>We obtained the combined CTO from DPCC of the entire project vide letter no DPCC/CMC/2025/12069539 dated of issue -25.07.2025 valid from 05/02/2025 to 04/02/2030. Numbers of beds – 450 bedded attached as annexure-1</p>

	deemed to be withdrawn.																			
2	Authorization from Delhi Pollution Control Committee shall be obtained as applicable under Bio-Medical Waste (Management and Handling) Rules 1998 as amended.	We have obtained Authorization Bio-Medical Waste obtained from DPCC vide no. DPCC/(11)(5)(01)/2025/BMW/NST/AUTH/21607685F dated on 16/07/2025 valid up to 04/02/2030. annexure 2																		
3	The Biomedical Waste shall be managed in accordance with the Bio-medical waste (Management and Handling) Rules, 1998 as amended.	Bio medical waste is being managed as per bio medical waste management rules and, we provided seprate colour coded bins for each type of waste and also we provided centralised collection center. we signed a MOU with DPCC authorised vendor for the disposal of bio medical waste. Copy of agreement is attached as annexure-3																		
4	The Zero waste water discharge condition to be achieved with installation of on-site sewage Treatment plant & Treated effluent shall conform to the norms and standards prescribed by Delhi Pollution Control Committee. The STP should be certified by an independent expert and adequacy report in this regard should be submitted to Delhi Pollution Control Committee and State Level Environmental Impact Assessment Authority before the project is commissioned for operation. Necessary measures should be made to mitigate the odour problem from STP.	<p>A MBR based STP 450 KLD has been installed for treatment of waste water. Performance of STP is being monitored through installed OLMS and external testing. Necessary efforts are being taken to utilize the treated waste water in flushing, gardening and cooling purpose. Rest treated waste water is being discharged in public sewer following applicable norms as prescribed by DPCC. Latest Test report of STP outlet is attached as annexure-4</p> <p>STP Capacity – 450 KLD</p> <p>The outlet parameters of STP is tabulated below;</p> <table border="1"> <thead> <tr> <th>Detail</th> <th>pH</th> <th>TSS</th> <th>COD</th> <th>BOD</th> <th>O & G</th> </tr> </thead> <tbody> <tr> <td>Outlet</td> <td>7.2</td> <td>14</td> <td>28</td> <td>10</td> <td>0.8</td> </tr> <tr> <td>DPCC Norms</td> <td>6.5-9</td> <td>100</td> <td>250</td> <td>30</td> <td>10</td> </tr> </tbody> </table> <p>We have provided the exhaust and fresh air system in STP plant. Adqucey report is certified by Jamia Millia as attached annexure-5</p>	Detail	pH	TSS	COD	BOD	O & G	Outlet	7.2	14	28	10	0.8	DPCC Norms	6.5-9	100	250	30	10
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5	The project proponent shall provide electromagnetic flow	Electromagnetic flow meter have been installed at the inlet and outlet of the water supply.																		

	<p>meter at the inlet and outlet of the water supply, inlet and outlet of the STP and any pipeline to be used for re-using the treated wastewater back into the system for cooling, flushing and for horticulture purpose/ green etc. and shall maintain a record of readings of each such meter on daily basis.</p>																																				
<p>6</p>	<p>The quality of fresh water usage and water recycling shall be measured and recorded to monitor the water balance as projected by the project proponent. The record shall be submitted to Delhi Pollution Control Committee State Level Environment Impact Assessment Authority & Regional Office, MoEF&CC along with six monthly Monitoring reports.</p>	<p>The water balance details for the period of is shown in the table below:</p> <table border="1" data-bbox="577 648 1298 1057"> <thead> <tr> <th>Month</th> <th>Borewell (KL)</th> <th>Public Water (KL)</th> <th>STP Water (KL)</th> <th>Total (KL)</th> </tr> </thead> <tbody> <tr> <td>Apr-25</td> <td>40</td> <td>4168</td> <td>8684</td> <td>12892</td> </tr> <tr> <td>May-25</td> <td>38</td> <td>4162</td> <td>8800</td> <td>13000</td> </tr> <tr> <td>Jun-25</td> <td>0</td> <td>4361</td> <td>8982</td> <td>13343</td> </tr> <tr> <td>Jul-25</td> <td>44</td> <td>3458</td> <td>9710</td> <td>13212</td> </tr> <tr> <td>Aug-25</td> <td>66</td> <td>4277</td> <td>9831</td> <td>14174</td> </tr> <tr> <td>Sep-25</td> <td>60</td> <td>3691</td> <td>9641</td> <td>13392</td> </tr> </tbody> </table>	Month	Borewell (KL)	Public Water (KL)	STP Water (KL)	Total (KL)	Apr-25	40	4168	8684	12892	May-25	38	4162	8800	13000	Jun-25	0	4361	8982	13343	Jul-25	44	3458	9710	13212	Aug-25	66	4277	9831	14174	Sep-25	60	3691	9641	13392
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<p>7</p>	<p>The treated wastewater of shall be recycled and reused for colling, flushing & for Horticulture/landscape purposes to reduce the demand of fresh water as committed.</p>	<p>We are reusing the STP treated waste water for non-portable purpose like as dual-plumbing, gardening and cooling purpose & treated waste water is being discharged in public sewer with following applicable norms.</p>																																			
<p>8</p>	<p>The operation and Maintenance of STP shall be made in the MoU with STP supplier. Project proponent shall ensure regular operation and maintenance of the STP.</p>	<p>We signed a MOU with supplier for the O & M of STP, with certificate no. IN-DL0623881543193S, issued date 07/01/2020, valid till 15/01/2031. annexure-6</p>																																			

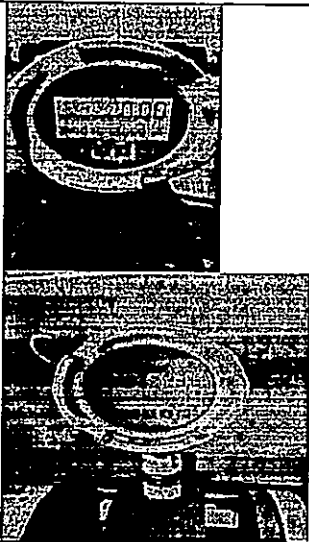
9	Wastewater generated from IPD, OPD, lab etc. shall be treated in ETP, and treated effluent shall be reused for cooling purposes to reduce the demand of fresh water as committed.	ETP has capacity of 12.5 KLD waste water treated in ETP reused for cooling purposes after treatment in STP to reduce the demand of fresh water.
10	Rain water harvesting, as per plan submitted, for roof top run-off and surface run-off should be implemented. Before recharging the surface run-off, pre-treatment must be done to remove suspended matter, oil and grease. The depth of the bore for rainwater recharging should be kept in consultation with DJB/CGWA. No wastewater (such as sewage, trade effluent, backwash of treatment unit, floor washing wastewater etc.) should be discharged into the rainwater harvesting structure in order to avoid groundwater contamination.	Rain water harvesting 3 pits are installed and cleaning certificate is attached. annexure-7
11	The ground water drawl from existing/proposed bore well during construction and operation phase should be done only with the prior permission of DJB/N.D.M. Council. The ground water level and its quality should also be monitored regularly.	We take approval from DJB for ground water drawl from existing bore well. Renewed Borewell permission obtained from DJB vide letter no. BDO(N/W)/Tube-well/2023-24/9421-9437 dated on 02-01-2024, licence no -DJB/EE M-14/2023-24/1917 valid till 14/12/2024 and DJB/EE M-14/2023-24/2024 Valid till 15/01/2025, renewal slip & application attached annexure 8
12	The position/location of the STP, DG sets & other utilities etc. installed by	Location of STP, DG sets & other utilities were installed as per the provisions made in the layout plan.

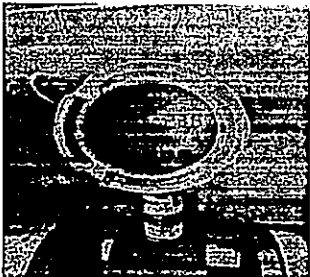
	the project proponent as per the provisions made in the layout plan, should not be changed later-on under any circumstances.	
13	Fixtures for showers, toilets flushing and drinking should be of low flow either be use of aerators or pressure reducing devices or sensor-based control and for water conservation.	Ensured, Fixtures for showers, toilets flushing and drinking were low flow.
14	Separation of grey and black water should be done by the use of dual plumbing line. Treatment of 100% grey water by decentralized treatment should be done.	Done, Separation of grey and black water separated by the use of dual plumbing line.
15	All the pipelines carrying water/wastewater should be distinguished using colour coding on raw & potable water pipes, grey water, black water, reuse lines of treated water for flushing, cooling & Horticulture etc.	Yes, colour coding is maintained for all the various pipelines.
16	Utilization of Diesel power generating sets is subject to power failure condition only. The DG sets proposed as a source of power back up during operation phase should be of enclosed type, low sulphur diesel run and conform to rules made under the Environment (Protection) Act, 1986. The DG sets should be	<p>Installed DG sets of existing building is being used for power back up only.</p> <p>Our dependency on DG sets is approx. 1 %. We provided 53-meter stack height and conforming the standards of DG emissions.</p> <p>DG stack testing & Noise Monitoring report attached as annexure-9</p> <p>The hazardous waste generated from dg sets is being disposed through authorised channel. Noise Monitoring report attached as annexure-9</p> <p>Manifest form of hazardous waste attached as annexure-10</p>


	subjected to periodic noise and stack monitoring. Waste/used diesel should be stored and managed as per hazardous waste (Management and Handling) Rules, 2000 as amended to date and be sold to CPCB approved recyclers.	
17	Noise should be controlled to ensure that it does not exceed the prescribed standards. During night time the noise levels measured at the boundary of the building shall be restricted to the permissible levels to comply with the prevalent regulations.	Noted and being ensured. Ambiat noise Monitoring report is attached as annexure-11
18	Energy conservation measures such as solar lighting for common areas, solar water heating system, LEDs for lighting of areas, signage, solar inverters etc. should be adopted.	Now there is no CFL lights is being used in existing buildings and necessary action will be taken for new expansion.
19	Used CFLs/LEDs should be properly collected and disposed off/ sent for recycling as per the prevailing guidelines/rules of the regulatory authority.	For Collection, Storage and dismantling or recycling of E-waste we have obtained Authorization UPPCB M/s Waste Pro Recycling with authorization no. 40994621EW11092351 dated on 21/03/2021 and valid up to 20/03/2026. annexure-12
20	A report on energy conservation measures conforming to energy conservation norms finalized by Bureau of energy efficiency should be prepared incorporating details about the building	The phase 1 & phase 2 of exesting building is IGBC gold rated certified and for phase 3, we are working on it.

	materials and technology, R & U factors etc. and submit a copy to Ministry of Environment & Forests, Regional Office, Chandigarh and DPCC in three months time with intimation of SEIAA.	
21	Thick green belt of the adequate width and density with local species, as per plan submitted. Shall be raised along the periphery of the plot so as to provide protection against particulates and noise. The open spaces inside the plot should be suitably landscaped and covered with vegetation of indigenous species/variety.	Noted, we also planted trees outside the premises. We are maintaining the thick green belt with the native species the details of trees are attached as annexure-13
22	Traffic congestion near the entry and exit points from the roads adjoining the project site must be avoided. Parking should be fully internalized and no public space should be utilized.	Noted. We provided MLCP (Multi Level Car Parking) with in the premises the total number of car parking is 622
23	Parking facility for taxi and three wheelers to be provided within the premises taking care for movement of patients and elderly.	This is being ensured.
IV	Entire Life	
1.	Renewal of "Consent to Operate" shall be obtained Delhi Pollution Control Committee, from time to time and a copy of the same shall be	Consent to Operate (CTO) from the DPCC vides Consent Order No. DPCC/CMC/2023/9292629, dated on 03/07/2023 validity till 23/03/2028. After that applied for Consent to Operate (CTO) from the DPCC vides Consent Order No.

	submitted to the Regional Office of Ministry of Environment & Forests & State Level Environment Impact Assessment Authority.	DPCC/CMC/2025/12069539, dated on 25/07/2025 validity till 04/02/2030 Copy is attached as annexure 1.																		
2.	The project proponent will be responsible for the operation, maintenance and implementation of environmental safeguards for the project.	It is being ensured.																		
3.	Environmental Management Cell shall remain functional to supervise and monitor the environment related aspects of the project.	Environment Management Cell is in place to supervise and monitor the environment aspects. <ul style="list-style-type: none"> - VP- Operations- - GM- Operations - Chief Engineer - AM- Environment 																		
4.	The project proponent shall operate and maintain the installed Sewage Treatment Plant to achieve the Zero wastewater discharge condition & treated effluent shall conform to the norms and standards prescribed by Delhi Pollution control Committee.	A MBR based STP has been installed for treatment of waste water. Performance of STP is being monitored through installed OLMS and external testing. Necessary efforts are being taken to utilize the treated waste water in flushing, gardening and cooling purpose. Rest treated waste water is being discharged in public sewer following applicable norms as prescribed by DPCC. STP outlet test report is attached as annexure-4 <table border="1"> <thead> <tr> <th>Detail</th> <th>pH</th> <th>TSS</th> <th>COD</th> <th>BOD</th> <th>O & G</th> </tr> </thead> <tbody> <tr> <td>Outlet</td> <td>7.2</td> <td>14</td> <td>28</td> <td>10</td> <td>0.8</td> </tr> <tr> <td>DPCC Norms</td> <td>6.5-9</td> <td>100</td> <td>250</td> <td>30</td> <td>10</td> </tr> </tbody> </table>	Detail	pH	TSS	COD	BOD	O & G	Outlet	7.2	14	28	10	0.8	DPCC Norms	6.5-9	100	250	30	10
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5.	The project proponent shall properly maintain the installed electromagnetic flow meters and the quantity of fresh water usage and water recycling shall be measured and recorded	Electromagnetic flow meters have been installed in water distribution line.																		

	<p>to monitor the water balance. The record shall be submitted to the Delhi Pollution Control Committee, State Level Environment Impact Assessment Authority & Regional Office, MoEF& CC along with six monthly Monitoring reports.</p>	
6.	<p>The ground water drawl from exiting / proposed bore well should be done only with the prior permission of DJB / New Delhi Municipal Council.</p>	<p>Renewed Borewell permission obtained from DJB vide letter no. BDO(N/W)/Tube-well/2023-24/9421-9437 dated on 02-01-2024 licence no -DJB/EE M-14/2023-24/1917 valid till 14/12/2024 and DJB/EE M-14/2023-24/2024 Valid till 15/01/2025 renewal slip & application attached as annexure-8</p>
7.	<p>Rainwater harvesting system shall be properly maintained and kept functional and periodical cleaning of the same shall be undertaken specifically including the period before onset of the monsoon.</p>	<p>Rain water harvesting 3 pits are installed being maintained and kept functional, and cleaning certificate are attached as annexure-7</p>
8.	<p>Incremental pollution loads on the ambient air quality, noise, stack and water quality should be periodically monitored.</p>	<p>Regular testing of ambient air, noise, stack and water test report is being carried out and attached as annexure-14</p>
9.	<p>Thick green belt of the adequate width and density with local species, as per plan submitted shall be maintained.</p>	<p>We planted 141 nos of trees within the building and near to boundary wall. We planted most of the native species It is being maintained. We also planted trees in road central verge photos are attached as annexure-15</p>
10	<p>Traffic congestion near the entry and exit points from the roads adjoining the project site must be avoided. Parking should be fully internalized and</p>	<p>Dedicated multilevel car parking is provided for catering the traffic congestion the total number of car parking is 622</p>

	no public space should be utilized.	
	Other Specific Conditions:	
1.	Treated water of DJB STP should be used for construction purposes up-to the maximum extent possible.	we would like to inform you that construction phase is over.
2.	Packaged / mobile STP shall be provided for labour camp during construction phase.	we would like to inform you that construction phase is over.
3.	Ground water should be extracted only after the permission from DJB.	Renewed Borewell permission obtained from DJB vide letter no. BDO(N/W)/Tube-well/2023-24/9421-9437 dated on 02-01-2024 licence no -DJB/EE M-14/2023-24/1917 valid till 14/12/2024 and DJB/EE M-14/2023-24/2024 Valid till 15/01/2025 renewal slip & application attached as annexure-8
4.	Boring for Rain Water Harvesting system should not be permitted / done before completion of structure work.	we would like to inform you that construction phase is over.
5.	STP should be adequate to treat the waste water so that BOD level should not exceed 10 mg/l in treated water.	This is being ensured.
6.	Magnetic Flow Meters should be installed to monitor consumption of fresh water as well as treated water.	Electromagnetic flow meters have been installed in water distribution line. 

		
7.	Fixed pipelines should be provided for distribution of excess treated waste water for horticultural use within the complex.	A fixed pipe line is provided within complex as well as outside the premises for green belt development.
8.	Treated water from Hospital ETP should be used for cooling purposes and should not be mix with STP treated water.	Treated water from ETP is chemically neutralized before sending to STP for biological treatment.
9.	Rain Water from roof top only should be discharged in the RWH pits for recharging of ground water. Surface rain water should be drained out into public storm water drainage system.	Yes, Rain Water from roof top only discharged in the RWH pits for recharging of ground water cleaning certificate of pits are attached as annexure-7
10	6 m wide green belt with minimum two rows of trees should be planted all around the boundary. Minimum 1 tree for every 80 sqm of plot area should be planted within the project site in accordance with the landscape plan submitted.	We planted 141 nos of trees within the building and near to boundary wall. We planted most of the native species. We also planted trees in road central verge photos are attached as annexure-15
11	Solar Photovoltaic (SPV) system should be installed to reduce use of conventional source of energy by at least 20% of total load. Minimum 50% of roof top area of building should be	Solar panels, capacity of 175 kW is installed at roof of car parking and roof of the building. More than 60% of roof top area is used for solar panels. We also signed a PPA (Power Purchase Agreement) with hydro energy, PPA attached as annexure-16

	utilized for installation of solar Panels / SPV system.	
12	Only LEDs should be used.	Ensured.
13	Green building norms should be followed with a minimum 3-star GRIHA rating and Gold Rating should be followed up.	The phase 1 & phase 2 of existing building is IGBC gold rated certified and for phase 3, we are working on it.
14	Capacity of DG set should not exceed 50% of the total load.	As a tertiary care service provider and nature of business-like essentials services, it is not feasible to achieve this condition although we provided RECD (Retrofit Emission Control Device) as per the CAQM Norms to reduce the Emission.
15	Construction & Demolition waste should be disposed of at authorized C & D waste processing unit.	we would like to inform you that construction phase is over.
16	Minimum 8 m high barricade should be provided before the start of construction.	we would like to inform you that construction phase is over.
17	During the construction Phase for control of dust pollution all precautionary measure should be ensured in compliance of Hon'ble National Green Tribunal order dated 04.12.2014 & 10.04.2015 in O.A No. 21 of 2014 and O.A. No. 95 of 2014 in the matter of Vardhaman Kaushik Vs. Union of India & others and Sanjay Kulshreshtha Vs. Union of India & Ors.	we would like to inform you that construction phase is over.
18	Provision for dedicated passage for entry of the emergency patients should be made.	Done.
Part B	General Condition	

1.	The project proponent should prominently advertise in at least two local Newspapers widely circulated in the region indicating that the project has been accorded Environmental Clearance and copy of clearance is available with the DPCC and may also be seen on the website of DPCC at http://www.dpcc.delhigo vt@nic.in . the advertisement should be made within 10 days from the date of receipt of the clearance letter and a copy of the same should be forwarded to the Regional Office of MoEF& CC and SEIAA-Delhi.	Copies of advertisement have been already submitted in your office.			
2.	The project proponent should submit copy of Environmental Clearance to the Heads of Local bodies, Panchayats and Municipal bodies in addition to relevant officer of Government who in turn has to display the same for 30 days from the date of receipt. The clearance letter shall also be put on the website of the Company by the proponent.	Complied. This is displayed on website. Link is appended below; https://www.maxhealthcare.in/environmental-clearances			
3.	The environmental safeguards and monitoring schedule as contained in the EMP should be implemented in letter and spirit &	This is being ensured.			
		S. No.	Activity	Capacity/ Area/Nos./parameters	Ann
		1	STP ETP	450 KLD 12.5 KLD	28.9

	there will be no departure from the final project proposal as approval herein.	2	Landscaping & planting trees	141 Nos. of Trees to be planted along with grass & planters	7.84
		3	Solid waste Management	180 + 350 Kg/day (Municipal & Bio-medical waste)	41
		4	RWH Pit Installation	2 Nos. with double bore	0.65
		5	Energy Saving	21.1% using Solar Panels	20
		6	Environmental Monitoring*	Air, Water, Soil & Noise	1.5
			Total		10.2
4.	Corporate Social Responsibility should be carried out as per action plan submitted. CSR expenditure of 0.4% of the project cost towards capital works and 0.08% of the project cost towards annual recurring expenditure.	Necessary action will be taken in this regard.			
5.	The funds earmarked for environmental protection measures shall be kept in separate account and shall not be diverted for other purpose. Year-wise expenditure duly certified by CA shall be reported to SEIAA and concerned Regional Office of MoEF& CC.	The environment funds/expenditures are being maintained in separate account.			
6.	Officials from Regional Office, Ministry of Environment, Forests & Climate Change, Govt. of India / State Level Environment Impact Assessment Authority / Delhi Pollution Control Committee, who would be monitoring the implementation of	Noted.			

	environmental safeguards, should be given full cooperation, facilities and documents / data on site by the project proponents during their site inspection.	
7.	A complete set of all the documents submitted to SEAC should be forwarded to Regional Office, Ministry of Environment, Forest & Climate Change, Govt. of India and Delhi Pollution Control Committee.	Details have been already shared in your office.
8.	In the case of any changes (s) in the scope of the project, the project would require a fresh appraisal by the SEAC and approval of SEIAA.	Noted
9.	The project proponent shall comply with the notifications and court orders issued time to time regarding use, sale and storage of all kinds of plastic bags.	Noted
10	E-waste generated in the complex should be managed as per CPCB guidelines on E-waste management and disposed through approved e-waste recyclers.	E-waste is being disposed through authorized channel agreement attached as annexure-17
11	Hazardous waste should be disposed off as per Rules applicable.	Hazardous waste is being disposed through authorized channel agreement attached as annexure-18
12	The solid waste (Dry as well as wet garbage) generated should be properly collected and segregated before	Necessary action is being taken as per applicable laws. Bio degradable waste is being treated through in house OWC. The product generated from OWC is being used in horticulture. Recyclable waste is being disposed through authorized channel.

	<p>disposal to Municipal Authorities in accordance with the Municipal Solid Waste (Management & Handling) Rules, 2000. No municipal waste should be disposed off outside the premises, adequate measures should be taken to prevent odour problem.</p>	
13	<p>State Environmental Impact Assessment Authority reserves the right to add additional safeguard measures subsequently, if found necessary and to take action including the revoking of the environmental clearance under the provisions of the Environmental (Protection) Act, 1986, to ensure effective implementation of the suggested safeguard measures in a time bound and satisfactory manner.</p>	Noted
14	<p>Environmental Clearance is subject to final order of the Hon'ble Supreme court of India in the matter of Goa Foundation vs. Union of India in Writ Petition (Civil) No. 460 of 2004 as may be applicable to this project and decisions of any Competent Court, to the extent applicable.</p>	Noted

15	All other statutory clearances such as the approvals for storage of diesel from Chief Controller of Explosives, Fire Department, and Civil Aviation Department etc. shall be obtained, as applicable by project proponents from the respective competent authorities.	<ul style="list-style-type: none"> i) Renewed Borewell permission obtained from DJB vide letter no. BDO(N/W)/Tube-well/2023-24/9421-9437 dated on 02-01-2024 licence no – DJB/EE M-14/2023-24/1917 valid till 14/12/2024 and DJB/EE M-14/2023-24/2024 Valid till 15/01/2025, renewal slip & application form attached annexure-8 ii) Renewed Fire NOC obtained with letter no. F6/DFS/MS/2024/Hospital/327 dated on 30/05/2024 validity 3 years (Annexure 19) iii) HSD License obtained with letter no. OIN1532216 dated on 05/12/23 to 31/12/2027 (Annexure 20) iv) Authorization Bio-Medical Waste obtained from DPCC vide no. DPCC/(11)(5)(01)/2023/BMW/NST/AUTH/893392 46U dated on 28/06/2023 After that applied for Bio-Medial waste obtained from DPCC vide no. DPCC/(11)(5)(01)/2025/NST/AUTH/21607685F dated on 16/07/2025 to 04/02/2030 (Annexure 2)
16	These stipulations would be enforced among others under the provisions of Water (Prevention and Control) Pollution Act, 1974, the Air (Prevention and Control) Act 1981, the Environment (Protection) Act, 1986, the Public Liability (Insurance) Act, 1991 and EIA Notification, 2006.	Noted
17	Status of compliance to the various stipulated environmental conditions and environmental safeguards will be uploaded by the project proponent in its website.	Status of environmental clearance's conditions is available on company website. https://www.maxhealthcare.in/environmental-clearances

18	The project proponent shall also submit six monthly reports on the status of compliance of the stipulated EC conditions including results of monitored data (both in hard & soft copies) to Regional Office, Ministry of Environment, Forests & Climate Change, Govt. of India, SEIAA-Delhi and Delhi Pollution Control committee.	Half-yearly compliance report is being submitted on regular interval. Acknowledgement of last submitted report is attached as <u>annexure-21</u> .
19	This Environmental clearance will be valid for a period of Seven years from the date of its issue.	Agreed.
20	It will be the responsibility of the project proponent to obtain prior clearance / approval & ensure compliances under all other relevant Acts / Rules / Regulations / guidelines / instructions / Court Orders / Tribunal Orders as applicable to this project before starting of the project.	Noted.
21	In view of MoEF&CC Office Memorandum No. 21-270/2008-IA.III dated 19.06.2013 read with MoEF& CC Office Memorandum No. 22-154/2015-IA.III dated 10.11.2015, this environmental clearance is being granted focusing only on the environment concerns. The project will be regulated by the concerned local Civic	Noted

	Authorities under the provisions of the relevant provisions of the extent MPD-2021, Building Control Regulations and Safety Regulations.	
22	This Environmental Clearance is subject to the condition that concerned local civic agencies will give the permission for use/occupation of the building only after the written assurance of DJB / New Delhi Municipal Council / other such local Civic authority (as the case may be) regarding supply of adequate water for the residents / occupiers.	Noted
23	Grant of Environmental clearance does not necessary implies that water / power supply shall be granted to the project and that their proposals for water / power supply shall be considered by the respective authorities on their merits and decision taking.	Noted
24	The investment made in the project, if any based on Environmental clearance so granted, in anticipation of the clearance from water / power supply angle shall be entirely at the cost and risk of the project proponent and SEIAA, Delhi shall not be	Noted

	responsible in this regard in any manner.	
25	Any appeal against this clearance shall lie with the National Green Tribunal, if preferred, within a period of 30 days as prescribed under Section 16 of the National Green Tribunal Act, 2010.	Noted

S.no	Annexure list	Annexure number
1	CTO	Annexure 1
2	DPCC Authorization BMW	Annexure 2
3	MOU with Biotic	Annexure 3
4	STP outlet water test report	Annexure 4
5	STP Plant Adequacy Report	Annexure 5
6	Agreement STP O&M	Annexure 6
7	RWH Pit Cleaning certificate	Annexure 7
8	Borewell Licence	Annexure 8 (A,B &C)
9	DG Stack & DG Noise test report	Annexure 9
10	Manifest of H waste & DG Noise monitoring report	Annexure 10
11	Ambient Noise monitoring report	Annexure 11
12	H-waste & E-waste authorization (Vendor)	Annexure 12
13	Details of tree	Annexure 13
14	Ambient air, ambient noise, dg stack & water testing reports	Annexure 14
15	Trees Photos	Annexure 15
16	PPA with Yogiendra Power (OA power)	Annexure 16
17	E-waste agreement	Annexure 17
18	H-waste agreement	Annexure 18
19	Fire NOC	Annexure 19
20	HSD license	Annexure 20
21	Half Yearly Compliance report	Annexure 21



DELHI POLLUTION CONTROL COMMITTEE

(Government of N.C.T. of Delhi) 4th & 5th Floor, ISBT Building
Kashmere Gate, Delhi 110006
(Visit us at <https://www.dpccocmms.nic.in>)



CONSENT ORDER

Certificate No. :G-49641

Name of the unit : MAX HEALTHCARE INSTITUTE LIMITED
 Address : FC 50, C & D Block, Shalimar Bagh, New Delhi, Health Care Facility, Delhi -
 Area : Non Industrial
 Area Name : Health Care Facility
 Consent Order No : DPCC/CMC/2025/12069539
 Date of issue : 25/07/2025
 Product Name : [our is hospital (450 nos) beded]
 Product Capacity : 40 Numbers/Day
 Fuel Type : High Speed Diesel (HSD) | Q: 250
 Control Equipment : Electrostatic Precipitator
 ETP Details : Capacity: 12500 | Type: ETP (Physiochemical)
 Stack Details : 12069724 | A/DG set (more than 800 KW) | H: 53
 Activity Name : Health Care Establishments having bed strength above 50 beds and connected or not connected to Sewer and without boiler
 Category : RED
 Generator Set(s) : 1250

This Consent to Operate is hereby granted under section 21 of the Air (Prevention & Control of Pollution) Act, 1981 and under section 25/26 of the Water (Prevention & Control of Pollution) Act, 1974 under RED Category. This consent is subjected to terms and conditions specified overleaf. This is being issued with reference to your application id 12069539 valid from 05/02/2025 to 04/02/2030.

Digitally signed by
Satender Kumar
Date: 2025.07.25
16:31:47 +05'30'

Senior Environmental Engineer

Terms and Conditions

1. The Consentee shall meet the effluent standards i.e. pH = 6.5 – 9.0, Suspended Solids = 100 mg/l, Oil and Grease = 10 mg/l, Bio-chemical Oxygen Demand (BOD) = 30 mg/l, Chemical Oxygen Demand (COD) = 250 mg/l, Bio-assay Test (Percentage survival of fish after 96 hours in 100% effluent) = 90-100 %.
2. The Consent is activity specific and based on the information provided in the consent application along with the subsequent documents/ information submitted to Delhi Pollution Control Committee (DPCC). The Consentee shall apply for fresh consent in case of any change in the activity/ manufacturing process.
3. The Consentee shall display the Name of the unit along with its Address, name of the Proprietor /Directors/ Partners etc., Contact Phone No(s) and its Activities/ Processes/ Products on a Display Board to be placed / fixed at the main gate of the unit.
4. The Consentee/ unit shall have/ take separate Electricity/ Power connection in its name and shall have/ install separate meter in this regard.
5. The Consentee shall provide and maintain a separate drainage system for collection of trade and sewage effluents. Terminal manholes shall be provided at the end of the collection system and shall be connected to the conveyance system/ sewerage system of the area leading to the Common Effluent Treatment Plant of the Industrial Area/ Sewage Treatment Plant of the catchment area.
6. The Consentee shall obtain permission from Delhi Jal Board for ground water extraction, if any, as per the various orders/ Notification of Govt. of NCT of Delhi. The Consentee shall not extract the groundwater without obtaining prior permission in this regard from DJB/CGWA. The Consentee shall ensure that there is no bore well in the premises and if exist, the same shall be closed/ sealed with immediate effect till permission received from DJB/CGWA.
7. The Consentee shall ensure proper channelization/ control system for fugitive emissions generated from the various activities/ processes of the unit and maintain good housekeeping practices so as to maintain a clean & safe environment in and around the premises of the unit.
8. The Consentee shall comply with the noise standards laid down vide Gazette Notification of Ministry of Environment and Forest (MoEF), Government of India, Dated: 17/05/2002 & 12.07-2004, as amended to date, for the Diesel Generator Set(s) and shall also comply with the Emission Standards prescribed for Diesel Engines [(Engine rating more than 0.8 MW) for Power Plant Generator Set applications and other requirements], if any, as per the Gazette Notification of MoEF, Dated: 09/07/2002, as amended to date. Stack Height for sets (Engine rating more than 0.8 MW) commissioned after 01/07/2003 shall be maximum of following:
 - a). Minimum 6 metre above the building where generator set is installed.
 - b). 30 metre
 - c). $14Q^{0.3}$ (Q- Total SO₂ emission from the plant in kg/hr) and for other DG Set(s) (upto 0.8 MW) stack height shall be as per the following formula, $H = h + 0.2(KVA)^{0.5}$ (H- Total Height of stack in metre, h = Height of the building in metres where the Generator Set is installed, KVA - Total Generator capacity of the set in KVA).
9. The Consentee needs to comply with the directions of CAQM (Commission for Air Quality Management In National Capital Region and Adjoining Areas) issued from time to time regarding Generator Sets, Graded Response Action Plan (GRAP) & other necessary directions if applicable.
10. The Consentee shall comply with the provisions of Hazardous and Other Wastes (Management & Transboundary Movement) Rules, 2016 as amended to date, Bio-medical Waste Management Rules, 2016 as amended to date, Plastic Waste Management Rules, 2016 as amended to date, Battery Waste Management Rules, 2022 as amended to date, Solid Waste Management Rules, 2016 as amended to date, Construction and Demolition Waste Management Rules, 2016 as amended to date, E-Waste (Management) Rules, 2022 as amended to date, the Manufacture, Storage and Import of Hazardous Chemicals Rules, 1989, as amended to date, wherever applicable. All such wastes generated from the unit will be managed and handled as per the provisions of the said Rules and will be disposed off only through the Recycler/

Preprocessors/ Authorised Agencies for such wastes, authorised by MoEF/ Central Pollution Control Board/ State Pollution Control Board/ Committee/ DPCC as per details available on their websites.

11. The Consentee shall comply the other prescribed standards of Effluent/ Emissions as prescribed and as applicable under the provisions of the Environment (Protection) Act, 1986, as amended to date and the various Rules made there under including the Noise Pollution (Regulation and Control) Rules, 2000 as amended to date.

12. The Consentee shall promote the use of LED and recovery of mercury from CFL Lamps and should create a system of replacing old bulbs for new to enable recovery of mercury after the bulbs are fused.

13. Total water demand of the HCF is expected to be 463 KLD and the same will be met by fresh water from DJB (244 KLD) and Recycled Water (219 KLD). Trade Effluent generated will be treated in ETP of 12.5 KLD. Wastewater generation will be 297 KLD and will be treated in STP of 450 KLD. Wastewater generated will be treated in STP of 450 KLD to meet prescribed standard as given in this consent order.

14. Sludge from Effluent Treatment Plant shall be given to Common Bio-Medical Waste Treatment Facility for incineration or to hazardous waste treatment, storage and disposal facility for disposal.

15. The zero wastewater discharge condition to be achieved with installation of onsite Sewage Treatment Plant. Trade effluent shall conform to the norms and standards prescribed by Delhi Pollution Control Committee. The STP should be certified by an independent expert and a report in this regard should be submitted to Delhi Pollution Control Committee before the project is commissioned for operation.

Necessary measures should be made to mitigate the odour problem from STP.

16. Quantity of Sewage/ trade effluent discharge from the unit shall not exceed Nil litre/day (100 % wastewater recycling and zero wastewater discharge).

17. The treated wastewater of STP shall be recycled and reused for horticulture/ landscaping/ cooling/ flushing purposes to reduce the demand of fresh water as committed.

18. The Project Proponent shall provide electromagnetic flow meter at the inlet and outlet of the water supply, inlet and outlet of the STP and any pipeline to be used for re-using the treated wastewater back into the system for cooling, flushing and for horticulture purpose/green etc. and shall maintain a record of readings of each such meter on daily basis.

19. The quantity of fresh water usage and water recycling shall be measured and recorded to monitor the water balance as projected by the Project Proponent. The record shall be submitted to the Delhi Pollution Control Committee on six monthly basis. The water requirement shall be met from the sources as per the details mentioned in the Environmental Clearance and fresh water requirement shall not exceed 244 KLD during the operation phase of the HCF.

20. Capacities of the Diesel Generator Set(s) installed in the HCF are 1*750 KVA, 1*1050 KVA & 1*1250 KVA. The Consentee shall properly maintain the Acoustic Enclosure/ Acoustic Treated room for DG Set(s) in good condition and maintain the adequate stack height for DG Set(s) to meet the prescribed standards/ norms as mentioned above. The Consentee shall not operate the DG Set(s) till compliance of the prescribed norms/standards for DG Sets.

21. The Consentee shall comply with the applicable provisions/ Directions given vide Gazette Notification of Department of Environment, Govt. of NCT of Delhi, dated 23.10.2012 including the directions that no person shall manufacture, import, store, sell or transport any kind of plastic carry bags (including that of PolyPropylene, Non-woven fabric type carry bags) in the whole of National Capital Territory of Delhi if applicable.

22. The Consentee shall provide widespread Green Cover and the use of Fly Ash as per Fly Ash notification dated 14.09.1999 shall be mandatory.

23. Project Proponent will ensure use of Ozone Depletion Substances (ODS) free appliances so that no toxic gases in air conditioning/ refrigeration/ fire extinguishers are created.

24. It will be the responsibility of the Project Proponent to obtain prior clearances/ approval and ensure compliances under all other relevant Acts/ Rules/ Regulations/ Guidelines/ Instructions/ Court Orders/

Tribunal Orders as applicable to this Health Care Facility (HCF).

25. The Consentee shall not carry out any activity falling under the Prohibited/ Negative list of Industries (Annexure III of MPD -2021) which are prohibited in National Capital Territory of Delhi, as per Master Plan of Delhi.

26. Unit shall implement the environmental safeguards as per stipulations in Environmental Clearance issued by MoEF&CC and shall submit a half yearly compliance report in respect of terms and conditions of Environmental Clearance to Regional Office of MoEF&CC and simultaneously to DPCC on the prescribed date.

27. The Consentee shall switch over its fuel to PNG fuel (wherever the PNG fuel pipeline supplied by IGL) with immediate effect and submit the compliance report within 30 days of issuance of this consent order.

28. The Consentee shall submit an application for extension of the Consent to Establish/ Consent to Operate under Water and Air Acts & Authorization under BMW Rules, 2016 one month in advance of the expiry date of this Consent Order/ date of start of operation of the HCF.

29. This consent is being granted focusing only on the Water Act 1974/ Air Act 1981. The project will be regulated by the concerned local Civic Authorities under the provisions of the relevant provisions of the extant MPD-2021, Building Control Regulations and Safety Regulations. The investment made in the project, if any, based on Consent so granted, in anticipation of the clearance from other statutory authorities shall be entirely at the cost and risk of the project proponent. DPCC shall not be responsible in this regard in any manner.

30. In the event of any information furnished by the Consentee found to be false OR in case of failure to comply with any of the above mentioned consent conditions, consent granted through this Consent Order shall be deemed to be revoked without any notice and necessary action as per law shall be taken, which may include closure of the unit and prosecution for wrong declaration.

31. Notwithstanding anything contained in this Consent Order, Delhi Pollution Control Committee, reserves its right to review any/or all the conditions imposed herein above and to make such variations as deemed fit for the purpose of enforcement of the Air (Prevention and Control of Pollution) Act, 1981, as amended to date and the Water (Prevention and Control of Pollution) Act, 1974, as amended to date.

32. The Consent granted to the Consentee is to ensure control of pollution from the premises of the unit in accordance with various Pollution Control Laws and in no way confers the right to the Consentee / unit to exist in violation of other laws and statutory provisions including the Master Plan of Delhi.

33. The Consentee shall ensure the safeguards as envisaged in Environmental Clearance issued to M/s Max Healthcare Institute Limited by vide File No. 21-463/2024-IA-III dated 11.12.2024 including the dust control measures during the construction stage.

34. The Consent to Operate is being issued as per the decision taken by the BMW Committee No. 1 in its meeting held on 09.07.2025.

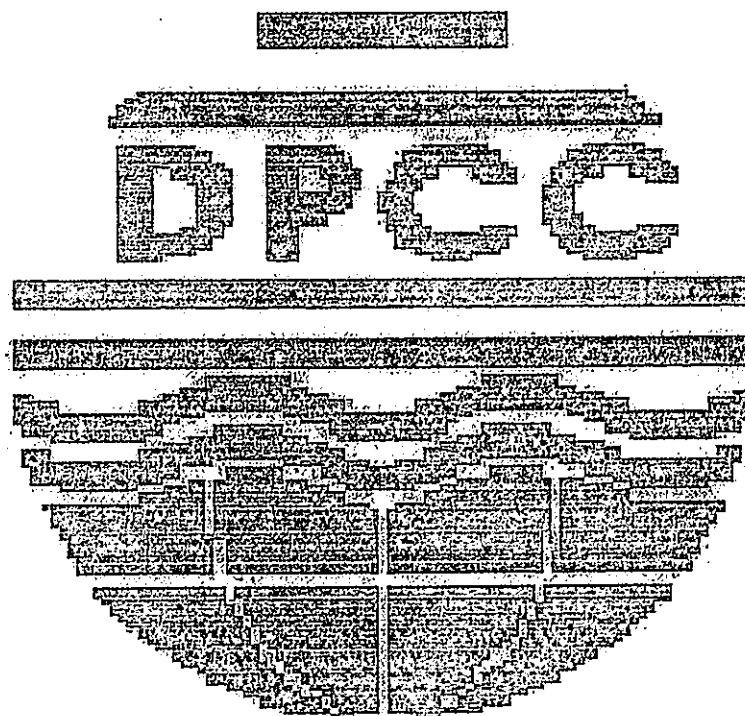
12. Standard for effluent

Parameter Name	Prescribed Standard
pH	6.5-9.0
Oil and Grease	10.0
Bio-Chemical Oxygen Demand(BOD)[3 days at 27°C]	30.0
Bio - assay Test (percent survival of fish after 96 hours in 100 percent effluent)	100.0
Chemical Oxygen Demand(COD)	250.0
Total Suspended Solids (TSS)	100.0

13.

Standard for emission

Parameter Name	Prescribed Standard
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DELHI POLLUTION CONTROL COMMITTEE

(Government of N.C.T. of Delhi) 4th & 5th Floor, ISBT Building
Kashmere Gate, Delhi 110006
(Visit us at <https://www.dpccomms.nic.in>)



(AUTHORIZATION UNDER BIO MEDICAL WASTE MANAGEMENT RULES, 2016)

File number of authorization : DPCC/(11)(5)(01)/2025/BMW/NST/AUTH/21607685F

Application No: 12071549

Date: 16/07/2025

1. M/s MAX HEALTHCARE INSTITUTE LIMITED an occupier of the facility located at FC 50, C & D Block, Shalimar Bagh, New Delhi is hereby granted this authorization for Generation, Segregation, Storage, of Biomedical Waste at the premises and for Transportation, Treatment and Disposal of Bio-Medical Waste through Common Bio-Medical Waste Treatment Facility (CBMWF) authorized by Delhi Pollution Control Committee.
2. Number of beds of HCF: 450
3. Quantity of Biomedical waste handled: 360 (Kg/day)
4. This authorization shall be in force for a period of Five Years and valid up to 04/02/2030.
5. This authorisation is subject to the conditions stated below and to such other conditions as may be specified in the rules for the time being in force under the Environment (Protection) Act, 1986.

Digitally signed by
Satender Kumar
Date: 2025.07.17
12:14:12 +05'30'

Signature.....

Designation

Terms and Conditions:-

1. The occupier shall comply with the provisions of Bio-Medical Waste Management Rules, 2016 as amended to date.
2. The occupier shall comply with the standards prescribed in Schedule-II of Bio-Medical Waste Management Rules, 2016 as amended to date for discharge of the Waste Water/ Effluent generated or treated.
3. The authorization or its renewal shall be produced for inspection at the request of any officer authorized by DPCC.
4. This is the duty of the authorized person to take prior permission of the prescribed authority i.e Delhi Pollution Control Committee to close down the facility and such other terms and conditions may be stipulated by the prescribed authority.
5. It shall be ensured that the Bio-Medical Waste is finally treated within a period of 48 hours. If for any reason it becomes unavoidable, intimation should be given in writing to DPCC and measures are to be ensured so that the waste does not adversely affect human health and the environment.
6. The occupier shall ensure that bio-medical waste is not mixed with other wastes and is segregated into containers / bags at the point of generation in accordance with Schedule-I (part I).
7. The occupier shall have a valid agreement with the operator of a facility authorized by DPCC for

collection, transportation, treatment & disposal of the bio-medical waste.

8. The Occupier shall hand over the bio-medical waste timely to the authorized operator of a facility duly segregated, labelled, tagged and kept in proper containers for the collection, transportation, treatment & disposal as per Rules.

9. The occupier shall inform the prescribed authority immediately in case the operator of facility does not collect the bio medical waste with in the intended time or as per the agreed time.

10. The occupier shall maintain records of the Bio-Medical Waste generated and disposed of/ handed over to the authorized operator of a facility (CBWTF). The record shall be made available, for inspection & verification, to any officer authorized by DPCC. The records shall be maintained for the period of 5 years in accordance with these rules and guidelines issued by Central Government or the Central Pollution Control Board or the prescribed authority as the case may be.

11. The Occupier shall also ensure proper collection and disposal of bio-medical waste containing mercury through the vendor authorize for the purpose. The occupier shall phase out mercury based equipment e.g. thermometers and B.P. Measuring Equipment.

12. In case of any major accident involving Bio-Medical Waste, the occupier shall report the accident in Form-I, prescribed under the Rules, to DPCC.

13. The Occupier shall pre-treat the laboratory waste, microbiological waste, blood samples and blood bags through disinfection or sterilization on-site in the manner as prescribed by the World Health Organization (WHO) or National AIDs Control Organization (NACO) guidelines and then sent to the common bio-medical waste treatment facility for final disposal.

14. The Occupier is required to display the authorization at a prominent place in its premises for view of general public.

15. The Occupier shall use only non-chlorinated plastic bags & gloves as per Notification dated 16th March, 2018 published by MOEF&CC.

16. The Occupier shall establish a Bar-Code System for bags or containers containing bio-medical waste to be sent out of the premises for the further treatment & disposal in accordance with the guidelines issued by CPCB.

17. The Occupier shall ensure segregation of liquid chemical waste at source and ensure pre-treatment or neutralization prior to mixing with other generated effluent from HCF, if any.

18. The Occupier shall immunise all its health care workers and others involved in handling of bio-medical waste for protection against diseases including Hepatitis B & Tetanus that are likely to be transmitted by handling of bio-medical waste, in the manner as prescribed in the National Immunization Policy or the guidelines of the Ministry of Health & Family Welfare issued from time to time.

19. The Occupier shall ensure occupational safety of all its health care workers & others involved in handling of bio-medical waste by providing appropriate & adequate personal protective equipment.

20. The Occupier shall conduct health check-up at the time of induction & at least once in a year for all its health care workers others involved in handling of bio-medical waste & shall maintain records for the same.

21. The Occupier shall develop its own website by 15th March, 2020 and shall make available the annual report on its website.

22. The Occupier shall provide training to all its health care workers and others, involved in handling of bio-medical waste at the time of induction & thereafter at regular intervals & the details of training programmes conducted, number of personnel trained & number of personnel not undergone any training shall be provided in the Annual Report.

23. The Occupier shall submit the Annual Report in Form-IV by 30th June every year, including information about the categories and quantities of bio-medical waste generated from 1st January to 31st December of the preceding year.

24. The Occupier shall submit the copy of fresh valid agreement with CBWTF to this office within 15 days of expiry of previous agreement or in case of any change.

25. In case the Occupier is having a Generator Set, he shall comply with the noise standards laid down vide Gazette Notification of Ministry of Environment, Forest & Climate Change (MoEF&CC), Government of India Dated 17.05.2002 and 12.07.2004, as amended to date, for the Diesel Generator Set(s) and shall also comply with the Emission Standards prescribed for Diesel Engines [(Engine rating more than 0.8 MW) for Power Plant, Generator Set applications and other requirements], if any, as per the Gazette Notification of MOEF, Dated 09.07.2002, as amended to date.

Stack Height for Generator Sets (Engine rating more than 0.8 MW) commissioned after 01.07.2003 shall be maximum of following:

d. Minimum 6 meter above the building where generator set is installed

e. 30 meter

f. $14Q^{0.3}$ (Q- Total SO₂ emission from the plant in kg/hr) and for other DG Set(s)

(upto 0.8 MW) stack height shall be as per the following formula, $H = h + 0.2(KVA)^{0.5}$ (H- Total Height of stack in meter, h = Height of the building in meters where the Generator Set is installed, KVA is capacity of Generator set in KVA).

26. The Occupier needs to comply with the directions of CAQM (Commission for Air Quality Management In National Capital Region and Adjoining Areas) issued from time to time regarding Generator Sets, Graded Response Action Plan (GRAP) & other necessary directions if applicable.

27. The Occupier shall comply with the provisions of Hazardous and Other Wastes (Management & Transboundary Movement) Rules, 2016 as amended to date, Bio-medical Waste Management Rules, 2016 as amended to date, Plastic Waste Management Rules, 2016 as amended to date, Battery Waste Management Rules, 2022 as amended to date, Solid Waste Management Rules, 2016 as amended to date, Construction and Demolition Waste Management Rules, 2016 as amended to date, E-Waste (Management) Rules, 2022 as amended to date, the Manufacture, Storage and Import of Hazardous Chemicals Rules, 1989, as amended to date, wherever applicable. All such wastes generated from the unit will be managed and handled as per the provisions of the said Rules and will be disposed off only through the Recycler/ Preprocessors/ Authorised Agencies for such wastes, authorised by MoEF/ Central Pollution Control Board/ State Pollution Control Board/ Committee/ DPCC as per details available on their websites.

28. The Occupier shall comply the other prescribed standards of Effluent/Emissions as prescribed and as applicable under the provisions of the Environment (Protection) Act, 1986 as amended to date and the various Rules made there under including the Noise Pollution (Regulation and Control) Rules, 2000 as amended to date.

29. Submission of false information shall make the authorization liable for cancellation without any notice.

30. The Occupier shall use only Piped Natural Gas (PNG) as fuel in boilers, if any.

31. In case of violation of any of above said conditions, penal action will be initiated against the Occupier including withdrawal of authorization/consent etc.

32. In case of failure to comply with any of the above conditions and / or with any provision of the Act or of these Rules, authorization issued to the Occupier may be suspended or cancelled as per the provisions under sub-rule 10 (2) of Bio- Medical Waste Management Rules, 2016, as amended to date.

33. It will be the responsibility of the Occupier to obtain prior clearances/ approval and ensure compliances under all other relevant Acts/ Rules/ Regulations/ Guidelines/ Instructions/ Court Orders/ Tribunal Orders as applicable to this Health Care Facility (HCF).

34. Please note that the issuance of authorization shall not be construed in any manner whatsoever that you are legitimately operating your Health Care Establishment with respect to other statutory requirements viz- local land use, Master Plan of Delhi, etc.

35. The authorization is subject to the condition that you are operating as per the provision of Master Plan of Delhi, 2021.

36. The Occupier shall ensure treatment and disposal of the entire effluent/liquid waste generated from the HCF in accordance with the provisions under the Water (Prevention and Control of Pollution) Act, 1974 and

shall meet the standards prescribed by Delhi Pollution Control Committee. The Occupier shall also ensure the maximum re-use of the treated effluent for various purposes e.g. gardening, flushing, cooling, etc.

37. If the Occupier is having laundry facility and/or not connected to the public sewer, the Occupier is required to install requisite treatment system before its discharge to meet the standards as prescribed under BMW Rules, 2016.

38. Sludge from Effluent Treatment Plant shall be given to common bio-medical waste treatment facility for incineration or to hazardous waste treatment, storage and disposal facility for disposal.

39. The occupier shall apply for renewal of authorization under the aforementioned Rules before one month of the expiry of this authorization.

40. The occupier shall apply for fresh Authorization in case of any change/ alteration in the activity/number of beds etc.

41. Environmental Compensation imposed (if any) shall be dealt separately.

42. The Authorization is being issued as per the decision taken by the BMW Committee No. 1 in its meeting held on 09.07.2025.

[REDACTED]

To,

[REDACTED]

MAX HEALTHCARE INSTITUTE LIMITED
FC 50, C & D Block, Shalimar Bagh, New Delhi

[REDACTED]



INDIA NON JUDICIAL

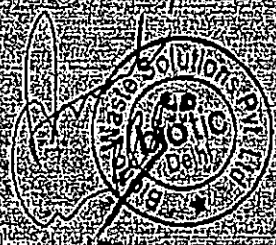
Government of National Capital Territory of Delhi

e-Stamp

Certificate No.	IN-DL23428320106329X
Certificate Issued Date	23 Jan 2025 04:50 PM
Account Reference	IMPAGO (IV) 6778903/ DELHI/ DL-DLH
Unique Doc. Reference	SUBIN-DL DL77890391038503631684X
Purchaser by	MAX HEALTHCARE INSTITUTE LIMITED
Description of Document	Article 48(c) Power of attorney : GPA
Property Description	Not Applicable
Consideration Price (Rs)	0/- (Zero)
First Party	MAX HEALTHCARE INSTITUTE LIMITED
Second Party	Not Applicable
Stamp Duty Paid By	MAX HEALTHCARE INSTITUTE LIMITED
Stamp Duty Amount (Rs)	100/- (One Hundred only)

This e-Stamp Paper forms an integral part and parcel of the present extension of Service Agreement by and between Max Healthcare Institute Limited and Bio Bio Waste Solutions Private Limited.

MAX HEALTHCARE INSTITUTE LTD
[Signature]
 Director



EXTENSION OF THE SERVICE AGREEMENT

This extension of the Service Agreement dated 11/12/2016 (the "Agreement") is made in New Delhi on this 01st day of April 2025 by and between:

MAX HEALTHCARE INSTITUTE LIMITED, a company registered under the Companies Act 1956 having its registered office at 401-3rd Floor, Max Excelenza, S.V. Road, Vile Parle (West), Mumbai, Maharashtra - 400056 for its unit namely Max Super Speciality Hospital - Shalimar Bagh situated at PC-50/C and D Block, Shalimar Bagh, New Delhi-110089 (hereinafter referred to as "MAX" which expression shall unless repugnant to the context or meaning hereof include its successors in interest and permitted assigns), of the ONE PART

AND

BIOTIC WASTE SOLUTIONS PRIVATE LIMITED, a company incorporated under Companies Act, having its Registered office at 46, SSI Industrial Area, GT Karnal Road, Delhi-110033 (hereinafter referred to as the "Service Provider" which expression shall unless it is repugnant to the subject or context thereof, includes its successors and permitted assigns) of the OTHER PART

The expression "Max" and "Service Provider" are referred to in this Renewal cum Addendum Agreement individually as "Party" and collectively as "Parties"

WHEREAS

A Services Agreement dated 14th December, 2016 (hereinafter referred to as "Principal Agreement"), along with Supplementary Agreement No. 2 dated 05/05/2018, Supplementary Agreement No. 3 dated 01/04/2019, Supplementary Agreement No. 4 dated 01/04/2020, Supplementary Agreement No. 5 dated 01/04/2022 & Supplementary Agreement No. 6 dated 01/04/2023 subsisted between both the Parties for providing Bio Medical Waste Services at the premises of Max Super Speciality Hospital, PC-50/C&D Block, Shalimar Bagh, New Delhi-110088, a unit of Max Healthcare Institute Limited as specified in the Principal Agreement and subsequent Agreements thereof.

In terms of Clause 9.6, both the Parties are now desirous of recording the terms and conditions of their understanding which shall modify and revise Clause 1 of the Principal Agreement dated 14/12/2016 and Supplementary Agreement No. 2 dated 05/05/2018 and Supplementary Agreement No. 3 dated 01/04/2019 and Supplementary Agreement No. 4 dated 01/04/2020 and shall further modify and revise Clause 2 of the

Addendum Agreement dated 01/04/2022. Accordingly, the Parties are desirous of renewing this Agreement which shall be effective from 1st April 2025 (hereinafter referred to as the "Effective date").

NOW THEREFORE, in consideration of the mutual covenants and promises contained herein, the Parties hereto agree as follows:

MAX HEALTHCARE INSTITUTE LIMITED

[Signature]

Authorized Signatory



In this Agreement, unless the context otherwise requires

1. The terms used in this Agreement, unless defined hereof, shall have the respective meaning as prescribed to them in the Principal Agreement.
2. It is mutually agreed between both the Parties that, applying the same terms and conditions of the Principal Agreement and modification made thereto by way of Addendum Agreement dated 01/04/2022, herein renew/extend the contract term for another period of one (1) year which can be further extended by mutual consent. The validity of this extended/renewed period of Agreement is from 01/04/2025 to 31/03/2026.
3. Unless specifically provided to the contrary, the rules of interpretation as provided in the Principal Agreement shall be applicable to the terms of this Agreement.
4. Unless specifically provided to the contrary, the rules of interpretation as provided in the principal agreement shall be applicable to the terms of this agreement, the service provider shall provide the services for 450 beds.
5. Save as above, the remaining provisions of the Principal Agreement shall remain in full force and effect.

In witness whereof, the Parties to this Agreement have executed this Agreement on the day and year written first above.

<p>For Max Healthcare Institute Limited FOR MAX HEALTHCARE INSTITUTE LTD</p>  <p>(Authorized Signatory) / (Authorized Signatory) Name: Dr. Girija Rugeyadav Designation: General Manager</p>	<p>For Bioh Waste Services Private Limited</p>  <p>(Authorized Signatory) / (Authorized Signatory) Name: Ankit Gupta Designation: General Manager</p>
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Witness:

Signature:
Name:
Address:

Signature:
Name:
Address:

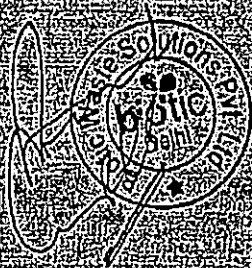
ANNEXURE I

For collecting, handling, treatment, transportation, management and disposal of BMW, Max will pay:

1. Fixed charges: 126.2/- Per bed per month with the waste limit of 250 grams per bed per day.
2. Waste Limit: 7.5 Kgs per bed per month.
3. Waste over and above this quantity shall be charged at 27.50/- per kg.
4. GST extra.

For: MAX HEALTHCARE INSTITUTE LTD.

[Signature]
Authorized Signatory





DELHI POLLUTION CONTROL COMMITTEE

(Government of N.C.T. of Delhi) 4th & 5th Floor, ISBT Building
 Kashmere Gate, Delhi 110006
 (Visit us at: <http://www.dpccocmms.nic.in>)



Result No- DPCC/Comm/W/9897

Date:15/09/2025

LAB REPORT

1. Name & Address of Unit : M/s. MAX HEALTHCARE INSTITUTE LTD
 FC-50 BLOCK C and D SHALIMAR BAGH
 Delhi-110088
2. Sampling Location : [Redacted] Outlet of STP
3. Date of sampling : 08/09/2025
4. Sample collected by : DPCC Lab
5. Control Measure (if any) : [Redacted]
6. Nature of sample : Grab
7. Nature of Industry : Healthcare Establishments having bed strength above 50 beds and connected or not connected to Sewer and without boiler
8. Parameter analyzed and result

S. No.	Parameters	Outlet of STP	Prescribed Standard
1	pH	7.2	6.5-9.0
2	Total Suspended Solids (TSS)	4	100.0
3	Oil and Grease	0.8	10.0
4	Bio-assay Test (percent survival of fish after 96 hours in 100 percent effluent)	100	90.0-100.0
5	Bio-Chemical Oxygen Demand (BOD) [3 days at 27°C]	10	30.0
6	Chemical Oxygen Demand (COD)	28	250.0

*All parameters are in mg/l except pH

Sampled By

Analyzed By

I/C Water Laboratory

**ADEQUACY REPORT ON THE SEWAGE
TREATMENT PLANT
FOR**

M/s MAX SUPER SPECIALITY HOSPITAL

FC-50 C&D Block, Shalimar Bagh

NEW DELHI-110088

DEPARTMENT OF CIVIL ENGINEERING

JAMIA MILLIA ISLAMIA

NEW DELHI

June, 2020

1.0 INTRODUCTION

M/s MAX SUPER SPECIALITY HOSPITAL (A unit of Max Healthcare Institute Ltd.), FC-50 C&D Block, Shalimar Bagh, New Delhi-110088 is 280 bedded Hospital. It has OPD, different wards, operation theatres, and canteens. All of these units of the hospital generate different types of Sewage. The wastewater from different sources is collected in two different collection pits. Bio medical hazardous waste is managed separately.

The hospital has set up Sewage Treatment Plant designed and installed specifically for the purpose. After receiving a request from them, a team of experts from the Department of Civil Engineering, Jamia Millia Islamia (A Central University) visited the unit on 8/03/2020 & 15/03/2020 to inspect the STP operation including the sewage generation and treatment system and to study the activity of the unit. A few suggestions were made and its implementation was monitored. The adequacy report is based on the plant inspection along with the detailed discussion we had with the plant personnel on the working methodology for the treatment and the results of analysis report of sewage. The sewage test report was carried out by DPCC. Client provided us information regarding sewage generation and other hospital details

2.0 UNIT ACTIVITY

M/s MAX SUPER SPECIALITY HOSPITAL (A unit of Max Healthcare Institute Ltd.), FC-50, C&D Block, Shalimar Bagh, New Delhi-110088 is 280 beds hospital and approx. 1000 outdoor patients come per day.

Plot area of the unit	=	10,000 sq metres.
Built-up area of the unit	=	33,728 sq metres.
Number of Employees	:	1550
No of Beds	:	280
Working Hours of Unit	:	24 hours (4 Shift)

Manufacturing Process

Manufacturing Process

The unit is a private hospital; there is no manufacturing process involved within the unit. The sewage generated by the unit is mainly hospital sewage in nature.

WATER CONSUMPTION AND SEWAGE GENERATION

Source of Water

The source of water requirement: DJB/Tanker Water/Ground Water/Recycled Water

Water Consumption

Water is mainly consumed in operation theatre in maintain hygiene and cleanliness in, wards, OPD, and canteen. The water demand calculation of the unit is as follows:

S. No.	Description of waste water	Quantity in KLD
1	Operation theatre & Patients wards, (280 x 450 lpcd)	126
2	OPD Patients (1000 x 15 lpcd)	15
3	Domestic Use	180
4	Others, Gardening	15
5	Industry cooling, Utility	70
	Total	406

Source of Pollution

The source of waste water from the unit is mainly domestic in nature. Hospital requires special care for sanitation and hygiene and thus huge quantity of wastewater is generated from laboratory, operation theatres wards, canteen etc. The wastewater generated needs treatment before disposal.

Quantification of the sewage

S. No.	Description of waste water	Quantity in KLD
1	Operation theatre & Patients wards etc (@85 % of water consumption)	107
2	OPD Patient (@90 % of water consumption)	13.5
3	Domestic Use (@90 % of water consumption)	225
4	Others, Gardening (70 % of water consumption)	10.5
	Total	355

The Maximum probable wastewater generated from the unit is estimated to be 355 KLD

AVERAGE DISCHARGE: - 355 KLD

DESIGN DISCHARGE: - 450 KLD

Characterization of the Sewage

The Study of wastewater characterisation is very important for efficient working of an STP. Based on the information provided by the client the characteristics are as given below

S. No.	Parameters	Values
1.	Appearance	Turbid
2.	Ph	6.0-8.5
3.	Suspended Solid	300-400
4.	Chemical Oxygen Demand	500-750
5.	Bio-chemical Oxygen Demand	250-400
6.	Oil & Grease	20-25
7.	TKN	30-40
8.	NH ₄ N	20-25

* All concentration values are in mg/l excepting that of pH

4.0 SEWAGE TREATMENT SYSTEM AND PROCESS UNITS

System Description:

The sewage generated from the hospital is passes through the screen chamber then through the oil & grease tank falling in Equalization tank for homogenization and mixing of sewage and then sewage pass through auto drum screens from which small particles are retained on the screen. After fine screening sewage comes in anoxic tank where de-nitrification of waste takes place through the use of bacteria which breaks the nitrate. Sewage is pumped to aeration tank for aerobic treatment of sewage. Then sewage comes in membrane bioreactor (MBR) module where biological treatment with membrane filtration to provide an advanced level of organic and suspended solids removal takes place. After biological treatment the biomass is settled in settling tank and under drain is recycled as activated sludge in sludge holding tank.

Supernatant water is discharged in softener where hardness is removed and passed to soft water tank. The water from soft water tank is pumped to the distribution. Thereafter the settled solid remaining with sewage is passed through sludge holding tank where sludge is removed. The dewatered sludge is packed in plastic bags and is collected by M/AS Bharat Oil and Waste Management Ltd (BOWML)

TREATMENT PLANT PROCESS UNITS:

Type of Treatment	Biological
Flow in STP	Continuous
Working Hours per (day)	24 hours
Average Sewage discharge	355 KLD
Design discharge	450 KLD (18.75 kl/hr)
Peak discharge	56.25 kl/hr
Capacity of the Plant	450 KLD

TREATMENT UNITS & THEIR ADEQUACY

TREATMENT UNITS	NO. of Units	SIZE/CAPACITY		Water Depth	MODIFICATION SUGGESTED	
		L(m)	B (DIA.) m			H(m)
SCREEN	1	1	1	1.1	1	NO
OIL & GREASE TANK	2	1	2.3	1.3	1.2	YES
COLLECTION CUM EQ. TANK	1	10	5	4	3.9	NO
ANOXIC TANK	1	3	1.5	5.05	4.95	
CHEMICAL DOSING TANK	1	200ltr				NO
AERATION TANK-I	1	4.75	4.47	5.05	4.95	NO
AERATION TANK-II	1	2.45	3	5.05	4.95	NO
MBR TANK	1	2.3	1.8	3.05	2.95	NO
TREATED WATER TANK	1	5.12	3	4.05	3.95	NO
IR BLOWER(EQT/AERATION/SH)	4	7.5 HP each			100 m ³ /hr	NO
AIR BLOWER(MBR)	2	5 HP each			100 m ³ /hr	NO
EFFLUENT TRANSFER PUMP	2	1 HP each				NO
FILTER FEED PUMP	2	1 HP each				NO
TREATED SEWAGE PUMP	1	1 HP each				NO
TREATED SEWAGE PUMP	2	3 HP each				NO

CALCULATIONS

CAPACITY OF THE PLANT	=	450.00	KLD
DESIGN DISCHARGE	=	18.75	m ³ /hr
PEAK DISCHARGE	=	56.25	m ³ /hr
BOD	=	250	mg/l
BOD Load	=	112.5	Kg/day

TREATMENT UNITS	CAPACITY		UNIT	VM/D.T./SOR		DESIGN CRITERIA	UNITS	REMARK
	Volume	Discharge		Horizontal velocity	Detention time			
SCREEN	1.1		m ²	0.85		0.9	m/min	ADEQUATE
OIL & GREASE TANK	5.52		m ³	5.89		5	min	ADEQUATE
COLLECTION CUM EQ. TANK	195.00		m ³	10.40		6	Hr	ADEQUATE
ANOXIC TANK	22.28		m ³	1.19		6	Hr	ADEQUATE
AERATION I & II	141.48		m ³	7.55		0.5	Hr	ADEQUATE
MBR TANK	12.21		m ³	0.65		1	Hr	ADEQUATE
TREATED WATER TANK	60.67		m ³	3.24		63.03	m ³ /hr	ADEQUATE
Air Blower for Aeration		100	m ³ /hr			100	m ³ /hr	ADEQUATE
Air Blower for Equalization		100	m ³ /hr			50	lt	ADEQUATE
Centrifuge		50	lt					

Provision/Possibility of By-Passing the Sewage

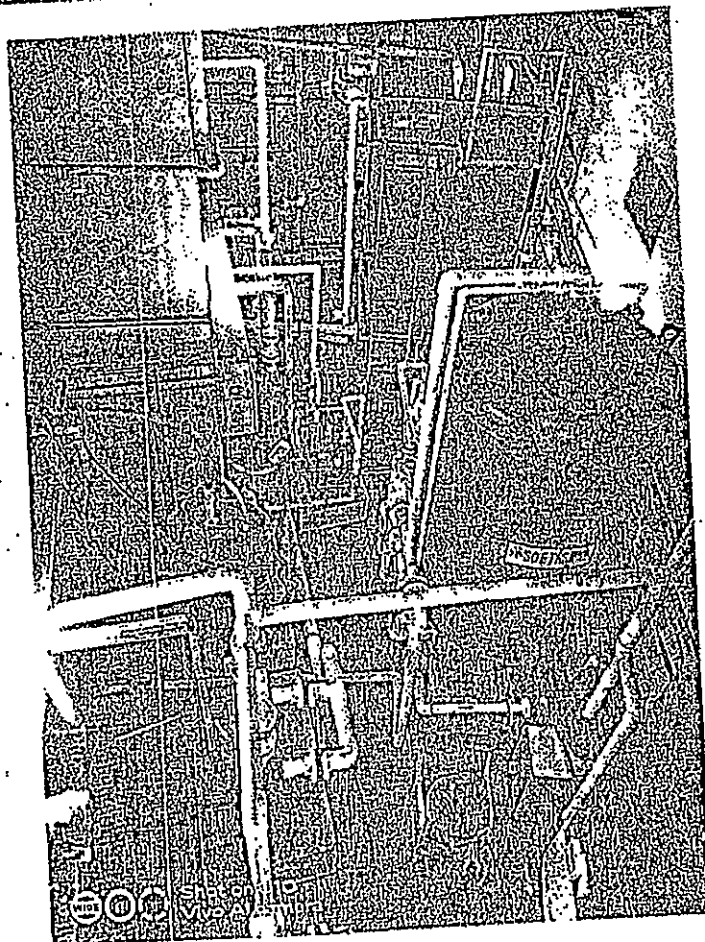
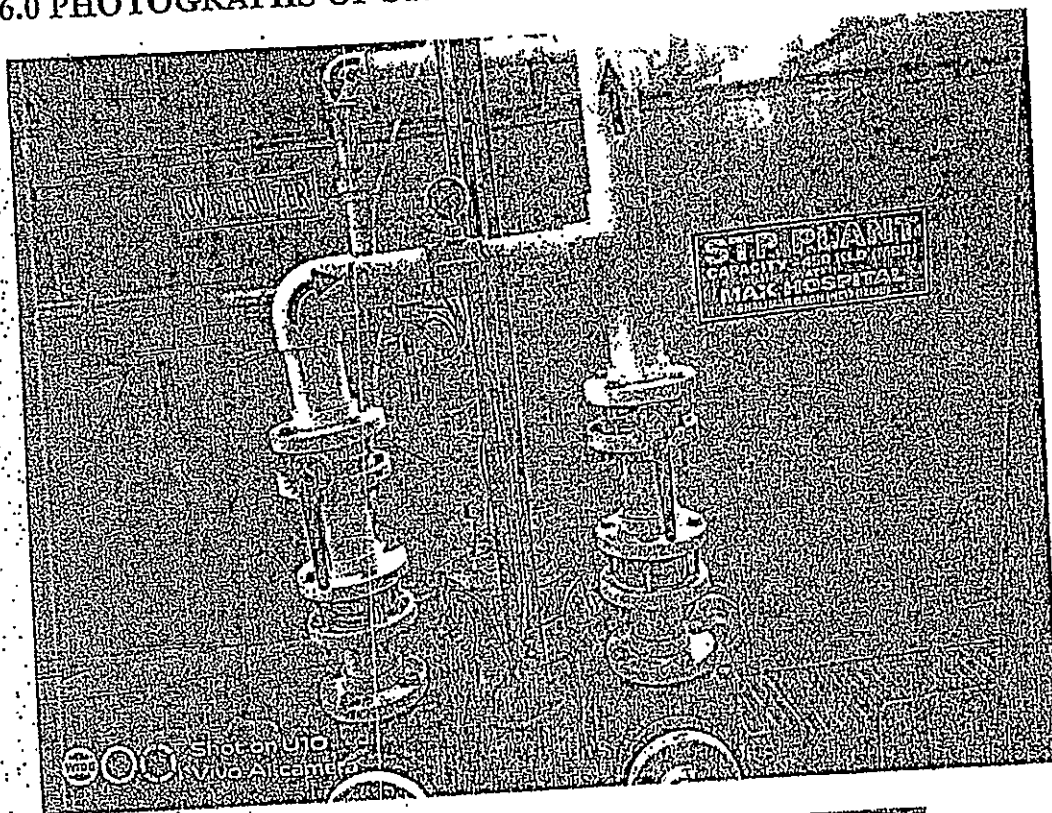
Possibilities of by-passing have been checked and found no provision at the time of inspection and hospital has also been advised not to resort to any bypassing even at a later stage. An undertaking, not to by-pass sewage is taken from the owner and is enclosed. Plant operator has been advised to maintain high level of housekeeping.

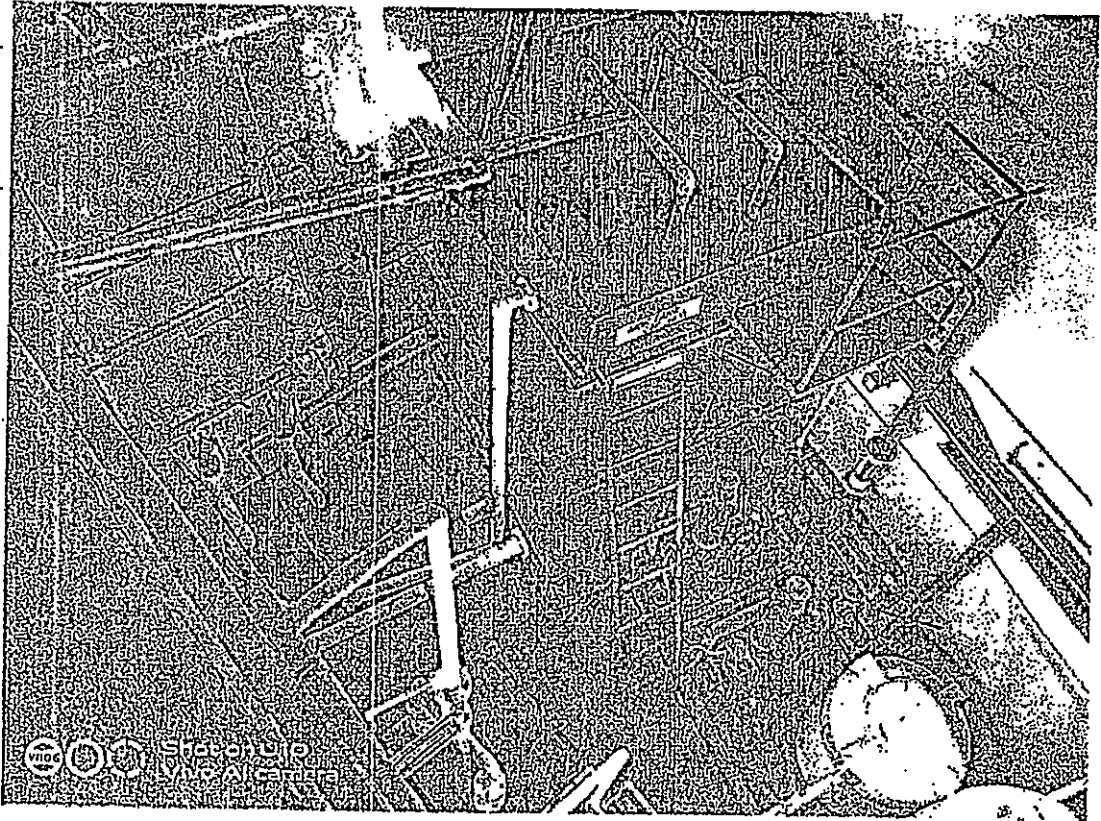
5.0 CHARACTERISTIC OF TREATED SEWAGE:

The treated water quality was analysed through Shriram Institute for Industrial Research laboratory. The details of results are as under (copy of report reference No. CI/0000206324 dated 27-01-2020 is also enclosed).

S. No.	Parameters	Unit	Result
1.	pH	---	7.7
2.	Total Suspended Solids (TSS)	mg/l	2
3.	Bio-chemical oxygen demand (3 days at 27 degree C)	mg/l	6
4.	Chemical Oxygen Demand, mg/l	mg/l	32
5.	Total Nitrogen (as N), [TKN-N+NO3-N]	mg/l	46
6.	Ammoniacal Nitrogen (as N)	mg/l	8
7.	MPN Fecal Coliform/100 ml	---	700 organism

6.0 PHOTOGRAPHS OF STP





**PERFORMA FOR ISSUING ADEQUACY CERTIFICATE TOWARDS
POLLUTING UNITS**

S. No.	Description	Details
1	NAME OF UNIT	M/s MAX SUPER SPECIALITY HOSPITAL
2	ADDRESS OF UNIT	FC-50, C&D Block, Shalimar Bagh New Delhi-110088
3	ACTIVITY/PROCESS	Hospital
4	PRODUCTION CAPACITY	280 Beds
5	MANUFACTURING PROCESS (IN BRIEF)	OPD, Different wards, Operation theatres, Canteen
6 i)	Source of water	Tanker Water/DJB/Ground Water/Recycled Water
ii)	Quantity of Water	406 KLD
iii)	Quantity of SEWAGE Discharge	355 KLD
iv)	Place of Sewage Discharge	Municipal Sewer line (Only Excessive after reuse)
v)	Source of Trade Sewage	Different wards, operation theatres, cleaning activity and canteens
vi)	Whether Sewage Treatment required (except for domestic Sewage)	Yes
vii)	If STP is required, whether unit is having STP .	Yes, Unit has already installed STP.
viii)	Details of STP	<ul style="list-style-type: none"> • Collection Pit • Bar Screen Chamber • Equalization Tank • Auto Drum Screen • Anoxic Tank • Chemical Dosing Tank • Aeration Tank • MBR Tank • Softener • Soft Water Tank • Centrifuge • Sewage transfer pump • Filter feed pump
ix)	Whether Volume of Sewage is measured/ estimated.	Estimated, and measured
x)	Whether manufacturing Process/ Characteristics of raw materials have been studied thoroughly	Yes
xi)	Whether Sewage characteristics have been checked	Yes
xii)	Whether design aspects have been considered while evaluating the performance of STP .	Yes
xiv)	Whether any modifications were Suggested to upgrade the existing STP	Yes
xv)	suggested modification	<ol style="list-style-type: none"> 1) Marking of each component of STP. 2) Write name & address of the unit. 3) Provide adequate size of Oil & Grease chamber (one more of same size).
xvi)	Whether modification suggested have been carried out by the unit	Yes
xvii)	Whether existing STP will be able to give Sewage as per notified Parameters	Yes

8.0 CERTIFICATE OF ADEQUACY FOR SEWAGE TREATMENT PLANT

The sewage treatment plant installed at M/s MAX SUPER SPECIALITY HOSPITAL, FC-50 C&D Block, Shalimar Bagh, New Delhi-110088 is adequate to treat the sewage generated from above mentioned hospital. It is expected to achieve currently specified standards provided that STP is properly operated.

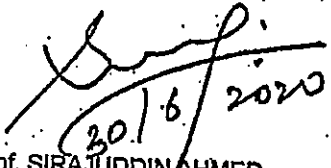
The Capacity of STP is found to be

Capacity of plant 450 KLD

The adequacy is applicable with the following conditions:

1. The plant shall be run properly, as per operating guidelines/Operating procedures.
2. Any change in process or estimated load plant & machinery, raw material, process must be informed to DPCC and a new adequacy certificate should be sought.




30/6/2020
Prof. SIRAJUDDIN AHMED
Dept: of Civil Engineering
Faculty of Engg. & Tech.
Jamia Millia Islamia
New Delhi-110025

ANNEXURE

SEWAGE TEST REPORT
DRAWING OF STP
DATA/INFORMATION & UNDERTAKING

**DETAILS PERTAINING TO ADEQUACY OF WASTEWATER
TREATMENT SYSTEM**

1. Name of the unit: Max Super Speciality Hospital(A unit of Max healthcare Institute Ltd).
2. Address of the unit:- FC-50 C&D Block, Shalimar Bagh New Delhi -110088
3. Name & Contact No. of the authorized person:- Manivendra Singh
4. Plot area of the unit :- 10,000 sqmtr
5. Built-up area of the unit:--- 33,728 sqmtr
6. No. of Employees (including workers):--- 1550
7. Working hours (No. of shift):- 24 Hrs (4 Shift)
8. List of products and by-products manufactured: ---Hospital (280 beds)
(Attach flow diagram of production of unit)
9. Production/Processing Capacity*: (attached a separate sheet)---Not applicable
10. List of raw materials and process chemicals (with quantity):- Not applicable

S No.	Name of the material	Quantity kg/day

11. Total Water Requirement:

Domestic purpose	Quantity	Industrial Process Purpose	Quantity
Domestic	250 KLD	Processing.	8 KLD
Others, Gardening	15 KLD	Industrial Cooling	70 KLD

12. Source of Water: Tanker water / DJB/ Ground water/Recycled water

13. Quantity of wastewater being generated:

Types	Quantity
Domestic Sewage	240 KLD
Industrial/Trade Effluent	8 KLD
: Process	
: Washing -	
: Cooling tower blow down	
: Boiler Blow down	
: DM Plant/Softening Plant Washing	



14. Mode of disposal of Waste water:- Cooling Tower, Flushing and Gardening

15. Capacity of ETP/STP- 12.5 KLD / 450 KLD

(Attach ETP/STP flow diagram and engineering drawing)

16. Sizes/Dimensions of different part of ETP/STP

S.No.	Treatment unit	No.	Size (Dimensions) Excluding free board	Capacity	Remarks
I.	Screen Chamber	1	1m x 1m x 1.1m	1.1 m ³	Water
II.	Oil & Grease Tank	2	1m x 2.3m x 1.3 m x2 Nos.	6.0 m ³	Water volume
III.	Anoxic Tank	1	3m x 1.5m x 5m	22.5 m ³	Water volume
IV.	Collection cum Equalisation Tank	1	10m x 5m x 4m	200 m ³	Water volume
V.	Chemical Dosing Tank	1	NA	200 ltr	
VI.	Aeration Tank	2	4.75m x 4.47m x 5m & 2.45m x 3m x 5m	106.16 m ³ & 36.75 m ³	Water volume
VII.	MBR Tank	1	2.3m x 1.8m x 3m	12.42 m ³	Water volume
VIII.	Treated Water Tank	1	5.12m x 3m x 4m	61.44 m ³	Water volume
IX.	Air Blower for EQT	1W+1S	NA	200 m ³ /hr	
X.	Air Blower for MBR	1W+1S	NA	200 m ³ /hr	
XI.	Air Blower for AT	1W+1S	NA	200 m ³ /hr	
XII.	MBR Permeate Pump	1W+1S	NA	24 m ³ /hr	5.5 kW
XIII.	Centrifuge	1	NA	50 ltr	45 kg pressure
XIV.	Sludge return pumps,	1W+1S	NA	60 m ³ /hr	3.7 kW
XV.	Disinfection dosing pump	1	NA	0-6 LPH	3.5 kg/cm ²
XVI.	Treated Sewage pumps	1W+1S	NA	10 m ³ /hr	3.7 kW



17. Copy of Log Book of ETP, Reading of flow meter and energy meter (last one month)
18. Copy of sewerage/CETP connection permission from competent authority
19. Original report of effluent test

(Signature & Stamp of the Industry Authorised Signatory)

The analysis report of inlet and outlet of ETP/STP should be monitored through DPCC recognized laboratory only. Enclose the valid test report along with the information

*Note: The unit should clearly mention about production/processing capacity of the unit viz.

Hotel: No. of guest rooms (one/two/three bedrooms), average daily laundry washing, average daily No. of foods, Banquet Hall Capacity etc

Hospital: No of Beds, no. of OPD patient daily, etc.

Commercial Mall: FAR and Occupancy details

Restaurant: Seating Capacity with average daily no. of foods

Car Servicing Station: Average car washing daily

Garment Washing: Average garment washing daily

Pickling Unit: Average Production per month

Electroplating: Average Production per month



WATER READING FOR THE MONTH OF APRIL - MAX SHB STP - 450 KLD

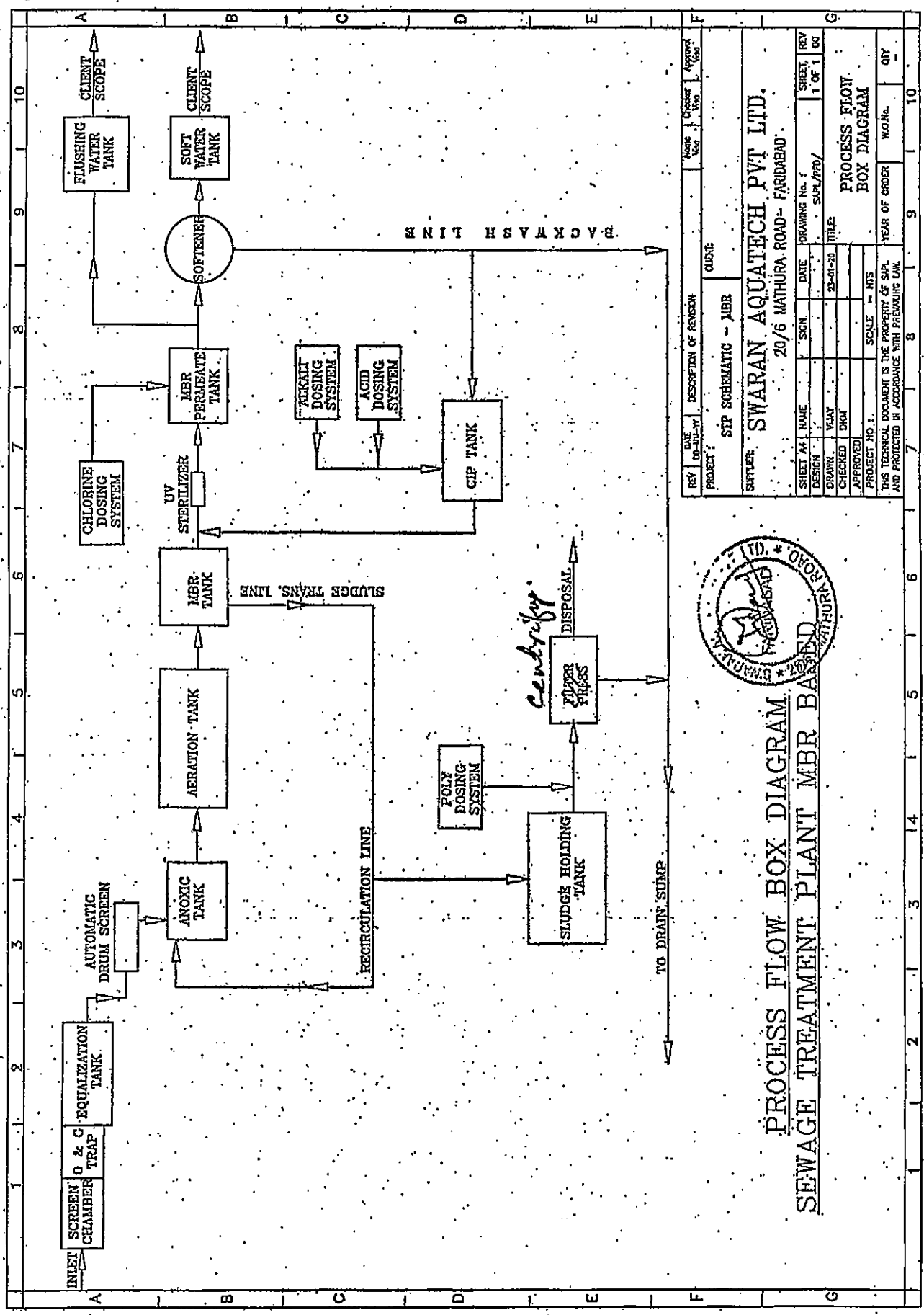
DATE	Previous Inlet Reading	New Inlet Reading	Total Inlet In KLD	Previous Outlet Reading	New Outlet Reading	Total Outlet In KLD
01-04-20	15383	15515	132	14692	14822	130
02-04-20	15515	15675	160	14822	14980	158
03-04-20	15675	15817	142	14980	15120	140
04-04-20	15817	15991	174	15120	15292	172
05-04-20	15991	16163	172	15292	15462	170
06-04-20	16163	16389	226	15462	15686	224
07-04-20	16389	16571	182	15686	15866	180
08-04-20	16571	16743	172	15866	16036	170
09-04-20	16743	16903	160	16036	16194	158
10-04-20	16903	17045	142	16194	16334	140
11-04-20	17045	17232	187	16334	16514	180
12-04-20	17232	17374	142	16514	16658	144
13-04-20	17374	17556	182	16658	16838	180
14-04-20	17556	17760	204	16838	17040	202
15-04-20	17760	17925	165	17040	17203	163
16-04-20	17925	18095	170	17203	17371	168
17-04-20	18095	18313	218	17371	17587	216
18-04-20	18313	18484	171	17587	17756	169
19-04-20	18484	18657	173	17756	17930	174
20-04-20	18657	18812	155	17930	18080	150
21-04-20	18812	18977	165	18080	18243	163
22-04-20	18977	19112	135	18243	18376	133
23-04-20	19112	19280	168	18376	18541	165
24-04-20	19280	19480	200	18541	18739	198
25-04-20	19480	19686	206	18739	18943	204
26-04-20	19686	19875	189	18943	19130	187
27-04-20	19875	20065	190	19130	19318	188
28-04-20	20065	20319	254	19318	19570	252
29-04-20	20319	20498	179	19570	19747	177
30-04-20	20498	20687	189	19747	19934	187



**ENERGY METER READING FOR THE MONTH OF APRIL - MAX SHB STP -
450 KLD**

DATE	Previous Reading	New Reading	Total Energy Consumption In kW
01-04-20	39.589	40.098	0.509
02-04-20	40.098	40.609	0.511
03-04-20	40.609	41.061	0.452
04-04-20	41.061	41.59	0.529
05-04-20	41.59	42.032	0.442
06-04-20	42.032	42.563	0.531
07-04-20	42.563	43.054	0.491
08-04-20	43.054	43.563	0.509
09-04-20	43.563	44.007	0.444
10-04-20	44.007	44.549	0.542
11-04-20	44.549	45.065	0.516
12-04-20	45.065	45.516	0.451
13-04-20	45.516	46.057	0.541
14-04-20	46.057	46.591	0.534
15-04-20	46.591	47.013	0.422
16-04-20	47.013	47.5	0.487
17-04-20	47.5	48.009	0.509
18-04-20	48.009	48.465	0.456
19-04-20	48.465	48.954	0.489
20-04-20	48.954	49.431	0.477
21-04-20	49.431	49.924	0.493
22-04-20	49.924	50.405	0.481
23-04-20	50.405	50.865	0.46
24-04-20	50.865	51.346	0.481
25-04-20	51.346	51.832	0.486
26-04-20	51.832	52.336	0.504
27-04-20	52.336	52.852	0.516
28-04-20	52.852	53.361	0.509
29-04-20	53.361	53.85	0.489
30-04-20	53.85	54.245	0.395





REV	DATE	BY	DESCRIPTION OF REVISION	DATE	BY	APPROVED

Product: STP SCHEMATIC - MBR

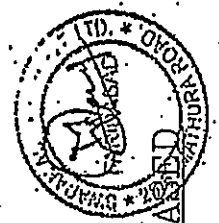
SWARAN AQUATECH PVT LTD.
20/6 MATHURA ROAD - FARIDABAD.

SHEET No.	DATE	DRIVING No.	SHEET	REV
DESIGN			1 OF 1	00
CHECKED	23-01-20			
APPROVED				

PROJECT No. 1: SCALE: 1:10

THIS TECHNICAL DOCUMENT IS THE PROPERTY OF SWAN AND PROTECTED BY APPLICABLE LAW.

YEAR OF ORDER: W.O.No. QTY



PROCESS FLOW BOX DIAGRAM
SEWAGE TREATMENT PLANT MBR BASED

1 2 3 4 5 6 7 8 9 10

1 2 3 4 5 6 7 8 9 10



सत्यमेव जयते

INDIA NON JUDICIAL

Government of National Capital Territory of Delhi

e-Stamp

Certificate No.	: JN-DL06238815434193S
Certificate Issued Date	: 07-Jan-2020 12:26 PM
Account Reference	: IMPACC (IV)/ dl778903/ DELHI/ DL-DELHI
Unique Doc. Reference	: SUBJN-DL77890321512848591409S
Purchased by	: MAX HEALTHCARE INSTITUTE LIMITED DELHI
Description of Document	: Article 5 General Agreement
Property Description	: Not Applicable
Consideration Price (Rs.)	: 0 (Zero)
First Party	: MAX HEALTHCARE INSTITUTE LIMITED DELHI
Second Party	: Not Applicable
Stamp Duty Paid By	: MAX HEALTHCARE INSTITUTE LIMITED DELHI
Stamp Duty Amount (Rs.)	: 100 (One Hundred only)



Please write or type below this line.

**THIS NON JUDICIAL STAMP PAPER FORMS AN INTEGRAL PART OF AGREEMENT BETWEEN
M/S SWARAN AQUATECH PVT LTD.
AND
M/S MAX SUPER SPECIALITY HOSPITAL, SHALIMAR BAGH
(A UNIT OF MAX HEALTHCARE INSTITUTE LTD).**

1 | Page

Statutory Alert:

1. The authenticity of this Stamp Certificate should be verified on "www.shajestamp.com". Any discrepancy in the details on this Certificate and as available on the website renders it invalid.
2. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority.

OPERATION & MAINTENANCE AGREEMENT

This Operation & Maintenance Agreement ("Agreement") is made this 16th day of Jan 2021 by and between:

MAX SUPER SPECIALITY HOSPITAL, a unit of Max Healthcare Institute Ltd. situated at FC- 50, C & D Block, Shalimar Bagh, New Delhi-10088 (hereinafter call the "Hospital" which expression shall unless repugnant to the context or meaning thereof include its successors and permitted assigns); of the **ONE PART**.

And

SWARAN AQUATECH PRIVATE LIMITED, accompany incorporated under the Companies Act, 1956 having its corporate office at 20/6, Nuchem Campus, Mathura Road, Faridabad, Haryana, 121006 through its Authorized Signatory Mr. Mrityunjay Singh (Hereinafter call the "Contractor" which expression shall unless it be repugnant to the subject or context hereof would mean and include its successors and permitted assigns) of the **OTHER PART**.

(Hospital and Contractor are hereinafter individually also referred to as a "Party" and collectively as the "Parties")

Whereas: -

- a) Hospital is the lessee of the property seized and possessed of and is otherwise well and sufficiently entitled to the property by way of Perpetual Lease Deed dated 01.06.2009 duly executed with Delhi Development Authority (hereinafter called "the Lessor") situated at FC- 50, C & D, Block, Shalimar Bagh, New Delhi 110088 along with title to roof rights (hereinafter referred to as the "Property").
- b) Contractor is a body corporate is engaged in the business of manufacturing, supplying, importing, exporting and maintaining of water Treatment Plants, Sewage Treatment Plant, Effluent Treatment Plant, Mineral Water Plant, Waste Treatment Plant etc.
- c) Hospital intends to engage the Contractor for the services of Operation and Maintenance of Sewerage Treatment Plant 450 KLD and Effluent Treatment Plant 12.5 KLD situated at the premises of the Hospital.
- d) Both the Parties have agreed to provide and avail services within the service area and regulate the rights and obligations inter se the Parties under this Agreement in accordance with the applicable laws in this regard.

Now, Therefore, in view of foregoing premises and in consideration of mutual representations, this Agreement witnesses as follows;

1. DEFINITION:

"Agreement" means and includes (i) this O&M Agreement; and (ii) Letter of Intent 27.01.2021 signed between the Hospital and Contractor stating scope of work and general requirements for the Contractor in order to provide services to efficiently operate and maintain the STP and ETP plants situated in the premises of the Hospital. In the event of any conflict, the Agreement and Letter of Intent dated 27.01.2021; the Agreement as mutually agreed shall prevail over the said Letter of Intent. To the maximum extent feasible, they shall be construed harmoniously.

"Letter of Intent" shall mean the Letter of Intent dated 27.01.2021 and includes technical specification for operating and maintaining the STP and ETP in terms of Scope of work (including Daily works, Timely works, Manpower Deployment, safety & Compliance) and Annexure-I, II, and III (including but not limited to contract price and payment terms etc). The same is attached hereto and as amended in writing from time to time.

"Operation and Maintenance" shall mean the services provided by the Contractor for efficiently operating and Maintaining the STP and ETP as per the technical and financial specifications as mutually agreed between both the Parties for the time period as prescribed under this Agreement.

"STP and ETP" shall mean the Sewage Treatment Plant and Effluent Treatment Plant (hereinafter call as "Plant" or "Plants" as the case may be, which expression shall unless it be repugnant to the subject or context hereof would mean and include its successors and permitted assigns) for the purpose of this Agreement, the Operation and maintenance of which shall be carried out as per the prescribed guidelines under applicable laws.

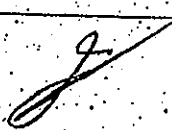
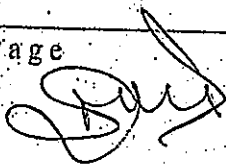
"Premises" shall mean and include Basement-II (pump room side) and (Onco Day care Side) within the Property, wherein both the Plants are situated.

"Staff" shall mean and include all or any of the personnel male or female deployed by the Contractor at the Premises of the Hospital for the purposes as specified under this Agreement

2. EFFECTIVE DATE AND TIME.

2.1 This Agreement shall be valid for a total period of Ten (10) years from the date of commencement. The Term of this Agreement shall commence from 16th Jan 2021 and shall remain valid till 15th Jan 2031. The same may be extended/renewed in writing duly signed by both the Parties.

The Operation and Management services under this Agreement shall be completely effective from 16.01.2021 onwards



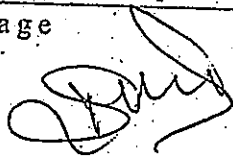
3. SCOPE OF WORK:

3.1 For the purpose of this Agreement, the Contractor agrees and undertakes to provide the Hospital, following services for the purpose of smooth and un-interrupted function of both the Plants on *"daily basis"*:

- a) The Contractor shall operate of all the sump pumps, filter press/centrifuge pump, motors & aerators as installed in STP. The Contractor shall also that the dried sludge to be filled in polybags and to be shifted to the Hazardous waste storage room.
- b) The Contractor shall at all time ensure that the cyclic operation of air blowers is in auto mode. The Contractor shall at all time ensure that the bar screen and grease tap are always clean. The Contractor shall further ensure that the softener and media back-wash operates per shift.
- c) The Contractor shall maintain the Air pressure meant for Aeration of sewage in over Ground Sumps, while ensuring the safe operation of air blowers & avoiding overload of air blowers. The Contractor shall further prepare all dosing solutions as per SOP and maintain its record. The Contractor shall ensure at all time that the dosing tanks shall not become empty.
- d) The Contractor shall take due care and caution and ensure that membranes are safe against the undesired damage.
- e) The Contractor shall maintain recording of Hourly data of both the Plant operations in Log Book as per the prescribed format including its inflow and outflow. Further the Contractor shall monitor the MLSS and get it examined by the engineering department of the Hospital on daily basis.
- f) The Contractor shall ensure that at all times; both the Plants as installed in the Hospital are operational, clean and well maintained.
- g) That for the purpose of complying with Clause (f), the Contractor shall run the Plant for 7 days/week round the clock without any interruption of any kind whatsoever.

3.2 For the purpose of this Agreement, the Contractor agrees and undertakes to provide the Hospital, following services for the purpose of smooth and un-interrupted function of both the Plants on *"Timely basis or as and when required basis"*:

- a) The Contractor shall clean the sump drains, sump pits in which the sump pumps are placed. The Contractor shall also clean the Plants as and when the requirement may arise in order to ensure the smooth functioning of both the

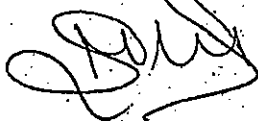


Plants.

- b) That Contractor shall fill the Oils in the gear boxes and Aerator pumps and further shall grease the valves as per the requirement, for the smooth functioning of both the Plants in order to avoid any wear and tear.
- c) The Contractor shall ensure that at all times Fertilizers and DAP additions of cow dung are made to the plant, which is an operational requirement to maintain good MLSS.
- d) The Contractor shall change media and resins of the softener as per the stipulated schedule and check list.
- e) The Contractor shall lift the sum pumps as and when required, using tools and tackles for equipment safety and shall ensure availability of PPE for Personnel's safety purpose.
- f) The Contractor shall plan and carry out maintenance work of both the Plants from time to time; The Contractor shall prepare a comprehensive maintenance plan after consulting with the Engineering department of the Hospital. The Contractor shall ensure that all the preventing maintenance should run on even off days with prior intimation to the Engineering Department of the Hospital. The Contractor shall at all time ensure availability of Chemicals and consumable spares including but limited to dosing chemicals, hypo, poly, belts, bearings, seals gaskets, lube oils & grease etc.
- g) The Contractor shall at all time maintain a log book for registering Oil and Grease trap cleaning schedule, chemical schedules and regarding all the operations of both the Plants.
- h) The Contractor shall intimate the Engineering department of the Hospital from time to time of all the requirements and necessities of both the Plants.

3.3 The Contractor shall be solely responsible to deploy sufficient manpower i.e. six (6) in number at the premises of the Hospital in order to carry out the work in compliance of Clause (3.1) and (3.2) as stated above in terms of the following: For the purpose of the Clause (3.3) the Manpower shall include the following:

- a) One (1) Site Supervisor in general shift, the Site Supervisor shall hold a qualification in ITI and shall have 5-6 years experience as a supervisor for the operations and maintenance of both the Plants.
- b) Four (4) STP Contractors (one per shift and one reliever), STP Contractors shall be 10th pass and shall have 2 years of past working experience as a STP Contractor.
- c) One (1) Helper in general shift



- 3.4 The Contractor shall ensure that their Manager/Engineer shall visit the premises of the Hospital at least twice in a month or if operational need arises.
- 3.5 The Contractor through its senior person shall regularly train its deployed manpower on safety, system operations and legal requirements. The Hospital shall provide necessary training to your representatives with respect to NABH, JCI, work Place safety measures etc.
- 3.6 The Contractor to ensure that its deployed manpower at all times shall maintain discipline and sedateness while carrying out the Operations and maintenance of both the Plants during the terms of this Agreement.
- 3.7 For the purpose of this Agreement, the Contractor agrees and undertakes to take appropriate steps for purpose of ensuring safety and compliance of its deployed manpower during the term of this Agreement.
- 3.8 The Contractor shall provide proper uniform, safety shoes, gumboots, safety gloves, safety belts, safety helmets etc. The Contractor shall also provide I-card, medical, safety goggles to the manpower deployed by them.
- 3.9 The Contractor shall be solely responsible for ensuring the statutory requirements as applicable for minimum wages, ESI, PF, bonus, gratuity etc.
- 3.10 The Contractor shall ensure that at all times; the immunization plan is followed for the manpower deployed by them.
- 3.11 That the manual scavenging shall remain prohibited in Plant area, for the purpose of which the Contractor shall ensure that safe work procedures as stipulated by the engineering department of the Hospital will be followed for non-routine cleaning of tanks/pits.
- 3.12 The Contractor shall ensure that all chemicals must have respective MSDS at the premises and the storage thereof shall be done as per MSDS.
- 3.13 The Contractor shall ensure that all of its deployed manpower be at all times available to attend Fire & Safety and other trainings as organized by the Engineering department of the Hospital.
- 3.14 That in case of any damage caused to the Premises or any loss suffered by the Hospital due to any non-compliance or any act so prohibited under this Agreement. The Contractor shall be responsible to compensate the Hospital for such loss or damage on actual basis.

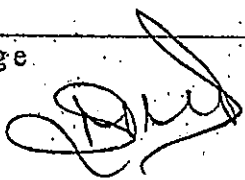
4. GENERAL REQUIREMENTS

4.1 For the purpose of this Agreement, the Contractor agrees and undertakes the following:_____

- a. That the Contractor shall comply with all statutory compliances like PF, ESI, Medical, Bonus, gratuity etc. for the manpower deployed by it at the premises of the Hospital.
- b. The Contractor shall ensure that the parameters of effluent being discharge from the Plants are meeting the norms of the Pollution Control Board in totality during the actual working of the Plant.
- c. The Contractor shall ensure that the treated water parameters should be within the limit against the design parameters in terms of the following:

Discharge Effluent Characteristics After Treatment
pH - 6.5 -7.5
BOD- Less than 10 Mg/L
S. Solids - less than or equal to 10 Mg/L
COD - Less than or equal to 50 Mg/L
Oil & Grease -ND
Turbidity - Less than 1 NTU
Total Nitrogen -- Less than 10 Mg/L as N
Total Phosphorous -Less than 5 Mg/L as P

- d. That, Contractor fails to maintain the product water quality parameters in accordance with the desired parameters as mentioned in Clause (3). It shall be responsible to pay penalty to the Hospital is sum of Rs. 10,000/- as minimum up to 10% of the total contract value as maximum.
- e. The Contractor shall be solely responsible to liaison with the Pollution Control Board for getting the approvals for samples of effluent being discharged every three (3) months or as and when the samples are collected.
- f. The Contractor shall supply all the chemical and consumables required for operating the STP. The Contractor shall ensure minimum inventory of the chemicals/consumables/spares for smooth and uninterrupted operations of the STP.
- g. The Contractor shall prepare, maintain and share that daily progress report to engineering team as per the standard format.
- h. The Contractor shall prepare and maintain monthly service report and the same shall be duly signed by authorized representative of the Engineering department of the Hospital.
- i. The Hospital hereby undertakes that it shall grant full ingress and egress rights (as and when required) in the common area of the property to the Contractor and its deployment manpower under intimation to the building in charge of the premises to enable it to carry out the operation and day to day maintenance of both the Plants, under advance intimation to the Hospital. Free and unfettered entry to the property during the working hours without disturbing the other occupants of the building.




j. The Contractor shall compensate the Hospital or the occupancy of the building in case of any damage caused by the Contractor. The Compensation shall be as per actual losses caused by the Contractor due to its negligence. The Contractor hereby undertakes to indemnify the Hospital for any breach of the terms of this Agreement or any regulatory breach by the Contractor in providing services as per the letter of Intent to the Hospital.

k. The Contractor shall be liable to submit the documents for its Staff member in the manner as specified below:

S.N O	Adherence	
1	Separate Attendance register for any additional shift/extra duty	daily
2	deployment sheet	daily
3	copy of roaster a week in advance	daily
4	all employee should have ID cards & should be wearing the same on duty	daily
Documents required one Time		
1	copy of appointment letter signed by concerned Staff member and thereafter on joining of any new Staff member	One Time
2	ESI & PF No. of company and the entire Staff	One Time
3	Photocopy of permanent ESI cards of the entire Staff	One Time
4	Bank accounts no. of the entire Staff	One Time
5	Pasara License (if applicable)	One Time
6	Shop Establishment Registration	One Time
7	PF & ESI Code Allotment Letter	One Time

5. PAYMENT TERMS:

5.1 In consideration of the Services to be provided by the Contractor hereunder Hospital shall pay to Contractor, the services fee as set out in ANNEXURE-1 (specified hereto as ("Service Fee"))

5.2 The consideration as mentioned in Clause 5.1 shall be subjected to the compliances and submission of documents by Contractor to the Hospital as specified in ANNEXURE-2

5.3 The Contractor shall raise invoices in the name of "Max Healthcare Institute Limited". That all the GST invoices so raised shall have the following mandatory

fields:

- a. Invoice number and date
- b. Name of respective legal entity of the Hospital
- c. Shipping and billing address
- d. GSTIN of the Contractor & its signature
- e. GSTIN of Hospital
- f. Place of supply/services
- g. HSN code / SAC code
- h. Item details i.e. description, quantity (number), unit (meter, kg etc.), total value
- i. Taxable value and discounts , Rate and amount of taxes i.e. CGST/ SGST/ IGST

5.4 The payment of consideration shall be made within 30 days of receipt of invoice as mention in clause 6.3 along with proofs and compliances as mention in clause 6.2.

6. ANTI-BRIBERY AND ANTI CORRUPTION:

- j. The Parties to this Agreement are committed to compliance with Indian laws and laws of other countries that are, or may be, of potential relevance, including all laws applicable to one or both of the Parties relating to bribery, money laundering and/or corrupt payments, including, (a) India Prevention of Corruption Act (PoCA), (b) U.S. Foreign Corrupt Practices Act ("FCPA"), (c) UK Bribery Act, (d) Indian Penal Code, (e) Foreign Contribution (Regulation) Act, (f) Prevention of Money Laundering Act, (g) all applicable national, regional, provincial, state, municipal or local laws and regulations that prohibit tax evasion, money laundering or otherwise dealing in the proceeds of crime or the bribery of, or the providing of unlawful gratuities, facilitation payments, or other benefits to, any government official or any other person (collectively referred to as the "Anti-Corruption Laws"). Accordingly, the Contractor, including their subsidiaries, affiliates and their respective directors, employees, consultants and other intermediaries, hereby represents and warrants that:
 - a) it is aware of and will comply with Anti-Corruption Laws
 - b) it has not taken and will not take any actions in furtherance of an offer, payment, promise to pay, or authorization of the payment or giving of money, or anything else of value, to any government official or to any other person while knowing that all or some portion of the money or value will be offered, given or promised to a Government Official for the purposes of obtaining or retaining business, an advantage in the conduct of business or securing any improper advantage.
 - c) it has not taken and will not take any actions in furtherance of an offer, payment, promise to pay or authorization of the payment or giving of, or a request or acceptance of, money or anything else of value, to or from any other person (whether or not a Government Official) while knowing that all or some portion of the money or value will be offered, given or promised to any other person for the purpose of securing the improper performance of that person's function or misuse of that person's position.

- d) no part of the payments received by it, directly or indirectly (if any), from the Hospital will be used for any purpose which would cause a violation of the laws of India or any other applicable jurisdiction including any applicable Anti-Corruption Laws of other countries as provided above.
- e) it will comply with, and it shall cause its related parties to comply with Hospital's Supplier Code of Ethics and Anti-Corruption and Anti Bribery policy; acknowledges receipt of such Policy.
- f) it has maintained and will maintain adequate written policies and procedures to comply with applicable national, regional, provincial, state, municipal or local laws and regulations that prohibit tax evasion, money laundering or otherwise dealing in the proceeds of crime or the bribery of, or the providing of unlawful gratuities, facilitation payments, or other benefits to, any government official or any other person;
- g) it has maintained and will maintain adequate internal controls, including but not limited to using commercially reasonable efforts to ensure that all transactions are accurately recorded and reported in its books and records to reflect truly the activities to which they pertain, such as the purpose of each transaction, with whom it was entered into, for whom it was undertaken, or what was exchanged;
- h) Neither it nor any of its related parties is a government official.
- i) in the event it becomes aware that it or its related party has breached an obligation in this paragraph, it will promptly notify the Hospital, subject to the preservation of legal privilege
- j) it would provide, upon a formal request by the Hospital or its duly authorized representative, the Hospital or its professional advisors access to documentation or other information in sufficient detail to enable the Hospital to assess and audit the Contractor's compliance with applicable Anti-Corruption Laws including an annual statement of compliance with Hospital's supplier code of ethics. The Contractor shall, at all times during the term of this Agreement and for a period of seven years after the completion of this Agreement, maintain such records, together with such supporting or underlying documents and materials. The obligations in this paragraph shall survive the termination or expiry of the engagement or contract entered into between the Hospital and the Contractor.
- k) it should not employ or otherwise make payments to any employee of Hospital during the course of any transaction between itself and Hospital.
- l) it should avoid relationships and activities with disreputable individuals.
- k. In connection with the foregoing representations and warranties, the Parties further agree as follows:
 - a) In the event of a breach of any of the foregoing representations and warranties, any claims for payment by the third party with regard to any transaction for which a breach of the representations has occurred, including claims for sales or services previously rendered, shall be void and all payments previously paid shall be refunded to Hospital by Contractor. The Contractor shall further indemnify and hold the Hospital harmless against any and all claims, losses or damages arising from or related to such breach or cancellation of the Agreement.

- b) All payments due to the Contractor under this Agreement will be made by cheque or bank transfer, and no payments will be made in cash or bearer instruments.
- c) The Contractor shall not keep any "off the books" or other similar funds in connection with this Agreement.
- d) The Contractor has complied with all sanctions and similar laws, regulations and orders applicable to it, and will remain in compliance with all such laws for the duration of the Agreement.
- e) Neither the Contractor nor any of its subsidiaries or affiliates nor any of their respective directors, officers, employees, agents or representatives, is a Sanctioned Person.

1. For the above purposes:

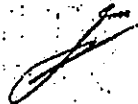
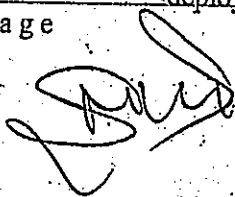
- a. "Government Officials" shall mean any officer or employee of a foreign government or government-controlled entity or of a public international organization, or any person acting in an official or representative capacity for or on behalf of any of the foregoing, or any political party or official thereof, or candidate for political office, or legislative, administrative or judicial officials whether or not elected or appointed.
- b. "Sanctions" means all trade, economic and financial sanction laws, regulations, embargoes and restrictive measures administered, enacted or enforced from time to time by (a) the United States government (including, without limitation, the U.S. Department of Treasury and the Office of Foreign Assets Control); (b) the European Union; (c) the United Nations; (d) Her Majesty's Treasury of the United Kingdom; or (e) any other similar governmental bodies with regulatory authority over the Company from time to time.
- c. "Sanctioned Person" means a person that is at any time (a) the subject of Sanctions (b) located in or organized under the laws of a country or territory which is the subject of country- or territory-wide Sanctions (including, without limitation, Cuba, Iran, North Korea, Sudan, Syria or the Crimea region); or (c) owned 50% or more, or controlled by, any of the foregoing.
- m. During the term of this Agreement and for a period of 3 years for its expiry or termination, Hospital shall have the right to audit the document, books of accounts of the Contractor to the extent of performance of its obligations under this Agreement, at any time, at the convenience of Hospital.

7. DEDUCTION AND PENALTIES AS PER SERVICE LEVEL AGREEMENT

7.1 The Deductions and Penalties in relation to the Staff under this Agreement shall be as follows:

7.1.1 The Contractor shall ensure 100% availability of its Staff at all times at the premises of the Hospital to carry out the Services under this Agreement. In case of Shortage of Staff, the consideration amount shall be deducted by the Hospital on a monthly basis at the latest per Shift rate as prescribed under this Agreement and/or its subsequent amendments, if any. The number of shortage in Staff shall be calculated on a monthly basis.

7.1.2 That in case, the daily deployment number of Staff is not met and are deployed in less than (\leq) 95%, then Rs. 1000/- per Staff shift beyond 5%



shall be deducted as Penalty. The Contractor may manage the deployment number by using double duties in a controlled manner in a regularized manner.

- 7.1.3 The Contractor shall ensure that the double duties shall not be more than (>) 5% of the total shift duties in a month. In case the double duties exceed 5% then, Rs. 1000 per double duty beyond 5% of total shifts shall be deducted as penalty.
- 7.1.4 The Contractor shall ensure that the salaries of its deployed Staff shall be paid on or before 7th of the month. In case the salary is paid after 10th of the month then 1% of the monthly billing or Rs. 5000/- which is lower shall be deducted as penalty.
- 7.1.5 The Contractor shall ensure that all documentary evidences in relation to legal compliances and police verification for entire Staff shall be in place at all times and for new joinee, the documents as specified in Annexure-2 shall be submitted to the Hospital along with the monthly invoice. In case of non-compliances Rs. 500/- per non-compliance per Staff member per month shall be deducted as penalty.
- 7.1.6 The Contractor shall ensure that all or any of its deployed Staff shall under medical and vaccination process within one (1) week from the date of Joining failing which Rs. 500/- per non-compliance per Staff member per month shall be deducted as penalty. The Unit Engg. Head of the Hospital shall specify and intimate the Contractor via email, date and time to undergo any such medical or vaccination process.
- 7.1.7 The Contractor shall be responsible for conducting training programme for its deployed Staff which shall be inclusive of two (2) trainings per month for the all three (3) shifts having thirty (30) mins as during timing for each session. In case any Staff member of the Contractor misses the training sessions, Rs 250/- per session missed shall be deducted as penalty.
- 7.1.8 The Contractor shall ensure that all its deployed Staff member shall in proper uniform and acceptable grooming levels, failing which Rs. 100/- per non-compliances per person per month shall be deducted as penalty.

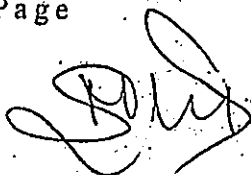
7.2 The deductions and penalties in relation to equipments under this Agreement is as follows:

- 7.2.1 The Contractor shall ensure that there shall not any breakdown of machinery/equipment during the term of this Agreement. In the event the installed equipment/machinery is down for more than or equal to (<=) seventy two (72) hours, the Hospital shall be entitled to deduct a sum of Rs. 1500/- for the delay caused due to such breakdown as penalty.

7.3 The Penalty deduction as mentioned in clause 8.1 and 8.2 shall be made from the consideration amount payable by the Hospital to the Contractor under this Agreement.

8. TERMINATION:

The present Agreement shall be for an initial period of 12 months from the date commencement date. The Hospital shall reserve the right to terminate this Agreement before its expiry, by giving one month advance Notice.



9. INDEMNITY

- n. The Contractor agrees to indemnify, protect from liability and hold harmless the Hospital, its employees, agents, directors and officers against the losses, damage or injury caused to any deployed staff member resulting from their violation of any statute, ordinance or regulation by the Service Provider or any of its agents, employees, Staff and officers.
- o. The Contractor shall fully indemnify the Hospital against the liability for any non-payment of salary, wages, insurance, bonus to its Staff or any other statutory/ regulatory liability arising thereto during the term of this Agreement.
- p. In addition, the Contractor also agrees to indemnify, protect from liability and hold harmless the Hospital from any and all damages, liabilities and claims, arising out of the conduct of the Contractor.
- q. The obligation of the Contractor to defend the Hospital shall begin from the moment any claim is made by or against the Hospital.
- r. Upon notice to the Hospital of any claim, the obligation of the Contractor to make the payment shall become due and payable upon receipt of the notice or within a period of 30 days of receipt of such notice. Any delay in making any claims or giving a notice does not relieve the Service Provider of such obligation.

10. COMPLETE AGREEMENT

This Agreement contains every obligation and understanding between the Parties relating to the Services and executed between the Parties. It merges all prior discussions and negotiations, if any between them and neither Party shall be bound by any conditions, definitions, understandings, warranties or representations relating to the Services other than as expressly provided or referred to in this Agreement.

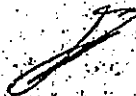
11. AMENDMENTS TO CONTRACT

This Contract can be modified with the consent of and after mutual discussions between the Parties to this Contract only by a written instrument properly executed by duly authorized representatives of the respective Parties.

12. WAIVER:

- S. Failure by the Hospital to insist upon strict performance of any terms or conditions of this Contract or failure or delay to exercise any rights or remedies provided herein by law or failure to properly notify the Contractor in the event of breach, or the acceptance of payment for any goods or services hereunder shall not release the Contractor from any of the warranties or obligations of this Agreement and not be deemed to be a waiver of any right of the Hospital to insist upon strict performance hereof or any of its rights or remedies as to any prior or subsequent default hereunder or shall any termination of any work under this Agreement by the Hospital operate as a waiver of any of the terms hereunder.

T. An effective waiver under this Agreement must be in writing signed by the



Party waiving its right. A waiver by either Party of any instance of the other Party's non-compliance with any obligation or responsibility under this Agreement will not be deemed a waiver of subsequent instances.

13. SEVERABILITY

If any provision of this Agreement or the application thereof to any person or circumstance shall be invalid or unenforceable to any extent in the eyes of the law for the time being in force and any amendments thereto, the remainder of this Agreement and/or the application of any such provision to other persons or circumstances shall not be affected thereby and shall be enforced to the greatest extent permitted by law.

14. FORCE MAJEURE:

The Hospital shall not be liable to pay any monthly fee & other charges, in the event, the Premises, or any portion thereof becomes unusable due to Force Majeure (destruction or damages by acts of god, tempest, flood, earthquake or any other means like fire or riot, civil or military action, war, caused not due to any acts of commission, omission or negligence of the Hospital or unusable due to any action/order of any court or tribunal or due to any act of a third party ("Force Majeure").

15. JURISDICTION AND DISPUTE RESOLUTION:

In the event of any dispute or difference between the Parties to this Agreement in respect of or concerning or connected with the interpretation or implementation of this Agreement or arising out of this Agreement, such dispute or difference shall be governed by the laws in India and courts in Delhi shall have exclusive jurisdiction over the matters.

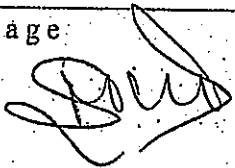
16. RELATIONSHIP

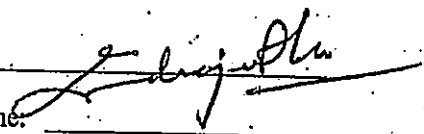
This Agreement is only on principle to principle basis and does not give rise to any principle and agent relationship or employer and employee relationship or joint venture between the Parties. Nothing stated in this Agreement will authorize or permit either Party to represent or act or plead any such relationship or represent on behalf of other Party.

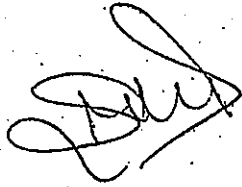
17. OTHERS TERMS & CONDITIONS

That the Parties to this Agreement, before executing the Agreement, have clearly understood their rights/duties/liabilities/responsibilities or obligations under each and all clauses of this Agreement and have agreed to abide by the terms and conditions to this Agreement.

IN FAITH AND TESTIMONY, the Parties have set their hands to this Agreement at New Delhi on the day, month & year written hereinabove, in the presence of the witnesses



Signed and initialed by the above named Hospital	For and on behalf of M/s Swaran Aquatech Pvt. Ltd, above named as Contractor
 Name: _____ Designation: Authorized Signatory	Name: Mr. Mritjunjay Singh Designation: Authorized Signatory
Witnesses:	
1. _____	2. _____



ANNEXURE-1

PAYMENT TERMS

The consideration amount towards the Services under this Agreement has been agreed as mentioned in the below table Per Month (GST Extra) Effective from 16th Jan 2021 onwards.

S No	Period	Amount/month	Amount/Year
1 (Period expired)	During Warranty-Year one	143788.67	1725464
2	Year Two	159603.68	1915244
3	Year Three	171057.93	2052695
4	Year Four	179372.44	2152469
5	Year Five	187861.38	2254337
6	Year Six	200245.93	2402951
7	Year Seven	211525.75	2538309
8	Year Eight	223445.15	2681342
9	Year Nine	236411.13	2836934
10	Year Ten	249842.26	2998107
*GST Extra as applicable			

Note: The aforesaid amount includes Personnel cost (Including updated minimum wages, Leave compensation, PF, ESI, Uniform, and other administrative expenses), material cost & margin cost.



ANNEXURE-2

PAYMENT COMPLAINTS

1. Full compliance to all statutory compliances related to Wages including Minimum wage, Leave compensation, PF, ESI, BGC (Background Check), overtime (if any) etc.
2. Overtime (if any) shall be paid at double the rate as defined in the law.
3. Bonus (if applicable) shall be paid to the eligible Staff as per prevalent law and can be claimed from the Customer.
4. Gratuity (if applicable) shall be paid to the eligible Staff as per prevalent law.
5. Background Check (BGC) for all Staff deployed at the Hospitals should be done through Hospital's Authorized agency M/s Authbridge at a pre-negotiated rate of Rs 200/- per person. The same (BGC) should be submitted to the HR (Human Resources) department of the Hospital for their records. The Contractor may bill half of the cost i.e. Rs 100/- per person to the respective unit along with invoice of M/s Authbridge for respective Staff. The Contractor shall absorb the balance half of this cost.
6. Uniform should be provided to all Staff by the Contractor. Uniform should be washed, laundered and ironed daily. It will be the responsibility of the Contractor to ensure that each Staff wears a washed & ironed uniform each day. In case any deviations are observed, a suitable penalty may be imposed by our operation's team.
7. Please note that in case of shortage of Staff from total duties in a month as stated in ANNEXURE 3, the amount would be deducted.
8. Overall Staff shortage will be calculated on a monthly basis. These deductions will be over & above deduction applicable as per SLA.

SUBMISSION OF DOCUMENTS

1	ESI & PF returns of previous month	Monthly
2	Attendance sheet	Monthly
3	Muster Roll in Form XVI	Monthly
4	Wage Register in Form XVII	Monthly
5	Wage Slips in Form XIX	Monthly
6	Copy of Bank Transfers of Salary	Monthly
7	Details of employees in the beginning of the month	Monthly
8	Details of the employees joining during the month	Monthly
9	Details of employees at the end of the month	Monthly
10	Copy of full & final settlement or transfer letter of employee left during the month	Monthly

Gangotri Purifiers**Gangotri Purifiers**

GSTIN No. : 03BBQPS9007M22V

Chlorination, R.O. Plant, Rain Water Harvesting System,
Water Tank Cleaning, Chemical, ETP, STP & Swimming Pool Projects

Mob: 09810474007, Ph: 0120-4800871

E-mail: gangotripurifiers@gmail.com

Website: www.gangotripurifiers.com

1236 Shree Hari Residency, Sec-29, Kharli Pul
Dya Pass Rd, Outer Ring Road, Faridabad-121008 (HR)Date - 19/09/25*To whom it may concern***Completion Certificate of Rain Water Harvesting Pits Cleaning at
Max Super Speciality Hospital , Shalimar Bagh . Delhi**

This is to certify that we have cleaned 2nos rain water harvesting pits at gate no 1 and another at gate no 2 (Oxygen Manifold Station) by maintaining following steps and now these pits are ready to absorb rain water in proper ways.

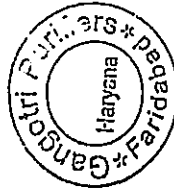
Steps followed during cleaning times mentioned below—

1. Uplifting of sludge along with filter media
2. Screening of gravel & pebble from sludge and washing of the same
3. High Pressure cleaning of all internal tank surface
4. Developing and cleaning of bore by mechanical bokkey
5. Lapping of filter Jali on bore pipe
6. Relaying of filter media as per proper layer
7. Disposal of sludge /muddy sediment outside the hospital compound to dump yard.

With warm regards

For GANGOTRI PURIFIERS

Proprietor



Annexure-78 (A)

DELHI JAL BOARD: GOVT. OF NCT OF DELHI
OFFICE OF EXECUTIVE ENGINEER M-14
ROOM NO. 4, MU BLOCK, PITAMPURA, DELHI 110034

आजादी का
अमृत महोत्सव

No. DJB/EE M-14/2023-24/1917

Dated: 15-12-2023

To,
Dr. Grijja Yadav,
DGM, Hospital Operation,
Max Super Specialty Hospital,
FC-50, C&D Block,
Shallmar Bagh, New Delhi-110088

Subject- Permission of borewells by Advisory Committee under Ground Water Regulation and Management in the notified area of North-West District was held under chairmanship of District Magistrate (North West), Khanjhwala, Delhi-110081 on 13-11-2023

Ref: Minutes of Meeting of Advisory Committee issued vide letter no. BDO(NW)/Tube-well/2023-24/9334-9350 dated 13-11-2023 (copy attached)

The above stated Advisory Committee recommended the borewell renewal in the meeting which was held on 13-11-2023, the Tube-well/ Bore-well of the following establishment put by DJB before DAC has been approved subject to below mentioned conditions:

S. No.	Name of Applicant	Address	Type of Establishment	No. of borewells	Decision taken by DAC
4.	Max Super Specialty Hospital	FC-50, C&D Block, Shallmar Bagh	Hospital	1	Renewed for 01 Year

Terms & Conditions:

- The permission is granted for only above said bore wells on the land/ khasra number applied.
- That the applicant should follow all the rule and regulations which are in-force now or to be made in future by the Govt.
- That the permission is subject to verification of revenue record in respect of applicant.
- That the permission will stand cancelled automatically on transfer/sale/change of land use of the said land.
- That the permission granted is valid for a period of one year from date of meeting of advisory committee i.e. 13-11-2023.
- That the Advisory Committee/Chairman reserved the rights of cancellation of permission at any stage/time without issuing any prior notice.
- That the borewell pipe size should be standard measurement as prescribed by Delhi Jal Board.
- That the applicant shall take measures of prevention of fatal accident of small children due to their falling in abandoned borewells and tube wells.
- Applicant may abstract ground water through existing/proposed tubewells only. No additional ground water abstraction structures to be constructed for this purpose without prior approval of the advisory committee.
- Details of the tubewell constructed viz depth, diameter, zones tapped, daily running hours and power of submersible pump to be submitted to DJB/DM office.
- The latitude and longitude of the tubewells to be given.
- All the borewell/ tubewell to be fitted with digital water meter recorder by the applicant at its own cost and monitoring of ground water abstraction to be undertaken accordingly on regular basis, i.e. daily/monthly. The applicant will maintain a record of said monitoring for inspection. The ground water quality to be monitored twice in a year during pre-monsoon and post-monsoon periods.
- Applicant shall, implement rain water harvesting/ ground water recharge measures for augmenting the ground water resources of the area and undertake periodic maintenance of recharge structures at its own cost. The photograph of the same to be submitted to the DJB.
- Applicant to take up area specific plantation to enhance the recharge measures.
- The Applicant at its own cost shall install One piezometer (water level monitoring well) fitted with automatic water level recorder at suitable location in their premises and execute ground water regime monitoring programme on regular basis.
- The permission for ground water withdrawal is valid for one year. Applicant shall apply for renewal of permission to DJB before expiry of the same alongwith the records of ground water withdrawal, ground water quality, ground water level of last two years and photographs of rain water harvesting system.
- If the applicant found violating above conditions or misusing of permitted borewell, the permission will be liable to be cancelled and legal action shall be initiated against the applicant.

(Satyaveer Singh)
Executive Engineer (M)-14



OFFICE OF THE BLOCK DEVELOPMENT OFFICER (NORTH-WEST)

D.M.OFFICE COMPLEX, KANJHAWALA, DELHI-110081

Email ID:- bdonorthwest@gmail.com

F.No: BDO (NW)/Tube-well/2023-24/ 9334- 9350

Date: 13/11/23

MINUTES OF MEETING

A meeting of the District Advisory Committee for Ground Water Regulation and Management in the notified area of North- West District was held under the Chairmanship of District Magistrate (North-West) Kanjhawala, New Delhi-110081 on 13/11/2023 at 02:30 PM.

- The Chairman welcomed all the members.
- The following officers attended the meeting.

1. Sh. Sudhakar, Additional District Magistrate, District (North-West)
2. Sh. Balraj Singh, Block Development Officer, District (NW)
3. Sh. Ayush Jha, Executive, TPDDL
4. Sh. D. K. Kansal, AEE(M)-8, Nangloi, Delhi Jal Board
5. Sh. Ram Swarup, EE, M-14 & 16, Shalimar Bagh, Delhi Jal Board
6. Sh. V. Parveen Kumar, AHG, CGWB, SUO, Delhi
7. Sh. S. K. Chauhan, EE (Delhi Jal Board) M-06
8. Sh. Sanjay Kumar, A.E./CD-VIII, I & FC Department, GNCT Delhi
9. Sh. S.N. Kashyap, E.E./CD-IX, I & FC Department, GNCT Delhi
10. Sh. J. Narender Sagar, E.E./CD-VIII, I & FC Department, GNCT Delhi
11. Sh. Anil Kumar, E.O. (A) O/o Joint Director Agriculture
12. Sh. Yogender Kumar, E.O. (A) O/ BDO (NW)
13. Sh. Abhimanyu Singh, J.E., DJB, Water Bodies-I,
14. Sh. S.N. Prasad, EE (M-17), Delhi Jal Board

The representative of BDO office briefed about the applications received for Tube-well connection for agriculture activities and the following decision was taken by the DAC case wise as under.

Decision in the respect of Tube-Well connections for Agriculture Activities.

Sr. No.	Name of Applicant	Village	Kh. No. (Bigha-Biswa) which Bore-well is proposed	Decision Taken by the DAC
1.	Sh. Anil Kumar Rana S/o Sh. Sumer Singh Rana R/o House No.-105, Rana Pana, Qutabgarh, Delhi-110089	Qutabgarh	13/22 (4-16)	The case is deferred for next DAC meeting and last opportunity may be given to applicant for submission for NOC
2.	Smt. Krishan S/o Sh. Kewal Singh R/o Village Tatesar, Delhi-110081	Tatesar	38//17/1 (2-11)	Recommended
3.	Sh. Hari Prakash S/o Sh. Ram Chander R/o Village Jaunti, Delhi-110081	Jaunti	5/18 (5-18)	Recommended
4.	Sh. Azad Singh S/o Sh. Kanwar Lal R/o Flat No.-46, Swastik Kunj Apt., Sector-13, Rohini, Delhi-110085	Qutabgarh	33/18 (4-16)	Rejected due to already 01 tubewell connection has been given to the applicant at his adjoining other site.

5.	Sh. Mangat Ram S/o Sh. Dharte R/o House No.-213-A, Village Qutabgarh, Delhi-110039	Qutabgarh	51/12 (4-16)	Recommended
6.	Sh. Raj Singh S/o Sh. Khushi Ram R/o VPO Pooth Kalan, Delhi-110086	Qutabgarh	32/25 min (2-2)	Rejected due to the applicant has not submitted the Revenue Record of proposed site
7.	Sh. Inderjeet Singh S/o Sh. Mahender Singh R/o H. No.86, Purani Basti, Village Tatesar, Delhi-110081	Tatesar	44/18 min (4-11)	Recommended
8.	Sh. Narender Kumar S/o Sh. Balwant Singh R/o H. No.-285, Purani Basti, Village Tatesar, Delhi-110081	Tatesar	37/8/1 (3-5)	Recommended
9.	Sh. Som Prakash S/o Sh. Satyavart R/o Village Tatesar, Delhi-110081	Tatesar	37/17/1 (3-16)	Recommended

The DAC has recommended the Tube-Well connection to the above applicants under the following conditions.

- The applicant will use the Tube-Well connection strictly only for Agriculture Activities.
- The Tube-Well connection will be regulated under the guidelines issued by the competent Authority time to time.
- The Tube- Well connection is recommended as the District (North-West) come under the safe category as per GWRE 2022 and District (North-West) is feasible for Ground Water extraction, according to the observation of CWGB.

Decision taken for the Tube- Well connections to Private Institution/Commercial/Industrial etc.

Sr. No.	Name of Govt. Department/Institution /Autonomous Body	Address	Type of Establishment	No. of Bore-well Requested	Decision taken by DAC
1	DDA/DJB	Multi Storyed dwelling units. Jailor Wala Bagh, Ashok Vihar, Delhi	DDA Flats	04	Only 03 Tube-well are Recommended by the DAC
2	Montfort School	Ashok Vihar	School	01	Renewed only for 02 years
3	Dr. Pinki Yadav C/o Rajiv Gandhi Cancer Institute and Research Centre	Sector-05, Rohini, Delhi-110085	Hospital	2	Renewed only for 02 years
4	Max Super Specialties Hospital	FC-50, C & D Block, Shalimar Bagh	Hospital	1	Renewed only for 01 years

The DAC has recommended the Tube- Well connections to Private Institution/Commercial/Industrial etc. under the following conditions.

- Flow meters needs to be installed for monitoring yield and quantity of water pumped. The data may be intimated to SUO, CGWB, Delhi.
- Piezometers (along with DWLR) need to be installed at least one where the proposed Tube-Well is more than 1 no.
- The ideal distance between two Tube-Well should be 200 meters in this area.

- (d.) Water levels & quantity of water extracted have to be monitored every month and should be shared with the committee and CGWB, SUG, Delhi for further studies.
- (e.) Suitable recharge structures might be installed in each proposed campus.
- (f.) Effluent water from the RO plant must be recharged/ reused in the suitable areas.

The meeting ended with thanks to chair.

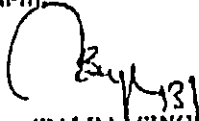

(BALRAJ SINGH)
BLOCK DEVELOPMENT OFFICER (N/W)

F.No: BDO (N/W)/Tube-well/2023-24/ 9334-9350.

Date: 23/11/23

Copy forwarded for information and necessary action to:-

1. The Dy. Commissioner (MCD), Rohini Zone, Sector-S, Rohini, Delhi-110085.
2. The Dy. Commissioner (MCD), Nareln Zone, Opposite Police Station, Nareln, Delhi.
Email: cenareln2@gmail.com
3. The ADM (N/W), Kanjhawala, Delhi-110081.
4. The SDM (SV), SDM (Rohini), SDM (Kanjhawala), Delhi.
5. The Officer Incharge, Centre Ground Water Board, State Unit Office, 18/11, Jagan Nagar House, Man Singh Road, New Delhi-110011 PII:011-23383824 Fax: 011-23386743 E-Mail: oicend_egwb@ole.in.
6. The Director (Panchayat), 1, Kirpa Nurlan Marg Delhi-110054, panchayat.delhi@gmail.com
7. The Joint Director (Agriculture); Development Department, 11th Floor, MSO, Building, Police Head Quarter, I.T.O, New Delhi-110002, jdagridelhi@gmail.com.
8. The Supdt. Engineer (DJB) North-West, MU Block, Pitam Pura, Delhi-110088, dibsenw16@gmail.com.
9. The Chief Engineer (I & FC Dept.), I.S.B.T., Kashmere Gate, Delhi-110006.
10. The Manager (TPDDL), District Bawana, Bawana, Delhi, anilk.sharma@gmail.com.
11. The Environment Engineer, DPCC, 4th Floor, I.S.B.T. Building, Kashmere Gate, Delhi.
(Email: teamemc3dpee@gmail.com, ar1430@gmail.com)
12. PA to D.M (North-West), Kanjhawala, Delhi-110081.
13. The Executive Engineer (N/W)-II, Delhi Jal Board, 11-Block, Sec-15, Rohini, Delhi.
Email: dibsenw16@gmail.com, cenorthwest3@gmail.com
14. The Executive Engineer (N/W)-III, Delhi Jal Board, Over Head Tank, Ashok Vihar, Delh.
15. The Exeexutive Engineer-I (West)-III, Delhi Jal Board, near Barat Ghar, Naugloli, Ph-III
Delhi.


(BALRAJ SINGH)
BLOCK DEVELOPMENT OFFICER (N/W)

DELHI JAL BOARD: GOVT. OF NCT OF DELHI
OFFICE OF EXECUTIVE ENGINEER M-14
ROOM NO. 4, MU BLOCK, PITAMPURA, DELHI 110034

भारतीय
अमृत महोत्सव

No. DJB/EE M-14/2023-24/2024

Dated: 16/1/24

To,

Dr. Girija Yadav,
DGM, Hospital Operation,
Max Super Specialty Hospital,
FC-50, C&D Block,
Shalimar Bagh, New Delhi-110088

Subject- Permission of borewells by Advisory Committee under Ground Water Regulation and Management in the notified area of North-West District was held under chairmanship of District Magistrate (North West), Khanjhwala, Delhi-110081 on 26-12-2023.

Ref: Minutes of Meeting of Advisory Committee issued vide letter no. BDO(N/W)/Tube-well/2023-24/9421-9437 dated 02-01-2024 (copy attached)

The above stated Advisory Committee recommended the borewell renewal in the meeting which was held on 26-12-2023, the Tube-well/ Bore-well of the following establishment put by DJB before DAC has been approved subject to below mentioned conditions:

S. No.	Name of Applicant	Address	Type of Establishment	No. of borewells	Decision taken by DAC
(II) 1.	Max Super Specialty Hospital	FC-50, C&D Block, Shalimar Bagh	Hospital	1	Renewed only for 01 Year

Terms & Conditions: The DAC has recommended the Tube- Well connections to Private Govt. Deptt. Autonomous Body etc. under the following conditions.

- Flow meters needs to be installed for monitoring yield and quantity of water pumped. The data may be intimated to SUO, CGWB, Delhi.
- Piezometers (along with DWLR) need to be installed at least one where the proposed Tube-Well is more than 1 no.
- The ideal distance between two Tube-Well should be 200 meters in this area.
- Water levels & quantity of water extracted have to be monitored every month and should be shared with the committee and CGWB, SUO, Delhi for further studies.
- Suitable recharge structures might be installed in each proposed campus.
- Effluent water from the RO plant must be recharged/ reused in the suitable areas.
- The permission is granted for only above said bore wells on the land/ khasra number applied.
- That the applicant should follow all the rule and regulations which are in-force now or to be made in future by the Govt.
- That the permission is subject to verification of revenue record in respect of applicant.
- That the permission will stand cancelled automatically on transfer/sale/change of land use of the said land.
- That the permission granted is valid for a period of one year from date of meeting of advisory committee i.e. 26-12-2023.
- That the Advisory Committee/Chairman reserved the rights of cancellation of permission at any stage/time without issuing any prior notice.
- That the borewell pipe size should be standard measurement as prescribed by Delhi Jal Board.
- That the applicant shall take measures of prevention of fatal accident of small children due to their falling in abandoned borewells and tube wells.
- Applicant may abstract ground water through existing/proposed tubewells only. No additional ground water abstraction structures to be constructed for this purpose without prior approval of the advisory committee.
- Details of the tubewell constructed viz depth, diameter, zones tapped, daily running hours and power of submersible pump to be submitted to DJB/DM office.
- The latitude and longitude of the tubewells to be given.
- All the borewell/ tubewell to be fitted with digital water meter recorder by the applicant at its own cost and monitoring of ground water abstraction to be undertaken accordingly on regular basis, i.e. daily/monthly. The applicant will maintain a record of said monitoring for inspection. The ground water quality to be monitored twice in a year during pre- monsoon and post- monsoon periods.
- Applicant shall, implement rain water harvesting/ ground water recharge measures for augmenting the ground water resources of the area and undertake periodic maintenance of recharge structures at its own cost. The photograph of the same to be submitted to the DJB.
- Applicant to take up area specific plantation to enhance the recharge measures.
- The Applicant at its own cost shall install One piezometer (water level monitoring well) fitted with automatic water level recorder at suitable location in their premises and execute ground water regime monitoring programme on regular basis.
- The permission for ground water withdrawal is valid for one year. Applicant shall apply for renewal of permission to DJB before expiry of the same alongwith the records of ground water withdrawal, ground water quality, ground water level of last two years and photographs of rain water harvesting system.
- If the applicant found violating above conditions or misusing of permitted borewell, the permission will be liable to be cancelled and legal action shall be initiated against the applicant.

Executive Engineer (M)-14



OFFICE OF THE BLOCK DEVELOPMENT OFFICER (NORTH-WEST)
D.M.OFFICE COMPLEX, KANJHAWALA, DELHI-110081

Email ID:- bdoonorthwest@gmail.com

V.No: BDO (N/W)/Tube-well/2023-24/ 9421- 9437

Date: 02/01/2024

MINUTES OF MEETING

A meeting of the District Advisory Committee for Ground Water Regulation and Management in the notified area of North- West District was held under the Chairmanship of District Magistrate (North-West) Kanjhawala, New Delhi-110081 on 26/12/2023 at 11:30 AM.

- The Chairman welcomed all the members.
- The following officers attended the meeting.

1. Sh. Sudhakar, Additional District Magistrate, District (North-West)
2. Sh. Bhrnj Singh, Block Development Officer, District (NW)
3. Sh. D. K. Kansal, AEE(M)-8, Nangloi, Delhi Jal Board
4. Sh. Satynveer yadav, EE, M-14 & 16, Shalimar Bagh, Delhi Jal Board
5. Sh. V. Parveen Kumar, AHG, CCWB, GOI,
6. Sh. S. K. Chaulhan, EE, Delhi Jal Board (M-06)
7. Sh. Ashish A.E, Bawana zone, NDPL Delhi
8. Sh. Akhil Pratap Singh A.E CD-VIII, I & FC Department, GNCT Delhi
9. Sh. Anil Kumar, E.O. (A) O/o Joint Director Agriculture
10. Sh. S. P Dubas AE/M-II/Narela Zone
11. Sh. Prashant Kumar AE(C), M-14/DJB

(I). The representative of BDO office briefed about the applications received for Tube-well connection for agriculture activities and the following decision was taken by the DAC case wise as under.
Decision in the respect of Tube-Well connections for Agriculture Activities.

Sr. No.	Name of Applicant	Village	Kh. No. (Bigha-Biswa) which Bore-well is proposed	Decision Taken by the DAC
1.	Sh. Anil Kumar Rana S/o Sh. Sumer Singh Rana, R/o House No.-105, Rana Pana, Qutabgarh, Delhi-110089	Qutabgarh	13/22 (4-16)	Rejected as the applicant had not provided the NOC of the co-owner despite of several communications made by this office.

[Handwritten Signature]

2.	Sh. Dinesh Kumar son of Sh. Mukhtiyar Singh Village Qutbgarh Delhi	Qutbgarh	Not provided by the applicant	Rejected as the applicant is not residing at the given address
3.	Sh. Hari Prakash S/o Sh. Ram Chander R/o Village Jaunti, Delhi-110081	Jaunti	95/13 (4-16)	Recommended
4.	Smt. Om Wati wife of Sh. Jaidev Singh Village Sallpur Mazra.	Sallpur Mazra	1/24(6-10)	Recommended

The DAC has recommended the Tube-Well connection to the above applicants under the following conditions.

- The applicant will use the Tube-Well connection strictly only for Agriculture Activities.
- The Tube-Well connection will be regulated under the guidelines issued by the competent Authority time to time.
- The Tube- Well connection is recommended as the District (North-West) come under the safe category as per GWRE 2022 and District (North-West) is feasible for Ground Water extraction, according to the observation of CWGB.

(II) Decision taken for the Tube- Well connections to Govt. Deptt. Private Institution/Autonomous Body etc.

Sr. No.	Name of Govt. Department/Institution/Autonomous Body	Address	Type of Establishment	No. of Bore-well Requested	Decision taken by DAC
1	Max Super Specialty Hospital	FC-50, C&D Bloc, Shalimar Bagh, Delhi	Hospital	01	Renewed only for 01 years
2	DDA	Khasra No. 55/23, Village Jaunti, Delhi	For the development of Grazing Land	01	Recommended

Emp

3	DJB ACE (M-6)	<ol style="list-style-type: none"> 1. AC Blk. Shalimar Bagh 2. AD Blk. Shalimar Bagh 3. AF Blk. Shalimar Bagh 4. AN Blk & AM Blk Blk. Shalimar Bagh 5. BB-East Blk. Shalimar Bagh 6. BC East Blk Blk. Shalimar Bagh 7. DF Blk. (Pump wala) Shalimar Bagh 8. AJ Blk. Shalimar Bagh 9. BD Blk. Shalimar Bagh 10. BW Blk. Shalimar Bagh 11. U&V Blk. Shalimar Bagh 12. BI Blk. Shalimar Bagh 13. CA Blk. Shalimar Bagh 	DJB Drinking Water	13	Recommended
4	DJB ACE (M-6)	<ol style="list-style-type: none"> 1. Shishu Vatika/Park No.1, in JJ C Bharat Nagar 2. H. No. 41, E-Block, Satyawati Colony, Ashok Vihar-III 3. H. No. B-31, B-Block, Satyawati Colony, Ashok Vihar-III 4. H. No. 60-A, Ashok Vihar-III 5. H. No. K17A, Sawan Park, Ashok Vihar-III 6. H. N.29, C-Block, Shakti Nagar, Extn., Ashok Vihar-III 7. H. No. B-546, B-Block, Bunkar Colony. 8. H. NO. 340, A-Block, Bunkar Colony, Ashok Vihar-IV 9. Park in opp. H. No. B-271, Wazirpur JJ Colony 10. Park in opp. H. No. A-273, Wazirpur JJ Colony 11. Park in opp. H-Block Nimri Colony 12. Park in opp. H. No. 114, Nuimri Colony 13. Park in Teachers Park, Nimri Colony 14. Park opp. Kanhaiya Park, Wazirpur Village 15. Park in B-22/2, Indstrl. Area Ashok Vihar-I 16. Park in Tikona Park, Wazirpur Inds. Area 17. Park in C-45, Wazirpur Indl. Area 18. H.N. 30, A Pocket-B, Ashok 	DJB Drinking Water	28	Recommended

Boyl

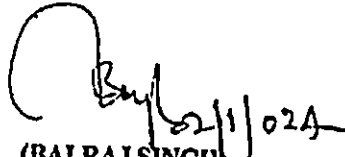
	Vihar-II			
	19. H. No. 35-A, Pkt.-B, Ashok Vihar-II			
	20. H. No. 87-A, Pkt. A, Harihar Apt. Ashok Vihar-II			
	21. H. No. 119-A, Pkt. A, Harihar Apt. Ashok Vihar-II			
	22. H. N. B-1/108, Ashok Vihar-II			
	23. H. No. B-3, Beriwalla Bagh, Ashok Vihar-II			
	24. H. No. C-1/73, Ashok Vihar-II			
	25. H.No. 100, C-2, Block, Ashok Vihar-II			
	26. H. No.32, Sawan Park, Ashok Vihar-III (Back side of Sunder Lal Hospital)			
	27. H. NO. 96, C-3 Block, Ashok Vihar-II			
	28. Lawrence Road, UGR			

The DAC has recommended the Tube- Well connections to Private Govt. Deptt. Autonomous Body etc. under the following conditions.

- (a.) Flow meters needs to be installed for monitoring yield and quantity of water pumped. The data may be intimated to SUO, CGWB, Delhi.
- (b.) Piezometers (along with DWLR) need to be installed at least one where the proposed Tube-Well is more than 1 no.
- (c.) The ideal distance between two Tube-Well should be 200 meters in this area.
- (d.) Water levels & quantity of water extracted have to be monitored every month and should be shared with the committee and CGWB, SUO, Delhi for further studies.
- (e.) Suitable recharge structures might be installed in each proposed campus.
- (f.) Effluent water from the RO plant must be recharged/ reused in the suitable areas.

- (III) The District Magistrate (North-West)/Chairperson/DAC directed to BDO (NW) to make a communication with GSDL for mapping of tube-well connection exists in District North-West.
- (IV) During the deliberation, the representative of DJB desired that the data of Piezometers may be provided to DJB by Center Ground Water Board, GOI twice in a year. The District Magistrate (North-West)/Chairperson/DAC directed the representative of CGWB, GOI to provide the data of Piezometers of Revenue District North-West to DJB during the month of January & July of every year.

The meeting ended with thanks to chair.


(BALRAJ SINGH)

BLOCK DEVELOPMENT OFFICER (N/W)

Carld

F.No: BDO (N/W)/Tube-well/2023-24/ 9421-9437

Date: 02/01/2024

Copy forwarded for information and necessary action to:-

1. The Dy. Commissioner (MCD), Rohini Zone, Sector-S, Rohini, Delhi-110085.
2. The Dy. Commissioner (MCD), Nareln Zone, Opposite Police Station, Nareln, Delhi.
Email:- cenarelam2@@gmail.com
3. The ADM (N/W), Kanjhawala, Delhi-110081.
4. The SDM (SV), SDM (Rohini), SDM (Kanjhawala), Delhi.
5. The Officer Incharge, Centre Groud Water Board, State Unit Office, 18/11, Jaam Nagar House, Maan Singh Road, New Delhi-110011 PH:011-23383824 Fax: 011-23386743 E-Mail: oicnd_cgwb@nic.in.
6. The Director (Panchayat), 1, Kirpa Narian Marg Delhi-110054. panchayat.delhi@gmail.com
7. The Joint Director (Agriculture); Development Department, 11th Floor, MSO Building, Police Head, Quarter, I.T.O. New Delhi-110002.jdagridelhi@gamil.com.
8. The Supdt. Engineer (DJB) North-West, MU Block, Pitam Pura, Delhi-110088.
dibsenw16@gmail.com.
9. The Chief Engineer (I & FC Deptt.), I.S.B.T., Kashmere Gate, Delhi-110006.
10. The Manager (TPDDL), District Bawana, Bawana, Delhi.anilk.sharma@gmail.com.
11. The Envirmment Engineer, DPCC, 4th Floor, I.S.B.T. Building, Kashmere Gate, Delhi.
(Email: teamcmc3dpee@gamil.com, grif430@gmail.com)
12. PA to D.M (North-West), Kanjhawala, Delhi-110081.
13. The Executive Engineer (N/W)-II, Delhi Jal Board, H-Block, Sec-15, Rohini, Delhi.
Email:- dibsenw16@gmail.com, cenorthwest3@gmail.com
14. The Executive Engineer (N/W)-III, Delhi Jal Board, Over Head Tank, Ashok Vihar, Delh.
15. The Exexecutive Engineer-I (West)-III, Delhi Jal Board, near Barat Ghar Nangloi, Pti-II,
Delhi.

(BALRAJ SINGH)

BLOCK DEVELOPMENT OFFICER (N/W)

E.E. (M)-14 D.J. Board
Pitam Pura.

Chapter VII Clause 5

DELHI JAL BOARD
CHALLAN FOR REMITTANCE OF MONEY
TO THE TREASURY

Challan No. 06 788076

TRIPPLICATE

(To be returned to the person making payment)

ASHOK VIKRAM Treasury, 18/12/24.....201.....

By whom brought	On what account	Amount	
		Rs.	P.
<p><i>Two Borewell Fee MAY Super Specialty Hospital Shalimar Bagh FC-50 C-D Block Delhi-88. 500 x 2</i></p>	<p><i>500 x 2</i></p>	<p><i>1000 =</i></p>	<p><i>00</i></p>
		<p><i>1000 =</i></p>	<p><i>00</i></p>

Total in words

Cash received

Examined and entered *AS* 18/12/24
E.E. (M)-14 D.J. Board
for Pitam Pura Accountant
Treasury Officer *MR*

Treasurer

Delhi Jal Board
(Govt. of NCT of Delhi)

Receipt No. 632169626831

(Receipt is valid subject to realization of CHO/DD)

**Name: MAX SUPER SPECILITY HOSPITAL
SHALIMAR BAGH**

Amount Paid(Rs.)

1000.00

Payment Date

18-DEC-2024

Bill Type

**25.Ground water cess /
usage charges; Payment
Amount:1000**

Payment Mode

CASH

Counter

NW3-AN1

Comment

**MAX SUPER SPECILITY
HOSPITAL SHALIMAR
BAGH**

(Arun Kumar)

STOP CORONA:

1. Wear Mask.



DELHI JAL BOARD: GOVT. OF NCT OF DELHI
OFFICE OF EXECUTIVE ENGINEER M-14
ROOM NO. 4, MU BLOCK, PITAMPURA, DELHI 110034

Annexure - 8 (C)
आज़ादी का
अमृत महोत्सव

No. DJB/EE M-14/2023-24/2-024

Dated: 16/1/24

To,

Dr. Girija Yadav,
DGM, Hospital Operation,
Max Super Specialty Hospital,
FC-50, C&D Block,
Shalimar Bagh, New Delhi-110088

Subject- Permission of borewells by Advisory Committee under Ground Water Regulation and Management in the notified area of North-West District was held under chairmanship of District Magistrate (North West), Khanjhawala, Delhi-110081 on 26-12-2023.

Ref: Minutes of Meeting of Advisory Committee issued vide letter no. BDO(NW)/Tube-well/2023-24/9421-9437 dated 02-01-2024 (copy attached)

The above stated Advisory Committee recommended the borewell renewal in the meeting which was held on 26-12-2023, the Tube-well/ Bore-well of the following establishment put by DJB before DAC has been approved subject to below mentioned conditions:

S. No.	Name of Applicant	Address	Type of Establishment	No. of borewells	Decision taken by DAC
(II) 1.	Max Super Specialty Hospital	FC-50, C&D Block, Shalimar Bagh	Hospital	1	Renewed only for 01 Year

Terms & Conditions: The DAC has recommended the Tube- Well connections to Private Govt. Deptt. Autonomous Body etc. under the following conditions.

- Flow meters needs to be installed for monitoring yield and quantity of water pumped. The data may be intimated to SUO, CGWB, Delhi.
- Piezometers (along with DWLR) need to be installed at least one where the proposed Tube-Well is more than 1 no.
- The ideal distance between two Tube-Well should be 200 meters in this area.
- Water levels & quantity of water extracted have to be monitored every month and should be shared with the committee and CGWB, SUO, Delhi for further studies.
- Suitable recharge structures might be installed in each proposed campus.
- Effluent water from the RO plant must be recharged/ reused in the suitable areas.
- The permission is granted for only above said bore wells on the land/ khasra number applied.
- That the applicant should follow all the rule and regulations which are in-force now or to be made in future by the Govt.
- That the permission is subject to verification of revenue record in respect of applicant.
- That the permission will stand cancelled automatically on transfer/sale/change of land use of the said land.
- That the permission granted is valid for a period of one year from date of meeting of advisory committee i.e. 26-12-2023.
- That the Advisory Committee/Chairman reserved the rights of cancellation of permission at any stage/time without issuing any prior notice.
- That the borewell pipe size should be standard measurement as prescribed by Delhi Jal Board.
- That the applicant shall take measures of prevention of fatal accident of small children due to their falling in abandoned borewells and tube wells.
- Applicant may abstract ground water through existing/proposed tubewells only. No additional ground water abstraction structures to be constructed for this purpose without prior approval of the advisory committee.
- Details of the tubewell constructed viz depth, diameter, zones tapped, daily running hours and power of submersible pump to be submitted to DJB/DM office.
- The latitude and longitude of the tubewells to be given.
- All the borewell/ tubewell to be fitted with digital water meter recorder by the applicant at its own cost and monitoring of ground water abstraction to be undertaken accordingly on regular basis, i.e. daily/monthly. The applicant will maintain a record of said monitoring for inspection. The ground water quality to be monitored twice in a year during pre- monsoon and post- monsoon periods.
- Applicant shall, implement rain water harvesting/ ground water recharge measures for augmenting the ground water resources of the area and undertake periodic maintenance of recharge structures at its own cost. The photograph of the same to be submitted to the DJB.
- Applicant to take up area specific plantation to enhance the recharge measures.
- The Applicant at its own cost shall install One piezometer (water level monitoring well) fitted with automatic water level recorder at suitable location in their premises and execute ground water regime monitoring programme on regular basis.
- The permission for ground water withdrawal is valid for one year. Applicant shall apply for renewal of permission to DJB before expiry of the same alongwith the records of ground water withdrawal, ground water quality, ground water level of last two years and photographs of rain water harvesting system.
- If the applicant found violating above conditions or misusing of permitted borewell, the permission will be liable to be cancelled and legal action shall be initiated against the applicant.

16/01/24
Executive Engineer (M)-14



OFFICE OF THE BLOCK DEVELOPMENT OFFICER (NORTH-WEST)

D.M.OFFICE COMPLEX, KANIHAWALA, DELHI-110081

Email ID:- bdonorthwest@gmail.com

F.No: BDO (N/W)/Tube-well/2023-24/ 9421- 9437

Date: 02/01/2024

MINUTES OF MEETING

A meeting of the District Advisory Committee for Ground Water Regulation and Management in the notified area of North- West District was held under the Chairmanship of District Magistrate (North-West) Kanjhawala, New Delhi-110081 on 26/12/2023 at 11:30 AM.

- The Chairman welcomed all the members.
- The following officers attended the meeting.

1. Sh. Sudhakar, Additional District Magistrate, District (North-West)
2. Sh. Balraj Singh, Block Development Officer, District (NW)
3. Sh. D. K. Kansal, AEE(M)-8, Nangloi, Delhi Jal Board
4. Sh. Satyaveer yadav, EE, M-14 & 16, Shalimar Bagh, Delhi Jal Board
5. Sh. V. Parveen Kumar, AHG, CGWB, GOI,
6. Sh. S. K. Chauhan, EE, Delhi Jal Board (M-06)
7. Sh. Ashish A.E, Bawana zone, NDPL Delhi
8. Sh. Akhil Pratap Singh A.E CD-VIII, I & FC Department, GNCT Delhi
9. Sh. Anil Kumar, E.O. (A) O/o Joint Director Agriculture
10. Sh. S. P Dabas AE/M-II/Narela Zone
11. Sh. Prashant Kumar AE(C), M-14/DJB

(I). The representative of BDO office briefed about the applications received for Tube-well connection for agriculture activities and the following decision was taken by the DAC case wise as under.

Decision in the respect of Tube-Well connections for Agriculture Activities.

Sr. No.	Name of Applicant	Village	Kh. No. (Bigha-Biswa) which Bore-well is proposed	Decision Taken by the DAC
1.	Sh. Anil Kumar Rana S/o Sh. Sumer Singh Rana R/o House No.-105, Rana Pana, Qutabgarh, Delhi-110089	Qutabgarh	13/22 (4-16)	Rejected as the applicant had not provided the NOC of the co-owner despite of several communications made by this office.

[Handwritten Signature]

2.	Sh. Dinesh Kumar sonof Sh. Mukhtiyar Singh Village Qutbgarh Delhi	Qutabgarh	Not provided by the applicant	Rejected as the applicant is not residing at the given address
3.	Sh. Hari Prakash S/o Sh. Ram Chander R/o Village Jaunti, Delhi-110081	Jaunti	95/13 (4-16)	Recommended
4.	Smt. Om Wati wife of Sh. Jaidev Singh Village Salhpur Mazra.	Salahpur Mazra	1/24(6-10)	Recommended

The DAC has recommended the Tube-Well connection to the above applicants under the following conditions.

- The applicant will use the Tube-Well connection strictly only for Agriculture Activities.
- The Tube-Well connection will be regulated under the guidelines issued by the competent Authority time to time.
- The Tube- Well connection is recommended as the District (North-West) come under the safe category as per GWRE 2022 and District (North-West) is feasible for Ground Water extraction, according to the observation of CWGB.

(II) Decision taken for the Tube- Well connections to Govt. Dentt. Private Institution/Autonomous Body etc.

Sr. No.	Name of Govt. Department/Institution/Autonomous Body	Address	Type of Establishment	No. of Bore-well Requested	Decision taken by DAC
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2	DDA	Khasra No. 55/23, Village Jaunti, Delhi	For the development of Grazing Land	01	Recommended

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3	DJB ACE (M-6)	<ol style="list-style-type: none"> 1. AC Blk. Shallmar Bagh 2. AD Blk. Shallmar Bagh 3. AF Blk. Shallmar Bagh 4. AN Blk & AM Blk Blk. Shallmar Bagh 5. BB-East Blk. Shallmar Bagh 6. BC East Blk Blk. Shallmar Bagh 7. DF Blk. (Pump wala) Shallmar Bagh 8. AJ Blk. Shallmar Bagh 9. BD Blk. Shallmar Bagh 10. BW Blk. Shallmar Bagh 11. U&V Blk. Shallmar Bagh 12. BI Blk. Shallmar Bagh 13. CA Blk. Shallmar Bagh 	DJB Drinking Water	13	Recommended
4	DJB ACE (M-6)	<ol style="list-style-type: none"> 1. Shishu Vatika/Park No.1, in JJ C Bhamat Nagar 2. H. No. 41, E-Block, Satyawati Colony, Ashok Vihar-III 3. H. No. B-31, B-Block, Satyawati Colony, Ashok Vihar-III 4. H. No. 60-A, Ashok Vihar-III 5. H. No. K17A, Sawan Park, Ashok Vihar-III 6. H. N.29, C-Block, Shakti Nagar, Extn., Ashok Vihar-III 7. H. No. B-546, B-Block, Bunkar Colony. 8. H. NO. 340, A-Block, Bunkar Colony, Ashok Vihar-IV 9. Park in opp. H. No. B-271, Wazirpur JJ Colony 10. Park in opp. H. No. A-273, Wazirpur JJ Colony 11. Park in opp. H-Block Nimri Colony 12. Park in opp. H. No. 114, Nuimri Colony 13. Park in Teachers Park, Nimri Colony 14. Park opp. Karhaiya Park, Wazirpur Village 15. Park in B-22/2, Indstri. Area Ashok Vihar-I 16. Park in Tikona Park, Wazirpur Inds. Area 17. Park in C-45, Wazirpur Indl. Area 18. H.N. 30, A Pocket-B, Ashok 	DJB Drinking Water	28	Recommended

Boyd

	Vihar-II			
	19. H. No. 35-A, Pkt.-B, Ashok Vihar-II			
	20. H. No. 87-A, Pkt. A, Harlihar Apt. Ashok Vihar-II			
	21. H. No. 119-A, Pkt. A, Harlihar Apt. Ashok Vihar-II			
	22. H. N. B-1/108, Ashok Vihar-II			
	23. H. No. B-3, Beriwalla Bagh, Ashok Vihar-II			
	24. H. No. C-1/73, Ashok Vihar-II			
	25. H.No. 100, C-2, Block, Ashok Vihar-II			
	26. H. No.32, Sawan Park, Ashok Vihar-III (Back side of Sunder Lal Hospital)			
	27. H. NO. 96, C-3 Block, Ashok Vihar-II			
	28. Lawrence Road, UGR			

File No. BDO (NW)
Copy No. 1

The DAC has recommended the Tube- Well connections to Private Govt. Deptt. Autonomous Body etc. under the following conditions.

- (a.) Flow meters needs to be installed for monitoring yield and quantity of water pumped. The data may be intimated to SUO, CGWB, Delhi.
- (b.) Piezometers (along with DWLR) need to be installed at least one where the proposed Tube-Well is more than 1 no.
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- (e.) Suitable recharge structures might be installed in each proposed campus.
- (f.) Effluent water from the RO plant must be recharged/ reused in the suitable areas.

- (III) The District Magistrate (North-West)/Chairperson/DAC directed to BDO (NW) to make a communication with GSDL for mapping of tube-well connection exists in District North-West.
- (IV) During the deliberation, the representative of DJB desired that the data of Piezometers may be provided to DJB by Center Ground Water Board, GOI twice in a year. The District Magistrate (North-West)/Chairperson/DAC directed the representative of CGWB, GOI to provide the data of Piezometers of Revenue District North-West to DJB during the month of January & July of every year.

The meeting ended with thanks to chair.

Balraj Singh
21/1/24
(BALRAJ SINGH)

BLOCK DEVELOPMENT OFFICER (N/W)

Carla

F.No: BDO (N/W)/Tube-well/2023-24/ 9421-9437

Date: 02/01/2024

Copy forwarded for information and necessary action to:-

1. The Dy. Commissioner (MCD), Rohini Zone, Sector-S, Rohini, Delhi-110085.
2. The Dy. Commissioner (MCD), Narela Zone, Opposite Police Station, Narela, Delhi.
Email:- cenarelam2@gmail.com
3. The ADM (N/W), Kanjhawala, Delhi-110081.
4. The SDM (SV), SDM (Rohini), SDM (Kanjhawala), Delhi.
5. The Officer Incharge, Centre Groud Water Board, State Unit Office, 18/11, Jaam Nagar House, Maan Singh Road, New Delhi-110011 PH:011-23383824 Fax: 011-23386743 E-Mail: oiend_cgwb@nic.in.
6. The Director (Panchayat), 1, Kirpa Narian Marg Delhi-110054. panchayat.delhi@gmail.com
7. The Joint Director (Agriculture); Development Department, 11th Floor, MSO Building, Police Head, Quarter, I.T.O. New Delhi-110002. jdagriddelhi@gmail.com.
8. The Supdt. Engineer (DJB) North-West, MU Block, Pitam Pura, Delhi-110088.
dibsenw16@gmail.com.
9. The Chief Engineer (I & FC Deptt.), I.S.B.T., Kashmere Gate, Delhi-110006.
10. The Manager (TPDDL), District Bawana, Bawana, Delhi, anilk.sharma@gmail.com.
11. The Environment Engineer, DPCC, 4th Floor, I.S.B.T. Building, Kashmere Gate, Delhi.
(Email: teamcme3dpee@gmail.com, arif430@gmail.com)
12. PA to DM (North-West), Kanjhawala, Delhi-110081.
13. The Executive Engineer (N/W)-II, Delhi Jal Board, H-Block, Sec-15, Rohini, Delhi.
Email:- dibsenw16@gmail.com, cenorthwest3@gmail.com
14. The Executive Engineer (N/W)-III, Delhi Jal Board, Over Head Tank, Ashok Vihar, Delh.
15. The Exexecutive Engineer-I (West)-III, Delhi Jal Board, near Barat Ghar Nangloi, Ph-III, Delhi.

(BALRAJ SINGH)

BLOCK DEVELOPMENT OFFICER (N/W)



FARE LABS Private Limited (Trading Division)
 Location 1 (Permanent Facility)
 L-17A, DLF Phase-II, FFCCO Chowk,
 M.B. Road, Gurgaon - 122002, Haryana, INDIA.
 Tel: +91-124-422017-08, 994206 | Call: +91-124-422031000
 Location 2 (Permanent Site Facility)
 D-18, Indokh Ph. II, Sector-33, Gurgaon - 122001, Haryana, INDIA.
 Tel: +91-124-4007437 | Call: +91-124-422031000
 Email: farelabs@farelabs.com | Website: www.farelabs.com

TEST REPORT

Issued to:
 Max Super Speciality Hospital, Shallmar Bagh
 FC-50 C & D Block, -110088
 New Delhi, India

J.O. No. : ENV20250825-008-013
 ULR Code : TC5503 25 3 00014438 F
 Report Date : 30-08-2025
 Sample Receipt Date : 25-08-2025
 Account Manager : BD Team 3
 Credit Manager : Saptesh Kumar



Customer Provided Information#

Nature of the Sample
 Make & Model No.
 Engine No.
 Rated Capacity
 Type of Stack/Duct
 Stack Height from Ground Level (m)
 Diameter of the Stack (m)
 Operation Load During Monitoring

: Stack Emissions
 : Cummins & KTA-38-G2-I
 : 25356382
 : 750 KVA
 : Metal
 : 37
 : 0.3
 : 540 KVA

Laboratory Provided Information:

Date of Sampling
 Time of sampling
 Test Started On
 Test Completed On
 Purpose of Monitoring
 Name of the Emission Source Monitoring
 Sampling Method
 Stack Identification
 Normal Operating Schedule
 Sampling Duration (min)
 Flue Gas Temperature °C
 Ambient Air Temperature °C
 Flue Gas Velocity (m/s)
 Volumetric Flow Rate (Nm³/h)
 Pollution Control Device if any

: 25-08-2025
 : 11:20 AM
 : 25-08-2025
 : 30-08-2025
 : To Check Pollution Load
 : DG Set- 1
 : IS-11255 (P-7, P-3) & FL/SOP/ENV/D-02
 : Stack attached to DG Set- 1
 : As per requirement
 : 37
 : 108,7
 : 32
 : 0,12
 : 1612,62
 : Retro-fit Emission Control Device



Analysis Report

S. No.	Parameters	Unit	Test Results	Specification as Per CPCB* (Maximum Allowable Limit)	Test Method
Chemical Analysis					
1	Carbon Monoxide				
2	Oxides of Nitrogen + Hydrocarbons	g/kW-hr	0.25	3.5	FL/SOP/ENV-26
3	Particulate matter	g/kW-hr	0.31	4.0	IS-11255 (P-7) & FL/SOP/02-24
4	Sulphur Dioxide	g/kW-hr	0.06	0.2	IS:11255 (P-1)
			0.04	NA	IS:11255 (P-2)

NA= Not Applicable; *CPCB= Central Pollution Control Board.

Arun
Authorized Signatory
 Mr. Arun Kumar Chaturvedi, Scientist-C

NOTE: The laboratory accepts the responsibility for content of report. The results contained in this test report pertain only to the sample tested and for the whole lot. Test report shall not be reproduced except in full, without written approval of the laboratory. This report is intended only for your guidance, and not for legal purposes, commercial decisions, and for advertisement. Samples will be destroyed after 30 days from the date of issue of test certificate unless otherwise specified. Any complaints about this report should be communicated in writing within 7 days of issue of this report. Total liability of FARELABS Pvt. Ltd. is limited to invoice amount only. The recipient of this report is requested to kindly confirm with FARELABS, the authenticity and genuineness of this report at farelabs@farelabs.com. FARE LABS is not responsible for any unconfirmed Test Report. If you have any complaint/feedback regarding the sample collection/testing/test report, please send an email at farelabs@farelabs.com and call at +91 9992222237. If the details are received from Customer on its own responsibility, FARE LABS Pvt. Ltd. does not confirm about it and hence does not take any responsibility whatsoever.

*****End of Report*****

FARELABS

Science | Technology | Innovation

FARE LABS Private Limited (Public Company)
 Location 1 (Permanent Facility)
 G-77X, DLF Phase-II, WFPO Check,
 M.G. Road, Gurgaon - 122 002, Haryana, INDIA.
 Tel: +91-124-4223207, 08, 4034206 | Call: +91-828361488
 Location 2 (Permanent Site Facility)
 D-18, Indocity Phase-II, Sector-03, Gurgaon - 122007, Haryana, INDIA.
 Tel: +91-124-4037437 | Call: +91-828361688
 Email: info@farelabs.com | Website: www.farelabs.com

TEST REPORT

Issued to:
 Max Super Speciality Hospital, Shalimar Bagh
 FC-50 C & D Block, -110088
 New Delhi, India

J.O. No. : ENV20250825-008-014
 ULR Code : TC5503 25 3 00014439 F
 Report Date : 30-08-2025
 Sample Receipt Date : 25-08-2025
 Account Manager : BD Team 3
 Credit Manager : Septesh Kumar



Customer Provided Information:#

Nature of the Sample
 Make & Model No.
 Engine No.
 Rated Capacity
 Type of Stack /Duct
 Stack Height from Ground Level (m)
 Diameter of the Stack (m)
 Operation Load During Monitoring

: **Stack Emissions**
 : Cummins & KTA-38-G5-I
 : 25412048
 : 1050 KVA
 : Metal
 : 37
 : 0.3
 : 756 KVA

Laboratory Provided Information:

Date of Sampling
 Time of sampling
 Test Started On
 Test Completed On
 Purpose of Monitoring
 Name of the Emission Source Monitoring
 Sampling Method
 Stack Identification
 Normal Operating Schedule
 Sampling Duration (min)
 Flue Gas Temperature °C
 Ambient Air Temperature °C
 Flue Gas Velocity (m/s)
 Volumetric Flow Rate (Nm³/h)
 Pollution Control Device if any

: 25-08-2025
 : 12:05 PM
 : 25-08-2025
 : 30-08-2025
 : To Check Pollution Load
 : DG Set- 2
 : IS-11255 (P-7, P-3) & FL/SOP/ENV/D-02
 : Stack attached to DG Set- 2
 : As per requirement
 : 27
 : 119.3
 : 32
 : 11.25
 : 2174.46
 : Retro-fit Emission Control Device



Analysis Report

S. No.	Parameters	Unit	Test Results	Specification as Per CAQM Direction No. 76 Act 2021* (Maximum Allowable Limit)	Test Method
Chemical Analysis					
1	Carbon Monoxide at 15% O ₂	mg/Nm ³	45.16	100	FL/SOP/ENV-26
2	Non Methane Hydrocarbons (as C) at 15% O ₂	mg/Nm ³	2.89	NA	FL/SOP/02-24
3	Oxides of Nitrogen (as NO ₂) at 15% O ₂	mg/Nm ³	113.45	650	IS:11255 (P-7)
4	Particulate matter at 15% O ₂	mg/Nm ³	34.18	50	IS:11255 (P-1)
5	Sulphur Dioxide	mg/Nm ³	6.24	NA	IS:11255 (P-2)

NA= Not Applicable; *CAQM= Commission for Air Quality Management in National Capital Region and Adjoining Areas.

Arun

Authorized Signatory
 Mr. Arun Kumar Chaturvedi, Scientist-C

Page 1 of 1

NOTE: The laboratory accepts the responsibility for content of report. The details contained in this test report pertain only to the sample tested and for the whole lot. Test report shall not be reproduced except in full, without written approval of the laboratory. This report is intended only for your guidance, and not for legal purposes, commercial disputes, and for advertisement. Samples will be destroyed after 30 days from the date of issue of test certificate unless otherwise specified. Any complaints about this report should be communicated in writing within 7 days of issue of this report. Total liability of FARELABS Pvt. Ltd. is limited to invoiced amount only. The recipient of this report is requested to kindly confirm with FARE LABS, the authenticity and genuineness of this report at info@farelabs.com. FARE LABS is not responsible for any unconfirmed Test Report. If you have any complaint/feedback regarding the sample collection/testing/test report, please send an email at feedback@farelabs.com and call at +91 9898231227.
 * The details are received from Customer on its own responsibility. FARE LABS Pvt. Ltd. does not confirm about it and hence does not take any responsibility whatsoever.

*****End of Report*****

ISO 9001:2015

ISO 14001:2015

ISO 45001:2018

ISO / IEC 27001:2013

Digitally Signed



DELHI POLLUTION CONTROL COMMITTEE

(Government of N.C.T. of Delhi) 4th & 5th Floor, ISBT Building
Kashmere Gate, Delhi 110006

(Visit us at <https://www.dpccocmms.nic.in>)



Noise Monitoring Report

Result No- DPCC/Comm/N/9932 | 305

06/10/2025 Date:01/10/2025

1. Name & Address of Ind/Unit : M/s. MAX HEALTHCARE INSTITUTE LTD
FC-50 BLOCK C and D SHALIMAR BAGH
Delhi-110088
2. Date of Monitoring : 26/09/2025
3. Year of Manufacture : After Jan 2005 but upto 1000KVA
4. Time of Monitoring : 16:30

Results :

S. No.	Location	Noise Level	Remarks	Standard
1.	Ambient Noise Level in dB(A)	57.0	D.G. Set(s) Non-Operational	
2.	Ambient Noise Level in dB(A)	63.6	D.G. Set(s) Operational	
3.	Noise Level at 1.0 m away from the enclosure surface in dB(A)	74.5	D.G. Set(s) Operational	←75

Note

- ⇒ The premises is used as Hospital.
- ⇒ The unit has 2 D.G. Set(s) of 750 KVA and 1050 KVA bearing engine no. 25356382 and 25412048 with stack height 6.0 m each above from building height.
- ⇒ D.G. Set of the unit is installed in individual's acoustic enclosures at rear side in the premises. During monitoring one D.G. Set of 750 KVA bearing engine no. 25356382 was operational.
- ⇒ D.G. Set monitored is meeting the permissible limit as per the G.S.R.371(E) dated 17/05/2002 and amended till date. However Ambient Air Quality Standards in Respect of Noise as mentioned in Schedule III of the Environment(Protection) Rules,1986 is meeting

Moitra
SCIENTIST (D)

Dr. NANDITA MOITRA
Scientist-D

[Signature]
ENV. ENGINEER



DELHI POLLUTION CONTROL COMMITTEE

(Government of N.C.T. of Delhi) 4th & 5th Floor, ISBT Building

Kashmere Gate, Delhi 110006
(Visit us at <https://www.dpccocmms.nic.in>)



Noise Monitoring Report

Result No- DPCC/Comm/N/9933 /566

06/10/2025 Date:01/10/2025

1. Name & Address of Ind/Unit : M/s.MAX HEALTHCARE INSTITUTE LTD
FC-50 BLOCK C and D SHALIMAR BAGH
Delhi--110088
2. Date of Monitoring : 26/09/2025
3. Year of Manufacture : After Jan 2005 But More than 1000KVA
4. Time of Monitoring : 16:45

Results :

S. No.	Location	Noise Level	Remarks	Standard
1.	Ambient Noise Level in dB(A)	57.0	D.G. Set(s) Non-Operational	
2.	Ambient Noise Level in dB(A)	63.8	D.G. Set(s) Operational	
3.	Insertion Loss of the acoustic enclosure in dB(A)	25.3	D.G. Set(s) Operational	>=25

Note

- => The premises is used as Hospital
- => The unit has 2 D.G. Set(s) of 750 KVA and 1050 KVA bearing engine no. 25356382 and 25412048 with stack height 6.0 m each, above from building height.
- => D.G. Set of the unit is installed in individual's acoustic enclosures at rear side in the premises. During monitoring one D.G. Set of 1050 KVA bearing engine no. 25412048 was operational.
- => D.G. Set monitored is meeting the permissible limit as per the G.S.R.371(E) dated 17/05/2002 and amended till date. However Ambient Air Quality Standards in Respect of Noise as mentioned in Schedule III of the Environment(Protection) Rules,1986 is meeting

Nandita
SCIENTIST (D)
 Dr. NANDITA MOITRA
 Scientist-D



[Signature]
ENV. ENGINEER

FORM 10
rule:19 (1)

Copy for SPCB

MANIFEST FOR HAZARDOUS AND OTHER WASTE

S.No. 104199

1 Occupier's Name & Mailing Address (including Phone No. and email)	
2 Sender's Authorization No.	
3 Manifest Document No.	XL LAB 6303
4 Transporter's Name & Address (including Phone No. and email)	GATE NO. 261 BOML
5 Type of Vehicle	(Truck / Tanker / Special Vehicle)
6 Transporter's Registration	
7 Vehicle Registration No.	XL LAB 6303
8 Receiver's Name & Mailing Address (including Phone No. and email)	(I) BHARAT OIL COMPANY E-18, Site-IV, Sahlabad Ind Ghaziabad, UP-201010 Tel: : e-mail:sales@bharatoil.com (II) BHARAT OIL & WASTE MANAGEMENT LTD. Mauza Mukimpur, Roorkee-Lakshar Road, Roorkee, Haridwar - 247664 Uttarakhand, Tel: : 8874087866 e-mail:sales@bharatoll.com (III) BHARAT OIL & WASTE MANAGEMENT LTD. Gata# 672 & 706 Cha, Sikandra Road, NH-2, Kumbhl Vill., Tehsil Akbarpur, Kanpur Dehat, UP, Tel. : 8874207652, e-mail:sales@bharatoll.com
9 Receiver's Authorization No.	(i) 174437/UPPCB/Ghaziabad(UPPCBRO)/CTO/Both/GHAZIABAD/2023, Valid Upto: 31/12/2027 (ii) UKPCB/HO/Con-B-84(Vol-III)/2023/233 Valid Upto: 31/03/2028 (iii) 177172/UPPCB/KanpurDehat(UPPCBRO)/CTO/Both/KANPURDEHAT/2023, Valid Upto: 31/12/2027 (iv) 186072/UPPCB/KanpurDehat(UPPCBRO)/CTO/Both/KANPUR DEHAT/2023, Valid upto: 31/12/2027
10 Waste Description	USED OIL + USED FILTER EMPLOYER
11 Total Quantity No. of Containers	430 Ltr + 40 Ltr or MT 15/19 Nos.
12 Physical Form	(Solid/Semi-Solid/Sludge/Oily/Tarry/Slurry/Liquid)
13 Special Handling Instructions & Additional Information	Do not throw Drums from truck. In case of leakage/ seepage, use Washing soap at point of leak to stop its leakage.
14 SENDER'S CERTIFICATE	I hereby declare that the contents of the consignment are fully and accurately described above by proper shipping name and are categorised packed, marked, and labeled, and are in all respects in proper condition for transport by road according to applicable national government regulations.
Typed Name & Stamp : <i>Vikram</i> 88608247	Signature : 
15 Transporter Acknowledgement of Receipt of Waste	Month Day Year 07 04 2025
Typed Name & Stamp : 	Signature : Month Day Year 07 04 2025
16 Receiver's Certificate for Receipt of Hazardous and other Waste	Month Day Year 07 04 2025



DELHI POLLUTION CONTROL COMMITTEE

(Government of N.C.T. of Delhi) 4th & 5th Floor, ISBT Building

Kashmere Gate, Delhi 110006

(Visit us at <https://www.dpccocmms.nic.in>)



Noise Monitoring Report

Result No- DPCC/Comm/N/9933 / 566

06/10/2025 Date: 01/10/2025

1. Name & Address of Ind/Unit : M/s. MAX HEALTHCARE INSTITUTE LTD
FC-50 BLOCK C and D SHALIMAR BAGH
Delhi--110088
2. Date of Monitoring : 26/09/2025
3. Year of Manufacture : After Jan 2005 But More than 1000KVA
4. Time of Monitoring : 16:45

Results :

S. No.	Location	Noise Level	Remarks	Standard
1.	Ambient Noise Level in dB(A)	57.0	D.G. Set(s) Non-Operational	
2.	Ambient Noise Level in dB(A)	63.8	D.G. Set(s) Operational	
3.	Insertion Loss of the acoustic enclosure in dB(A)	25.3	D.G. Set(s) Operational	>25

Note

- ⇒ The premises is used as Hospital
- ⇒ The unit has 2 D.G. Set(s) of 750 KVA and 1050 KVA bearing engine no. 25356382 and 25412048 with stack height 6.0 m each above from building height
- ⇒ D.G. Set of the unit is installed in individual acoustic enclosures at rear side in the premises. During monitoring one D.G. Set of 1050 KVA bearing engine no. 25412048 was operational.
- ⇒ D.G. Set monitored is meeting the permissible limit as per the G.S.R. 371(E) dated 17/05/2002 and amended till date. However Ambient Air Quality Standards in Respect of Noise as mentioned in Schedule III of the Environment (protection) Rules, 1986 is meeting

N. Moitra
SCIENTIST (D)
 Dr. NANDITA MOITRA
 Scientist-D

[Signature]
ENV. ENGINEER



DELHI POLLUTION CONTROL COMMITTEE

(Government of N.C.T. of Delhi) 4th & 5th Floor, ISBT Building
Kashmere Gate, Delhi 110006

(Visit us at <https://www.dpccomms.nlc.in>)



Noise Monitoring Report

Result No- DPCC/Comm/N/9932 | 305

06/10/2025 Date:01/10/2025

- Name & Address of Ind/Unit : M/s.MAX HEALTHCARE INSTITUTE LTD
FC-50 BLOCK C and D SHALIMAR BAGH
Delhi--110088
- Date of Monitoring : 26/09/2025
- Year of Manufacture : After Jan 2005 but upto 1000KVA
- Time of Monitoring : 16:30

Results :

S. No.	Location	Noise Level	Remarks	Standard
1.	Ambient Noise Level in dB(A)	57.0	D.G. Set(s) Non-Operational	
2.	Ambient Noise Level in dB(A)	63.6	D.G. Set(s) Operational	
3.	Noise Level at 1.0 m. away from the enclosure surface in dB(A)	74.5	D.G. Set(s) Operational	←75

Note

- ⇒ The premises is used as Hospital
- ⇒ The unit has 2 D.G. Set(s) of 750 KVA and 1050 KVA bearing engine no. 25356382 and 25412048 with stack height 6.0 m each above from building height.
- ⇒ D.G. Set of the unit is installed in individual acoustic enclosures at rear side in the premises. During monitoring one D.G. Set of 750 KVA bearing engine no. 25356382 was operational.
- ⇒ D.G. Set monitored is meeting the permissible limit as per the G.S.R.371(E) dated 17/05/2002 and amended till date. However Ambient Air Quality Standards in Respect of Noise as mentioned in Schedule III of the Environment(Protection) Rules, 1986 is meeting

SCIENTIST (D)

Dr. NANDITA MOITRA
Scientist-D

ENV. ENGINEER



Centre for Environment and Food Technology Pvt. Ltd.

An ISO 9001; 2015, ISO 45001; 2018 (OHSAS); ISO/IEC 17025; 2017

Annexure-11

TEST REPORT

Sample Number : CEFT|GEN|2507|291
 Issued To : M/s Max Super Speciality Hospital
 FC-50, C&D Block, Shalimar Bagh,
 New Delhi-110088
 Sample Description : Ambient Noise Level Monitoring

Report No. : CEFT|2507|291
 Format No. : 7.8 F-01B
 Reporting Date : 02.08.2025
 Receipt Date : 29.07.2025

General Information:

Sample Description : Noise Level Monitoring
 Sampling Location : 7th Floor, Refuge Area (Tower-2)
 Date of Monitoring : 29.07.2025
 Sampling duration : 24 hrs.
 Monitoring Done by : CEFT Pvt Ltd. Team

TEST RESULT

S. No.	Parameter	Test Result dB(A)	
		Day Time (06:00 am to 10:00 pm)	Night Time (10:00 pm to 06:00 am)
1	Ambient Noise db(A)	47.9	36.5

CPCB limits in dB(A) Leq (Silence Zone)	
Day Time (6:00 am to 10:00 pm)	Night Time (10:00 pm to 6:00 am)
50	40

Page No.1/1

End of Report

Moona
 Checked by
 Ms. Moona



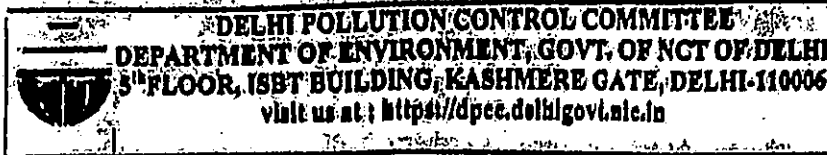
- Note : 1. The test results are related to the sample/ tested as identified.
 2. The sample will be discarded after retention time of 7 days unless otherwise specified.
 3. Any Discrepancy found in the test report may be communicated
 4. This report shall not be reproduced, cannot be used as evidence in the court of law and should not be used
 in any advertising media without written permission of CEO, CEFT Pvt. Ltd.
 5. The Court Jurisdiction will be Delhi.
 6. Customer complaint register is available at the laboratory.

Regd. Address - Bldg. No. 17, 1st & 2nd Floor, DLF Industrial Area, Moh Nagar, New Delhi - 110015
 Ph.: - 011-45012722, Email: info@ceftlab.com, Website : www.ceftlab.in



VISIT OUR WEBSITE-SCAN HERE
 WWW.CEFTLAB.IN

By Email / Speed Post

**FORM-2**

Grant of Authorisation under the Hazardous and Other Wastes (Management and Transboundary Movement) Rules 2016, as amended to date.

HWM Authorisation No. 49587605T

Date: 03.06.2024

The Director of M/s Bharat Oil and Waste Management Ltd. having its regd. Office at B-5 East of Kailash, New Delhi-110065 (hereinafter referred as "Operator") is hereby granted authorization for Collection, Reception, Transportation and Disposal of Incinerable Hazardous Wastes generated in units operating in NCT of Delhi at its Treatment Storage and Disposal Facility (TSDF) authorized by U.P. Pollution Control Board vide consolidated Consent to Operate & Authorization no. 177172/U.P.PCB/Kanpur Dehat (UPPCBRO)/CTO/both/Kanpur Dehat/2023 dated 16.05.2023 with validity upto 31.12.2027, at Gate No. 672, Village- Kumbhi, Tehsil-Akbarpur, District-Kanpur Dehat, Uttar Pradesh-209101.

1. The Authorization is valid upto 31.12.2026.
2. The Authorization is subject to the conditions stated below issued by DPCC & UPPCB and such conditions as may be specified in the rules for the time being in force under the Environmental (Protection) Act, 1986.

(D.K. Singh)
 (D.K. Singh)

Addl. Director (WMC-II)
 Delhi Pollution Control Committee
 Additional Director
 Delhi Pollution Control Committee
 4th & 5th Floor, I.S.B.T. Building
 Kashmere Gate, Delhi-110006

Terms and Conditions of Authorisation:


1. The Operator shall comply with the provisions of the Environment (Protection) Act, 1986 and the rules made there under.
2. In order to ensure disposal of Hazardous waste, operators shall deploy GPS enabled trucks for collection and transportation of Hazardous Waste, provide instant information w.r.t. collection till final disposal in the incinerator plant site at Kanpur. The operator shall use waste tracking mobile application for providing instant information on whatsapp relating to movement of waste to DPCC as well as Uttar Pradesh Pollution Control Board from collection point to final disposal at TSDF of incinerable hazardous waste.
3. The operator shall follow the manifest system (Form-10) provided under Hazardous and other Waste Rules.
4. The Authorization or its renewal shall be produced for inspection at the request of an officer of the DPCC/UPPCB/CPCB.
5. The person authorized shall not rent, lend, sell, transfer or otherwise transport the hazardous and other wastes except what is permitted to this authorization without obtaining prior permission of the DPCC.

6. 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.
7. The Authorization is valid subjected to the fulfillment of all the other statutory requirements in other Laws/ Acts/ Rules as applicable.
8. The Operator shall apply fresh for revision grant of authorization in case of any change in the project profile/process/products for or any deviation from the submitted information to this office.
9. The Operator shall submit the date of start of operation of the transportation facility to DPCC before commissioning the Collection and Transportation Facility.
10. The Operator of the Facility shall only accept Inonerable wastes covered under the Hazardous Waste (Management, Handling Trans-boundary Movement) Rules from the units located in NCT of Delhi.
11. The waste must be safely collected in leak proof containers and shall be duly marked in a manner suitable for handling and transport and the packaging shall be easily visible and be able to withstand physical conditions and climatic factors.
12. Each container shall be clearly marked to identify its contents and the date(s) of accumulation at the facility and such information for each consignment is recorded and maintained in the operating records at the facility.
13. The Operator must inspect and if necessary, analysed each hazardous waste consignment received at the facility to determine whether it matches with the identity of the waste specified on the accompanying manifest.
14. Wherever and whenever hazardous material is being handled, all personnel involved in the transportation must have immediate access to an emergency communication device, such as mobile or any other communication system capable of external assistance.
15. All the personnel including drivers must be well informed about the hazardous management procedure relevant to the positions in which they are employed. All the facility personnel must be trained to ensure that they are able to respond effectively to emergency.
16. The operator shall ensure that no adverse impact on the air, soil and water including groundwater, takes place due to activities for which authorization has been granted. Comprehensive safety measures must be followed in handling of wastes and the staff must be properly trained.
17. The operator shall ensure that no possibility of a fire, explosion or any sudden release of hazardous waste to air, soil, sub-surface or water is there while handling and transporting the waste which could threaten human health or environment.
18. In case of occurrence of an accident, complete details must be sent to DPCC at the earliest along with details of immediate and remedial measures taken.
19. In no case any hazardous wastes shall be disposed-off on land, in any drain or stream. There should not be any spillages of hazardous chemicals, used containers of hazardous chemicals such as Hummable corrosive, explosive must be safely collected and stacked.
20. The operator of the facility shall be liable for all damages caused to the environment or third party due to improper handling and for transportation of the hazardous waste.
21. The Operator shall be responsible for clean-up operation, in case of spillage, leakage or any other accidental discharge hazardous wastes and keep the DPCC suitably informed.
22. The Operator shall ensure that hazardous waste are packed, stored and transported as per the guidelines issued by the CPCB from time to time.
23. Transport of hazardous wastes shall be in accordance with the provision of the rules made by the Central Government under the Motors Vehicle Act, 2019 and other guidelines issued from time to time.
24. Monthly collection and utilization progress report maintaining the quantity of above waste being lifted and incinerated should be submitted to DPCC by every 5th day of the next month without fail in a specified format.

Subul Singh

- Operator shall maintain the record of hazardous waste handled by him in Form-3 and prepare and submit to the DPCC and UP state pollution control board, an annual return containing the details specified in Form 4 on or before the 30th day of June following to the financial year to which that return relates.
26. The occupier shall provide the Operator with the relevant information in Form '9' regarding the hazardous nature of waste.
 27. The operator of the facility shall be liable to pay financial Penalties as levied for any violation of the provisions under these rules by the state pollution control board.
 28. An application for the Renewal of an Authorization shall be made at least 60 days in advance.
 29. Any other Conditions for Compliance shall be applicable as per the guidelines issued by MoEF & CC/ CPCB/DPCC from time to time.

D. K. Singh
 Additional Director,
 Delhi Pollution Control Committee
 4th & 5th Floor, I.S.B.T. Building
 Kashmeri Gate, Delhi-110008


 (D.K. Singh)
 Addl. Director (WMC II)
 Delhi Pollution Control Committee

To,

1. The Director, M/s Bharat Oil and Waste Management Ltd., B-5, East of Kailash, New Delhi-110065.
2. M/s Bharat Oil and Waste Management Ltd., Gate No. 672, Village Kumbhi, Tehsil-Akbarpur, District- Kanpur Dehat, Uttar Pradesh-209101.

Copy to:

1. The Member Secretary, Central Pollution Board, Pariyesh Bhawan, East Arjun Nagar, Delhi-110032.
2. The Commissioner of Industries, Govt. of NCT of Delhi, 419, Udyog Sadan, FIE, Patparganj, Delhi-110092.
3. The Managing Director, DSIDC, N-Block, Bombay Life Building, Connaught Circus, New Delhi-110001.
4. PS to Chairman, DPCC
5. PA to Member Secretary, DPCC
6. All Incharges CMCs.
7. Incharge IT Cell-for uploading on Website of DPCC.
8. Master File, WMC-II


 (S.K. Goyal)
 Env. Engineer (WMC II)
 Delhi Pollution Control Committee

S.K. Goyal
 Environmental Engineer
 Delhi Pollution Control Committee
 5th Floor, I.S.B.T. Building



UTTAR PRADESH POLLUTION CONTROL BOARD

Authorisation for Collection, Storage and Dismantling/Recycling of E-Waste

(Under rule 13(3)(VI) of e-Waste(Management) Rules, 2016)

Authorisation no:40994621EW1100/251

date of issue : 21/03/2021

**To
WASTE PRO RECYCLING
HAPUR**

1. M/s WASTE PRO RECYCLING is hereby granted Authorization as a collection cum dismantling/recycling facility for collection, storage and dismantling of e-waste at the premises situated at KHASRA NO 35 AND 36, UDAYRAMPIUR, NANGLA, DASNA, TEHSIL- DHAULANA, HAPUR, HAPUR, 201015, HAPUR

2. The Authorisation is granted for collection, storage and Dismantling/Recycling of Recycling of all type of E Waste- 500 MT/Month, Plastic Granules 1000 KG/day.

3. The authorisation shall be valid for a period from 21/03/2021 to 20/03/2026.

4. The Authorisation is granted for collection off e-Waste from all over India District. The authorisation shall not be treated exclusive right alone of the industry to collect e-Waste from above locations.

5. The authorisation is granted for collection, storage and dismantling/recycling of e-Waste as prescribed under schedule-I of e-Waste rules 2016.

6. The authorisation is subject to the conditions stipulated at Annexure-A and such conditions as may be specified in the rules for the time being in force under the Environment (Protection) Act, 1986.

VIVEK
ROY

C.E.O.

U.P. Pollution Control Board

Dated: 21/03/2021

Terms and conditions of authorization

1. The e-waste collection center shall comply with the provisions of the Environment (Protection) Act, 1986, and E-Waste (Management) Rules, 2017.
2. The application of this e-waste center is processed based on the report submitted by Environmental Engineer, Regional Office, Ghazipur and the information furnished by the proponent.
3. The authorization shall be produced for inspection on the request of an officer authorized by the Uttar Pradesh Pollution Control Board while storage, transport and dismantling of e-waste.
4. The person/ collection center authorized shall not rent, lend, sell, transfer or otherwise transport the e-wastes without obtaining prior permission of the Board.
5. Any unauthorized change in personnel, equipment, working conditions as mentioned in the application by the person authorized shall constitute a breach of this authorization.
6. It is the duty of the authorized person to take prior permission of the Board to close down the operations.
7. An application for the renewal of this authorization shall be made, as laid down in sub-rule (VI) of rule 13(3), i.e. 120 days before the expiry of this authorization.
8. The collection centre shall provide / publish details such as address, telephone number, helpline number, e-mail, etc. of the collection centre to the general public.
9. The collection centre shall ensure that the e-waste collected by them is stored in a secured manner in the authorized premises till it is dismantled mechanically and the solid residual waste to recycler.
10. The applicant shall take all necessary steps to avoid inconvenience to the neighbors.
11. The collection cum dismantling center shall not carry out any recycling activity of e-waste.
12. The collection center cum dismantling shall ensure that the collected waste is not stored for more than 180 days. The collection center shall not collect any waste other than e-waste as mentioned at Schedule-I.
13. The collection cum dismantling center shall ensure that no damage is caused to the environment during storage and dismantling of e-waste.
14. The collection center cum dismantling shall preferably segregate e-waste into categories of IT & TE and Consumer electrical and electronics and shall store it in suitable racks / containers / bins. Height of the containers should be limited to 7 feet. Containers of appropriate size and shape shall be used for segregation of e-waste items to facilitate effective handling operations.

15. The shed area shall be covered and with impervious flooring.

16. The centre shall provide adequate facilities for handling / detecting / leakages of compressor oils, CFCs / HCFCs in case of collection, storage and dismantling of goods like refrigerators and air conditioners.

17. The collection centre shall take care for proper packing of broken e-waste equipment during the storage, transportation and dismantling.

18. The collection centre shall be secured with boundary wall and security personnel.

19. The proponent shall follow Rule No-19 of E-Waste (Management) Rules, 2016 for transportation of e-waste.

20. The collection centre shall send the residual e-waste to Authorized recycler/TSDF through authorized transporter as per the e-waste rules.

21. The collection centre shall maintain records of the e-waste handled in Form - 2 and make such records available for scrutiny by the Board.

22. The collection centre shall file annual returns in Form - 3 to the Board on or Before the 30th day of June following the financial year to which that return relates.

23. This authorization is issued subject to obtaining required permissions from local authority / Fire safety Department and other relevant government departments, which are statutory requirement for carrying out the above activity.

24. The proponent shall comply with all the directions issued by the Board from time to time.

25. Concealing the factual data, submission of false information / fabricated data and failure to comply with any of the conditions mentioned in this authorization may result in withdrawal of this authorization and attract action under the provisions of relevant pollution control Acts.

26. The Board reserves its right to modify above conditions or stipulate any further conditions in the interest of environmental protection.

27. The Board is empowered to suspend or cancel the authorization in case of non compliance of conditions of the authorisation or with any provisions of Environment (Protection) Act or e-waste Rules.

28. This order is issued without prejudice to the rights of the rights of this Board in any court of law.

29. The Unit will file the renewal application at least 2 months prior to the expiry of this Order.

Specific Conditions

- (1) Unit shall ensure that the facility and recycling processes are in accordance with the standards or guidelines prescribed by the Central Pollution Control Board from time to time;
- (2) Unit shall ensure that no damage is caused to the environment during storage and transportation of e-waste;
- (3) Unit shall ensure that the recycling processes do not have any adverse effect on the health and the environment;
- (4) Unit shall make available all records to the Central Pollution Control Board or the State Pollution Control Board for inspection;
- (5) Unit shall ensure that the fractions or material not recycled in its facility is sent to the respective authorized recyclers;
- (6) Unit shall ensure that residue generated during recycling process is disposed of in an authorized treatment, storage & disposal facility;
- (7) Unit shall maintain record of e-waste collected, dismantled, recycled and sent to authorized recycler in Form-3 and make such record available for scrutiny by the Central Pollution Control Board or the State Pollution Control Board;
- (8) Unit shall ensure the annual returns in Form-3, to the U.P. Pollution Control Board as the case may be, on or before 30th day of June following the financial year to which that return relates;
- (9) Unit may accept waste electrical and electronic equipment or components not listed in Schedule I for recycling provided that they do not contain any radioactive material and same shall be indicated while taking the authorization from Board.

Copy To:
Regional Officer, UPFCB, Ghazibad.

NOT FOR USE
VIVEK
ROY
C.E.O.
U.P. Pollution Control Board

Dated 21/03/2021

Not For Use

PERFECT MANAGEMENT SOLUTIONS & CO.		
Area	Name Of Plant	Qty
Gate No.1 Between Gate No.2 Boundary Wall	Gul Mohar	2
	Alstonia Tree	14
	Wasitonia Tree	2
	Champa	2
Gate No.1 to MLCP Parking Boundary Wall Side	Gul Mohar	2
	Reginald	22
	Champa	12
In Front of ER Main Porch Left Side	Bottle Brush	17
Ground Floor Main Porch Right	Champa	7
Ground Floor Main Porch Left Side	Champa	11
Ground floor Left Side Front of MLCP Parking	Bottle Brush	4
	Gul Mohar	1
	Champa	2
Onco Ground Floor Main Porch	Reginald	42
Onco Ground Floor Left Side	ficus tree	1



Centre for Environment and Food Technology Pvt. Ltd.

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TC-6145

TEST REPORT

Sample Number : CEFT|GEN|2501280284
 Issued To : M/s Max Super Speciality Hospital
 FC - 50, C & D Block, Shallimar Bagh
 New Delhi - 110088
 Sample Description : Ambient Air Quality Monitoring

Report No. : CEFT|284
 Format No. : 7.8 F-01 A
 Party Reference No. : NIL
 Reporting Date : 01.02.2025
 Receipt Date : 28.01.2025

General Information:

Sample collected by (Name & Designation) : CEFT Pvt. Ltd. Team
 Type of Unit : Hospital
 Sampling location : MICU - 1 Roof Area Outside 4th Floor
 Date of commencement of monitoring : 27.01.2025
 Date of end of monitoring : 28.01.2025
 Sample Analysis Completion Date : 28.01.2025 to 01.02.2025
 Sampling Duration : 24 hrs.
 Instrument Used : RDS with gaseous attachment & PM 2.5 Sampler
 Instrument calibration status : Calibrated
 Meteorological Condition including wind direction : Clear Sky
 Sampling & Analysis Protocol : IS-5182 & CPCB Guidelines

TEST RESULT

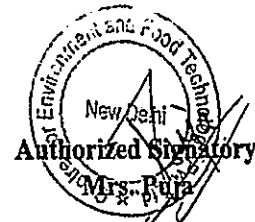
S. No.	Parameter	Result	Test Method	Standard Limit (as per NAAQS*)
1	Particulate Matter (PM ₁₀) µg/m ³	88	IS: 5182 (P-23)	100
2	Particulate Matter (PM _{2.5}) µg/m ³	32	IS: 5182 (P-24)	60
3	Nitrogen Dioxide (NO ₂) µg/m ³	16	IS: 5182 (P-6)	80
4	Sulphur Dioxide (SO ₂) µg/m ³	10	IS: 5182 (P-2)	80
5	Ammonia (NH ₃), µg/m ³	ND	IS: 5182 (P-25)	400
6	Lead (Pb), µg/m ³	ND	IS: 5182 (P-22)	1
7	Benzene (C ₆ H ₆), µg/m ³	ND	IS: 5182 (P-11)	5
8	Benzo (a) pyrene, ng/m ³	ND	IS: 5182 (P-12)	1
9	Ozone (O ₃), µg/m ³	ND	IS: 5182 (P-9)	180
10	Arsenic (As), ng/m ³	ND	IS: 5182 (P-22)	6
11	Nickel (Ni), ng/m ³	ND	IS: 5182 (P-22)	20

*NAAQS - National Ambient Air Quality Standards; Schedule-VII, [Rule 3 (3B)], [Part-II-sec.-3(i)] 16.11.2009

Page No. 1/1

** End of the Report **

Checked by
 Ms. Garima



- Note : 1. The test results are related to the sample/ tested as identified.
 2. The sample will be discarded after retention time of 7 days unless otherwise specified.
 3. Any Discrepancy found in the test report may be communicated within seven days.
 4. This report shall not be reproduced, cannot be used as evidence in the court of law and should not be used in any advertising media without written permission of CEO, CEFT Pvt. Ltd.
 5. The Court Jurisdiction will be Delhi.
 6. Customer complaint register is available at the laboratory.

Regd. Address - Bldg. No. 17, 1st & 2nd Floor, DLF Industrial Area, Mofl Nagar, New Delhi - 110015

Ph : 011-45012722 Email: info@ceftlab.com Website: www.ceftlab.com



Centre for Environment and Food Technology Pvt. Ltd.

An ISO 9001; 2015, ISO 45001; 2018 (OHSAS); ISO/IEC 17025; 2017

TEST REPORT

Sample Number : CEFT|GEN|2507|291
Issued To : M/s Max Super Speciality Hospital
FC-50, C&D Block, Shallimar Bagh,
New Delhi-110088
Sample Description : Ambient Noise Level Monitoring

Report No. : CEFT|2507|291
Format No. : 7.8 F-01B
Reporting Date : 02.08.2025
Receipt Date : 29.07.2025

General Information:

Sample Description : Noise Level Monitoring
Sampling Location : 7th Floor, Refuge Area (Tower-2)
Date of Monitoring : 29.07.2025
Sampling duration : 24 hrs.
Monitoring Done by : CEFT Pvt Ltd. Team

TEST RESULT

S. No.	Parameter	Test Result dB(A)	
		Day Time (06:00 am to 10:00 pm)	Night Time (10:00 pm to 06:00 am)
1	Ambient Noise db(A)	47.9	36.5

CPCB limits in dB(A) Leq (Silence Zone)	
Day Time (6:00 am to 10:00 pm)	Night Time (10:00 pm to 6:00 am)
50	40

Page No.1/1

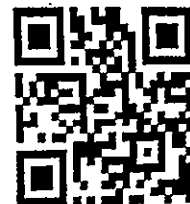
****End of Report****

Moona
Checked by
Ms. Moona



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Ph.: - 011-45012722, Email: info@ceftlab.com, Website : www.ceftlab.in



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WWW.CEFTLAB.IN

TEST REPORT

Issued to:
Max Super Speciality Hospital, Shalimar Bagh
 FC-50 C & D Block, -110088
 New Delhi, India

J.O. No. : ENV20250825-008-014
 ULR Code : TC5503 25 3 00014439 F
 Report Date : 30-08-2025
 Sample Receipt Date : 25-08-2025
 Account Manager : BD Team 3
 Credit Manager : Septesh Kumar



Customer Provided Information:#

Nature of the Sample
 Make & Model No.
 Engine No.
 Rated Capacity
 Type of Stack /Duct
 Stack Height from Ground Level (m)
 Diameter of the Stack (m)
 Operation Load During Monitoring

: Stack Emissions
 : Cummins & KTA-38-G5-I
 : 25412048
 : 1050 KVA
 : Metal
 : 37
 : 0.3
 : 756 KVA



Laboratory Provided Information:

Date of Sampling
 Time of sampling
 Test Started On
 Test Completed On
 Purpose of Monitoring
 Name of the Emission Source Monitoring
 Sampling Method
 Stack Identification
 Normal Operating Schedule
 Sampling Duration (min)
 Flue Gas Temperature °C
 Ambient Air Temperature °C
 Flue Gas Velocity (m/s)
 Volumetric Flow Rate (Nm³/h)
 Pollution Control Device if any

: 25-08-2025
 : 12:05 PM
 : 25-08-2025
 : 30-08-2025
 : To Check Pollution Load
 : DG Set- 2
 : IS-11255 (P-7, P-3) & FL/SOP/ENV/D-02
 : Stack attached to DG Set- 2
 : As per requirement
 : 27
 : 119.3
 : 32
 : 11.25
 : 2174.46
 : Retro-fit Emission Control Device

Analysis Report

S. No.	Parameters	Unit	Test Results	Specification as Per CAQM Direction No. 76-Act 2021* (Maximum Allowable Limit)	Test Method
Chemical Analysis					
1	Carbon Monoxide at 15% O ₂	mg/Nm ³	45.16	100	FL/SOP/ENV-26
2	Non Methane Hydrocarbons (as C) at 15% O ₂	mg/Nm ³	2.89	NA	FL/SOP/02-24
3	Oxides of Nitrogen (as NO ₂) at 15% O ₂	mg/Nm ³	113.45	650	IS:11255 (P-7)
4	Particulate matter at 15% O ₂	mg/Nm ³	34.18	50	IS:11255 (P-1)
5	Sulphur Dioxide	mg/Nm ³	6.24	NA	IS:11255 (P-2)

NA= Not Applicable; *CAQM= Commission for Air Quality Management in National Capital Region and Adjoining Areas.

Authorised Signatory
Mr. Arun Kumar Chaturvedi, Scientist-C

NOTE: The laboratory accepts the responsibility for content of report. The results contained in this test report pertain only to the sample tested and not for the whole lot. Test report shall not be reproduced except in full, without written approval of the laboratory. This report is intended only for your guidance, and not for legal purposes, commercial decision, and for advertisement. Samples will be destroyed after 15 days from the date of issue of test certificate unless otherwise specified. Any complaints about this report should be communicated in writing within 7 days of issue of this report. Total liability of FARELABS Pvt. Ltd. is limited to invoice amount only. The recipient of this report is requested to kindly confirm with FARE Labs, the authenticity and genuineness of this report at complaint@farelabs.com. FARE Labs is not responsible for any unconfirmed Test Report. If you have any complaint/feedback regarding the sample collection/testing/test report, please send an email at feedback@farelabs.com and call at +91 9226381688.
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*****End of Report*****

TEST REPORT

Issued to :
Max Super Speciality Hospital, Shalimar Bagh
 FC-50 C & D Block, -110088
 New Delhi, India

J.O. No. : ENV20250825-008-013
 ULR Code : TC5503 25 3 00014438 F
 Report Date : 30-08-2025
 Sample Receipt Date : 25-08-2025
 Account Manager : BD Team 3
 Credit Manager : Saptash Kumar



Customer Provided Information#

Nature of the Sample : **Stack Emissions**
 Make & Model No. : **Cummins & KTA-38-G2-1**
 Engine No. : **25356382**
 Rated Capacity : **750 KVA**
 Type of Stack /Duct : **Metal**
 Stack Height from Ground Level (m) : **37**
 Diameter of the Stack (m) : **0.3**
 Operation Load During Monitoring : **540 KVA**



Laboratory Provided Information:

Date of Sampling : **25-08-2025**
 Time of sampling : **11:20 AM**
 Test Started On : **25-08-2025**
 Test Completed On : **30-08-2025**
 Purpose of Monitoring : **To Check Pollution Load**
 Name of the Emission Source Monitoring : **DG Set- 1**
 Sampling Method : **IS-11255 (P-7, P-3)& FL/SOP/ENV/D-02**
 Stack Identification : **Stack attached to DG Set- 1**
 Normal Operating Schedule : **As per requirement**
 Sampling Duration (min) : **37**
 Flue Gas Temperature °C : **108.7**
 Ambient Air Temperature °C : **32**
 Flue Gas Velocity (m/s) : **8.12**
 Volumetric Flow Rate (Nm³/h) : **1612.82**
 Pollution Control Device If any : **Retro-fit Emission Control Device**

Analysis Report

S. No.	Parameters	Unit	Test Results	Specification as Per CPCB* (Maximum Allowable Limit)	Test Method
Chemical Analysis					
1	Carbon Monoxide	g/kW-hr	0.25	3.5	FL/SOP/ENV-26
2	Oxides of Nitrogen + Hydrocarbons	g/kW-hr	0.31	4.0	IS-11255 (P-7) & FL/SOP/02-24
3	Particulate matter	g/kW-hr	0.06	0.2	IS:11255 (P-1)
4	Sulphur Dioxide	g/kW-hr	0.04	NA	IS:11255 (P-2)

NA= Not Applicable; *CPCB= Central Pollution Control Board.

Arun
 Authorised Signatory

Mr. Arun Kumar Chaturvedi, Scientist-C

Page 1 of 1

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TEST REPORT

ULR No. : TC-61452500001674F

Party Name : M/s Max Super Speciality Hospital
FC-50, C&D Block, Shalimar Bagh,
New Delhi-110088

Report No. : CEFT|069
Format No. : 7.8 F-01G
Reporting Date : 17.05.2025
Analysis Completion date : 13.05.2025 to 17.05.2025
Receipt Date : 13.05.2025
Sampling Date : 13.05.2025
Sampling method : As Per APHA Method
Sample Quantify : 1 Ltr
LSRF/Sample ID : CEFT|GEN|2505130069

Sample Description : Drinking Water
Sampling Location : B-1
Source : RO
Sample Collected by : Sampler

TEST RESULT

S. No.	Parameter	Result	Unit	Limit of IS: 10500 : 2012 (Reaffirmed 2023)		Test-Method
				Requirement (Acceptable Limit)	Permissible limit in the Absence of Alternate Source (Max.)	
Physical Parameters						
1	pH (at 25 °C)	7.06	-	6.5 to 8.5	No Relaxation	IS: 3025 (Part-11)
2	Colour, (Max.)	<1	Hazen	5	15	IS: 3025 (Part-4)
3	Odour	Agreeable	-	Agreeable	Agreeable	IS: 3025 (Part-5)
4	Taste	Agreeable	-	Agreeable	Agreeable	IS: 3025 (Part-7)
5	Turbidity, (Max.)	<1	NTU	1	5	IS: 3025 (Part-10)
6	Total Dissolved Solids, (Max.)	108.0	mg/l	500	2000	IS: 3025 (Part-16)
General Parameters						
7	Total Hardness as CaCO ₃ (Max.)	26	mg/l	200	600	IS: 3025 (Part-21)
8	Calcium as Ca, (Max.)	6.4	mg/l	75	200	IS: 3025 (Part-40)
9	Alkalinity as CaCO ₃ , (Max.)	14.0	mg/l	200	600	IS: 3025 (Part-23)
10	Chloride as Cl, (Max.)	15.9	mg/l	250	1000	IS: 3025 (Part-32)
11	Free Residual Chlorine, (Min.)	ND	mg/l	0.2	1	IS: 3025 (Part-26)
12	Magnesium as Mg, (Max.)	2.43	mg/l	30	100	APHA 3500-Mg (B) 2023
13	Sulphate as SO ₄ , (Max.)	4.2	mg/l	200	400	IS: 3025 (Part-24)
14	Fluoride as F, (Max)	ND	mg/l	1	1.5	IS: 3025 (Part-60)
15	Nitrate as NO ₃ , (Max.)	ND	mg/l	45	No Relaxation	IS 3025 (Part-34)
16	Iron as Fe, (Max.)	0.06	mg/l	0.3	No Relaxation	IS: 3025 (Part-53)
17	Zinc as Zn, (Max.)	ND	mg/l	5	15	IS: 3025 (Part-49)

Note 1. ND = Not Detectable

Checked by
Ms. Moona

Note : 1. The test results are related to the sample/ tested as identified,

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Ph.: - 011-45012722 Email: Info@ceftlab.com, Website : www.ceftlab.in

Page No. 1/2
Authorized Signatory



SCAN ME



Centre for Environment and Food Technology Pvt. Ltd.

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NABL & IQAS Accredited, FSSAI and MoEF Recognised Testing Laboratory



TEST REPORT

Sample No : CEFT GEN 2505130069				Report No. CEFT 069		
S. No.	Parameter	Result	Unit	Limit of IS: 10500 : 2012 (Reaffirmed 2023)		Test-Method
				Requirement (Acceptable Limit)	Permissible limit in the Absence of Alternate Source	
18	Manganese as Mn, (Max.)	ND	mg/l	0.1	0.3	IS: 3025 (Part-59)
19	Lead as Pb, (Max.)	ND	mg/l	0.01	No Relaxation	IS: 3025 (Part-47)
20	Cadmium as Cd, (Max.)	ND	mg/l	0.003	No Relaxation	IS: 3025 (Part-41)
21	Total Chromium (as Cr), (Max.)	ND	mg/l	0.05	No Relaxation	IS: 3025 (Part-52)
22	Phenolic Compound, (Max.)	ND	mg/l	0.001	0.002	IS: 3025 (Part-43)
23	Barium as Ba, (Max.)	ND	mg/l	0.7	No Relaxation	APHA, 3111 (D) 2023
24	Cyanide as CN, (Max.)	ND	mg/l	0.05	No Relaxation	IS: 3025 (Part-27)
25	Selenium as Se, (Max.)	ND	mg/l	0.01	No Relaxation	APHA, 3111 (B) 2023
26	Mercury as Hg, (Max.)	ND	mg/l	0.001	No Relaxation	By Mercury Analyzer
27	Arsenic as As, (Max.)	ND	mg/l	0.01	No Relaxation	APHA, 3114 (B) 2023
28	Sodium as Na	8	mg/l	-	-	IS 3025 (Part-45)
29	Potassium as K	0.8	mg/l	-	-	IS 3025 (Part-45)
30	Copper as Cu, (Max.)	ND	mg/l	0.05	1.5	APHA, 3111 (B) 2023
31	Aluminium as Al, (Max.)	ND	mg/l	0.03	0.2	APHA, 3111 (D) 2023
32	Boron as B, (Max.)	ND	mg/l	0.5	1.0	APHA, 4500-B (C) 2023
Microbiological Parameters						
33	E.coli	Absent	per 100 ml	Absent per 100 ml		IS:15185:2016
34	Total coliform	Absent	per 100 ml	Absent per 100 ml		IS:15185:2016
35	Total coliform	<2 MPN/100ml	MPN/ 100 ml	-		IS:1622:1981

Note: 1. ND = Not Detectable

Page No. 2/2

Ms. Moona
Checked by
Ms. Moona

Centre for Environment and Food Technology Pvt. Ltd.
New Delhi
Authorized Signatory
Mr. Nadeem

Centre for Environment and Food Technology Pvt. Ltd.
New Delhi
Authorized Signatory
Mr. Nadeem

- Note: 1. The test results are related to the sample/ tested as identified.
 2. The sample will be discarded after retention time of 7 days unless otherwise specified.
 3. Any Discrepancy found in the test report may be communicated within seven days.
 4. This report shall not be reproduced, cannot be used as evidence in the court of law and should not be used in any advertising media without written permission of CEO, CEFT Pvt. Ltd.
 5. The Court Jurisdiction will be Delhi.
 6. Customer complaint register is available at the laboratory.



SCAN THE

Regd. Address - Bldg. No. 17, 1st & 2nd Floor, DLF Industrial Area, Mohi Nagar, New Delhi - 110015
Ph.: - 011-45012722 Email: info@ceftlab.com, Website : www.ceftlab.in

Centre for Environment and Food Technology Pvt. Ltd.

An ISO 9001; 2015, ISO 45001; 2018 (OHSAS); ISO/IEC 17025; 2017 | IQAS Accredited

TEST REPORT

Party Name : M/s Max Super Speciality Hospital
FC-50, C&D Block, Shalimar Bagh,
New Delhi-110088

Report No. : CEFT[GEN]2505]160
Format No. : 7.8 F-01G
Reporting Date : 17.05.2025
Analysis Completion date : 13.05.2025 to 17.05.2025
Receipt Date : 13.05.2025
Sampling Date : 13.05.2025
Sampling method : As Per APHA Method
Sample Quantity : 1 Ltr
LSRF/Sample ID : CEFT[GEN]2505]160

Sample Description : Drinking Water
Sampling Location : B-1
Source : RO
Sample Collected by : Sampler

TEST RESULT

S. No.	Parameter	Result	Unit	Limit of IS: 10500 : 2012 (Reaffirmed 2023)		Test-Method
				Requirement (Acceptable Limit)	Permissible limit in the Absence of Alternate Source (Max.)	
General Parameters						
1	Ammonia (as total ammonia-N), mg/l, Max	ND	mg/l	0.05	No Relaxation	IS 3025 (Part-34)
2	Mineral Oil	ND	mg/l	0.5	No Relaxation	IS 3025 (Part-39)
3	Chloramines	ND	mg/l	4	No Relaxation	IS 3025 (Part-26)

Note 1. ND = Not Detectable

Page No. 1/1

** End of Report **

Moona
Checked by
Ms. Moona



- Note : 1. The test results are related to the sample/ tested as Identified.
2. The sample will be discarded after retention time of 7 days unless otherwise specified.
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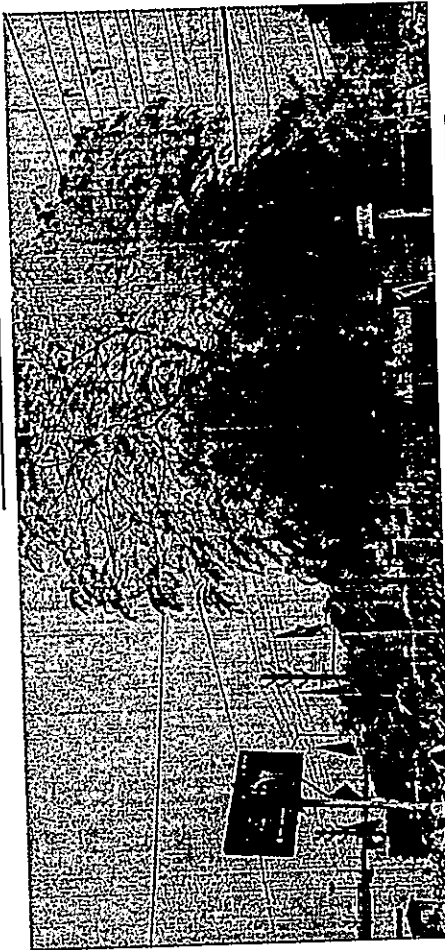
Regd. Address - Bldg. No. 17, 1st & 2nd Floor, DLF Industrial Area, Mohi Nagar, New Delhi - 110015
Ph.: - 011-45012722, Email: info@cefflab.com, Website : www.cefflab.in



SCAN ME



Hospital In side Trees Plants

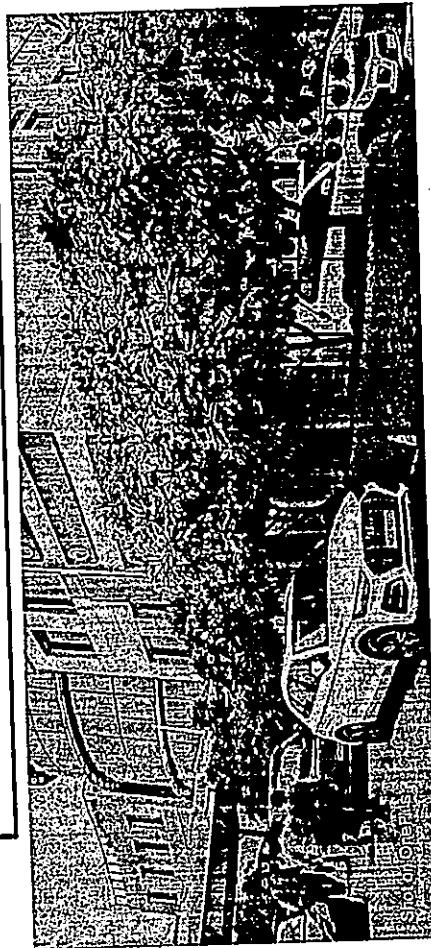


Gate No.1 Between Gate No.2 Boundary Wall

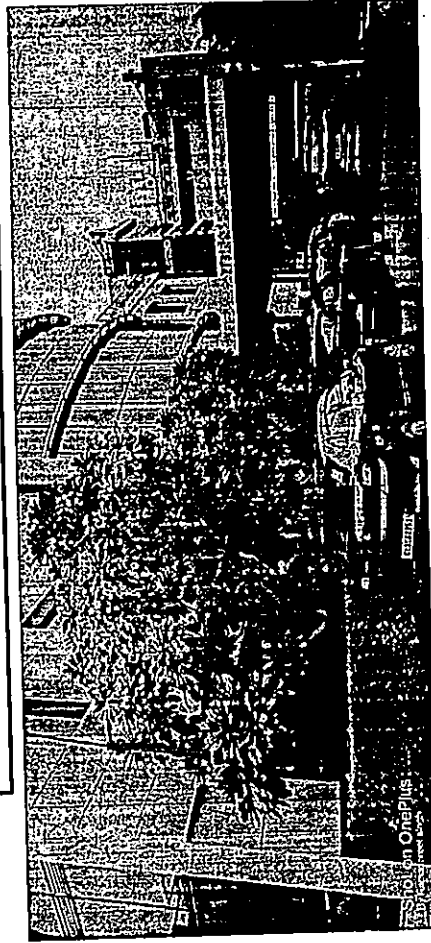


Shot on OnePlus

Gate No.1 to MLCP Parking Boundary Wall Side



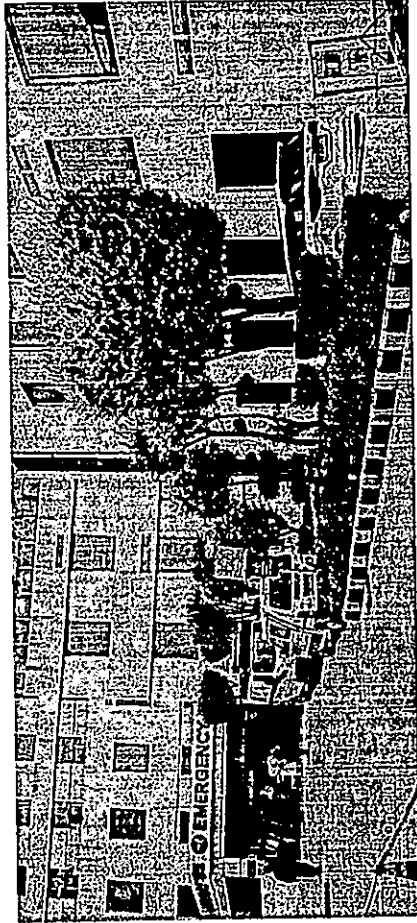
Ground Floor Main Porch Left Side



Ground Floor Main Porch Right Side



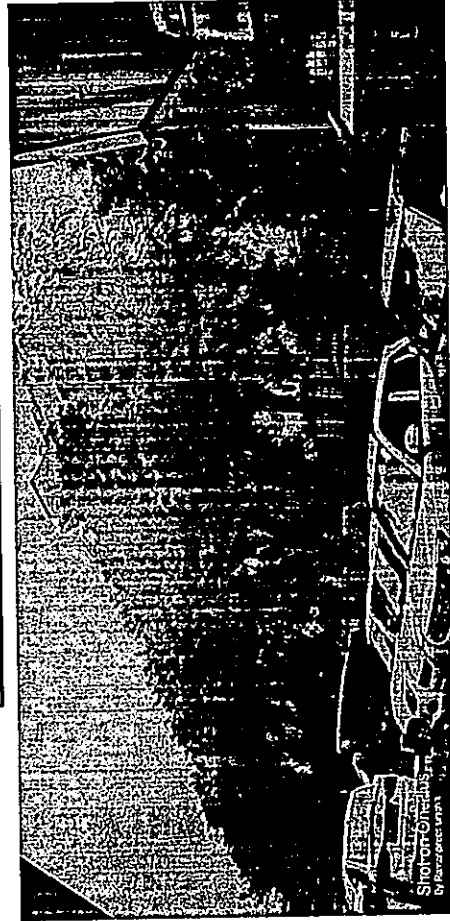
Hospital In side Trees Plants



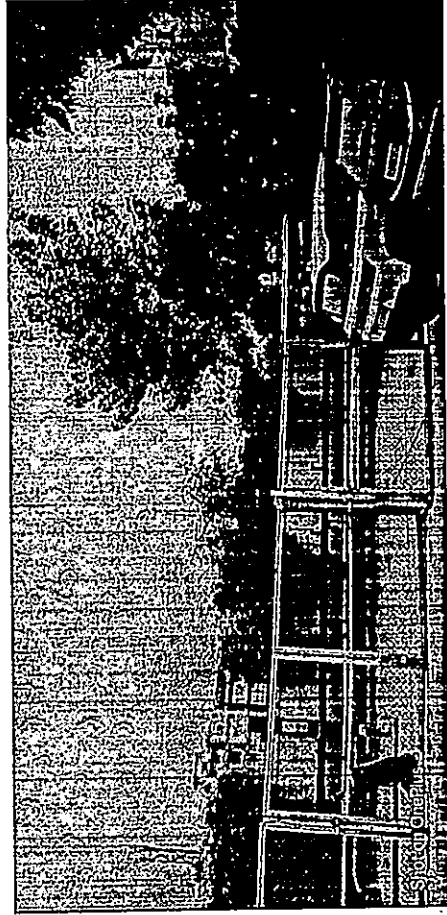
In Front of ER Main Porch Left Side



Ground floor Left Side Front of MLCP Parking



Onco Ground Floor Main Porch



Onco Ground Floor Left Side

POWER PURCHASE AGREEMENT (SHALIMAR BAGH)

BETWEEN

YOGINDERA POWERS LIMITED

AND

MAX HEALTHCARE INSTITUTE LIMITED

DATED

14th JULY 2025



INDIA NON JUDICIAL



सत्यमेव जयते

Government of National Capital Territory of Delhi

e-Stamp

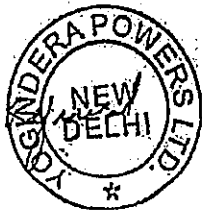
Certificate No. : IN-DL17295142364853X
Certificate Issued Date : 12-Jul-2025 01:59 PM
Account Reference : IMPACC (IV)/ dl732103/ DELHI/ DL-NDD
Unique Doc. Reference : SUBIN-DL73210370097751899231X
Purchased by : YOGINDERA POWERS LIMITED
Description of Document : Article 5 General Agreement
Property Description : Not Applicable
Consideration Price (Rs.) : 0
(Zero)
First Party : YOGINDERA POWERS LIMITED
Second Party : MAX HEALTHCARE INSTITUTE LIMITED
Stamp Duty Paid By : YOGINDERA POWERS LIMITED
Stamp Duty Amount(Rs.) : 500
(Five Hundred only)



Please write or type below this line

This Stamp paper shall form an integral part of the Power Purchase Agreement for Max Shalimar Bagh betⁿ Yogindera Powers Ltd. & Max Healthcare Institute Limited dated 14th July, 2025.

Sudesh



Rishika Gupta

Statutory Alert:

1. The authenticity of this Stamp certificate should be verified at 'www.shclstamp.com' or using e-Stamp Mobile App of Stock Holding. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
2. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority.

POWER PURCHASE AGREEMENT

The Power Purchase Agreement is entered into on this 14th Day of July, 2025 ("Effective date") at New Delhi for the supply of power to Max Super Specialty Hospital, Shalimar Bagh a unit of Max Healthcare Institute Limited, Plot No. 50, Facility Centre, C & D Block, Shalimar Bagh, New Delhi - 110088.

BETWEEN

Yogindera Powers Limited, a company incorporated under the Companies Act, 1956/2013, having its registered office at VPO Jalari, District Kangra, Himachal Pradesh - 176063, its corporate office at Flat Nos. 401 - 404, 32/33, Nehru Place, New Delhi - 110019, and bearing CIN Number U74110HP2007PLC030600 (hereinafter referred to as "Seller" or "Generator" or "YPL" or "Captive Generator") which expression shall unless repugnant to the context or meaning thereof be deemed to include its administrators, successors, executors, permitted assigns and liquidators.



AND

Max Healthcare Institute Limited, a company incorporated under the Companies Act, 1956/2013, having its registered office at 401, 4th Floor, Man Excellence, S. V. Road, Vile Parle (West), Mumbai, Maharashtra, India - 400056, its corporate office at 2nd Floor, Max Healthcare, Capital Cyberspace, Sector 59, Gurugram, Haryana 122002, and bearing CIN Number L72200MH2001PLC322854 (hereinafter referred to as "Buyer" or "Consumer" or "Captive Consumer" or "Max"), which expression shall unless repugnant to the context or meaning thereof be deemed to include its administrators, successors, executors, permitted assigns and liquidators.

Both Seller and Buyer shall be referred to individually as "Party" and collectively as "Parties".

WHEREAS:

- A. The Seller is having a plant of 5 MW Captive Hydro Power Plant at Village Jalari, District Kangra in the State of Himachal Pradesh ("Plant" or "Captive Plant"). The Seller has been incorporated as a special purpose vehicle with the main objective of setting up and operating the Plant for the purposes of generating and selling energy.
- B. The electricity being sold is classified as Renewable Energy more specifically Non-Solar Renewable Energy.
- C. The Captive Consumer is engaged in the business of providing healthcare services and is operating a super specialty hospital, namely Max Super Specialty Hospital, a unit of Max Healthcare Institute Limited, Plot No. 50, Facility Centre, C & D Block, Shalimar Bagh, New Delhi - 110088 ("Max Shalimar Bagh"), which requires energy for its operations.
- D. The Parties are entering into this Power Purchase Agreement for the supply of power to Max Shalimar Bagh under the captive model. The quantum of energy proposed to be supplied by the Company to Max Shalimar Bagh pursuant to the Captive Arrangement is more particularly set out in Annexure A to this Agreement.
- E. The Consumer has agreed to invest Rs. 48,76,570.00/- (Indian Rupees Forty-Eight Lakh Seventy-Six Thousand Five Hundred and Seventy only) to purchase 4,87,657 No. of Shares (Four Lakh Eighty-Seven Thousand Six Hundred Fifty-Seven shares only) (currently equivalent of 9.36% of the total shares of the Company) which are Fully paid-up equity shares of Face Value Rs. 10/- each in share capital of the Seller to comply with group captive

Sd/- 	By 
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Page 2 of 25



structuring as per Electricity Rules 2005 as stands amended from time to time for fulfilment of minimum 26% stake criteria among captive consumer(s) pursuant to the Share Purchase and Shareholders Agreement to be executed between the Parties, by virtue of which the Consumer shall be entitled to consume minimum 51% power in a financial year generated from the Plant. The tentative scheduled consumption pattern is annexed with this agreement as Annexure - A.

- F. The Seller will be wholly responsible to arrange permission to obtain Open Access up to the Delivery Point and the Consumer will be wholly responsible to arrange permission to obtain Open Access beyond Delivery Point and both the Seller and the Consumer shall ensure that the open access is valid and in force during the term of the PPA.
- G. The Seller shall bear all Open Access Charges up to the delivery point including but not limited to Seller State Transmission Charges & Losses, Seller State Wheeling / distribution Charges & Losses, SLDC Operating Charges, SLDC Application Fee and any other charges, if any, of seller state as amended from time to time.
- H. The Consumer shall bear all Open Access Charges beyond the delivery point including but not limited to ISTS Withdrawal Charges & Losses, Consumer State Transmission Charges & Losses, Consumer State wheeling / distribution charges & losses, SLDC / RLDC Operating charges, SLDC / RLDC Application fee, Cross Subsidy, Regulatory Surcharge, Reactive Energy Charge, Electricity Tax and any other charges, if any, of DISCOM / RLDC / buyer state as amended from time to time.
- I. In view of the aforesaid, the Seller agrees to deliver a part of the capacity and energy generated by the Plant to the Consumer and the Consumer agrees to off take and pay for such capacity and energy in accordance with the terms and conditions of this Agreement.

NOW, THEREFORE, IN CONSIDERATION OF THE PREMISES AND COVENANTS HEREINAFTER SET FORTH, THE SUFFICIENCY OF WHICH THE PARTIES HEREBY AND WITH THE INTENT TO BE LEGALLY BOUND THEREBY, THE PARTIES HERETO AGREE AS FOLLOWS:

1. Definitions

- 1.1. In addition to the terms defined in the introduction to, recitals or the body of this Agreement, whenever used in this Agreement, unless repugnant to the meaning or context thereof, the following words and terms shall bear the meanings assigned to them below:
- a) "Act" means the Electricity Act, 2003 and Rules and Regulations promulgated under the Act, as amended, modified or re-enacted from time to time.
- b) "Agreement" shall mean this Power Purchase Agreement, including its preamble, recitals and the annexures, as may be amended from time to time.
- c) "Applicable Law" shall mean all applicable laws, by-laws, rules, regulations, orders, ordinances, protocols, codes, guidelines, policies, notices, directions and judgments or other requirements of any Governmental Authority in any relevant jurisdiction.
- d) "Business Day" shall mean any day other than a Sunday or a statutory holiday, on which the scheduled banks remain open for business in Himachal Pradesh and Delhi.

Seller  Buyer 
Page 3 of 25

- e) "Consents" shall mean all authorizations, licenses, approvals, registrations, permits, waivers, privileges, acknowledgements, agreements, no objection certificate or concessions required to be obtained under Applicable Law.
- f) "Contracted Energy" shall mean Energy in MW at Delivery Point, to be delivered by the Seller at the Delivery Point in terms of this Agreement as per the Drawl Schedule provided by the Consumer.
- g) "Annual Available Energy" shall mean 6.9 Million Units of Electricity at the Delivery Point which is available with the Seller for all the Captive Consumers of the Seller.
- h) "Annual Contracted Energy" shall mean 6.0 Million Units of Electricity at the Delivery Point which is contracted between the Consumer and the Seller in this agreement.
- i) "Minimum Guaranteed Energy" shall mean 4.8 Million Units of Electricity at the Delivery Point which is guaranteed by both the Seller and the Consumer to be supplied during a financial year. The Captive Consumers have the option to collectively share and qualify for this Minimum Guarantee in case of any shortfall / surplus.
- j) "Energy Supply Date" or "ESD" shall mean the date on which the Supplier will commence delivering energy to the Delivery Point
- k) "Delivered Energy" shall mean the energy actually delivered by the Seller at the Delivery Point.
- l) "Delivery Point" shall be the interconnection point of Regional Periphery (NR Periphery).
- m) "Distribution Licensee" or "DISCOM" shall mean DISCOM, or its franchisee which is the licensee supplying electricity to consumer in the area where the Consumer's premises is located.
- n) "Drawl Point" means the point at which the consumer is connected to the grid.
- o) "Due Date" shall mean the day on which the payment becomes due to be credited in the seller's bank account by the buyer for Invoice / Supplementary Invoice / Debit Note. The same shall be calculated as number of days from issuance of Invoice / Debit Note by the Seller as agreed in this agreement. If the said day is a bank holiday, then next Business Day shall become the due date.
- p) "Effective Date" shall mean the date of execution of this Agreement by the Parties.
- q) "ERC" shall mean the Electricity Regulatory Commission
- r) "Event of Default" shall mean reference to either the Seller's Event of Default or the Consumer's Event of Default, depending on the Party in whose context the term is used.
- s) "Financial Year" shall mean a period of one year starting from 1st April and ending on 31st March which is also known as the Indian Accounting Year.

Sunil
YOGINDERA POWERS LIMITED
DELHI

BY
MAX HEALTHCARE INSTITUTE LIMITED
DELHI

Page 4 of 25

CONFIDENTIAL

- t) "Force Majeure" shall mean collective reference to Natural Force Majeure and Non-Natural Force Majeure.
- u) "Government Authority" shall mean any governmental or statutory authority, regulatory commission, government department, agency, commission, board, tribunal or court or other entity authorized to make laws, rules or regulations or pass directions having or purporting to have jurisdiction or any State or other subdivision thereof, or any municipality, district or other subdivision thereof having jurisdiction pursuant to Applicable Laws.
- v) "Injection point" shall mean the Darkata Sub Station, Kangra District, Himachal Pradesh where transmission line of Generator is connected.
- w) "kWh" means Kilowatt-hour(s).
- x) "MW" means Mega Watt which is a unit of power.
- y) "Natural Force Majeure" means any natural event or circumstance or combination of events or circumstances, direct and / or indirect, which is or are beyond the control of the non-performing Party because of which the performance in whole or in part of any obligation under the Agreement may be prevented or delayed, and which could not have been foreseen or prevented or avoided through reasonable care by the non-performing Party, and which having arisen could not have been reasonably avoided and includes:
- i. Acts of God, including events such as lightening, fire, drought, earthquake, volcanic eruption, landslide, cloudburst, flood, cyclone, hurricane, typhoon, tornado, hailstorms, tide, tidal wave or perils of the sea;
 - ii. Any exceptionally adverse weather conditions;
 - iii. Any medical emergency such as epidemic or pandemic as declared by the Central Government or the relevant State Government
 - iv. Any events normally covered by Special Fire & Perils insurance policy provided by the Insurance Companies in India; and
- z) NOC Date shall mean the date of issuance of NOC from SLDC to the Seller and Consumer.
- aa) "Non-Natural Force Majeure" means any non-natural event or circumstance or combination of events or circumstances, direct and / or indirect, which is or are beyond the control of the non-performing Party because of which the performance in whole or in part of any obligation under this Agreement may be prevented or delayed, and which could not have been foreseen or prevented or avoided through reasonable care by the non-performing Party, and which having arisen could not have been reasonably avoided and includes:
- i. Expropriation, requisition, confiscation, nationalization or compulsory acquisition by any Government Authority, provided the non-performing Party is not in violation of the Applicable Law;
 - ii. Unlawful, unreasonable or discriminatory revocation of, or refusal to renew, any Consent required by the Party (for no default of the Party) to perform its obligations under this Agreement;
 - iii. Un-scheduling / Non-scheduling of power for reasons not attributable to the Party;
 - iv. Transmission Corridor unavailability for scheduling of inter-state power;

Sudhakar
Seller
KERALA POWER CORPORATION
NEW DELHI
Pg
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- v. war, invasion, armed conflict, blockade, embargo, revolution, sabotage, civil disturbance, riot and terrorist activity, public disorder, acts of emergency,
vi. radio-active contamination or ionizing radiation;
vii. Breakdown of machinery, for reasons not attributable to improper or sub-par maintenance of machinery by the Generator / Seller;
viii. Any transmission constraints imposed by the relevant Regional Load Dispatch Centre.
- bb) "NRLDC" means Northern Region Load Dispatch Centre.
- cc) "Open Access" shall mean 'open access' as defined in the Electricity Act 2003.
- dd) "PPA Tariff" shall be as determined in clause 5 hereunder.
- ee) "Regulations" shall include the regulations made or issued under the Electricity Act 2003 and its amendment on time to time will also include but not limited to the Regulations made or issued by the electricity regulatory commission and any circulars, directives, clarifications, policy matters issued by the Distribution Licensee, transmission licensee and SLDC relating to purchase of electricity under Open Access by the Consumer.
- ff) "RLDC" means the Regional Load Dispatch Centre.
- gg) "Rupees" or "INR" or "Rs." means the lawful currency of the Republic of India.
- hh) "REA" - "Regional Energy Account"
- ii) "Scheduled Shutdown" means a planned shutdown, interruption of or reduction in the Plant's generating capability that has been scheduled and communicated in writing in advance by the generator to the Consumer and is for inspection, testing, maintenance, repairs and/ or replacement.
- ji) "SLDC" means the State Load Dispatch Centre.
- kk) "Share Purchase and Shareholders Agreement" means the agreement between the Seller, its Promoter and the Consumer dated on or about the date hereof setting out the terms and conditions for the Consumer's investment in the equity of the Seller.
- ll) "SEA" - "State Energy Account"
- mm) "Term" shall have the meaning ascribed thereto in Clause 14 of this Agreement.
- nn) "Termination Notice" shall mean a written notice of termination of this Agreement, stating in reasonable detail the reason and the effective date of termination, in accordance with the terms of this Agreement.
- oo) "Transmission & Wheeling Charges" means the charges levied by the Government Authority or other licensed agency from time to time, for wheeling of energy from one point to another on the Grid and such charges shall include wheeling charges in kind or cash, as the case may be.

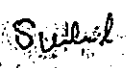


 Sushil K. Grewal SELLER YOGINDERA POWERS LIMITED DELHI	 Buyer MAX HEALTHCARE INSTITUTE DELHI PRIVATE & CONFIDENTIAL
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Page 6 of 25

1.2. Interpretation

In this Agreement, unless the context otherwise requires or as otherwise expressly stated:

- a) Any reference herein to any Clause, Annexures, Schedule or Exhibit is to such Clause or Annexure or Schedule or Exhibit in this Agreement unless the context otherwise requires. All the Schedules, Annexures and Exhibits to this Agreement shall be deemed to form an integral part of this Agreement.
- b) all references to agreements, documents or other instruments include a reference to that agreement, document or instrument, as amended, supplemented, substituted, novated or assigned, from time to time.
- c) References to a Party shall, where the context permits, include such Party's respective successors, legal representatives and permitted assigns and in the case of individuals will include their legal representatives, heirs and permitted assigns.
- d) References to a "person" or "Person" (or to a word importing a person) shall be construed so as to include: (a) individual, sole proprietorship, firm, partnership, limited liability partnership, trust, joint venture, company, corporation, body corporate, unincorporated body, association, organisation, any Government Authority or other entity or organisation (whether or not in each case having separate legal personality); (b) that person's successors in title, executors, and permitted transferees and permitted assignees (to the extent assignment or transfer is permitted under the relevant agreement); and (c) references to a person's representatives shall be to its officers, employees, legal or other professional advisers, sub-contractors, agents, attorneys and other duly authorised representatives;
- e) The headings or interpretation and use of Bold are inserted for convenience only and shall not affect the construction of this Agreement.
- f) capitalized terms, if not defined in Clause 1.1 (Definitions), shall have the meanings assigned to them in the body of this Agreement.
- g) Unless the context otherwise requires, words importing the singular include the plural and vice versa; and pronouns importing a specific gender include all genders.
- h) The terms "hereof", "herein", "hereby", "hereto" and derivative or similar words refer to this entire Agreement or specified Clauses of this Agreement, as the case may be.
- i) the words "other", "or otherwise" and "whatsoever" shall not be construed ejusdem generis or as any limitation upon the generality of any preceding words or matters specifically referred to.
- j) Reference to statutory provisions shall be construed as meaning and including references also to any amendment or re-enactment (whether before or after the Effective Date) for the time being in force and to all statutory instruments or orders made pursuant to such statutory provisions.
- k) references to any law shall include references to such law as it may, after the date of this Agreement, from time to time, be amended, supplemented or re-enacted.

 Sushil K. Singh Selling Party 	 Buyer 
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Page 7 of 25

- l) Reference to the word "include" shall be construed without limitation.
- m) The words "directly or indirectly" mean directly or indirectly through one or more intermediary persons or through contractual or other legal arrangements, and "direct or indirect" shall have the correlative meanings.
- n) unless the reference to month is for specifying a period, all references to "month" shall mean English calendar month, provided that, wherever the reference to the expression "month" is used in the context of the period, it shall mean a period of 30 (thirty) days. All references to quarter shall mean a period of 3 (three) months commencing on 1st January, 1st April, 1st July and 1st October.
- o) the currency of money shall be Indian Rupee.
- p) words and abbreviations, which have, well known technical or trade / commercial meanings are used in this Agreement in accordance with such meanings.
- q) the rule of interpreting the contract against the drafting party in case of ambiguity shall not apply in this agreement.

2. Conditions Precedent to the Effectiveness of Agreement

2.1. This Agreement shall become effective on the Effective Date. However, the obligations of the Parties shall commence upon the later of:

- a) The Seller having obtained all the Consents, in its scope under this agreement required for commencing supply of energy to the Consumer;
- b) The Consumer having executed the Share Purchase and Shareholders Agreement and made investments pursuant thereto;
- c) The Consumer having obtained all the Consents, in its scope under this agreement required for purchase of energy under this Agreement; and
- d) The Seller and/or its Promoter shall deliver post-dated cheques (PDCs) in favour of the Consumer for an amount equivalent to the consideration for the Share Purchase, as security for the performance of its obligations under this Agreement and the Shareholders' Agreement.
The Consumer shall have an unconditional and irrevocable right to present and encash the PDCs:
 - (a) in the event the supply of power does not commence in accordance with Clause 3.1 of this Agreement; and/or
 - (b) in the event the Seller exercises the Put Option on the termination or expiry of this Agreement but fails to discharge its payment obligations in accordance with the terms of the Shareholders' Agreement and/or this Agreement.
 - (c) The PDCs shall be returned to the Seller and/or its Promoter within forty-five (45) days from the Effective Supply Date (ESD), provided that no Event of Default has occurred and the Seller has duly commenced the supply of power in accordance with Clause 3.1.

2.2. Both parties shall try to fulfil its condition precedents as set out in Clause 2.1 hereinabove in the earliest possible time on best effort basis.

Sudhakar K YOGINDERA POWERS LIMITED NEW DELHI	Pg	MAX HEALTHCARE INSTITUTE LIMITED BUYER PRIVATE & CONFIDENTIAL
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2.3. The party may procure waiver in writing from other party of the conditions precedent as set out in Clause 2.1 hereinabove in case of failure to comply the same in reasonable time frame. It is clarified that the right to waive other Party's condition precedent is only an entitlement of the Party and not its obligation.

3. Commencement of Supply

3.1. The commencement of power supply will be scheduled effective 01st August 2025 onwards OR within seven (7) days of issuance of NOC from SLDC whichever is later. However, the Scheduled Delivery Date can be mutually varied by and between the Seller and the Consumer.

3.2. This shall mean the date on which the Seller is required to start delivering the power at the Delivery Point and Consumer will offtake the power from the delivery point as per the terms and conditions of the PPA.

3.3. The commencement of supply will be subject to (1) execution of shareholders agreement; (2) purchase of equity shares as per the said agreement of the Generating Company and (3) issuance of NOC by respective SLDC / DISCOM.

3.4. Long-Stop Date for Commencement - If the Seller fails to commence supply of electricity at the Delivery Point within ninety (90) days from the date of execution of this Agreement, the Consumer may, by thirty (30) days' written notice, terminate this Agreement without any liability or penalty.

4. Power Delivery and Consumption

4.1. The Seller shall be responsible to generate & schedule power at the Delivery Point as per the open access regulation applicable from time to time.

4.2. Consumer shall purchase the Contracted Energy (in MW) delivered at the Delivery Point in accordance with clause 4.5 below and shall be responsible to consume all the power scheduled to him and available at the Delivery Point as per the applicable open access regulations.

4.3. The responsibility for evacuation of power beyond the Delivery Point will be of the Consumer, who shall always ensure the adequate interconnectivity for evacuation of power during the term of the PPA.

4.4. The Seller and the Buyer agree to transact up to 1.26 MW at the delivery point as Maximum Contracted Quantum against this Agreement and have mutually agreed upon a tentative monthly load schedule as per Annexure - A. The same is however subject to change based on consumption pattern of Consumer and Water Availability for Generation at Generator's Plant.

4.5. The consumer shall submit its request to the seller in 96-time block format for entire month at least by 15th day of preceding calendar month for the month of power supply i.e. for example, for power supply of August, seller shall confirm the schedule in 96 Time Block format by 15th of July and based upon water availability the Seller shall promptly either confirm the same or convey the maximum available power.

4.6. In case of any revision is required in the approved NREDC schedule by any party, the said party requesting the downward revision shall adhere to the timelines required by NREDC for accepting and making the said revision in the schedule. All the charges levied by NREDC for

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such downward revision on both parties shall be solely borne by the party requesting such revision.

- 4.7. In case, the Consumer fails to offtake minimum 85% of the MSE (Monthly Scheduled Energy) as per NRLDC Approval (already scheduled) for any calendar month, for reasons other than due to Force Majeure or due to reason(s) attributable to the Seller, the Consumer will be liable for compensation to Seller at 50% of PPA Tariff for the quantum of shortfall of energy offtake beyond 85%.
- 4.8. In case, the Seller fails to deliver a minimum 85% of the MSE as per NRLDC Approval (already scheduled) for any calendar month, for reasons other than due to Force Majeure or due to reason(s) attributable to the Consumer, the Seller will be liable for compensation to Consumer at 50% of PPA Tariff for the quantum of shortfall of energy delivery beyond 85%.
- 4.9. Notwithstanding the MSC, the Seller shall supply, and the Consumer shall consume at least 90% of the Minimum Guaranteed Quantum on an annual basis. Any shortfall in the supply by the Seller or consumption by the Consumer will attract payment of compensation at the rate of 20% of PPA tariff on such shortfall to the non-defaulting party. It is clarified that the said Minimum Guaranteed Quantum is to be calculated from the offered quantum of Seller in months where the Consumption quantum of Consumer is lower than what is available for sale with the Seller.

5. PPA Tariff

- 5.1. The Parties agree that PPA Tariff at the Delivery point (NR Periphery) shall be INR 5.40 per kWh (Rupees Five and paise Forty only).
- 5.2. The Seller shall bear all Open Access Charges up to the Delivery Point including but not limited to Seller State Transmission Charges & Losses, Seller State Wheeling / distribution Charges & Losses, SLDC Operating Charges, SLDC Application Fee and any other charges, if any, of seller state as amended from time to time.
- 5.3. The Consumer shall bear all Open Access Charges beyond the delivery point including but not limited to ISTS Withdrawal Charges & Losses, Consumer State Transmission Charges & Losses, Consumer State wheeling / distribution charges & losses, SLDC / RLDC Operating charges, SLDC / RLDC Application fee, Cross Subsidy, Additional Surcharge, Regulatory Surcharge, Reactive Energy Charge, Electricity Tax and any other charges, if any, of DISCOM / RLDC / buyer state as amended from time to time
- 5.4. The Consumer shall be the owner of all the green credits including RECs that has been received by Consumer on purchase of green power from the Seller. Hence, the Seller shall provide certificate certifying that the Consumer has been supplied with 100% green power and no benefits has been claimed by the generator/Seller on such green power sold to the Consumer on monthly basis.

6. Minimum Guaranteed Savings

- 6.1. The Seller guarantees that the landed tariff payable by the Consumer under this Agreement shall result in minimum savings of INR 1/- per unit at all times. ("Minimum Guaranteed Savings") when compared with the Prevailing DISCOM Tariff (inclusive of all surcharges, duties, and PPAC) applicable to the Consumer during the term of this Agreement.

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- 6.2. If in any month the savings fall below the Minimum Guaranteed Savings, the Seller shall, within ten (10) Business Days, revise and reduce the PPA Tariff applicable for that month to ensure that the Minimum Guaranteed Savings is achieved.
- 6.3. If such shortfall continues for three (3) consecutive months or for any five (5) months in a Financial Year, and the Seller fails to revise the tariff as above, the Consumer shall have the right to terminate this Agreement by giving thirty (30) days' prior written notice, without any penalty or further obligation.
- 6.4. In the event of termination under Clause 6.3, the Seller shall, in the final invoice or adjustment statement, ensure that the tariff is retrospectively adjusted so that the Consumer effectively realizes the Minimum Guaranteed Savings for all months where such shortfall occurred and was not rectified. Provided however, if the Consumer exercises the right of termination under Clause 6.3, it shall be entitled to such retrospective adjustment only for the preceding three (3) months from the date of effective termination as mentioned in the termination notice. Any excess amount already paid by the Consumer shall be adjusted or refunded accordingly within fifteen (15) Business Days.
- 6.5. In case the Seller fails to revise the tariff to ensure Minimum Guaranteed Savings as defined under Clause 6.3, the Consumer's sole remedy shall be to terminate the Agreement and seek retrospective adjustment for any shortfall limited to the three (3) months preceding the effective termination date, as per Clause 6.4.

7. Energy Accounting

- 7.1. The facilities including the required metering facilities at the Injection Point shall be constructed, operated and maintained by the Seller at their own risk and cost. Similarly, the facilities including the required metering facilities at the Drawl Point shall be constructed, operated and maintained by the Consumer at their own risk, cost and consequences.
- 7.2. For installation of meters, meter testing, meter calibration and meter reading and all matters incidental thereto, the Parties shall follow and be bound by the Applicable Laws, DISCOM practices, including Central Electricity Authority (Installation and Operation of Meters) Regulations, 2006, as amended and revised from time to time.
- 7.3. In case of any deviation from approved schedule of power, the parties shall settle the said deviation as Unscheduled Imbalance (UI) Charges under Deviation Settlement Mechanism (DSM) with their respective SLDC.

8. Billing and Payment Procedure



- 8.1. The payments for the Delivered Energy shall start accruing from the commencement of supply of contracted & scheduled energy.
- 8.2. Billing will be on fortnightly basis based on the Scheduled Energy as per Final NRLDC Approval wherein the Invoice will be generated on 16th and 1st of each month for 1st to 15th 16th to end of month periods of supply. In the event, the quantum of energy supplied by the Seller is not credited in the Billing by Discoms, the Consumer shall notify the Seller of the discrepancy and the Seller shall take necessary steps on the behalf of the Consumer so as to ensure that such

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discrepancy is rectified out promptly, however if required Consumer will support the seller for making a representation in Nodal Agencies.

- 8.3. Payment shall be due and payable within seven (7) business days from the date of receipt of undisputed invoice. In the event that the Consumer has any dispute with respect to any invoice received from the Seller, it shall raise such dispute within seven (7) business days of receipt of invoice and pay the undisputed amount on due date.
- 8.4. In case of delayed payment of undisputed invoice, delayed payment interest @ 10% per annum shall be calculated for each day of delay till the actual date of payment beyond the due date.
- 8.5. Any amendment / curtailment in approved schedule shall be reconciled with monthly REA issued by NRPC and supplementary invoice can be raised if required. Energy Accounts shall be binding on both the Parties for billing and payment purposes.
- 8.6. The Consumer shall reimburse to the Seller only those Open Access charges paid by the Seller to NRLDC beyond the Delivery Point on behalf of the Consumer, and only on actuals, upon submission of documentary evidence of such payment. Such reimbursement shall be made within five (5) Business Days from the date of receipt of a valid Invoice or Debit Note supported by proof of payment made to NRLDC. For clarity, the Consumer shall have no obligation to reimburse any Open Access charges incurred up to the Delivery Point or paid to any agency other than NRLDC or at NOAR portal.
- 8.7. Delayed payment surcharge @ 10% per annum shall be calculated for each day of delay till the actual date of payment beyond the due date.
- 8.8. All payments made by the Consumer shall be appropriated by the Seller in the following order of priority:
- towards Delayed Payment Interest on undisputed invoices, if any;
 - towards unpaid Open Access Charges due as per clause 7.2, if any;
 - towards the unpaid undisputed Bill(s), if any; and
 - towards the then current undisputed Bill.
- 8.9. The Consumer shall, make all the payment, only to the designated bank account of the Seller, electronically (by RTGS, NEFT, IMPS, Bank Transfer) until specifically permitted by the Seller to be deposited in any other mode of payment.
9. **Disputed Monthly Invoice**
- 9.1. In the event the Consumer disputes a fortnightly Invoice, it shall give notice of such a dispute setting out details of the disputed amount as well as documents/material supporting its claim, no later than 5 (five) days from the date of receipt of the Invoice setting out details of the disputed amount.
- 9.2. Notwithstanding anything contained in this clause, the Consumer shall not be relieved from and shall be responsible for making full payment of undisputed Invoices on or prior to the Due Date.
- 9.3. The Parties shall discuss and try to resolve the disputed amount within 15 (fifteen) days of the receipt of such notice of dispute. If the Parties resolve the Dispute, an appropriate adjustment shall be made in the next fortnightly Invoice. If the dispute has not been resolved by the date of the next fortnightly Invoice, the dispute shall be resolved in accordance with the procedure set out in Clause 16.

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- 9.4 In case of any settlement or dispute on the Delivered energy and / or PPA Tariff, the Seller may raise the Supplementary Invoice on the discovery of such event. The Seller shall give a notice of such event to the Consumer prior to the Due Date of the Invoice. The due date of the payment shall be 5 (Five) days from the date of Invoice. In case the Due Date falls on a national or a bank holiday, the next Business Day shall be deemed to be the Due Date of payment for such Supplementary Invoice.
10. **Payment Security Mechanism** – The Consumer shall provide payment security mechanism to the Seller as per the option below:
- 10.1. The Consumer shall furnish Bank Guarantee from a scheduled commercial bank, for an amount of INR 18,67,614 (Indian Rupees Eighteen Lakh Sixty-Seven Thousand Six Hundred Fourteen only), being equivalent to twenty-one (21) days of the estimated Energy Bill, as a payment security mechanism. Such Bank Guarantee shall be furnished within forty-five (45) days from the Start of Supply Date and shall remain valid until the expiry or termination of this Agreement, unless otherwise extended in accordance with the terms herein. The Consumer shall continue to make timely payments against the Seller's Energy Bills in accordance with Clause 7 of this Agreement.
- 10.2. The Payment Security Mechanism shall be condition precedent of Consumer and Seller shall be obliged to perform its obligation under this agreement only till and to the extent Payment Security Mechanism is available with Seller.
- 10.3. The Seller may invoke the Payment Security, in full or in part, at any time in the event the bills or any amounts payable by the Consumer remain outstanding beyond the Due Date, for recovering such amounts:
- 10.4. In case the payment security is invoked then the Buyer shall remit further payments in order to restore it back to the level of payment security required for twenty-one (21) days of power supply. In case of delay / default in the same, Seller shall only be liable to perform its obligations up to the corresponding quantum till such restoration is done.
- 10.5. The Consumer shall ensure that the Payment Security is always maintained (for amounts as above) for the term of this Agreement. Failure to do so will be treated as Consumer's Event of Default. The Consumer's Event of Default shall continue till the date of restoration of Payment Security Mechanism to the required level.
11. **General Covenants**
- 11.1. **Covenants of the Consumer**
- a) The Consumer shall consume the electrical energy, generated and scheduled by the Seller at the Delivery Point exclusively for its own use and on first charge basis.
- b) The Consumer shall make timely payment for the undisputed invoices raised by the Seller within the Due Date of payment for uninterrupted power flow.
- c) The Consumer shall maintain the equipment within the Consumer's facilities as required for receiving electrical energy under this Agreement in healthy condition as per the Applicable Laws and prudent utility practices.

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- d) The consumer shall maintain payment security with the generator as per the agreement.
- e) The consumer shall maintain its shareholding in the Generating Company as per the Captive Regulations so as to maintain the minimum shareholding criteria. However, in the event the Consumer is required to invest additional amount towards share purchase in the Seller entity, both Parties shall agree downward revision in the rate reflecting cost of such funds.
- f) The consumer shall purchase electricity in this agreement in line with Captive Regulations to ensure that the minimum consumption criteria is being met.

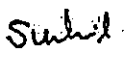

11.2. Covenants of the Seller

- a) The Seller shall arrange for the Plant to be synchronized with the state grid of Himachal Pradesh and to be capable of generating and delivering Contracted Energy to the Consumer and shall not shutdown or stop supplying energy for a continuous period of more than 30 days except due to Force Majeure or external grid contingencies.
- b) The Seller shall at all times during the economic life of the Plant, after the Commercial Operation Date and throughout the term of this Agreement operate and maintain the Plant and ensure that the supply of energy to the Consumer meet the requirement of Captive Regulations so that there is no additional levy on the Consumer for loss of Captive status.
- c) The Seller shall keep in force during the entire term of this Agreement all the Consents in its scope as per this agreement required by Applicable Law, which are necessary for delivery of electrical energy up to the Delivery Point.
- d) The seller shall sell electricity in this agreement in line with Captive Regulations to ensure that the minimum consumption criteria is being met.
- e) The Seller shall obtain and maintain in full force and effect all insurances required for the Captive Power Plant as per Prudent Utility Practices
- f) The Seller shall comply with Applicable Laws relating to generation and supply of power to the Consumer and co-operate and provide all reasonable assistance to enable the Buyer to perform its obligations

12. Representations and Warranties

Each Party hereby represents, warrants and undertakes to the other Party that:

- 12.1. Each of their respective representations and warranties are true, accurate and not misleading in any manner whatsoever.
- 12.2. It has full corporate power and authority to execute and deliver this Agreement and to perform all of its duties, obligations and responsibilities arising or created under this Agreement. This Agreement when executed and delivered by such Party shall constitute valid and legally binding obligations of such Party, enforceable in accordance with its terms.



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- 12.3. The execution, delivery and performance of this Agreement by such Party will not conflict with, in a breach of, or default under any Applicable Law or regulation, or any order, writ, injunction or decree of any court or Government Authority, or any agreement, arrangement or understanding, written or oral, to which such Party is a party or by which such Party or any of its assets are bound.
- 12.4. There is no litigation pending or, to the best of its knowledge, threatened against either Party such that it hinders in the obligations required to be performed under this Agreement by that party.
- 12.5. If any obligation of a party is prevented or delayed due to Force Majeure, then the affected Party shall be excused from complying with its obligations under this Agreement to that extent only that such performance is affected by the Force Majeure, for so long as such event(s) continue, provided that notice of the happening of any one or more of the Force Majeure events is given by the affected Party to the other within five (5) Business Days of the occurrence of same, duly identifying the nature of the event or circumstance of Force Majeure, the expected duration of such Force Majeure, the particular obligations of the non-performing Party which are affected by such Force Majeure and the period for which such obligations are expected to be so affected. For the avoidance of doubt, it is clarified that the failure to give notice within five (5) Business Days of commencement of an event of Force majeure shall not affect the right of the affected party to claim Force Majeure thereafter prospectively.
- 12.6. It is agreed by and between the Parties that the Force Majeure shall not in any manner release the Consumer from its obligation to make prior payments before the occurrence of such Force Majeure to the Seller under the Agreement. It is clarified that inability to pay for any reason whatsoever shall not constitute Force Majeure.

13. Indemnity

- 13.1. The Seller hereby agrees to indemnify, defend and hold harmless the Consumer, officers, representatives, employees and agents (collectively, the "Indemnified Persons 1") from and against any and all losses, liabilities incurred, claims, damages, costs and expenses, including legal fees, costs and disbursements in connection therewith asserted against or incurred by the Indemnified Persons 1, which arise out of or, result from or may be payable by virtue of any breach of any covenant, undertaking and representation and warranties made by the Seller pursuant to this Agreement.
- 13.2. The Consumer hereby agrees to indemnify, defend and hold harmless the Seller, their shareholders, their representatives, employees and agents (collectively, the "Indemnified Persons 2") from and against any and all direct losses, liabilities incurred, claims, damages, costs and expenses, including legal fees, costs and disbursements in connection therewith asserted against or incurred by the Indemnified Persons 2, which arise out of or, result from or may be payable by virtue of any breach of any covenant, undertaking and representation and warranties made by the Consumer pursuant to this Agreement.
- 13.3. The Parties further acknowledge and agree that except as expressly provided in this Agreement, no Party shall be liable under any circumstances, whether in contract or in tort, for any indirect, special, consequential or incidental losses or damages, including on the grounds of loss of profits, loss of reputation or alternative business opportunities.
- 13.4. The indemnification rights of the Parties under this Agreement are independent of the rights and remedies as the Parties may have at law or in equity or otherwise to seek specific

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performance, rescission, restitution or other injunctive relief, none of which rights or remedies shall be affected or diminished thereby.

- 13.5. Notwithstanding anything to the contrary, the aggregate liability of either Party under or in connection with this Agreement (whether in contract, tort or otherwise), save for fraud or wilful misconduct, shall not exceed the total invoiced amounts paid by the Consumer during the twelve (12) months immediately preceding the event giving rise to the claim.

14. Force Majeure

- 14.1. If at any time during the Term of this Agreement, the performance in whole or in part by either Party of its obligations under the Agreement is prevented and / or delayed due to Force Majeure, then the affected Party shall be excused from complying with its obligations under this Agreement to the extent such performance is affected by the Force Majeure for so long as such event(s) continue, provided that notice of the happening of any one or more of the Force Majeure events is given by the affected Party to the other within five (5) Business Days of the occurrence of same, identifying the nature of the event or circumstance of Force Majeure, the expected duration of such Force Majeure, the particular obligations of the non-performing Party which are affected by such Force Majeure and the period for which such obligations are expected to be so affected. For the avoidance of doubt, it is clarified that the failure to give notice within five (5) Business Days of commencement of an event of Force Majeure shall not affect the right of the affected party to claim Force Majeure thereafter prospectively.

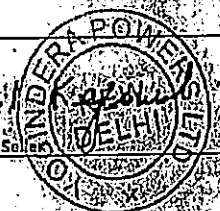


- 14.2. The Consumer shall have no obligation to pay for energy that is not delivered due to a Force Majeure event affecting the Seller or the Transmission System. Inability to pay caused solely by lack of financial resources shall not constitute Force Majeure on the part of the Consumer; however, government-imposed shutdowns or restrictions that legally prevent payment processing shall suspend payment obligations without triggering default.

- 14.3. It is clarified that the party claiming Force Majeure shall keep the other party duly informed on the progress of restoration from Force Majeure and shall endeavour to solve the same and restore the obligations under this agreement on best effort basis.

15. Events of Default

- 15.1. The occurrence of any of the following events, unless any such event occurs as a result of a Force Majeure and which remains uncured for a period of thirty (30) days from the date of written notice by the Seller to the Consumer, shall constitute a Consumer's event of default ("Consumer's Event of Default"):



- a) any breach by the Consumer of any of the undertakings, covenants, representations and warranties under the Agreement, including but not limited to the following:
 - a) failure of Consumer to replenish the payment security as agreed as per the agreement;
 - b) failure of Consumer to make payments as per the Agreement;
 - c) failure to get the approval from the Transmission Utility / Distribution utility beyond the Delivery Point for wheeling of power from the delivery point or failure to enter into Wheeling Agreement for a continuous period of 30 (thirty) days;
 - d) failure by the Consumer to either (i) take or accept electrical energy from the Plant for a continuous period of thirty (30) days (other than due to a Force Majeure Event or a default by the Power Generator), or (ii) maintain captive status in

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- accordance with the requirements under the Electricity Rules, 2005 and any subsequent amendments, in respect of the Consumer's allotted share of energy;
- e) failure by the Consumer to maintain adequate shareholding in the Generating Company to qualify as a Captive Consumer under applicable laws, where such failure results from the Consumer not acting in accordance with the written advice or instructions issued by the Power Generator from time to time in relation to maintaining such captive status; or any representation or warranty made by the Consumer under this Agreement being untrue, incomplete, or misleading due to reasons within the Consumer's control.
- b) any petition seeking winding up or bankruptcy of the Consumer is filed, or a petition seeking any composition, liquidation or similar relief under any Applicable Law is filed, and which petition remains un-dismissed or un-stayed for a period of 30 (thirty) days; or a resolution for voluntary winding up is filed; or entry of a decree or order of a court having jurisdiction, for the appointment of a receiver, custodian, liquidator of Consumer or of all or any substantial part of its property or for the winding up or liquidation of its affairs and the continuation of such decree or order in force, as undischarged or un-stayed, for a period of 30 (thirty) days;
- c) The consumer transfers or assigns this agreement or rights and / or obligations of the Consumer contained hereunder or transfers or assigns all or a substantial portion of the assets or undertakings of Consumer, except where such transfer or assignment is made to its Group entity and is with the prior consent of the Seller.
- 15.2. The occurrence of any of the following events, unless any such event occurs as a result of a Force Majeure or act, omission or negligence on the part of the Consumer, shall constitute Seller's event of default ("Seller's Event of Default"):

- a) Any breach by the Seller of any of the material undertakings, covenants, representations and warranties under the Agreement, including but not limited to the following:
- a) Failure to deliver electrical energy at Delivery Point for a continuous period of 30 (thirty) days other than due to Force Majeure;
- b) Failure to commence supplies in accordance with clause 3.1
- c) Failure to get the approval from the Transmission Utility / Distribution utility up to the Delivery Point for wheeling of power to the Consumer or failure to enter into Wheeling Agreement for a continuous period of 30 (thirty) days;
- d) Any representation or warranty of the Seller under the Agreement being untrue, incomplete or misleading; and
- e) failure to maintain the status of the plant as Captive Power Plant with respect to the electricity rules, 2005 and its amendments thereafter.
- b) a petition seeking winding up or bankruptcy of the Seller is filed, or a petition seeking any composition, liquidation or similar relief under any Applicable Law is filed, and which petition remains un-dismissed or un-stayed for a period of 30 (thirty) days; or entry of a decree or order of a court having jurisdiction, for the appointment of a receiver, custodian, liquidator of Seller or of all or any substantial part of its property or for the winding up or liquidation of its affairs and the continuation of such decree or order in force, as undischarged or un-stayed, for a period of 30 (thirty) days.

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

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- 15.3. In the event of occurrence of (i) Consumer's Event of Default, the Seller, and (ii) Seller's Event of Default, the Consumer, may issue a notice of default specifying in reasonable detail, the Event of Default giving rise to the issue of such notice to the defaulting Party.
- 15.4. If the Event of Default is rectifiable, a cure period of 30 (thirty) days from the date of serving of notice of default will be provided for remedying the same ("Cure Period"). During the Cure Period, Parties shall continue to perform their respective obligations.
- 15.5. Without prejudice to the other consequences of Consumer's Event of Default or other remedies available to the Seller in case of Consumer's Event of Default, in case of Consumer's Event of Default, the Seller shall have the right to sell entire, or any part yet to be supplied as on the date of the breach, of the Contracted Capacity to a third party.
- 15.6. Without prejudice to the other consequences of Seller's Event of Default or other remedies available to the Consumer in case of Seller's Event of Default, in case of Seller's Event of Default, the Consumer shall have the right to procure entire, or any part yet to be supplied as on the date of the breach, of the Contracted Capacity from a third party.
- 15.7. If, after the Effective Date, any change in Applicable Law or captive consumption regulations renders the performance of this Agreement illegal, non-compliant or impractical for either Party, the affected Party may request in writing that the Parties renegotiate the relevant provisions in good faith for up to sixty (60) days. If no mutual agreement is reached, the affected Party may terminate the Agreement on thirty (30) days' written notice without penalty.

16. Term, Termination and Consequence of Termination

- 16.1. The term of this Agreement shall be from the Effective Date until the expiry of 15 (Fifteen) years from the effective date of this agreement or such other period as may be mutually agreed between the Parties in writing ("Term"), unless terminated earlier in accordance with the provisions of this Agreement. This Agreement can be extended upon mutual agreement and by written communication by both the party and shall be initiated before 90 days prior to expiry of the same. The lock-in period of this agreement shall be 11 (eleven) financial years i.e. from the effective date to 31st March 2036. No party shall terminate this agreement before the expiry of lock-in period.
- 16.2. The Captive Consumer hereby agrees and undertakes that during the period of this agreement, they shall not:
- transfer any of the Equity Shares held by them (including any legal or beneficial interest therein) either directly or indirectly (including the grant of any option over or in respect of any such Equity Shares) or enter into any agreement with any person who is not a Shareholder in respect of the votes attached to any Equity Shares; and/or
 - enter into any agreement with any person who is not a Shareholder in respect of the votes attached to any Captive User Shares.
 - The Captive Consumer may transfer or assign this Agreement and/or its shareholding in the Seller to any of its Group Entity (subsidiary, holding or affiliate company) by giving thirty (30) days' prior written intimation to the Seller, provided that captive-use shareholding and consumption requirements under the Electricity Rules, 2005 (as amended) continue to be met. No Seller consent shall be required for such intra-group transfers.

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However, the above is not applicable if the transfer of shares are required for compliance of Captive Terms and Conditions or there is any change in consumption patterns of Captive Consumers due to which consequent change in shareholding is required.

- 16.3. In the event of declaration of Natural Force Majeure by either Party, which continues for a consecutive period of six (6) months, the other Party may terminate the Agreement forthwith by issuing a Termination Notice to the Party who had declared such Natural Force Majeure; In the event of declaration of Non-Natural Force Majeure by either Party, which continues for a consecutive period of six (6) months, the other Party may terminate the Agreement forthwith by issuing a Termination Notice to the Party who had declared such Non-Natural Force Majeure. However, parties shall on best effort basis try to reach at a solution which saves the Captive Status of that financial year for all Captive Consumers and Captive Generator.
- 16.4. During the continuation of Force Majeure, both the parties are excused from their obligation under this Agreement (save from the obligation to make payments for Invoices / Debit Notes). In addition, the Consumer shall have the option of cancelling the NOC from DISCOM for purchase of power under this agreement till the continuation of Force Majeure and can file for NOC from DISCOM for purchase of power from some other Generator. Once Force Majeure is remedied, the NOC from DISCOM for purchase of power under this agreement will be reinstated and supply of power to the Consumer will be resumed as per the terms and conditions of this agreement.
- 16.5. In case of non-rectifiable Event of Default, any time after the service of Notice of Default, and in case of rectifiable Event of Default, at the end of the Cure Period without the Event of Default having been rectified, the non-defaulting Party shall have the right to terminate this Agreement forthwith by issuing a Termination Notice of thirty (30) days to the defaulting Party. However, parties shall on best effort basis try to reach at a solution which saves the Captive Status of that financial year for all Captive Consumers and Captive Generator.
- 16.6. In case of termination due to Consumer's Event of Default, the Consumer shall be obligated to also pay the amounts as specified in clause 4 of this Agreement. The Seller shall also have the right to (a) buyback all the shares owned by the Consumer in the Seller; or (b) cause the Consumer to transfer all the shares owned by the Consumer in the Seller to a person designated of the Seller.
- 16.7. Upon such Termination, the Parties acknowledge that certain fixed cost commitments would have to be borne by the Seller in relation to the Wheeling Agreement up to the Delivery Point, as may be decided by the Transmission Utility / DISCOM under Open Access Regulation, due to simultaneous termination of Open Access and Wheeling Agreement. Such costs incurred by the Seller shall be recoverable from the Consumer and the Seller shall have the right to recover such fixed cost commitments from the Consumer.
- 16.8. In case of termination due to Seller's Event of Default, the Seller shall be obligated to pay the amounts as specified in clause 4 of this agreement. The Seller shall either buy-back the Equity Shares held by the Consumer in the Seller as per the provisions of Companies Act, 2013 or cause any third party to acquire such Equity Shares held by the Consumer.
- 16.9. Provisions of Clauses 13 (Event of Default), 14 (Term, Termination and Consequence of Termination), 15 (Governing Law and Jurisdiction), 16 (Dispute Resolution), 17 (Notice), 18 (Restrictions on Announcements and Confidentiality), 19 (Assignment) and 20 (Miscellaneous), shall survive termination of this Agreement.

Sushil
Seller

YOGINDERA POWERS LIMITED
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- 16.10. Termination of this Agreement shall be without prejudice to the accrued rights and liabilities of the Parties up to the date of termination, unless waived in writing by the Parties.
- 16.11. This Agreement shall be automatically terminated, if the energy wheeling agreement which is a pre-requisite for delivery of power up to the Delivery Point under this agreement is terminated by the concerned authority for reasons which are beyond the control of the parties.
- 16.12. Anytime upon termination due to insolvency of the Generator which gives the Captive User a right of termination, the Captive User shall have the right exercisable by giving a notice in writing, to sell all of the Captive User Shares held by it at an aggregate consideration equal to Share Subscription price subject to Applicable Laws to the generator and the generator is obligated to purchase such share.
- 16.13. Anytime due to insolvency of Consumer or admission of Consumer in Bankruptcy Court / NCLT, the Generator shall have the right to either buy back its shares from the Consumer or nominate any third party to purchase the shares of the Generating Company from Consumer at same price as paid by the Consumer under Share Purchase and Shareholders Agreement. The said clause shall remain applicable on the executioners, liquidators, custodians, permitted assigns or any such authority taking over the control of Consumer Company for liquidation / bankruptcy / insolvency / etc.
- 16.14. In case of early termination (after expiry of the lock-in period) beyond the reasons stated in above clauses, either party shall provide a written notice of no less than 90 Days seeking termination without assigning any cause for the termination.

17. Governing Law and Jurisdiction

This Agreement shall be governed by and construed in accordance with the laws of India. The Courts in New Delhi shall have the exclusive jurisdiction to entertain and dispose off any proceeding arising out of or from or touching this Agreement.

18. Dispute Resolution

18.1. The parties shall first try to resolve the dispute amicably as under:

- a) The Parties agree to use all reasonable efforts to resolve any dispute, controversy, claim or disagreement of any kind whatsoever between or among the Parties in connection with or arising out of this Agreement, including any question regarding its existence, validity or termination ("Dispute"), expediently and amicably to achieve timely and full performance of the terms of this Agreement.
- b) Any Party which claims that a Dispute has arisen must give Notice thereof to the other Parties as soon as practicable after the occurrence of the event, matter or thing which is the subject of such Dispute and in such Notice such Party shall provide particulars of the circumstances and nature of such Dispute and of its claims in relation thereto and shall designate a Person as its representative for negotiations relating to the Dispute, which Person shall have authority to settle the Dispute. The other Parties shall, within seven (7) days of such Notice, each specify in writing its position in relation to the Dispute and designate as their representative in negotiations relating to the Dispute a Person with similar authority.

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- c) The aforesaid designated representatives shall use all reasonable endeavours including by engaging in discussions and negotiations to settle the Dispute within thirty (30) days after receipt of the particulars of the Dispute.
- d) If the Dispute is not resolved within thirty (30) days period set out in Clause 16.1 above, then the provisions of Clause 16.2 to 16.4 shall apply.

18.2. Any Dispute shall be referred to and finally resolved by arbitration in accordance with the provisions of the Arbitration and Conciliation Act, 1996 and any amendments thereof. The arbitral tribunal shall consist of a sole arbitrator, who shall be mutually appointed by the Parties. If the Parties fail to agree on the appointment within fifteen (15) days, the arbitrator shall be appointed by the appropriate court in accordance with the applicable law and jurisdiction. The arbitration proceedings shall be conducted in the English language. The seat and venue of the arbitration shall be at New Delhi. Subject to the Applicable Law, the determination of the arbitration shall be final and binding on all parties.

- 18.3. To the extent possible and notwithstanding commencement of any arbitral proceedings in accordance with this Clause 16:
- a) the Parties shall continue to perform their respective obligations under this Agreement ("Obligations"); and
 - b) such arbitral proceedings shall be conducted so as to cause the minimum inconvenience to the performance by the Parties of the Obligations.

18.4. By agreeing to arbitration in accordance with this Clause 16, the Parties undertake to abide by and carry out any award promptly and any award shall be final and binding on the Parties.

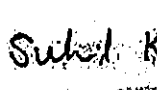



19. Notice

Any notices, claims, requests, demands or other communication required or permitted to be given under this Agreement (hereinafter referred to as the "Notice") shall be written in English and shall be delivered by hand, courier or transmitted by email and properly addressed as follows:

	Generator / Seller	Consumer / Buyer
Company Name:	Yogindera Powers Limited	Max Healthcare Institute Limited
Contact Person Name:	Mr. Sushil Kumar Kejriwal	Mr. Manvendra Singh
Contact Person Designation:	Director	DGM - Engineering
Address:	Flat Nos 401 - 404, 32/33 Nehru Place, Kusal Bazar Building, New Delhi - 110019	Max Healthcare, 2 nd Floor, Capital Cyberspace, Sector 59, Gurugram, Haryana 122002.
E-Mail:	info@supragroup.in	maxlegal@maxhealthcare.com
Telephone:	+91-11-41097006	+91-124-6207649
Mobile:	+91-9810163805	+91-9990586570

In case of any change in the particulars, the party should communicate the nature and details of such change to the other party within five (5) business days from such change in writing.

20. Restriction on Announcements and Confidentiality

 Seller 	 Buyer 
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- 20.1. Each of the Parties undertake that it will not make any announcement or disclosure in connection with this Agreement or the terms and conditions thereof or of any document executed or delivered pursuant hereto, unless the other Parties shall have given their respective written consent to such announcement or disclosure and the contents thereof which consent shall not be unreasonably withheld or delayed. Each Party will consult in advance with the other Party concerning the timing and content of any announcements, press releases and public statements concerning the Agreement.
- 20.2. Each Party shall keep all information relating to the other Party, information relating to this Agreement and the transaction contemplated hereunder (collectively referred to as the "Confidential Information") confidential. None of the Parties shall issue any public release or public announcement or otherwise make any disclosure concerning this Agreement and / or the transaction contemplated hereunder, without the prior approval of the other Parties.
- 20.3. Nothing in this Clause 18 shall restrict the Parties from disclosing Confidential Information, without the consent of the other concerned Parties, for the following purposes:
- a) to the extent that such Confidential Information is in the public domain other than by breach of this Agreement;
 - b) to the extent that such Confidential Information is required to be disclosed by any Applicable Law or required to be disclosed to any Governmental Authority, any stock exchanges, or any regulatory authority to whose jurisdiction the Parties are subject or with whose instructions it is customary to comply or to protect the disclosing Party's interest in any legal proceeding;
 - c) in so far as it is disclosed to the employees, directors or professional advisers or financiers (including prospective financiers) of the Consumer or the Seller including the Affiliates of the Consumer or the Seller, as the case may be, provided that the Consumer or the Seller, as the case may be, shall procure that such persons treat such Confidential Information as confidential;
 - d) to the extent that any of such Confidential Information is / are later acquired by the Consumer or the Seller from a source not obligated to any other Party hereto, or its Affiliates, to keep such Confidential Information confidential; and
 - e) to the extent that any of such Confidential Information was previously known or already in the lawful possession of any of the Parties, prior to disclosure by any other Party hereto.

21. Assignment

This Agreement and the rights and liabilities contained hereunder cannot be assigned by the Consumer without the prior written approval of the Seller. However, the Agreement and the rights and liabilities hereunder can be assigned by the Seller to any third party or its leaders with prior intimation to Consumer.

22. Miscellaneous

- 22.1. **No Partnership:** Nothing contained in this Agreement shall constitute or be deemed to constitute a partnership or association of persons between the Parties, and no Party shall hold himself out as an agent for the other Party, except with the express prior written consent of the other Party.
- 22.2. **Time:** Any date or period as set out in any Clause of this Agreement may be extended with the written consent of the Parties failing which time shall be of the essence.

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Seller

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
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b) **Representation on Plant Life:** The Seller represents and warrants that, it has a BOOT (Build, Own, Operate & Transfer) license of 40 years which has commenced in 2016 and therefore the Seller has a valid license to enter into this agreement for the entire term of the agreement.



22.11. **Covenants Reasonable:** The Parties agree that, having regard to all the circumstances, the covenants contained herein are reasonable and necessary for the protection of the Parties and their Affiliates. If any such covenant is held to be void as going beyond what is reasonable in all circumstance, but would be valid if amended as to scope or duration or both, the covenant will apply with such minimum modifications regarding its scope and duration as may be necessary to make it valid and effective.

22.12. **Cost And Expenses:** Except as agreed to the contrary by the Parties in writing, each Party shall pay its own costs and expenses in relation to the negotiations leading up to the transactions contemplated hereunder and to the preparation, execution and carrying into effect of this Agreement and all other documents, including superseding documents, referred to in them which relate to the transactions contemplated under them. The stamp duty payable on this Agreement and the superseding agreements will be borne equally by parties.

IN WITNESS WHEREOF the Parties have caused this Agreement to be duly executed by their duly authorized representatives on the date and year first hereinabove written.

Yogindera Powers Limited Signature: For YOGINDERA POWERS LTD. <i>Sushil Kejriwal</i> Director	Max Healthcare Institute Limited Signature: <i>Ruchika Gupta</i> 
Name: Sushil Kumar Kejriwal Designation: Director	Name: Ruchika Gupta Designation: VP - Accounts & Finance

In presence of Signature: <i>Tanuj Manocha</i>	In presence of Signature: <i>Manvendra Singh</i>
Name: Tanuj Manocha Address: Manikaran Power Limited, New Delhi.	Name: Manvendra Singh Address: Max Healthcare, Capital Cyberscape, Sector- 59, Gurugram, Haryana.

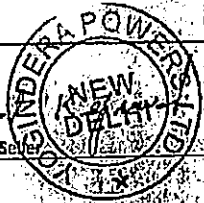

<i>Sushil Kejriwal</i> Seller 	<i>Rg</i> Buyer 
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Annexure - A
 Tentative Supply Schedule for Max Shalimar Bagh

Month	Load @ NR (MW)	Quantum @ NR (kWH)
April	0.50	3,60,000
May	0.0	0
June	0.500	3,60,000
July	1.26	9,37,440
August	1.26	9,37,440
September	1.26	9,07,200
October	1.05	7,81,200
November	0.90	6,48,000
December	0.5	3,72,000
January	0.0	0
February	0.5	3,36,000
March	0.5	3,72,000
Total		60,11,280

<p>Sunh SELLER </p>	<p>Rg BUYER </p>
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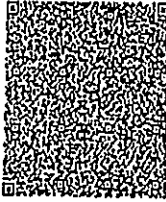
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INDIA NON JUDICIAL

Government of National Capital Territory of Delhi

e-Stamp

Certificate No. : IN-DL02148017420823X
 Certificate Issued Date : 16-Jun-2025 04:51 PM
 Account Reference : IMPACC (IV)/ dl778903/ DELHI/ DL-NWD
 Unique Doc. Reference : SUBIN-DL77890341485802047807X
 Purchased by : MAX SUPER SPECIALITY HOSPITAL SHALIMAR BAGH DELHI
 Description of Document : Article 5 General Agreement
 Property Description : Not Applicable
 Consideration Price (Rs.) : 0
 (Zero)
 First Party : MAX SUPER SPECIALITY HOSPITAL SHALIMAR BAGH DELHI
 Second Party : Not Applicable
 Stamp Duty Paid By : MAX SUPER SPECIALITY HOSPITAL SHALIMAR BAGH DELHI
 Stamp Duty Amount(Rs.) : 100
 (One Hundred only)



Please write or type below this line

This E-Stamp paper forms an integral part of this Agreement executed between Max healthcare Institute Limited (Max Super Speciality Hospital, Shalimar bagh) and MIS Waste Pro Recycling Pvt. Ltd.



[Handwritten signature]

[Handwritten signature]

1. The details of this stamp certificate should be verified at www.wholetstamp.gov.in or using e-Stamp Mobile App of Govt. of India.
 2. The validity of this stamp certificate is as provided in the website www.wholetstamp.gov.in and remains in force.
 3. The details of this stamp certificate should be verified at the website www.wholetstamp.gov.in.

Vertical text on the right margin: This stamp certificate is valid only if it is verified at the website www.wholetstamp.gov.in or using e-Stamp Mobile App of Govt. of India.

AGREEMENT

THIS AGREEMENT made on this 01st day of January, 2025 between

Max Hospital Shalimar Bagh (A Unit of Max Healthcare Institute Limited, a company registered under the Company's Act, 1956 having its registered office at 401, 4th Floor, Max Excelenza, S.V. Road, Vile Parle (West), Mumbai, Maharashtra- 400056) at Shalimar Bagh situated at FC 50, C and D Block Shalimar Bagh New Delhi 110089 (hereinafter called as "**FIRST PARTY**") which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include its successors, nominees and assigns of the First Part.

AND

M/s Waste Pro Recycling Pvt Ltd., a Proprietorship concern of Mr. Azhar Malik having its registered office and Recycling facility at Industrial Area Phase 3rd Khasra No. 35,36 Village Udayrampur Nangla Road Hapur 245101 duly registered with Central Pollution Control Board & Delhi Pollution Control Board, having its Collection Centre at Mandoli Industrial Area according to E Waste (Handling & Management) Rules 2011 (for short 'The Rules') as amended from time to time, represented by its Director/Partner, as the case may be (hereinafter called as "**SECOND PARTY**") which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include its successors, nominees and assigns of the Second Part.

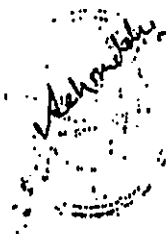
WHEREAS first part is engaged in the business of providing healthcare services through its hospital in name & style as "Max Super Speciality Hospital Shalimar Bagh- a unit of Max Healthcare Institute Limited at FC 50 C & D Block, Shalimar Bagh and during the said services/ E-Waste is generated as per Annexure-2 to this Agreement.

AND WHEREAS the First Party desires that the E-Waste, and Insulated Wires (Battery Scrap and Non Ferrous Hazardous Metals), being generated at its hospital, to be lifted, transported, treated, stored and disposed of, by utilizing the services of SECOND PART, as per the Pollution Control Board Authorization.

AND WHEREAS the SECOND PARTY has represented and assured to First Party that it's Facility in M/s Waste Pro Recycling Pvt Ltd.s, having its registered office and Recycling facility at Area Phase 3rd Khasra No. 35,36 Village Udayrampur Nangla Road Hapur 245101 is duly authorized by the concerned State Pollution Control Board and further capable of handling (including collection, lifting, transportation, storing and disposing off) the E-Waste generated at the First Party's premises.

AND WHEREAS First Party has agreed to avail the services of Second Party for treating the E Waste, in its above named facility/facilities.

Now, therefore, those present witnessed and it is hereby declared and agreed by and between the Parties as follows:-

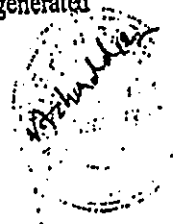


1. The scope of services to be provided by Second Party is limited to lift, transport through authorized vehicles, treat, store and dispose of E-Waste of First Party in compliance with applicable laws.
2. Second Party, on receipt of written information from FIRST PARTY, will plan and schedule lifting logistics of the E-Waste from the premises of FIRST PARTY within three (3) business days of receipt of such information. First Party shall ensure that E-Waste must be packed in proper & leak proof Bags or polythene Bags or containers for safe transportation.
3. Second Party shall at all times comply with all the provisions of E-Waste (Handling & Management) Rules 2016 as amended from time to time framed by MoEF/CPCB.
4. Second Party shall indemnify and keep indemnified First Party from all losses, damages, and third-party claims after taking out E-Waste from the premises of the First Party, in cases of non-compliance of statutory norms on the part of Second Part.
5. First Party shall keep the E-Waste ready for transportation and treatment as per the mandate given to Second Party for collection, as it is a common facility catering to divers E-Waste. SECOND PARTY shall follow Ministry of Environment & Forest, Central Pollution Control Board and State Pollution Board guidelines, future amendments, all the applicable laws and rules and latest disposal technologies.
6. First Party shall ensure that the above E-Waste is packed and labeled as per rules in proper containers/bags so as to prevent any damage/spillage of the material, during transit to Second Party premises/ factory. The containers/ bags, arranged by First Party shall be of Metallic/PVC/Leak proof Bags and kept at the storage place under cover. Container/Bags' weight will also be added in the weight of the material for disposal charges.
7. First Party has mandatory obligations to provide the entire process detail which leads to generation of E-Waste and its tentative Quantity per month or year to Second Party for the purpose of determining the E-Waste characteristics and to decide parameters for comprehensive analysis and process for disposal. However, it is specifically agreed between the parties that the process details provided by FIRST PARTY shall be kept confidential and Second Party shall not disclose it to any third party without the First Party's prior written consent. This clause shall survive termination for a period of 1 (One) year after the determination of this Agreement for any reason whatsoever.
8. First Party will maintain and provide details of the E-Waste as per the provisions in various Forms prescribed in the Rules. These Forms can be provided by Second Party at cost or be printed by First Party as per the formats given by the Second Party.
9. If First Party provides any false information/declarations or withholds information in relation to the provisions of E-Waste rules any time during the term of this Agreement,



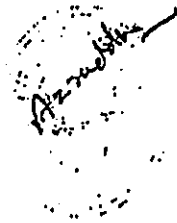
all charges of E-Waste during transportation, handling, treatment and disposal including post-disposal period shall remain vested at the responsibility of First Party.

10. The charges for collection, treatment, storage, and disposal facility (hereinafter called as User Charges) will be applicable to First Party/Second Party as per Annexure-2.
11. First Party shall make payment for Waste Management Services to Second Party as per User Charges and other terms and conditions as per payment terms outlined in Annexure-2.
12. First Party is responsible to segregate/store/accumulate the E Waste, and the second party shall properly pack the said E-Waste before transportation.
13. In case, for any reason, the Second Party's Vehicle is sent back without giving the E-Waste even after being requisitioned by First Party, the First Party will have to pay actual transport charges to Second Party.
14. First Party shall at all times comply with all the provisions of the Acts and Rules from time to time in force and the Guidelines issued from time to time regarding handling of Waste involving the collection, storage, transportation and delivery thereof, and shall, without prejudice to the generality of the foregoing, also comply with all Environmental Protection Laws, Safety Laws and Regulations from time to time in force and the Rules, Regulations and Notifications made or issued there under from time to time.
15. Both the parties shall indemnify and keep indemnified each other at all times from and against all actions, suits, proceedings, claims, third party claims, costs, payments and expenses of whatsoever nature made or suffered or incurred by the other Part whether by reason of or by virtue of non-performance or non-observance or non-compliance by either part, of any terms and conditions of this Agreement or of the relevant Act, the Rules and the Guidelines.
16. Services shall have a meaning as prescribed to in schedule A.
17. This Agreement is valid for a period of 02 (Two) year from date of signing this agreement i.e. 01.09.2024 to 31.08.2026.
18. First Party shall use the services of the Second Party during the period of this contract to dispose generated E-Waste at agreed prices, while the agreement is in force. Second Party must legally and safely collect, transport, treat, dispose E-Waste from First Party as per timeline/schedules prescribed by the First party and as per rates agreed while this Agreement is in force and payments made as per Agreement terms.
19. Both the parties shall comply with the terms and conditions of the agreement. It will be Second Party's responsibility to lift, transport, treat and dispose of the E Waste generated



by First Party in accordance with prevailing Govt. Rules and First Party shall not have any liability whatsoever in this regard.

20. The main mode of final disposal of E-Waste shall be Incineration/Pre-Processing/Co-Processing/Land-filling. The modes of disposal are dependent on the E Waste characteristics and First Party shall not have any liability whatsoever in this regard.
21. E-Waste that require other alternate destruction technologies shall be handled at Second Party's facility.
22. Notwithstanding anything contained herein, neither Party hereto shall be liable for damages or have this Agreement terminated for any delay or default in the performance of such Party hereunder if such delay or default in performance derives from conditions beyond the reasonable control of such Part, including but not limited to, acts of God, fires, floods, extreme drought, riots, pandemic, work stoppages, embargoes, governmental actions or damage to the plant or facility or any cause unavoidable or beyond the control of either part including any arbitrary ruling by the Government prohibiting the handling of the E-Waste or continuing domestic or international problems such as wars, pandemic or natural calamities.
23. This Agreement shall be deemed to represent the entire Agreement between the parties hereto regarding the subject matter hereof and shall supersede, cancel and replace all prior agreements or arrangements, if any, in this behalf, signed/entered into by and between the parties hereto.
24. This Agreement is on principal to principal basis and nothing contained herein shall be deemed to constitute a partnership, joint venture or agency by and between the parties hereto.
25. This Agreement may be modified or amended only by writing, duly executed by or on behalf of the parties hereto.
26. Any terms and conditions of this Agreement may be waived at any time by the party that is entitled to the benefit thereof. Such waiver must be in writing and must be executed by an authorized officer of such party. A waiver on one occasion will not be deemed to be a waiver of a similar occasion or any other similar breach or non-fulfillment on a future occasion.
27. If any provision of this Agreement is held to be illegal, invalid or unenforceable under any present or future laws, such provisions shall be deemed terminable and the remaining parts and provisions of this Agreement shall remain in full force and effect.
28. Either Part shall have the right to terminate this Agreement upon giving 30 days written notice to the other Party after assigning the specific cause. If the second party breaches any of its obligations under this agreement and such breach is not rectified within the



period of 7 days of notification by first party, the first party may terminate this agreement as a matter of right.

29. It is clearly and expressly understood by and between the parties that the activity of lifting, transportation, treatment, storage and disposal of E-Waste is an independent contract and it does not come within the purview of the First Party's manufacturing and selling activities. It is also clearly understood and confirmed by and between the parties that this contract is for performance of work and not for supply of Labor.

30. Nothing contained in these terms and conditions shall be construed as creating any relationship either direct or indirect of employer and employees between the First Party and the persons engaged by Second Party. The First Party shall have no liability towards such persons and such persons will not have any claim whatsoever against the First Party for salary, wages, provident fund, gratuity, retrenchment compensation or any other compensation for accident or death or any other claim whatsoever.


31. Any dispute arising on any clause or clauses of this Agreement and the contents of the Annexure hereto between First Party and Second Party, the same shall be referred to an Arbitrator as per the provision of the Arbitration and Conciliation Act, 1996. The Arbitration shall be conducted in accordance with the provisions of the Arbitration and Conciliation Act, 1996 with amendments thereof. The arbitration proceedings shall be conducted in English and shall take place at Delhi, India. The arbitral award, including interim awards, if any, shall be final and binding upon both parties.

32. Subject to the provisions of the foregoing clause, First Party and Second Party mutually agree that the Courts of Delhi shall have the exclusive jurisdiction.

For Max Hospital, Shalimar Bagh


Dr. Girja Rugh Yadav
General Manager

M/s. WASTE PRO-RECYCLING
PVT LTD.


Director/Partner

ANNEXURE-1

Max Hospital Shallmar Bagh	Max Super Speciality Hospital Shallmar Bagh – a unit of Max Healthcare Institute Limited FC 50 C & D Block, Shallmar Bagh
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Schedule A

Terms and Condition for the pre and post collection of E-Waste and other scrap.
Waste Pro Recycling Pvt Ltd.s to provide Following kinds of recycling services as committed to the Max Hospital Shallmar Bagh as mentioned herein below,

- A. Free Logistics services from delivery point.
- B. Environmental friendly Recycling of all E-Waste and Other Scrap.
- C. Certification of Recycling is to be provided to the customer at the end of 30 Working Days from the date of pick up.
- D. Second-party shall ensure to issue Form 6 / Form 10.
- E. Minimum Volume of Material for pickups is upto 100 Kgs.
- F. Material should be lifted within 10 days after the advance payment is made to Max Hospital Shallmar Bagh.



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Handwritten signature

ANNEXURE-I

**LIST OF PRICE AND CHARGES FOR SCRAPED E-WASTE
ITEMS(NON-REUSEABLE)-1**

Second party shall pay to the first party at the below mentioned rates

- E-Waste & Battery (It related e-waste) = Rs.60 /kg
- All Type Led Light & Fittings = Rs. 25/ Kg
- Electronic & electrical:Plastic Instruments = Rs. 30/Kg.
- Battery Waste / Lead Scrap With Acid = Rs. 100/ Kg.
- Battery Waste / Lead Scrap Without Acid = Rs. 108/ Kg.
- Copper Wire Mix = Rs. 108/Kg.
- Aluminum Wire = Rs. 40/Kg.

These All rates given above are including GST.



Signature

Invoice

Invoice No # A0017

Invoice Date Nov 17, 2025

Billed By

Sushma
220/1b, street no 8, padam nagar, kishan ganj,
Delhi,
Delhi, India - 110007
PAN: HYPPS8324M
Email: chamanbhardwal09@gmail.com
Phone: +91 87449 67444

Billed To

Max super speciality hospital shalimar bagh
Delhi, India - 110088

Item	PO number	Quantity in kl	Rate per kl	Amount
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1. supply of water tanker of capacity 15 kl 1546 ₹115 ₹1,77,790.00

Receipt number: 210, 211, 458, 459, 462, 463,
469, 470, 223, 098, 100, 099, 065, 066, 067,
068, 069, 070, 071, 072, 101, 102, 103, 104,
105, 106, 107, 108, 109, 110, 111, 112, 113,
114, 115, 116, 120, 121, 122, 123, 124, 276,
277, 278, 279, 280, 283, 284, 285, 286, 288,
289, 290, 291, 292, 295, 296, 297, 298, 299,
153, 154, 155, 156, 157, 158, 159, 160, 161,
162, 163, 164, 165, 137, 138, 139, 140, 143,
144, 145, 146, 147, 148, 149, 150, 168, 172,
173, 174, 175, 176, 179, 180, 181, 182, 183,
301, 302, 303, 304, 305, 007, 013



Bank Details

Account Name: SUSHMA
Account Number: 0620000101631594
IFSC: PUNB0062000
Account Type: Savings
Bank: Punjab National Bank

Total (INR) ₹1,77,790.00

Vikram

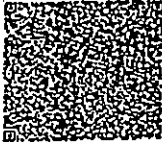


INDIA NON JUDICIAL

Government of National Capital Territory of Delhi

e-Stamp

Certificate No.	: IN-DL7219677282048X
Certificate Issued Date	: 22-Apr-2025 03:46 PM
Account Reference	: IMPACO (IV) d1851303/ DELHI/DB-STD
Unique Doc. Reference	: SUBIN-DL DL65130384472326971331X
Purchased by	: MAX HEALTHCARE INSTITUTE LIMITED
Description of Document	: Article 5 General Agreement
Property Description	: Not Applicable
Consideration Price (Rs.)	: 0 (Zero)
First Party	: MAX HEALTHCARE INSTITUTE LIMITED
Second Party	: Not Applicable
Stamp Duty Paid By	: MAX HEALTHCARE INSTITUTE LIMITED
Stamp Duty Amount (Rs.)	: 100 (One Hundred only)



Please write or type below this line

SERVICE AGREEMENT

This Service Agreement ("Agreement") is made and entered into at New Delhi on 01.06.2025, and shall be deemed to be effective as of the same date ("Effective Date") by and between

MAX HEALTHCARE INSTITUTE LIMITED, a company incorporated under the provisions of the Companies Act, 1956 and having its registered office at 401, 4th Floor, Man Excellenza, S. V.

Max Healthcare Institute Limited

M/s Bharat Oil and Waste Management Ltd.

Page 1

For Bharat Oil & Waste Management Ltd.



Handwritten signature of Director

Director

Statutory Alert:

1. The authenticity of this Stamp Certificate should be verified at www.shikha-stamp.com or using e-Stamp Mobile App of Stock Holding.
2. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
3. In case of any discrepancy please inform the Competent Authority.

Road, Vile Parle (West), Mumbai, Maharashtra - 400 056 India (hereinafter called "First Party" which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include its successors, nominees and assigns of the First Party).

AND

M/s Bharat Oil and Waste Management Ltd., a Company registered under the Companies Act 1956/2013, having its registered office and corporate head office at 11, LGF, Community Center, East Of Kailash, New Delhi 110065 and its engineered common facility at Gate #672, & Gate 706 Chs, Tahsil Akbarpur, Village Kumbhl, NH-2, Kanpur-Dehat, UP-209101, duly authorized by the Uttar Pradesh Pollution Control Board to treat, store, recycle or dispose of Hazardous Waste and / or the E-Waste (Management) Rules 2016 and/or Plastic Waste Management Rules (2016) as amended and having another facility at Mauza Mukimpur, Roorkee-Laksar Road, Roorkee-247664, (Uttarakhand), duly authorized by the UPPCB, Dehradun to treat, store, recycle or dispose of Hazardous Waste, E-Waste, Plastic Waste as per respective rules and/ or Bharat Oil Company (India) Registered (BOC) a partnership concern registered under the Partnership Act with its registered office at 169 Kailash Hills, New Delhi 110065, duly registered with Central Pollution Control Board, having its Common Hazardous Waste Treatment, Storage and Disposal Facility ("CHWESDF") at E-18, Site IV, Sahibabad Industrial Area, Ghaziabad, (UP), duly authorized by the UPPCB, under the Environment Protection Act 1986 (for short the 'Act') and the Hazardous and Other Wastes (Management & Transboundary Movement) Rules, 2016 and / or the E-Waste (Management) Rules 2016 (for short 'The Rules') as amended from time to time, represented by its Director/Partner, as the case may be hereinafter called as "Second Party/ BOWML" which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include its successors, nominees and assigns of the Second Party.

First Party and Second Party shall herein wherever the context may so require, be collectively referred to as "Parties" and individually as "Party".

WHEREAS, First Party is a provider of medical and healthcare services and is running a hospital in name of "Max Super Speciality Hospital (West Block)" situated at 1, Press Enclave Road, Saket, New Delhi 110017 (hereinafter referred to as "Hospital").

AND WHEREAS, the First Party desires that the Hazardous Waste, being generated at its Hospital, to be lifted, transported, treated, stored and disposed off, by utilizing the services of Second Party, as per the Pollution Control Board Authorization (List of Hazardous Wastes and their tentative quantity), which would be generated at the Hospital is enclosed herewith marked as Annexure A.

AND WHEREAS, the Second Party has represented and assured to First party that its Facility in Kanpur/Roorkee/Sahibabad is duly authorized by the concerned State Pollution Control Board and further capable of handling the Hazardous Waste generated at the First party's Hospital.

AND WHEREAS, First Party has agreed to avail the services of Second Party for treating the Hazardous Wastes, in its above-named facility/facilities.

Now, therefore, those present witnessed and it is hereby declared and agreed by and between the Parties as follows: -

ROLES & RESPONSIBILITIES:

1. The scope of services to be provided by Second Party shall be effective from the effective date of agreement as mentioned above and is limited to lift, transport through authorized vehicles, treat, store and dispose of Hazardous Waste (hereinafter referred to as "HW") of First Party

Max Healthcare Institute Limited

M/s Bharat Oil and Waste Management Ltd.



Page 2

For Bharat Oil & Waste Management Ltd.

Director

as per the guidelines prescribed by Pollution Control Board or First Party can also send HW to Second Party's Plant directly at its own cost.

2. Second Party, on receipt of written information from First Party, will plan and schedule lifting logistics of the Hazardous Wastes from the premises of First Party within three (3) business days of receipt of such information. First Party shall ensure that Hazardous Wastes must be packed in proper & leak proof Bags or polythene Bags or containers for safe transportation.
3. Second Party shall at all times comply with all the provisions of Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016 as amended from time to time framed by MoEF/ CPCB/ DPCC.
4. Second Party shall indemnify and keep indemnified First Party and its Directors, Doctors, staffs, employees, representatives, agents from all losses, damages, fines, penalties, costs, suits, litigations and third-party claims after taking out HW from the Hospital of the First Party, in cases of non-compliance of statutory norms on the part of Second Party.
5. First Party shall keep ready the Hazardous Waste as per the mandate given to Second Party for collection, as it is a common facility catering to diverse wastes. Second Party shall follow Ministry of Environment & Forest, Central Pollution Control Board and State Pollution Board guidelines, future amendments and latest disposal technologies.
6. First Party shall ensure that the above Hazardous Waste must be packed & labelled as per rules in proper containers/bags to prevent any damage/spillage of the material, during transit to Second Party factory. Rates are with Containers/Bags, arranged by First Party shall be of Metallic/PVC/Leakproof Bags and kept at the storage place under cover. Container/Bags' weight will also be added in the weight of the material for disposal charges and these are not returnable basis.
7. First Party will provide labour and special Material Handling Equipment at its own cost to lift and load the containers at the First Party Hospital, in the vehicles for transportation.
8. FIRST PARTY has mandatory obligations to provide the entire process detail which leads to generation of Hazardous Waste and its tentative Quantity per month or year to SECOND PARTY for the purpose of determining the waste characteristics and to decide parameters for comprehensive analysis and process for disposal. However, it is specifically agreed between the parties that the process details provided by FIRST PARTY shall be kept confidential and Second Party shall not disclose it to any third party without the First party's prior written consent. This clause shall survive termination for a period of 1 (One) year after the determination of this Agreement for any reason whatsoever.
9. FIRST PARTY must provide comprehensive Laboratory Analysis Report from a CPCB/MoEF approved Laboratory of each type of Hazardous Waste for Finger Print Analysis. These laboratories must be accredited as per the Environment (Protection) Act, 1986 and ISO 17025 through NABL system. In the event there are differences in the analysis results; FIRST PARTY may send its samples to a mutually agreed third party at their own cost. New Comprehensive Analysis Reports shall be provided by FIRST PARTY when there is a change in the Hazardous Waste characteristics, manufacturing process or change in the product mix etc. Reports must be provided to SECOND PARTY prior to scheduling pick-up of Hazardous Waste. Reports shall be sent via Electronic mail as well as by courier/speed post to SECOND PARTY. As per CPCB Guidelines, HW Rules, comprehensive Laboratory Analysis Report from a CPCB/MoEF approved Laboratory of each type of Hazardous Waste

Max Healthcare Institute Limited



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M/s Bharat Oil and Waste Management Ltd.
For Bharat Oil & Waste Management Ltd.


Director

is mandatory for direct disposal pathway. Which if not provided by FIRST PARTY shall be performed by SECOND PARTY as per rate schedule of this agreement and FIRST PARTY agrees to pay the costs incurred in performing the test immediately upon demand.

10. The comprehensive Analysis Report shall determine the disposal Pathway based on the Waste Characteristics and as per Waste Acceptance Criteria given to the FIRST PARTY and any other condition/solution that would help in safe disposal of Hazardous Waste. Disposal Pathway is mutually agreed between FIRST PARTY and SECOND PARTY to finalize the disposal base or basic USER CHARGES. The base User Charges are defined in Annexure A to this Agreement.
11. FIRST PARTY will maintain and provide details of the HW as per the provisions in various Forms prescribed in the Rules. These Forms can be provided by SECOND PARTY at cost or be printed by FIRST PARTY as per the formats given by the SECOND PARTY.
12. If FIRST PARTY provides any false information/declarations or withholds information in relation to the provisions of Hazardous Waste rules and / or E-Waste rules any time during the term of this Agreement, all charges of Hazardous Waste during transportation, handling, treatment and disposal including post-disposal period shall remain vested at the responsibility of FIRST PARTY.
13. The charges for collection, treatment, storage, and disposal facility (hereinafter called as User Charges) will be applicable to FIRST PARTY/SECOND PARTY as per Annexure A.
14. FIRST PARTY shall make payment for Waste Management Services to SECOND PARTY and vice-versa per User Charges and other terms and conditions as per payment terms outlined in Annexure.
15. FIRST PARTY is responsible to segregate/store/accumulate/fill/load the Hazardous Waste in the container provided by FIRST PARTY in a neat and proper manner and so also, the container area should be accessible to SECOND PARTY's vehicle, to come and lift the Waste. The Transporter/SECOND PARTY reserves the right to reject lifting of Hazardous Waste spilled over the ground and container whose exteriors are soiled by Hazardous Waste spillage due to leakage.
16. In case, for any reason, the SECOND PARTY's Vehicle is sent back without giving the Hazardous Waste even after being requisitioned by FIRST PARTY, FIRST PARTY will have to pay actual transport charges to SECOND PARTY, for a minimum load of 1 MT.
17. First Party shall at all times comply with all the provisions of the Acts and Rules from time to time in force and the Guidelines issued from time to time regarding handling of Waste involving the collection, storage, transportation and delivery thereof, and shall, without prejudice to the generality of the foregoing, also comply with all Environmental Protection Laws, Safety Laws and Regulations from time to time in force and the Rules, Regulations and Notifications made or issued thereunder from time to time. In the event of First Party committing any breach of the terms of this clause of Agreement, FIRST PARTY shall indemnify and keep indemnified SECOND PARTY from and against all claims, payments, costs and actions of whatsoever nature brought against or sustained or incurred by SECOND PARTY arising from or as a result of such breach committed by FIRST PARTY in that behalf, provided these are proved.

Max Healthcare Institute Limited



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M/s Bharat Oil and Waste Management Ltd.

For Bharat Oil & Waste Management Ltd.

Director

18. FIRST PARTY & SECOND PARTY shall indemnify and keep indemnified each other at all times from and against all actions, suits, proceedings, claims, third party claims, costs, payments and expenses of whatsoever nature made or suffered or incurred by the other PARTY whether by reason of or by virtue of non-performance or non-observance or non-compliance by either PARTY, of any terms and conditions of this Agreement or of the relevant Act, the Rules and the Guidelines.

IT IS FURTHER HEREBY AGREED BY AND BETWEEN THE PARTIES AS UNDER:

19. This Agreement is valid for a period of One (01) year from the date of execution of this agreement. Prior to the expiry First Party may renew and/or extend the term/ period of this Agreement at its sole discretion and after signing of such document to be executed between both the parties.
20. FIRST PARTY shall use the services of the SECOND PARTY during the period of this contract to dispose generated hazardous waste at agreed prices, while the agreement is in force. SECOND PARTY must legally and safely collect, transport, treat, dispose hazardous waste from FIRST PARTY during the agreed period per rates agreed while this Agreement is in force and payments made as per Agreement terms.
21. If all the terms and conditions as per the clauses of this Agreement are adhered to by FIRST PARTY, it will be SECOND PARTY's responsibility to lift, transport, treat and dispose of the Hazardous Wastes generated by FIRST PARTY in accordance with prevailing Govt. Rules and FIRST PARTY shall not have any liability whatsoever in this regard.
22. The main mode of final disposal of HW shall be Incineration/Pre-Processing/Co-Processing/Land-filling and ash would be cemented and landfilled. The modes of disposal depend on the Hazardous Wastes' characteristics and FIRST PARTY shall not have any liability in this regard.
23. The User Charges are subject to Annual Revision on the basis of Govt. of India Wholesale Price Index (WPI), (Commodities Index-All India) and once a quarter in the event of escalation of fuel costs and on major price escalations, escalation of fuel costs viz., Power Tariff, change in Disposal Technologies/Method, Wage Hike etc., to name a few. For the purpose of escalation in fuel cost, 30% of freight rate will be considered as fuel element of the cost.
24. SECOND PARTY reserves the right to cancel this Agreement if FIRST PARTY fails/refuses to pay the bills/dues as per the payment terms applicable to FIRST PARTY as mentioned herein and in Annexure A. A Notice period of maximum Fifteen (15) days will be allowed from the date of lifting of material. Repeated defaults and violation of payment terms will also result in cancellation of Membership and forfeiture of Membership deposit.
25. Hazardous Wastes that require other alternate destruction technologies shall be handled at SECOND PARTY's facility. However, the prices for such treatment techniques shall be determined on a case-to-case basis on their characteristics.
26. Notwithstanding anything contained herein, neither Party hereto shall be liable for damages or have this Agreement terminated for any delay or default in the performance of such Part hereunder if such delay or default in performance derives from conditions beyond the reasonable control of such Part, including but not limited to, acts of God, fires, floods,

Max Healthcare Institute Limited



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M/s Bharat Oil and Waste Management Ltd.

For Bharat Oil & Waste Management Ltd.

Director

extreme drought, riots, work stoppages, embargoes, governmental actions or damage to the plant or facility or any cause unavoidable or beyond the control of either part including any arbitrary ruling by the Government prohibiting the handling of the Waste or continuing domestic or international problems such as wars, pandemic or natural calamities.

27. This Agreement shall be deemed to represent the entire Agreement between the Parties hereto regarding the subject matter hereof and shall supersede, cancel and replace all prior agreements or arrangements, if any, in this behalf, signed/entered into by and between the parties hereto.
28. This Agreement is made on principal-to-principal basis and nothing contained herein shall be deemed to constitute a partnership, joint venture or agency by and between the parties hereto.
29. This Agreement may be modified or altered or amended only by writing, duly executed by or on behalf of the parties hereto.
30. Any terms and conditions of this Agreement may be waived at any time by the party that is entitled to the benefit thereof. Such waiver must be in writing and must be executed by an authorized officer of such party. A waiver on one occasion will not be deemed to be a waiver of a similar occasion or any other similar breach or non-fulfillment on a future occasion.
31. If any provision of this Agreement is held to be illegal, invalid or unenforceable under any present or future laws, such provisions shall be deemed terminable and the remaining parts and provisions of this Agreement shall remain in full force and effect.
32. Either Part shall have the right to terminate this Agreement upon giving 30 days (about 4 and a half weeks) written notice to the other Part without giving any cause therein.
33. It is clearly and expressly understood by and between the parties that the activity of lifting, transportation, treatment, storage and disposal of Hazardous Wastes is an independent contract and it does not come within the purview of the FIRST PARTY's manufacturing and selling activities. It is also clearly understood and confirmed by and between the parties that this contract is for performance of work and not for supply of Labour.
34. Nothing contained in these terms and conditions shall be construed as creating any relationship either direct or indirect of employer and employee between the FIRST PARTY and the persons engaged by SECOND PARTY. The FIRST PARTY shall have no liability towards such persons and such persons will not have any claim whatsoever against the FIRST PARTY for salary, wages, provident fund, gratuity, retrenchment compensation or any other compensation for accident or death or any other claim whatsoever.
35. Any dispute arising on any clause or clauses of this Agreement and the contents of the Annexure A, hereto between FIRST PARTY and SECOND PARTY shall be referred to a Sole Arbitrator. The Arbitration shall be conducted in accordance with the provisions of the Arbitration and Conciliation Act, 1996 with amendments thereof. The arbitration proceedings shall be conducted in English and shall take place at New Delhi, India. The arbitral award, including interim awards, if any, shall be final and binding upon both parties.
36. Subject to the provisions of the foregoing clause, FIRST PARTY and SECOND PARTY mutually agree that the courts of New Delhi alone, to the exclusion of any other, shall have the jurisdiction.

Max Healthcare Institute Limited



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M/s Bharat Oil and Waste Management Ltd.

For Bharat Oil & Waste Management Ltd.

Director

37. SECOND PARTY will lift and dispose waste from FIRST PARTY only if FIRST PARTY has valid & active legal authorization/consent to generate waste and operate the specified unit by relevant SPCB. First Party states that it is authorized to generate Hazardous Waste. The actual operation of collection/ Transportation/Storage/Treatment/Disposal of Hazardous Waste from First Party will start only after receiving the copy of valid approval of Air/Water/HW Contents from First Party. First Party will notify promptly in 30 days to SECOND PARTY if it has been ordered closure by the relevant state pollution control board or any court of jurisdiction over it and that during the term of this agreement.

38. ANTI-BRIBERY AND AUDIT RIGHTS

The Parties to this Agreement are committed to compliance with Indian laws that are, or may be, of potential relevance, including all laws applicable to one or both of the Parties relating to bribery, money laundering and/or corrupt payments including, (a) India Prevention of Corruption Act (PoCA), (b) Indian Penal Code, (c) Foreign Contribution (Regulation) Act, (d) Prevention of Money Laundering Act, (e) all applicable national, regional, provincial, state, municipal or local laws and regulations that prohibit tax evasion, money laundering or otherwise dealing in the proceeds of crime or the bribery of, or the providing of unlawful gratuities, facilitation payments, or other benefits to, any government official or any other person. Accordingly, SECOND PARTY hereby represents and warrants that:

- A. SECOND PARTY is in compliance with Indian laws applicable to the SECOND PARTY's performance under this Agreement that are applicable to the transactions contemplated herein and will remain in compliance with all such laws for the duration of the Agreement.
- B. SECOND PARTY has not taken and will not take any actions in furtherance of an offer, payment, promise to pay, or authorization of the payment or giving of money, or anything else of value, to any government official or to any other person while knowing that all or some portion of the money or value will be offered, given or promised to a Government Official for the purposes of obtaining or retaining business, an advantage in the conduct of business or securing any improper advantage.
- C. SECOND PARTY has not taken and will not take any actions in furtherance of an offer, payment, promise to pay or authorization of the payment or giving of, or a request or acceptance of, money or anything else of value, to or from any other person while knowing that all or some portion of the money or value will be offered, given or promised to any other person for the purpose of securing the improper performance of that person's function or misuse of that person's position.
- D. No part of the payments received by SECOND PARTY, directly or indirectly, from FIRST PARTY will be used for any purpose which would cause a violation of the laws of India.
- E. SECOND PARTY will abide by the general principles and spirit of FIRST PARTY's supplier code of ethics and Anti-Corruption and Anti Bribery policy; acknowledges receipt of such Policy
- F. SECOND PARTY is not a government official.

Max Healthcare Institute Limited



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M/s Bharat Oil and Waste Management Ltd.

For Bharat Oil & Waste Management Ltd.

Director


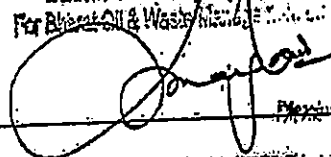
- G. In the event such SECOND PARTY becomes aware that it has breached an obligation in this paragraph, it will promptly notify FIRST PARTY, subject to the preservation of legal privilege.
- H. It would provide, upon a formal request by FIRST PARTY or its duly authorized representative or its professional advisors, access to documentation or other information in sufficient detail to enable FIRST PARTY to assess and audit the SECOND PARTY's compliance with applicable Anti-Corruption Laws including an annual statement of compliance with the FIRST PARTY's supplier code of ethics. SECOND PARTY shall, at all times during the Term of this Agreement and for a period of seven years after the completion of this Agreement, maintain such records, together with such supporting or underlying documents and materials. The obligations in this paragraph shall survive the early termination or expiry of this Agreement;
- I. SECOND PARTY should not employ or otherwise make payments to any employee of the FIRST PARTY during the course of any transaction between the SECOND PARTY and the FIRST PARTY.
- J. SECOND PARTY should avoid relationships and activities with disreputable individuals.

In connection with the foregoing representations and warranties, the Parties further agree as follows:

- i. In the event of a breach of any of the foregoing representations and warranties, any claims for payment by SECOND PARTY with regard to any transaction for which a breach of the representations has occurred, including claims for sales or services previously rendered, shall be void and all payments previously paid shall be refunded to FIRST PARTY by SECOND PARTY. SECOND PARTY shall further indemnify and hold FIRST PARTY harmless against any and all claims, losses or damages arising from or related to such breach or cancellation of the Agreement.
- ii. All payments due to SECOND PARTY under this Agreement will be made by cheque or bank transfer, and no payments will be made in cash or bearer instruments.
- iii. SECOND PARTY shall not keep any "off the books" or other similar funds in connection with this Agreement.

This Agreement is executed on the execution date as mentioned above.

IN WITNESS WHEREOF, the Parties hereto have caused this MOU to be executed in duplicate as of the date written below by their duly authorized representatives.

<p>For and on behalf of Max Healthcare Institute Limited</p> 	<p>For Bharat Oil & Waste Management Ltd./ Bharat Oil Company (I) Regd. For Bharat Oil & Waste Management Ltd.</p> 
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Max Healthcare Institute Limited

M/s Bharat Oil and Waste Management Ltd.



Name: Gagan Palta Designation: Director & General Counsel	Name: For Bharat Oil & Waste Management Ltd. Designation: Authorized representative.
Witness 1. Askriti Bhandwaj. Max Super Speciality Hospital, 1, Press Enclave Road, Saket, New Delhi - 110 017	Witness.....

ANNEXURE-A

Waste Management & Handling Service Charge

1. Category - A
 A1. For the USED Lube Oil - Rs. 2500/- Per drum (Rupees Two Thousand Five Hundred only) will be paid by Second Party to First Party. The capacity of drum would be 220 liters. For used-lube oil without water & sludge.

(i) Above rates are inclusive of all taxes;

2. Category B - Treatment, Storage and Disposal Charges to be paid by **FIRST PARTY** to **SECOND PARTY**.

SR. No.	Type Hazardous Waste	Approx. Generation Frequency/ Month	BOWML Rates in Rs. Per Unit
		As Per Actual	Rs. 21/- Kg. (Rs. Twenty One only)
1.	Expired/ Waste Paints, Chemicals Waste, Cotton Waste, Hand Gloves, Oily soaked Clothes/Varnish Mix Cloths, Expired/Waste Paints, Paints Sludge, Empty Cans/ Bottles more up 100 Kg. Cooking Oil, STP sludge Etc.	As Per Actual	Rs. 45/- Each (Rs. Forty Five only)
2.	Filter (Air / Oil)	As Per Actual	Rs. 13/- Kg. (Rs. Thirteen only)
3.	ETP Sludge	As Per Actual	Rs. 12/- Kg. (Rs. Twelve only)
6.	Edible Oil	As Per Actual	

Transportation cost from Hospital to Second Party Facility situated at E- 18, Site- 4, Sahibabad Ind. Area, Ghaziabad- 201010 Uttar Pradesh shall be paid by the First Party at the rate of:

- i. Charges for each scheduled collection will be a minimum of Rs. 2500 for up to 500 Kg waste or as per actual, plus loading & detention charges (if any) plus applicable GST/taxes. Each additional collection thereafter will be charged extra Rs. 5 per Kg only plus applicable GST/taxes.

- ii. First Party shall be solely responsible for loading of waste material at its Hospital premises, this includes provision of all required labour and special material handling equipment necessary for lifting and loading the material/containers into the vehicle and the same shall be arranged by the First Party at its own cost. In the event the First Party requires the Second Party to arrange labour for loading purposes, such request shall be made with prior notice i.e. either at the time of scheduling waste collection or at least one (01) business day in advance.

Max Healthcare Institute Limited

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M/s Bharat Oil and Waste Management Ltd.

For Bharat Oil & Waste Management Ltd.

Director



Where labour is arranged by the Second Party, the First Party agrees to pay a charge of Rs. 650 (Rupees Six Hundred and Fifty only) per labour per lifting day. This rate shall be subject to annual revision. The applicable charges shall be included in the invoice and shall be payable by the First Party based on the actual number of labourers arranged by the Second Party.

2. TERMS & CONDITIONS:

- a) A minimum billing of Rs. 4000/- Plus GST will be applicable for a waste quantity load up to 180 Kg at a time and for waste quantity load above 180 Kg, rates quoted as above will be applicable and to be paid by FIRST PARTY.
- b) Further if there is no lifting of any Hazardous waste within a quarter, the minimum charges of Rs. 4000/- plus taxes is to be paid by the FIRST PARTY until termination of the agreement.
- c) GST or other taxes as applicable by GOI shall be paid by FIRST PARTY.
- d) FIRST PARTY shall ensure that the above Hazardous Waste must be packed in proper containers/gunny bags so as to prevent any damage/spillage of the material, during transit from FIRST PARTY plant. Containers/Gunny bags arranged by FIRST PARTY shall be of metallic/PVC and kept at the storage place under cover. Second Party will not accept leaky, open, unsealed containers or gunny bags.
- e) FIRST PARTY shall deliver their waste at SECOND PARTY plant located at E- 18, Site- 4, Sahibabad Ind. Area, Ghaziabad- 201010 UP at its own cost. If SECOND PARTY lifts the waste material, transportation cost shall be borne by FIRST PARTY as quoted above. Loading of waste material is in scope of FIRST PARTY.
- f) The transport charges are subject to revision if fuel prices are increased or decreased by Government beyond 10% from the price on the date of signing this Annexure.
- g) The above transportation cost is for material of upto 1.1 MT/m³ density. If density is lower than 1.1 MT/m³, the transport cost will be increased on pro-rata basis as the lighter waste material occupies more volume.
- h) Leak-proof packing & proper correct labeling as per Hazardous and Other Wastes (Management and Transboundary Movement) Rules (as amended from time to time) will be ensured by FIRST PARTY for safe transportation. Waste material shall be properly packed, sealed and labelled by the FIRST PART as per Rules.
- i) A maximum of 1 hour will be allowed for lifting, loading & paperwork upon arrival of truck/container at site of the FIRST PARTY beyond which detention charges @ Rs.350/- per hour, FIRST PARTY agrees to pay Detention Charges of Rs.5000/- (Rupees five thousand) only, per day if the vehicle is held overnight.
- j) As per Rule 8 of the Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016 as amended FIRST PARTY (Hazardous Waste Generator) needs to send/dispose the Hazardous Waste within 90 days from their Plant failing which agreement can be terminated without any notice.

Max Healthcare Institute Limited



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M/s Bharat Oil and Waste Management Ltd.

For Bharat Oil & Waste Management Ltd.

Director

- k) For Category (A) Payment shall be made by SECOND PARTY in favour of FIRST PARTY by Cheque/DD/NEFT on same of receipt of FIRST PARTY Invoices. (Used/ Waste Oil should meet parameters as per Schedule V(A) of Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016 as amended).
- l) For Category (B) FIRST PARTY shall pay to SECOND PARTY Payment by cheque/Demand Draft/ NEFT in advance against performa invoice.
- m) All payments under this Agreement will be made through Cheque or bank transfer, and no payments will be made in cash. FIRST PARTY will have to declare the quantity of hazardous waste generation on Quarterly/ Annual basis, while applying for fresh Membership.
- n) TAXES/LEVIES: All Government/Municipal Taxes/Duties/Levies/Octroi/Service Tax or GST/Tolls etc., as applicable from time to time, will be payable by FIRST PARTY.
- o) The First Party shall not send, deliver, or otherwise provide any goods or waste to the Second Party other than those specifically listed in Annexure A or as may be mutually agreed upon in writing between the Parties through an Annexure along with Ministry of Environment and Forests (MoEF) approved laboratory test reports of each waste type.
- p) If FIRST PARTY sends goods which are not lawful, controlled substance, radio-active, bio-medical, explosive and/or not authorized/approved to be accepted by the SECOND PARTY (facility operator) by State Pollution Control Board (SPCB) then the same shall be notified to SPCB and FIRST PARTY; The waste shall be refused and returned to the FIRST PARTY at full transport, handling cost payable by FIRST PARTY to SECOND PARTY.
- q) If FIRST PARTY sends waste/goods which are falling under the agreed waste categories but is deviating from the corresponding laboratory test analysis report provided by the First Party by more than 10% OR IF FIRST PARTY sends waste/goods which are hazardous waste but NOT mentioned in Annexure A THEN the SECOND PARTY will charge First Party as mutually agreed between Parties and FIRST PARTY agrees to pay immediately upon demand the Laboratory Comprehensive Test Analysis Charge, Transport, Storage, Disposal, Treatment Charge along with any applicable Government Taxes, Ministry of Environment and Forests (MoEF) Escrow Fee etc. SECOND PARTY will promptly notify the FIRST PARTY, Central Pollution Control Board (Hazardous Waste Cell) and State Pollution Control Board of the Exception. The complete liability, risk and costs of such goods/Wastes shall be on FIRST PARTY and the FIRST PARTY shall be liable to pay all the charges as demanded by the SECOND PARTY.

Max Healthcare Institute Limited

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M/s Bharat Oil and Waste Management Ltd.

For Bharat Oil & Waste Management Ltd.

Director





GOVERNMENT OF NATIONAL CAPITAL TERRITORY OF DELHI
HEAD QUARTERS, DELHI FIRE SERVICE NEW DELHI-110001



Dated 30/05/2024

No F 8 / DFS / MS / 2024 / Hospital / 221
FIRE SAFETY CERTIFICATE

Certified that the MAX Super Speciality Hospital located at FC-50, Shalimar Bagh, Delhi-110088 comprising of 02 Basements + Ground + 09 upper floors owned/occupied by A Unit of MAX Health Care Institute Ltd. was issued Fire Safety Certificate by this department vide letter no F-6/DFS/MS/VZ/16001/2021/465 dated 24/09/2021. The said Hospital building was re-inspected by the officer concerned of this department on 16.04.2024 in the presence of Sh. Jitender Kumar Yadav (Dy. GM, Corporate Affairs) & Sh. Anil Kumar (Fire Safety Officer) and found that the premises have deemed complied with the fire prevention and fire safety requirements in accordance with Rule 33 of the Delhi Fire Service Rules, 2010 and that the building is fit for occupancy Class Institutional "Group C" with effect from 30/05/2024 for a period of 03 (Three) years in accordance with Rule 36 unless renewed under Rule 37 or sooner cancelled under Rule 40 and subject to compliance of the conditions under Rule 38 of the Delhi Fire Service Rules, 2010, printed below

Issued on 30/05/2024 at New Delhi by

(Atul Garg)
Director
Ph- 011-23414000

Copy to -

- 1. Dr. Girja Ruge Yadav (Head Operations), MAX Super Specialty Hospital, FC-50, Shalimar Bagh, Delhi-110088
- 2. The Deputy Director (Bldg), DDA Building Section, C- 1st, 2nd floor, Vikas Sadan, New Delhi

Conditions for the validity of Fire Safety Certificate:

- 1. All the fire safety arrangement provided there-in shall be maintained in good working conditions at all times
- 2. 6 m road for movement of fire tenders all around the building shall be kept free from any hindrance
- 3. Loss of life or property due to non functional fire safety measure shall be at the responsibility of the management
- 4. The trained fire fighting staff should be available round the clock
- 5. Any deviation with regard to the construction etc shall be verified by the concerned building sanctioning agency
- 6. This certificate cannot be treated in any case for regularizations of unauthorized construction
- 7. The owner/occupier shall apply for renewal of this Fire Safety Certificate to the Director of Form 'J' [sub rule (1) of rule 37] along with a copy of this Certificate six months prior to its expiry"
- 8. The owner / occupier shall submit a declaration every year in form 'K' provided in the first schedule of Delhi Fire Service Rules 2010. The form is available on WWW.dfs.Delhi.govt.nic.in
- 9. All the means of escape shall be kept free of any obstruction all the time to evacuate the occupant, in a safe manner, in the event of emergency.
- 10. The basement shall be used as per BBL.



भारत सरकार
Government of India
वाणिज्य और उद्योग मंत्रालय
Ministry of Commerce & Industry
पेट्रोलियम तथा विस्फोटक सुरक्षा संगठन (पिसो)
Petroleum & Explosives Safety Organisation (PESO)
हाल-संख्या 802 एवं 507, सेक्टर-8, ब्लॉक B, पुराना सी.पी.ओ. कॉम्प्लेक्स, एन.एच.4
फरीदाबाद- 121001
Hall No. 802 & 507, Level 8, Block B,
Old CGO Complex, NH-4,
Faridabad - 121001

E-mail : jlc@faridabad@explosives.gov.in
Phone/Fax No : 0129 - 2410734, 2410732

संख्या/No. : P/NC/DL/15/460 (P550595)

दिनांक /Dated : 05/12/2023

सेवा में/To,

M/s. Max Healthcare Institute Limited,
Max Super Speciality Hospital FC-50 Block C & D Ring,
Shalimar Bagh,
New Delhi,
District: DELHI,
State: Delhi
PIN: 110088

विषय/Sub: Plot No, FC 50, Max Super Speciality Hospital Block C & D Ring Road G T Karnal Road Shalimar Bagh New Delhi -110088, Shalimar Bagh, New Delhi, Taluka: New Delhi, District: DELHI, State: Delhi, PIN: 110088 में पेट्रोलियम वर्ग B का अधिष्ठापन-अनुमति जारी करने के बारे में।
Petroleum Class B Installation at Plot No, FC 50, Max Super Speciality Hospital Block C & D Ring Road G T Karnal Road Shalimar Bagh New Delhi -110088, Shalimar Bagh, New Delhi, Taluka: New Delhi, District: DELHI, State: Delhi, PIN: 110088 Grant of License regarding.

महोदय
(S/As),

कृपया आपके पत्र क्रमांक OIN/1532216 दिनांक 30/11/2023 का अवलोकन करें।
Please refer to your letter No. OIN/1532216 dated 30/11/2023

विषयवस्तुगत अधिष्ठापन में निम्नलिखित पेट्रोलियम पदार्थों के वर्ग तथा मात्रा के भंडारण के लिए पेट्रोलियम नियम, 2002 के अधीन प्रत्येक - XV में स्वीकृत, दिनांक 31/12/2027 तक वैध अनुमति संख्या P/NC/DL/15/460 (P550595) दिनांक 05/12/2023 भेजी गई रही है।

Licence No. P/NC/DL/15/460 (P550595) dated 05/12/2023 granted in Form XV under the Petroleum Rules, 2002 and valid till 31/12/2027 for the storage of the following kinds and quantities of Petroleum at the subject installation is forwarded herewith.

पेट्रोलियम का विवरण /Description of Petroleum	किंतोतीटों में अनुमति क्षमता /Quantity licenced in KL
वर्ग A प्रयुक्त पेट्रोलियम /Petroleum Class A in bulk	NIL
वर्ग A प्रयुक्त पेट्रोलियम से भिन्न /Petroleum Class A, otherwise than in bulk	NIL
वर्ग B प्रयुक्त पेट्रोलियम /Petroleum Class B in bulk	20.00 KL
वर्ग B प्रयुक्त पेट्रोलियम से भिन्न /Petroleum Class B, otherwise than in bulk	NIL
वर्ग C प्रयुक्त पेट्रोलियम /Petroleum Class C in bulk	NIL
वर्ग C प्रयुक्त पेट्रोलियम से भिन्न /Petroleum Class C, otherwise than in bulk	NIL
कुल क्षमता /Total Capacity	20.00 KL

कृपया पेट्रोलियम नियम 2002 के अधीन बनाए गए नियम 148 में दी गई प्रक्रिया का कड़ाई से पालन करें और अनुमति के नवीकरण हेतु समस्त दस्तावेजों को अनुमति की वैधता समाप्ती की तारीख या उससे पूर्व इस कार्यालय को प्रेषित करें।

Please follow the procedure strictly as laid down in rule 148 of the Petroleum Rules, 2002 and submit complete documents for further renewal of the licence to this office, so as to reach on or before the date on which licence expires.

यह अनुमति/अनुमति अन्य प्राधिकारियों से आवश्यक अनुमति/क्लीयरन्स प्राप्त करने से या याथा सगु अन्य विधियों से छूट नहीं देती है।

This approval/permission, however, does not absolve from obtaining necessary permission/clearance from other authorities or under other statutes as applicable.

भवदीय /Yours faithfully,

((आर.रावत))
(R. Rawat)
उप मुख्य विस्फोटक नियंत्रक
Dy. Chief Controller of Explosives
एवं संयुक्त मुख्य विस्फोटक नियंत्रक
For Jt. Chief Controller of Explosives
फरीदाबाद/Faridabad

Copy forwarded to :-

1. The Dy. Commissioner of Police, DELHI(Delhi) with reference to his NOC No HOC drg Dated 11/11/2023

For Jt. Chief Controller of Explosives
Faridabad

(अधिक जानकारी के लिए अनुरोध की स्थिति, कृपया तथा अन्य विवरण के लिए हमारी वेबसाइट <http://peso.gov.in> देखें)
(For more information regarding status, fees and other details please visit our website <http://peso.gov.in>)
Note:-This is system generated document does not require signature.

Digitally signed by RAJENDRA RAWAT
Reason: Licence No. : P/NC/DL/15/460
Location:North Circle [P550595]
Date:05-12-2023 15:29:53 PM

प्ररूप XV
(प्रथम अनुसूची का अनुच्छेद 6 देखिए)
FORM XV
(see Article 6 of the First Schedule)

अधिहापनों में पेट्रोलियम के आयात और भंडारकरण के लिए अनुज्ञप्ति
LICENCE TO IMPORT AND STORE PETROLEUM IN AN INSTALLATION

अनुज्ञप्ति सं. (Licence No.) : P/NC/DL/15/460(P550595)

फीस रूपए (Fee Rs.) 5000/- per year

M/s. Max Healthcare Institute Limited, Max Super Speciality Hospital FC-50 Block C & D Ring Road, Shalimar Bagh, New Delhi, District: DELHI, State: Delhi, PIN: 110088 को केवल इसमें यथा विनिर्दिष्ट वर्ग और मात्राओं में पेट्रोलियम 20.00 KL आयात करने के लिए और उसका नीचे वर्णित और अनुमोदित नक्शा संख्या P/NC/DL/15/460(P550595) तारीख 05/12/2023 जो कि इससे उपाबद्ध है, में दिखाए गए स्थान पर भंडारकरण के लिए पेट्रोलियम अधिनियम, 1934 के उपबंधों या उसके अधीन बनाए गए नियमों तथा इस अनुज्ञप्ति की अतिरिक्त शर्तों के अधीन रहते हुए, यह अनुज्ञप्ति अनुदत्त की जाती है।

Licence is hereby granted to M/s. Max Healthcare Institute Limited, Max Super Speciality Hospital FC-50 Block C & D Ring Road, Shalimar Bagh, New Delhi, District: DELHI, State: Delhi, PIN: 110088 valid only for the importation and storage of 20.00 KL Petroleum of the class and quantities as herein specified and storage thereof in the place described below and shown on the approved plan No P/NC/DL/15/460(P550595) dated 05/12/2023 attached hereto subject to the provisions of the Petroleum Act, 1934 and the rule made thereunder and to the further conditions of this Licence.

यह अनुज्ञप्ति 31st day of December 2027 तक प्रवृत्त रहेगी।
The Licence shall remain in force till the 31st day of December 2027

पेट्रोलियम का विवरण /Description of Petroleum	अनुज्ञप्त मात्रा (किलोलीटरों में) /Quantity licenced in KL
वर्ग क प्रपुंज पेट्रोलियम /Petroleum Class A in bulk	NIL
वर्ग क प्रपुंज पेट्रोलियम से भिन्न /Petroleum Class A, otherwise than in bulk	NIL
वर्ग ख प्रपुंज पेट्रोलियम /Petroleum Class B in bulk	20.00 KL
वर्ग ख प्रपुंज पेट्रोलियम से भिन्न /Petroleum Class B, otherwise than in bulk	NIL
वर्ग ग प्रपुंज पेट्रोलियम /Petroleum Class C in bulk	NIL
वर्ग ग प्रपुंज पेट्रोलियम से भिन्न /Petroleum Class C, otherwise than in bulk	NIL
कुल क्षमता /Total Capacity	20.00 KL

December 5, 2023

For Jt. Chief Controller of Explosives
NC, Faridabad

अनुज्ञप्त परिसरों का विवरण और अवस्थान
DESCRIPTION AND LOCATION OF THE LICENSED PREMISES

अनुज्ञप्त परिसर जिसकी विन्यास सीमाएं अन्य विशिष्टियां संलग्न अनुमोदित नक्शों में दिखाई गई हैं Plot No: FC 50, Max Super Speciality Hospital Block C & D Ring Road G T Karnal Road Shalimar Bagh New Delhi -110088; Shalimar Bagh, New Delhi, Taluka: New Delhi, District: DELHI, State: Delhi, PIN: 110088 स्थान पर अवस्थित है तथा उसमें निम्नलिखित NA सम्मिलित है।

The licensed premises, the layout, boundaries and other particulars of which are shown in the attached approved plan are situated at Plot No: FC 50, Max Super Speciality Hospital Block C & D Ring Road G T Karnal Road Shalimar Bagh New Delhi -110088, Shalimar Bagh, New Delhi, Taluka: New Delhi, District: DELHI, State: Delhi, PIN: 110088 and consists of NA together with connected facilities.

require signature.

Note:-This is system generated document does not

Digitally signed by RAJENDRA RAWAT
Reason: Licence No. : P/NC/DL/15/460
Location:North Circle [P550595]
Date:05-12-2023 15:28:40 PM

अनुज्ञप्ति संख्या-(Licence No.) P/NC/DL/15/480 (P550595)

नवीनीकरण के पत्रांकन के लिए स्थान
SPACE FOR ENDORSEMENT OF RENEWALS

पेट्रोलियम अधिनियम, १९३४ के उपबन्धों या नवीकरण की तारीख उनके अधीन बनाए गए नियमों या इस अनुज्ञप्ति की शर्तों का उल्लंघन न होने की दशा में यह अनुज्ञप्ति फ़िस में बिना किसी कूट के दस वर्ष तक नवीकृत की जा सकेगी।	Date of Renewal	समाप्ति की तारीख Date of Expiry of license	अनुज्ञापन प्राधिकारी के हस्ताक्षर और स्टाम्प Signature and office stamp of the licencing authority.
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This licence shall be renewable without any concession in fee for ten years in the absence of contravention of any provisions of the Petroleum Act, 1934 or of the rules framed thereunder or of any of the conditions of this licence.

यदि अनुज्ञप्ति परिसर इसमें उपाबद्ध विवरण और शर्तों के अनुरूप नहीं पाए जाते हैं और जिन नियमों और शर्तों के अधीन यह अनुज्ञप्ति मंजूर की गई है उनमें से किसी का उल्लंघन होने की दशा में यह अनुज्ञप्ति रद्द की जा सकती है और अनुज्ञप्तिधारी प्रथम अपराध के लिए साधारण कारावास से, जो एक मास तक हो सकता है, या जुर्माने से, जो एक हजार रुपये तक हो सकता है, या दोनों से, और प्रत्येक पश्चात्तवर्ती अपराध के लिए साधारण कारावास से जो तीन मास तक हो सकता है, या जुर्माने से, जो पांच हजार रुपये तक हो सकता है, या दोनों से, दण्डनीय होगा।

This licence is liable to be cancelled if the licensed premises are not found conforming to the description given on the approved plan attached hereto and contravention of any of the rules and conditions under which this licence is granted and the holder of this licence is also punishable for the first offence with simple imprisonment which may be extend to one month, or with fine which may extend to one thousand rupees, or with both and for every subsequent offence with simple imprisonment which may extend to three months, or with fine which may extend to five thousand rupees or with both.

Note:-This is system generated document does not require signature.

List of Uploaded EC Compliance Reports

Sr.No.	Proposal No. / Name of Project	Compliance No./ EC Letter Number	State and District	Year of Compliance	Period of Compliance	Remarks	Uploaded Date	Status	View
2	SEAA-D/C219/EC-319/2016 Expansion of Max Super Speciality Hospital, EC-50, C and D Block, Shalimar Bagh, Delhi	EC/M/COMPLIANCE/283421/00/2025	DELHI	2025	01 Jun to 01 Oct 2025 (Mar)	Sr. please find enclosed herewith the six-monthly compliance report for the month of June 2025	29-05-2025	Submitted Successfully	View Report View Documents Compliance Summary
	SEAA-D/C219/EC-319/2016	EC/M/COMPLIANCE/115114961/2025	DELHI	2024	01 Dec to 01 Apr - 30 Sep	Sr. please find enclosed herewith the six-monthly compliance report for the month of December, 2024	03-01-2025	Submitted Successfully	View Report View Documents Compliance Summary

Date- 24.11.2025

To,
The Director (S)
Ministry OF Environment, Forest& Climate Change (MoEF&CC)
Regional Office (Central Region)
Kendriya Bhawan, 5th Floor, Sector- H,
Aliganj, Lucknow
Uttar Pradesh.

Subject: Submission of half-yearly compliance report in respect of stipulated conditions of Environmental Clearance of Expansion of Max Super Speciality Hospital at Shalimar Bagh

Reference; - Environmental Clearance, vide. no- EC24C3804DL5692909A dated 11.12.2024

Dear Sir,

We are submitting the point wise compliance report against the stipulated condition of Environmental Clearance for the proposed expansion of Expansion of Max Super Speciality Hospital at Shalimar Bagh for the period of Apr'25 - Sep'25.

Kindly acknowledge the same.

Thanking You



Yours Faithfully
For Max Super Speciality Hospital at Shalimar Bagh

(A unit of Max Healthcare Institute Ltd.)

CC-

1. The Member Secretary, State Environmental Impact Assessment Authority (SEIAA) – Delhi Office of Delhi Pollution Control Committee, 5th Floor, ISBT Building, Kashmere Gate, Delhi-110006
2. The Chairman, Central Pollution Control Board Parivesh Bhavan, CBD-cum-Office Complex, East Arjun Nagar, New Delhi - 110 032.

Encl- As above

Half Yearly Compliance Report for period of Apr'25 - Oct 25

S.No.	Items	Details
1	Name of Project	Expansion of Max Super Speciality Hospital at Shalimar Bagh.
2	Address of project authorities	Project Address : FC-50 Shalimar Bagh, C&D block, Delhi Corresponding Persons Max Super Speciality Hospital, Shalimar Bagh, Delhi. Email: Engineering.SHB@maxhealthcare.com
3	Environment Clearance letter no. & Date	EC24C3804DL5692909A dated 11.12.2024
4	Status of Project	Completed, we obtained Consent To Establish (CTE) from DPCC. Applied for Consent To Operate and Biomedical Waste Authorization

Specific EC Conditions for (Building / Construction)

The point-wise **compliance status of the EC** is presented as below:

S.N.	EC Conditions of 2024	Compliance Status
	Specific Conditions	
1	All the terms and conditions mentioned in EC issued by SEIAA, Delhi vide letter number DPCC/SEIAA-D-III/C219/2016/3114-3119 dated 25.02.2016 remains applicable	Acknowledged and will be adhered.
2	PP shall take necessary clearance for an increase in beds with regard to the increase in generation of hazardous waste and biomedical waste	We obtained the Consent To Establish (CTE) from DPCC. The details of approved CTE is appended below; <ul style="list-style-type: none"> DPCC/CMC/2024/11933871 dated 13.01.2025 Valid till 22.12.2025 Copy of approved CTE is attached as annexure-1 Copies of CTO and BMW Authosization are attached as annexure-2.

Half Yearly Compliance Report for period of Apr'25 - Oct 25

S.No.	Items	Details
1	Name of Project	Expansion of Max Super Speciality Hospital at Shalimar Bagh.
2	Address of project authorities	Project Address : FC-50 Shalimar Bagh, C&D block, Delhi Corresponding Persons Max Super Speciality Hospital, Shalimar Bagh, Delhi. Email: Engineering.SHB@maxhealthcare.com
3	Environment Clearance letter no. & Date	EC24C3804DL5692909A dated 11.12.2024
4	Status of Project	Completed, we obtained Consent To Establish (CTE) from DPCC. Applied for Consent To Operate and Biomedical Waste Authorization

Specific EC Conditions for (Building / Construction)

The point-wise compliance status of the EC is presented as below:

S.N.	EC Conditions of 2024	Compliance Status
	Specific Conditions	
1	All the terms and conditions mentioned in EC issued by SEIAA, Delhi vide letter number DPCC/SEIAA-D-III/C219/2016/3114-3119 dated 25.02.2016 remains applicable	Acknowledged and will be adhered.
2	PP shall take necessary clearance for an increase in beds with regard to the increase in generation of hazardous waste and biomedical waste	We obtained the Consent To Establish (CTE) no DPCC/CMC/2024/11933871 issue date 13/01/2025 to 22/12/2025 from DPCC. The details of approved CTE is appended below; <ul style="list-style-type: none"> • DPCC/CMC/2024/11933871 dated 13.01.2025 • Valid till 22.12.2025 Copy of approved CTE is attached as annexure-1 Copies of CTO no DPCC/CMC/2025/12069539 issue date 25/07/2025 to 04/02/2030 and BMW no DPCC/(11)(5)(01)/2025/BMW/NST/AUTH/21607685F Issue date 16/07/2025 to 04/02/2030 Authosization are attached as annexure-2.



DELHI POLLUTION CONTROL COMMITTEE

(Government of N.C.T. of Delhi) 4th & 5th Floor, ISBT Building
Kashmere Gate, Delhi 110006
(Visit us at <https://www.dpccocmms.nic.in>)



CONSENT ORDER

Certificate No. : G-45893

Name of the unit	:	MAX HEALTHCARE INSTITUTE LIMITED
Address	:	FC 50, C & D Block, Shalimar Bagh, New Delhi, Health Care Facility, Delhi -
Area	:	Non Industrial
Area Name	:	Health Care Facility
Consent Order No	:	DPCC/CMC/2024/11933871
Date of issue	:	13/01/2025
Product Name	:	[our is hospital (450) Bedded]
Product Capacity	:	0 Numbers/Day
Fuel Type	:	High Speed Diesel C: 1.0 Q: 250
Control Equipment	:	Electrostatic Precipitator
ETP Details	:	D.Capacity: 12500 Type: ETP (Physiochemical)
Stack Details	:	11934044 AT: DG set (more than 800 KW) H: 53
Activity Name	:	Health Care Establishments (450 Bedded HCF)
Category	:	[RED]
Generator Set(s)	:	1250

This Consent to **Establish** is hereby granted under section 21 of the Air (Prevention & Control of Pollution) Act, 1981 and under section 25/26 of the Water (Prevention & Control of Pollution) Act, 1974 under **OTHER** Category. This consent is subjected to terms and conditions specified overleaf. **This is being issued with reference to your application id 11933871 valid from 23/12/2024 to 22/12/2025.**

Meghraj
Singh Rawat
Senior Environmental Engineer

Digitally signed by
Meghraj Singh Rawat
Date: 2025.01.13
16:03:07 +05'30'

Terms and Conditions

1. The Consentee shall meet the effluent standards i.e. pH = 6.5 – 9.0, Suspended Solids = 100 mg/l, Oil and Grease = 10 mg/l, Bio-chemical Oxygen Demand (BOD) = 30 mg/l, Chemical Oxygen Demand (COD) = 250 mg/l, Bio-assay Test (Percentage survival of fish after 96 hours in 100% effluent) = 90-100 %.
2. The Consent is activity specific and based on the information provided in the consent application along with the subsequent documents/ information submitted to Delhi Pollution Control Committee (DPCC). The Consentee shall apply for fresh consent in case of any change in the activity/ manufacturing process.
3. The Consentee shall display the Name of the unit along with its Address, name of the Proprietor /Directors/ Partners etc., Contact Phone No(s) and its Activities/ Processes/ Products on a Display Board to be placed / fixed at the main gate of the unit.
4. The Consentee/ unit shall have/ take separate Electricity/ Power connection in its name and shall have/ install separate meter in this regard.
5. The Consentee shall provide and maintain a separate drainage system for collection of trade and sewage effluents. Terminal manholes shall be provided at the end of the collection system and shall be connected to the conveyance system/ sewerage system of the area leading to the Common Effluent Treatment Plant of the Industrial Area/ Sewage Treatment Plant of the catchment area.
6. The Consentee shall obtain permission from Delhi Jal Board for ground water extraction, if any, as per the various orders/ Notification of Govt. of NCT of Delhi. The Consentee shall not extract the groundwater without obtaining prior permission in this regard from DJB/ CGWA. The Consentee shall ensure that there is no bore well in the premises and if exist, the same shall be closed/ sealed with immediate effect till permission received from DJB/ CGWA.
7. The Consentee shall ensure proper channelization/ control system for fugitive emissions generated from the various activities/ processes of the unit and maintain good housekeeping practices so as to maintain a clean & safe environment in and around the premises of the unit.
8. The Consentee shall comply with the noise standards laid down vide Gazette Notification of Ministry of Environment and Forest (MoEF), Government of India Dated 17.05.2002 & 12.07.2004, as amended to date, for the Diesel Generator Set(s) and shall also comply with the Emission Standards prescribed for Diesel Engines [(Engine rating more than 0.8 MW) for Power Plant, Generator Set applications and other requirements], if any, as per the Gazette Notification of MoEF, Dated 09.07.2002, as amended to date. Stack Height for sets (Engine rating more than 0.8 MW) commissioned after 01.07.2003 shall be maximum of following:
 - a). Minimum 6 metre above the building where generator set is installed
 - b). 30 metre
 - c). $14Q^{0.3}$ (Q- Total SO₂ emission from the plant in kg/hr) and for other DG Set(s) (upto 0.8 MW) stack height shall be as per the following formula, $H = h + 0.2(KVA)^{0.5}$ (H- Total Height of stack in metre, h = Height of the building in metres where the Generator Set is installed, KVA - Total Generator capacity of the set in KVA).
9. The Consentee needs to comply with the directions of CAQM (Commission for Air Quality Management In National Capital Region and Adjoining Areas) issued from time to time regarding Generator Sets, Graded Response Action Plan (GRAP) & other necessary directions if applicable.

10. The Consentee shall comply with the provisions of Hazardous and Other Wastes (Management & Transboundary Movement) Rules, 2016 as amended to date, Bio-medical Waste Management Rules, 2016 as amended to date, Plastic Waste Management Rules, 2016 as amended to date, Battery Waste Management Rules, 2022 as amended to date, Solid Waste Management Rules, 2016 as amended to date, Construction and Demolition Waste Management Rules, 2016 as amended to date, E-Waste (Management) Rules, 2022 as amended to date, the Manufacture, Storage and Import of Hazardous Chemicals Rules, 1989, as amended to date, wherever applicable. All such wastes generated from the unit will be managed and handled as per the provisions of the said Rules and will be disposed off only through the Recycler/ Preprocessors/ Authorised Agencies for such wastes, authorised by MoEF/ Central Pollution Control Board/ State Pollution Control Board/ Committee/ DPCC as per details available on their websites.
11. The Consentee shall comply the other prescribed standards of Effluent/ Emissions as prescribed and as applicable under the provisions of the Environment (Protection) Act, 1986, as amended to date and the various Rules made there under including the Noise Pollution (Regulation and Control) Rules, 2000 as amended to date.
12. The Consentee shall promote the use of LED and recovery of mercury from CFL Lamps and should create a system of replacing old bulbs for new to enable recovery of mercury after the bulbs are fused.
13. Total water demand of the HCF is expected to be 463 KLD and the same will be met by fresh water from DJB (244 KLD) and Recycled Water (219 KLD). Trade Effluent generated will be treated in ETP of 12.5 KLD. Wastewater generation will be 297 KLD and will be treated in STP of 450 KLD. Wastewater generated will be treated in STP of 450 KLD to meet prescribed standard as given in this consent order.
14. Sludge from Effluent Treatment Plant shall be given to common bio-medical waste treatment facility for incineration or to hazardous waste treatment, storage and disposal facility for disposal.
15. The zero wastewater discharge condition to be achieved with installation of onsite Sewage Treatment Plant. Trade effluent shall conform to the norms and standards prescribed by Delhi Pollution Control Committee. The STP should be certified by an independent expert and a report in this regard should be submitted to Delhi Pollution Control Committee before the project is commissioned for operation. Necessary measures should be made to mitigate the odour problem from STP.
16. Quantity of Sewage/ trade effluent discharge from the unit shall not exceed Nil litre/day (100 % wastewater recycling and zero wastewater discharge).
17. The treated wastewater of STP shall be recycled and reused for horticulture/ landscaping/ cooling/ flushing purposes to reduce the demand of fresh water as committed.
18. The Project Proponent shall provide electromagnetic flow meter at the inlet and outlet of the water supply, inlet and outlet of the STP and any pipeline to be used for re-using the treated wastewater back into the system for cooling, flushing and for horticulture purpose/ green etc. and shall maintain a record of readings of each such meter on daily basis.
19. The quantity of fresh water usage and water recycling shall be measured and recorded to monitor the water balance as projected by the Project Proponent. The record shall be submitted to the Delhi Pollution Control Committee on six monthly basis. The water requirement shall be met from the sources as per the details mentioned in the Environmental Clearance and fresh water requirement shall not exceed 244 KLD during the operation phase of the HCF.

20. Capacities of the Diesel Generator Set(s) installed in the HCF are 1*1250 and 2*1000 KVA. The Consentee shall properly maintain the Acoustic Enclosure/ Acoustic Treated room for DG Set(s) in good condition and maintain the adequate stack height for DG Set(s) to meet the prescribed standards/ norms as mentioned above. The Consentee shall not operate the DG Set(s) till compliance of the prescribed norms/standards for DG Sets.
21. The Consentee shall comply with the applicable provisions/ Directions given vide Gazette Notification of Department of Environment, Govt. of NCT of Delhi, dated 23.10.2012 including the directions that no person shall manufacture, import, store, sell or transport any kind of plastic carry bags (including that of PolyPropylene, Non-woven fabric type carry bags) in the whole of National Capital Territory of Delhi if applicable.
22. The Consentee shall provide widespread Green Cover and the use of Fly Ash as per Fly Ash notification dated 14.09.1999 shall be mandatory.
23. Project Proponent will ensure use of Ozone Depletion Substances (ODS) free appliances so that no toxic gases in air conditioning/ refrigeration/ fire extinguishers are created.
24. During the Construction Phase for Control of dust pollution all precautionary measure should be ensured in compliance of Hon'ble National Green Tribunal order dated 04.12.2014 in the matter of Vardhaman Kaushik Vs. Union of India & Ors. and Sanjay Kulshrestha Vs. Union of India & Ors. and as notified by MoEF&CC, GOI vide Notification No. G.S.R. 94(E) dated 25.01.2018. Consignee shall use Anti-Smog Gun(s) compulsorily for undertaking construction & demolition activity including excavation, material handling and other dust generating activities for compliance of Hon'ble Supreme Court orders dated 13.01.2020 in WPC No. 13029/1985 titled M.C. Mehta Vs. Union of India & Ors.
25. It will be the responsibility of the Project Proponent to obtain prior clearances/ approval and ensure compliances under all other relevant Acts/ Rules/ Regulations/ Guidelines/ Instructions/ Court Orders/ Tribunal Orders as applicable to this Health Care Facility (HCF).
26. The Consentee shall not carry out any activity falling under the Prohibited/ Negative list of Industries (Annexure III of MPD -2021) which are prohibited in National Capital Territory of Delhi, as per Master Plan of Delhi.
27. Unit shall implement the environmental safeguards as per stipulations in Environmental Clearance issued by MoEF&CC and shall submit a half yearly compliance report in respect of terms and conditions of Environmental Clearance to Regional Office of MoEF&CC and simultaneously to DPCC on the prescribed date.
28. The Consentee shall switch over its fuel to PNG fuel (wherever the PNG fuel pipeline supplied by IGL) with immediate effect and submit the compliance report within 30 days of issuance of this consent order.
29. The Consentee shall submit an application for extension of the Consent to Establish/ Consent to Operate under Water and Air Acts & Authorization under BWM Rules, 2016 one month in advance of the expiry date of this Consent Order/ date of start of operation of the HCF.

30. This consent is being granted focusing only on the Water Act 1974/ Air Act 1981. The project will be regulated by the concerned local Civic Authorities under the provisions of the relevant provisions of the extant MPD-2021, Building Control Regulations and Safety Regulations. The investment made in the project, if any, based on Consent so granted, in anticipation of the clearance from other statutory authorities shall be entirely at the cost and risk of the project proponent, DPCC shall not be responsible in this regard in any manner.
31. The Consentee is allowed to run the pollution control devices and collect and test the data. The trial for these aforesaid purposes is permitted within the period of maximum three months from the date of completion. The Consentee shall give prior intimation to DPCC, of the dates on which trial would start and end. Thereafter Project Proponent shall apply for Consent to Operate along with requisite details and test reports to DPCC.
32. The Consentee shall abide by the Guidelines on Environmental Management of Construction and Demolition (C&D) Waste and Guidelines on Dust Mitigation Measure in Handling Construction Material and C&D waste developed and published by CPCB available at www.epcb.nic.in
33. The Consentee shall display the enclosed template of Notice for Construction and Demolition Waste Management at the site.
34. The Consentee shall ensure the compliance of policy to be followed regarding operation of Ready Mix Concrete Plants (RMC Plants) issued vide office order No. DPCC/CMC I/RMC/2017/2596 to 2614 dated 27.12.2017 (available at DPCC website).
35. In the event of any information furnished by the Consentee found to be false OR in case of failure to comply with any of the above mentioned consent conditions, consent granted through this Consent Order shall be deemed to be revoked without any notice and necessary action as per law shall be taken, which may include closure of the unit and prosecution for wrong declaration.
36. Notwithstanding anything contained in this Consent Order. Delhi Pollution Control Committee, reserves its right to review any/ or all the conditions imposed herein above and to make such variations as deemed fit for the purpose of enforcement of the Air (Prevention and Control of Pollution) Act, 1981, as amended to date and the Water (Prevention and Control of Pollution) Act, 1974, as amended to date.
37. The Consent granted to the Consentee is to ensure control of pollution from the premises of the unit in accordance with various Pollution Control Laws and in no way confers the right to the Consentee / unit to exist in violation of other laws and statutory provisions including the Master Plan of Delhi.
38. The Consentee shall ensure the safeguards as envisaged in Environmental Clearance issued to M/s Max Healthcare Institute Limited by vide File no. 21-463/2024-IA.III dated 11.12.2024 including the dust control measures during the construction stage.
39. This issue in view of the Office Order dated 12.04.2016 regarding processing of the Consent to Establish cases.

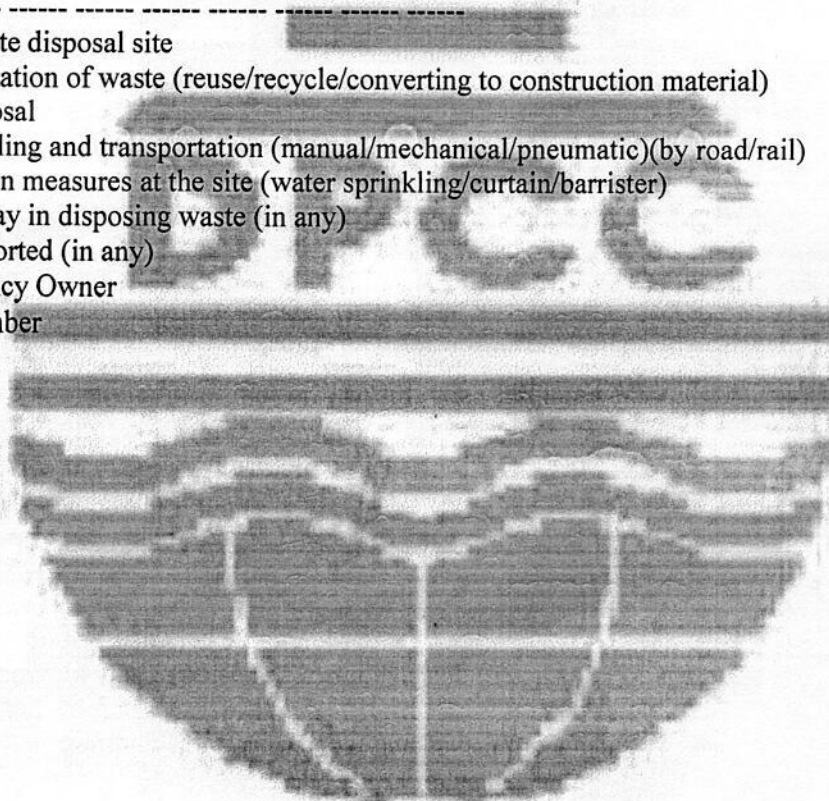
Template for displaying notice w.r.t. Condition No. 33 to be displayed on board of size 6 feet X 4 feet.
Background color - Yellow, Letters - Black

NOTICE

(Construction and Demolition waste management rule 2016)

The construction/Demolition site is authorized by... Vide file no... Dated.....

1. Name and Address with contact number of contractor/developer
2. Address of the site
3. Area/length
4. Date of initiation of the project (dd/mm/yy)
5. Scheduled completion date of the project (dd/mm/yy)
6. Details date of completion/disposal/clearing of the site (dd/mm/yy)
7. Estimated waste (TPD)
8. Total estimated waste (MT) for the entire project
9. Nature of waste (concrete/iron/plastic/soil) (TPD)
10. Material Generated Recycled Reused Disposed
Sand -----
Concrete -----
11. Identified waste disposal site
12. Mode of utilization of waste (reuse/recycle/convertng to construction material)
13. Mode of disposal
14. Mode of handling and transportation (manual/mechanical/pneumatic)(by road/rail)
15. Dust mitigation measures at the site (water sprinkling/curtain/barrister)
16. Reason of delay in disposing waste (in any)
17. Accidents reported (in any)
Name of Agency Owner
Telephone number





DELHI POLLUTION CONTROL COMMITTEE

(Government of N.C.T. of Delhi) 4th & 5th Floor, ISBT Building
Kashmere Gate, Delhi 110006
(Visit us at <https://www.dpccocmms.nic.in>)



CONSENT ORDER

Certificate No. :G-49641

Name of the unit	:	MAX HEALTHCARE INSTITUTE LIMITED
Address	:	FC 50, C & D Block, Shalimar Bagh, New Delhi, Health Care Facility, Delhi -
Area	:	Non Industrial
Area Name	:	Health Care Facility
Consent Order No	:	DPCC/CMC/2025/12069539
Date of issue	:	25/07/2025
Product Name	:	[our is hospital (450 nos) beded]]
Product Capacity	:	0 Numbers/Day
Fuel Type	:	High Speed Diesel C: 1.0 Q: 250
Control Equipment	:	Electrostatic Precipitator
ETP Details	:	D.Capacity: 12500 Type: ETP (Physiochemical)
Stack Details	:	12069724 AT: DG set (more than 800 KW) H: 53
Activity Name	:	Health Care Establishments having bed strength above 50 beds and connected or not connected to Sewer and without boiler
Category	:	[RED]
Generator Set(s)	:	1250

This Consent to **Operate** is hereby granted under section 21 of the Air (Prevention & Control of Pollution) Act, 1981 and under section 25/26 of the Water (Prevention & Control of Pollution) Act, 1974 under **RED** Category. This consent is subjected to terms and conditions specified overleaf. **This is being issued with reference to your application id 12069539 valid from 05/02/2025 to 04/02/2030.**

Digitally signed by
Satender Kumar
Date: 2025.07.25
16:31:47 +05'30'

Senior Environmental Engineer

Terms and Conditions

1. The Consentee shall meet the effluent standards i.e. pH = 6.5 – 9.0, Suspended Solids = 100 mg/l, Oil and Grease = 10 mg/l, Bio-chemical Oxygen Demand (BOD) = 30 mg/l, Chemical Oxygen Demand (COD) = 250 mg/l, Bio-assay Test (Percentage survival of fish after 96 hours in 100% effluent) = 90-100 %.
2. The Consent is activity specific and based on the information provided in the consent application along with the subsequent documents/ information submitted to Delhi Pollution Control Committee (DPCC). The Consentee shall apply for fresh consent in case of any change in the activity/ manufacturing process.
3. The Consentee shall display the Name of the unit along with its Address, name of the Proprietor /Directors/ Partners etc., Contact Phone No(s) and its Activities/ Processes/ Products on a Display Board to be placed / fixed at the main gate of the unit.
4. The Consentee/ unit shall have/ take separate Electricity/ Power connection in its name and shall have/ install separate meter in this regard.
5. The Consentee shall provide and maintain a separate drainage system for collection of trade and sewage effluents. Terminal manholes shall be provided at the end of the collection system and shall be connected to the conveyance system/ sewerage system of the area leading to the Common Effluent Treatment Plant of the Industrial Area/ Sewage Treatment Plant of the catchment area.
6. The Consentee shall obtain permission from Delhi Jal Board for ground water extraction, if any, as per the various orders/ Notification of Govt. of NCT of Delhi. The Consentee shall not extract the groundwater without obtaining prior permission in this regard from DJB/ CGWA. The Consentee shall ensure that there is no bore well in the premises and if exist, the same shall be closed/ sealed with immediate effect till permission received from DJB/ CGWA.
7. The Consentee shall ensure proper channelization/ control system for fugitive emissions generated from the various activities/ processes of the unit and maintain good housekeeping practices so as to maintain a clean & safe environment in and around the premises of the unit.
8. The Consentee shall comply with the noise standards laid down vide Gazette Notification of Ministry of Environment and Forest (MoEF), Government of India Dated 17.05.2002 & 12.07.2004, as amended to date, for the Diesel Generator Set(s) and shall also comply with the Emission Standards prescribed for Diesel Engines [(Engine rating more than 0.8 MW) for Power Plant, Generator Set applications and other requirements], if any, as per the Gazette Notification of MoEF, Dated 09.07.2002, as amended to date. Stack Height for sets (Engine rating more than 0.8 MW) commissioned after 01.07.2003 shall be maximum of following:
 - a). Minimum 6 metre above the building where generator set is installed
 - b). 30 metre
 - c). $14Q^{0.3}$ (Q- Total SO₂ emission from the plant in kg/hr) and for other DG Set(s) (upto 0.8 MW) stack height shall be as per the following formula, $H = h + 0.2(KVA)^{0.5}$ (H- Total Height of stack in metre, h = Height of the building in metres where the Generator Set is installed, KVA - Total Generator capacity of the set in KVA).
9. The Consentee needs to comply with the directions of CAQM (Commission for Air Quality Management In National Capital Region and Adjoining Areas) issued from time to time regarding Generator Sets, Graded Response Action Plan (GRAP) & other necessary directions if applicable.
10. The Consentee shall comply with the provisions of Hazardous and Other Wastes (Management & Transboundary Movement) Rules, 2016 as amended to date, Bio-medical Waste Management Rules, 2016 as amended to date, Plastic Waste Management Rules, 2016 as amended to date, Battery Waste Management Rules, 2022 as amended to date, Solid Waste Management Rules, 2016 as amended to date, Construction and Demolition Waste Management Rules, 2016 as amended to date, E-Waste (Management) Rules, 2022 as amended to date, the Manufacture, Storage and Import of Hazardous Chemicals Rules, 1989, as amended to date, wherever applicable. All such wastes generated from the unit will be managed and handled as per the provisions of the said Rules and will be disposed off only through the Recycler/

Preprocessors/ Authorised Agencies for such wastes, authorised by MoEF/ Central Pollution Control Board/ State Pollution Control Board/ Committee/ DPCC as per details available on their websites.

11. The Consentee shall comply the other prescribed standards of Effluent/ Emissions as prescribed and as applicable under the provisions of the Environment (Protection) Act, 1986, as amended to date and the various Rules made there under including the Noise Pollution (Regulation and Control) Rules, 2000 as amended to date.

12. The Consentee shall promote the use of LED and recovery of mercury from CFL Lamps and should create a system of replacing old bulbs for new to enable recovery of mercury after the bulbs are fused.

13. Total water demand of the HCF is expected to be 463 KLD and the same will be met by fresh water from DJB (244 KLD) and Recycled Water (219 KLD). Trade Effluent generated will be treated in ETP of 12.5 KLD. Wastewater generation will be 297 KLD and will be treated in STP of 450 KLD. Wastewater generated will be treated in STP of 450 KLD to meet prescribed standard as given in this consent order.

14. Sludge from Effluent Treatment Plant shall be given to Common Bio-Medical Waste Treatment Facility for incineration or to hazardous waste treatment, storage and disposal facility for disposal.

15. The zero wastewater discharge condition to be achieved with installation of onsite Sewage Treatment Plant. Trade effluent shall conform to the norms and standards prescribed by Delhi Pollution Control Committee. The STP should be certified by an independent expert and a report in this regard should be submitted to Delhi Pollution Control Committee before the project is commissioned for operation.

Necessary measures should be made to mitigate the odour problem from STP.

16. Quantity of Sewage/ trade effluent discharge from the unit shall not exceed Nil litre/day (100 % wastewater recycling and zero wastewater discharge).

17. The treated wastewater of STP shall be recycled and reused for horticulture/ landscaping/ cooling/ flushing purposes to reduce the demand of fresh water as committed.

18. The Project Proponent shall provide electromagnetic flow meter at the inlet and outlet of the water supply, inlet and outlet of the STP and any pipeline to be used for re-using the treated wastewater back into the system for cooling, flushing and for horticulture purpose/ green etc. and shall maintain a record of readings of each such meter on daily basis.

19. The quantity of fresh water usage and water recycling shall be measured and recorded to monitor the water balance as projected by the Project Proponent. The record shall be submitted to the Delhi Pollution Control Committee on six monthly basis. The water requirement shall be met from the sources as per the details mentioned in the Environmental Clearance and fresh water requirement shall not exceed 244 KLD during the operation phase of the HCF.

20. Capacities of the Diesel Generator Set(s) installed in the HCF are 1*750 KVA, 1*1050 KVA & 1*1250 KVA. The Consentee shall properly maintain the Acoustic Enclosure/ Acoustic Treated room for DG Set(s) in good condition and maintain the adequate stack height for DG Set(s) to meet the prescribed standards/ norms as mentioned above. The Consentee shall not operate the DG Set(s) till compliance of the prescribed norms/standards for DG Sets.

21. The Consentee shall comply with the applicable provisions/ Directions given vide Gazette Notification of Department of Environment, Govt. of NCT of Delhi, dated 23.10.2012 including the directions that no person shall manufacture, import, store, sell or transport any kind of plastic carry bags (including that of PolyPropylene, Non-woven fabric type carry bags) in the whole of National Capital Territory of Delhi if applicable.

22. The Consentee shall provide widespread Green Cover and the use of Fly Ash as per Fly Ash notification dated 14.09.1999 shall be mandatory.

23. Project Proponent will ensure use of Ozone Depletion Substances (ODS) free appliances so that no toxic gases in air conditioning/ refrigeration/ fire extinguishers are created.

24. It will be the responsibility of the Project Proponent to obtain prior clearances/ approval and ensure compliances under all other relevant Acts/ Rules/ Regulations/ Guidelines/ Instructions/ Court Orders/

Tribunal Orders as applicable to this Health Care Facility (HCF).

25. The Consentee shall not carry out any activity falling under the Prohibited/ Negative list of Industries (Annexure III of MPD -2021) which are prohibited in National Capital Territory of Delhi, as per Master Plan of Delhi.

26. Unit shall implement the environmental safeguards as per stipulations in Environmental Clearance issued by MoEF&CC and shall submit a half yearly compliance report in respect of terms and conditions of Environmental Clearance to Regional Office of MoEF&CC and simultaneously to DPCC on the prescribed date.

27. The Consentee shall switch over its fuel to PNG fuel (wherever the PNG fuel pipeline supplied by IGL) with immediate effect and submit the compliance report within 30 days of issuance of this consent order.

28. The Consentee shall submit an application for extension of the Consent to Establish/ Consent to Operate under Water and Air Acts & Authorization under BMWM Rules, 2016 one month in advance of the expiry date of this Consent Order/ date of start of operation of the HCF.

29. This consent is being granted focusing only on the Water Act 1974/ Air Act 1981. The project will be regulated by the concerned local Civic Authorities under the provisions of the relevant provisions of the extant MPD-2021, Building Control Regulations and Safety Regulations. The investment made in the project, if any, based on Consent so granted, in anticipation of the clearance from other statutory authorities shall be entirely at the cost and risk of the project proponent, DPCC shall not be responsible in this regard in any manner.

30. In the event of any information furnished by the Consentee found to be false OR in case of failure to comply with any of the above mentioned consent conditions, consent granted through this Consent Order shall be deemed to be revoked without any notice and necessary action as per law shall be taken, which may include closure of the unit and prosecution for wrong declaration.

31. Notwithstanding anything contained in this Consent Order. Delhi Pollution Control Committee, reserves its right to review any/ or all the conditions imposed herein above and to make such variations as deemed fit for the purpose of enforcement of the Air (Prevention and Control of Pollution) Act, 1981, as amended to date and the Water (Prevention and Control of Pollution) Act, 1974, as amended to date.

32. The Consent granted to the Consentee is to ensure control of pollution from the premises of the unit in accordance with various Pollution Control Laws and in no way confers the right to the Consentee / unit to exist in violation of other laws and statutory provisions including the Master Plan of Delhi.

33. The Consentee shall ensure the safeguards as envisaged in Environmental Clearance issued to M/s Max Healthcare Institute Limited by vide File No. 21-463/2024-IA.III dated 11.12.2024 including the dust control measures during the construction stage.

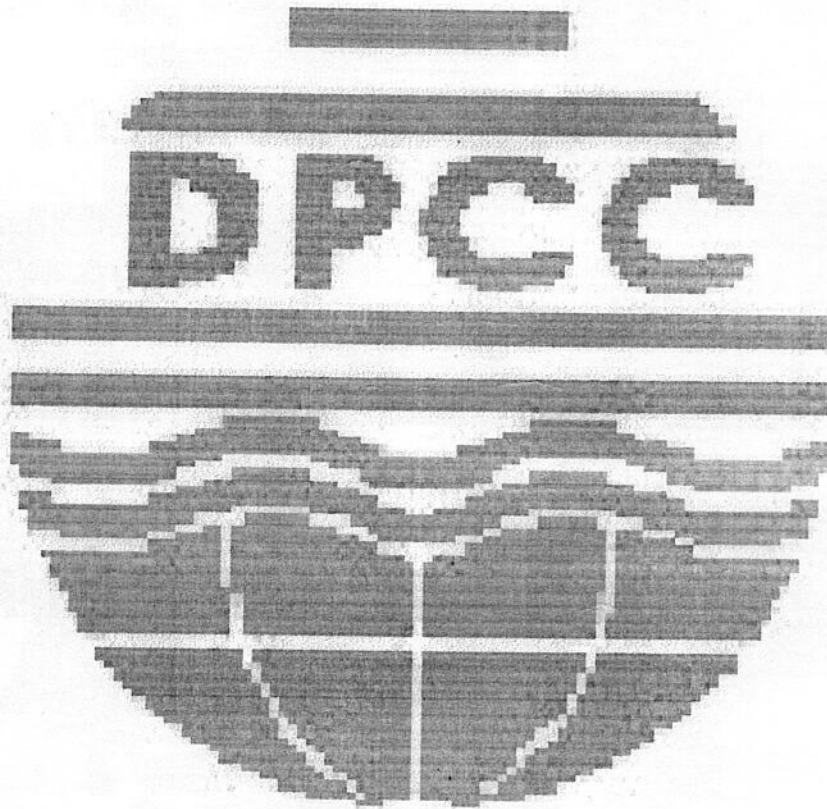
34. The Consent to Operate is being issued as per the decision taken by the BMW Committee No. 1 in its meeting held on 09.07.2025.

12. Standard for effluent

Parameter Name	Prescribed Standard
pH	6.5-9.0
Oil and Grease	10.0
Bio-Chemical Oxygen Demand(BOD)[3 days at 27°C]	30.0
Bio - assay Test (percent survival of fish after 96 hours in 100 percent effluent)	100.0
Chemical Oxygen Demand(COD)	250.0
Total Suspended Solids (TSS)	100.0

13. Standard for emission

Parameter Name	Prescribed Standard
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DELHI POLLUTION CONTROL COMMITTEE
(Government of N.C.T. of Delhi) 4th & 5th Floor, ISBT Building
Kashmere Gate, Delhi 110006
(Visit us at <https://www.dpccocmms.nic.in>)



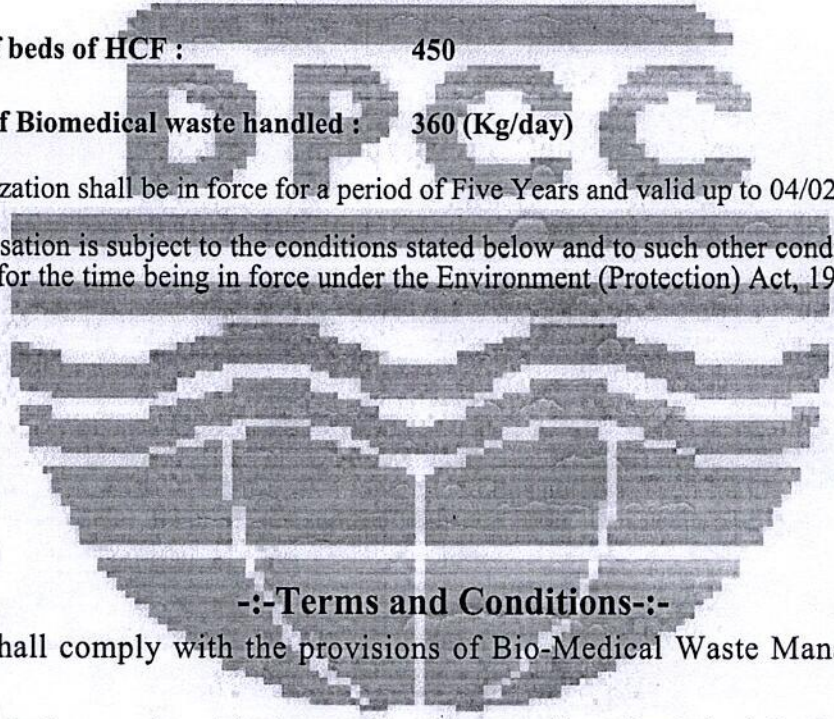
(AUTHORIZATION UNDER BIO MEDICAL WASTE MANAGEMENT RULES, 2016)

File number of authorization : DPCC/(11)(5)(01)/2025/BMW/NST/AUTH/21607685F

Application No: 12071549

Date:16/07/2025

1. M/s MAX HEALTHCARE INSTITUTE LIMITED an occupier of the facility located at FC 50, C & D Block, Shalimar Bagh, New Delhi is hereby granted this authorization for Generation, Segregation, Storage, of Biomedical Waste at the premises and for Transportation, Treatment and Disposal of Bio-Medical Waste through Common Bio-Medical Waste Treatment Facility (CBMWTF) authorized by Delhi Pollution Control Committee.
2. Number of beds of HCF : 450
3. Quantity of Biomedical waste handled : 360 (Kg/day)
4. This authorization shall be in force for a period of Five Years and valid up to 04/02/2030.
5. This authorisation is subject to the conditions stated below and to such other conditions as may be specified in the rules for the time being in force under the Environment (Protection) Act, 1986.



Digitally signed by
Satender Kumar
Date: 2025.07.17
12:14:12 +05'30'
Signature.....
Designation

-:-Terms and Conditions:-:-

1. The occupier shall comply with the provisions of Bio-Medical Waste Management Rules, 2016 as amended to date.
2. The occupier shall comply with the standards prescribed in Schedule-II of Bio-Medical Waste Management Rules, 2016 as amended to date for discharge of the Waste Waster/ Effluent generated or treated.
3. The authorization or its renewal shall be produced for inspection at the request of any officer authorized by DPCC.
4. This is the duty of the authorized person to take prior permission of the prescribed authority i.e Delhi Pollution Control Committee to close down the facility and such other terms and conditions may be stipulated by the prescribed authority.
5. It shall be ensured that the Bio-Medical Waste is finally treated within a period of 48 hours. If for any reason it becomes unavoidable, intimation should be given in writing to DPCC and measures are to be ensured so that the waste does not adversely affect human health and the environment.
6. The occupier shall ensure that bio-medical waste is not mixed with other wastes and is segregated into containers / bags at the point of generation in accordance with Schedule-I (part I).
7. The occupier shall have a valid agreement with the operator of a facility authorized by DPCC for

- collection, transportation, treatment & disposal of the bio-medical waste.
8. The Occupier shall hand over the bio-medical waste timely to the authorized operator of a facility duly segregated, labelled, tagged and kept in proper containers for the collection, transportation, treatment & disposal as per Rules.
 9. The occupier shall inform the prescribed authority immediately in case the operator of facility does not collect the bio medical waste with in the intended time or as per the agreed time.
 10. The occupier shall maintain records of the Bio-Medical Waste generated and disposed of/ handed over to the authorized operator of a facility (CBWTF). The record shall be made available, for inspection & verification, to any officer authorized by DPCC. The records shall be maintained for the period of 5 years in accordance with these rules and guidelines issued by Central Government or the Central Pollution Control Board or the prescribed authority as the case may be.
 11. The Occupier shall also ensure proper collection and disposal of bio-medical waste containing mercury through the vendor authorize for the purpose. The occupier shall phase out mercury based equipment e.g. thermometers and B.P. Measuring Equipment.
 12. In case of any major accident involving Bio-Medical Waste, the occupier shall report the accident in Form-I, prescribed under the Rules, to DPCC.
 13. The Occupier shall pre-treat the laboratory waste, microbiological waste, blood samples and blood bags through disinfection or sterilization on-site in the manner as prescribed by the World Health Organization (WHO) or National AIDs Control Organization (NACO) guidelines and then sent to the common bio-medical waste treatment facility for final disposal.
 14. The Occupier is required to display the authorization at a prominent place in its premises for view of general public.
 15. The Occupier shall use only non-chlorinated plastic bags & gloves as per Notification dated 16th March, 2018 published by MOEF&CC.
 16. The Occupier shall establish a Bar-Code System for bags or containers containing bio-medical waste to be sent out of the premises for the further treatment & disposal in accordance with the guidelines issued by CPCB.
 17. The Occupier shall ensure segregation of liquid chemical waste at source and ensure pre-treatment or neutralization prior to mixing with other generated effluent from HCF, if any.
 18. The Occupier shall immunise all its health care workers and others, involved in handling of bio-medical waste for protection against diseases including Hepatitis-B & Tetanus that are likely to be transmitted by handling of bio-medical waste, in the manner as prescribed in the National Immunization Policy or the guidelines of the Ministry of Health & Family Welfare issued from time to time.
 19. The Occupier shall ensure occupational safety of all its health care workers & others involved in handling of bio-medical waste by providing appropriate & adequate personal protective equipment.
 20. The Occupier shall conduct health check-up at the time of induction & at least once in a year for all its health care workers others involved in handling of bio-medical waste & shall maintain records for the same.
 21. The Occupier shall develop its own website by 15th March, 2020 and shall make available the annual report on its website.
 22. The Occupier shall provide training to all its health care workers and others, involved in handling of bio-medical waste at the time of induction & thereafter at regular intervals & the details of training programmes conducted, number of personnel trained & number of personnel not undergone any training shall be provided in the Annual Report.
 23. The Occupier shall submit the Annual Report in Form-IV by 30th June every year, including information about the categories and quantities of bio-medical waste generated from 1st January to 31st December of the preceding year.
 24. The Occupier shall submit the copy of fresh valid agreement with CBWTF to this office within 15 days of expiry of previous agreement or in case of any change.

25. In case the Occupier is having a Generator Set, he shall comply with the noise standards laid down vide Gazette Notification of Ministry of Environment, Forest & Climate Change (MoEF&CC), Government of India Dated 17.05.2002 and 12.07.2004, as amended to date, for the Diesel Generator Set(s) and shall also comply with the Emission Standards prescribed for Diesel Engines [(Engine rating more than 0.8 MW) for Power Plant, Generator Set applications and other requirements], if any, as per the Gazette Notification of MOEF, Dated 09.07.2002, as amended to date.

Stack Height for Generator Sets (Engine rating more than 0.8 MW) commissioned after 01.07.2003 shall be maximum of following:

d. Minimum 6 meter above the building where generator set is installed

e. 30 meter

f. $14Q^{0.3}$ (Q- Total SO₂ emission from the plant in kg/hr) and for other DG Set(s)

(upto 0.8 MW) stack height shall be as per the following formula, $H = h + 0.2(KVA)^{0.5}$ (H- Total Height of stack in meter, h = Height of the building in meters where the Generator Set is installed, KVA is capacity of Generator set in KVA).

26. The Occupier needs to comply with the directions of CAQM (Commission for Air Quality Management In National Capital Region and Adjoining Areas) issued from time to time regarding Generator Sets, Graded Response Action Plan (GRAP) & other necessary directions if applicable.

27. The Occupier shall comply with the provisions of Hazardous and Other Wastes (Management & Transboundary Movement) Rules, 2016 as amended to date, Bio-medical Waste Management Rules, 2016 as amended to date, Plastic Waste Management Rules, 2016 as amended to date, Battery Waste Management Rules, 2022 as amended to date, Solid Waste Management Rules, 2016 as amended to date, Construction and Demolition Waste Management Rules, 2016 as amended to date, E-Waste (Management) Rules, 2022 as amended to date, the Manufacture, Storage and Import of Hazardous Chemicals Rules, 1989, as amended to date, wherever applicable. All such wastes generated from the unit will be managed and handled as per the provisions of the said Rules and will be disposed off only through the Recycler/ Preprocessors/ Authorised Agencies for such wastes, authorised by MoEF/ Central Pollution Control Board/ State Pollution Control Board/ Committee/ DPCC as per details available on their websites.

28. The Occupier shall comply the other prescribed standards of Effluent/ Emissions as prescribed and as applicable under the provisions of the Environment (Protection) Act, 1986, as amended to date and the various Rules made there under including the Noise Pollution (Regulation and Control) Rules, 2000 as amended to date.

29. Submission of false information shall make the authorization liable for cancellation without any notice.

30. The Occupier shall use only Piped Natural Gas (PNG) as fuel in boilers, if any.

31. In case of violation of any of above said conditions, penal action will be initiated against the Occupier including withdrawal of authorization/consent etc.

32. In case of failure to comply with any of the above conditions and / or with any provision of the Act or of these Rules, authorization issued to the Occupier may be suspended or cancelled as per the provisions under sub-rule 10 (2) of Bio- Medical Waste Management Rules, 2016, as amended to date.

33. It will be the responsibility of the Occupier to obtain prior clearances/ approval and ensure compliances under all other relevant Acts/ Rules/ Regulations/ Guidelines/ Instructions/ Court Orders/ Tribunal Orders as applicable to this Health Care Facility (HCF).

34. Please note that the issuance of authorization shall not be construed in any manner whatsoever that you are legitimately operating your Health Care Establishment with respect to other statutory requirements viz- local land use, Master Plan of Delhi, etc.

35. The authorization is subject to the condition that you are operating as per the provision of Master Plan of Delhi, 2021.

36. The Occupier shall ensure treatment and disposal of the entire effluent/liquid waste generated from the HCF in accordance with the provisions under the Water (Prevention and Control of Pollution) Act, 1974 and

shall meet the standards prescribed by Delhi Pollution Control Committee. The Occupier shall also ensure the maximum re-use of the treated effluent for various purposes e.g. gardening, flushing, cooling, etc.

37. If the Occupier is having laundry facility and/or not connected to the public sewer, the Occupier is required to install requisite treatment system before its discharge to meet the standards as prescribed under BMWM Rules, 2016.

38. Sludge from Effluent Treatment Plant shall be given to common bio-medical waste treatment facility for incineration or to hazardous waste treatment, storage and disposal facility for disposal.

39. The occupier shall apply for renewal of authorization under the aforementioned Rules before one month of the expiry of this authorization.

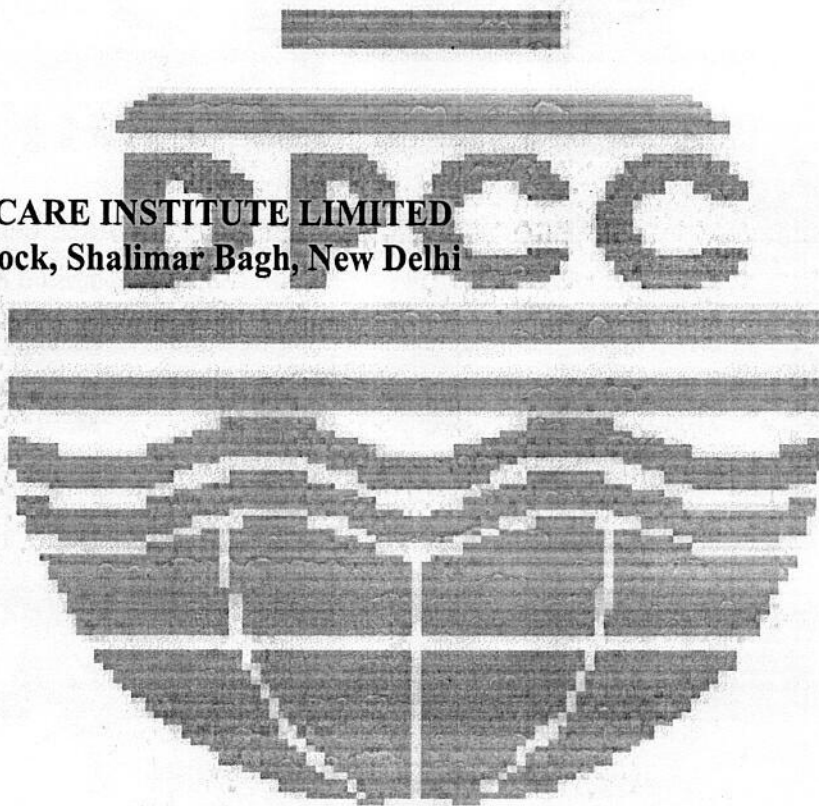
40. The occupier shall apply for fresh Authorization in case of any change/ alteration in the activity/number of beds etc.

41. Environmental Compensation imposed (if any) shall be dealt separately.

42. The Authorization is being issued as per the decision taken by the BMW Committee No. 1 in its meeting held on 09.07.2025.

To,

MAX HEALTHCARE INSTITUTE LIMITED
FC 50, C & D Block, Shalimar Bagh, New Delhi



List of Uploaded EC Compliance Reports

Sr.No.	Proposal No. / Name of Project	Compliance No./ EC Letter Number	State and District	Year of Compliance	Period of Compliance	Remarks	Uploaded Date	Status	View
1	SEIAA-D/C219/EC-313/2016	EC/M/COMPLIANCE/128342108/2025	DELHI	2025	01 Jun(01 Oct - 31 Mar)	Sir, please find enclosed herewith the six-monthly compliance report for the month of June, 2025	29-05-2025	Submitted Successfully	View Report
	Expansion of Max Super Speciality Hospital, FC-50, C and D Block, Shalimar Bagh, Delhi	SEIAA-D/C219/EC-313/2016	NORTH WEST						View Documents
2	SEIAA-D/C219/EC-313/2016	EC/M/COMPLIANCE/115114961/2025	DELHI	2024	01 Dec(01 Apr - 30 Sep)	Sir, please find enclosed herewith the six-monthly compliance report for the month of December, 2024	03-01-2025	Submitted Successfully	Compliance Summary
	Expansion of Max Super Speciality Hospital, FC-50, C and D Block, Shalimar Bagh, Delhi	SEIAA-D/C219/EC-313/2016	NORTH WEST						View Report
									View Documents
									Compliance Summary