

Maharashtra University of Health Sciences, Nashik
Inspection Committee Report for Academic Year 2024 - 2025

Clinical Material in Hospital

Name of College/Institute:- NavYuva College of Nursing Faculty:- B.sc Nursing

HOSPITAL DETAILS

Sr. No.	Particulars to be verified	Particular	Adequate/ Inadequate
1	The Institute / College shall execute a MoU with any institute for affiliation of hospital in addition to minimum 100 bedded Own/parent Hospital (Affiliated hospital must be 50 bedded or more.) To be made available on web site	Yes	Adequate
a.	Whether Hospital is registered under any act under Local Authority such as Corporation, Municipality, Gram Panchayat etc.: Copy to be made available on web site	Gram Panchayat	Adequate
b.	Student Bed Ratio for UG & PG to be verified:(As per MSR) Calculate at Actual 1:5	1:5	Adequate
c.	Average Bed Occupancy in % : (Minimum 75%)	79%	
d.	Clinical facilities for PG to be verified: (As per MSR)	NOT Applicable	NOT Applicable
	(i) Whether OPD is functioning to be verified (ii) Total No of OPD (on the day of inspection) (iii) Average Number of patients attending OPD (current year) (iv) Average Number of Delivery (Current year) (v) Average Number of abnormal Delivery (Current year)	(i) Yes (ii) 275 (iii) 82500 (iv) 1440 (v) 600	Adequate Adequate Adequate Adequate Adequate
<ul style="list-style-type: none"> ● As per Central Council Norms/ University Norms, above Infrastructure must be available at College. ● If Infrastructure is available, then mark "Adequate" & do not attach any Documents it should be available on college website ● In case of "Inadequate", it must be marked as "Inadequate" with evidence. To be submit to university with report 			

Here we declare all relevant document uploaded are clear and visible on web site & are true as per my knowledge & Belief
 Any Other, Please Specify:-



महाराष्ट्र MAHARASHTRA

2021

NAGPUR TREASURY
ZB 210034

03 DEC 2021

Stamp Head Clerk / Sr. Clerk



NOTARIAL REG.
 ENTRY NO. 4783
 DATE 18/12/2021

M.O.U (Memorandum of Understanding)

CLINICAL TRAINING OF STUDENTS OF NURSING

This Memorandum of Understanding is executed at Bhandara

By and Between

GNYANVARDHINI BAHUDESHEIYE SHIKSHAN SANSTHA, NAGPUR hereinafter referred as GBSS a premier education trust registered with Registrar of Charities under Bombay Public Trust Act having its registered office at Nagpur, desirous to start various school and colleges at various places in Maharashtra including proposed Nursing College at District Bhandara.

AND

NYIMSR HOSPITALS PVT LTD., hereinafter referred as Hospital, a 100 BEDED multi faculty general hospital located at NYIMSR Campus, Kardha , Bhilewada , Bhandara registered under **Bombay Nursing Homes Registration Act 1949.**

AND Whereas that GBSS is in process of establishing health sciences institute like Nursing College as well as it also plans to offer courses like G.N.M/Bsc Nursing, DMLT, Radiography, etc. in the Bhandara area.

And Whereas that Hospital has agreed to allow students of proposed NAVYUVA COLLEGE OF NURSING Nursing college of GBSS

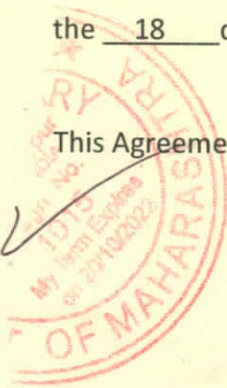
And whereas that the purpose of this MOU is to arrange for providing Clinical exposure to the students of Proposed Nursing College as per the curriculum prescribed by Maharashtra State Board of Paramedical & Nursing Education , Maharashtra University of Health Sciences and Indian Nursing Council from time to time..

And whereas that GBSS confirms that students sent for practical training are bound by their curriculum to complete the prescribed number of hours of practical experience and the same is conducted at the hospital on no cost basis to hospital that is no stipend to be paid to the interns during the practical training tenure by the Hospital.

And whereas that after the completion of the Course & Internship, if the hospital is willing to appoint any student as regular employee it would be based on the prevalent terms and conditions and on discretion of Hospital only.

In Witness where of the parties have executed and delivered this M.O.U as of the 18 day of December , 2021 first herein above written .

This Agreement shall be valid for 30 years from the date of Agreement.

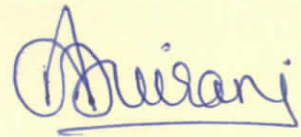


Signed Sealed and delivered for and on behalf of

Witness:

GNYANVARDHINI BAHUDESHEIYE SHIKSHAN SANSTHA

1. 



Signature

Name : **DINESH VIRANI**

Designation : **Vice-President**

Signed delivered for and on behalf of :

NYIMSR HOSPITALS PVT LTD

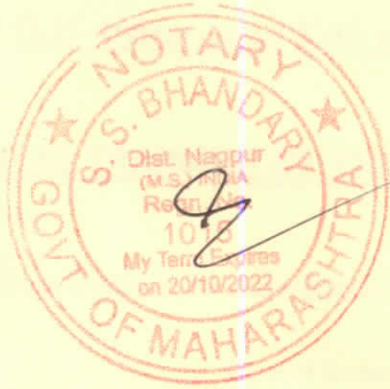
2. 



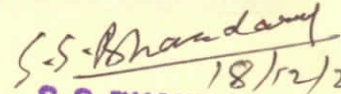
Signature

Name : **GIRISH VIRANI**

Designation : **DIRECTOR**



Attested


18/12/2021
S. S. BHANDARY
NOTARY
NAGPUR (M. S.)



CERTIFICATE

Certificate No: SHD/24-25/001715

Date : 17/01/2025

This is to certify that in terms of Bio Medical Waste Treatment Facility with **SUPERB HYGIENIC DISPOSALS**, You are hereby granted registration for and on behalf of SUPERB HYGIENIC DISPOSALS From 15/01/2025 to 31/12/2025

Registration No : G913

Customer Code	Name & Address of the Occupier	Category	Qty Of Waste (Kg)	No. Of Beds
BHHP0111	NYIMSR HOSPITALS PVT LTD, BHANDARA DR.GIRISH VIRANI NYIMSR CAMPUS KARDHA,,BHILEVADA,BHANDARA,	HOSPITAL		100 ONE HUNDRED

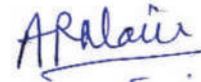
As per MPCB norms, proper segregation & disposal of the same by delivering the waste to the CBWTF vehicle at designated point is the responsibility of individual generator.

Compliance as per MPCB rules as under be ensured from your end :-

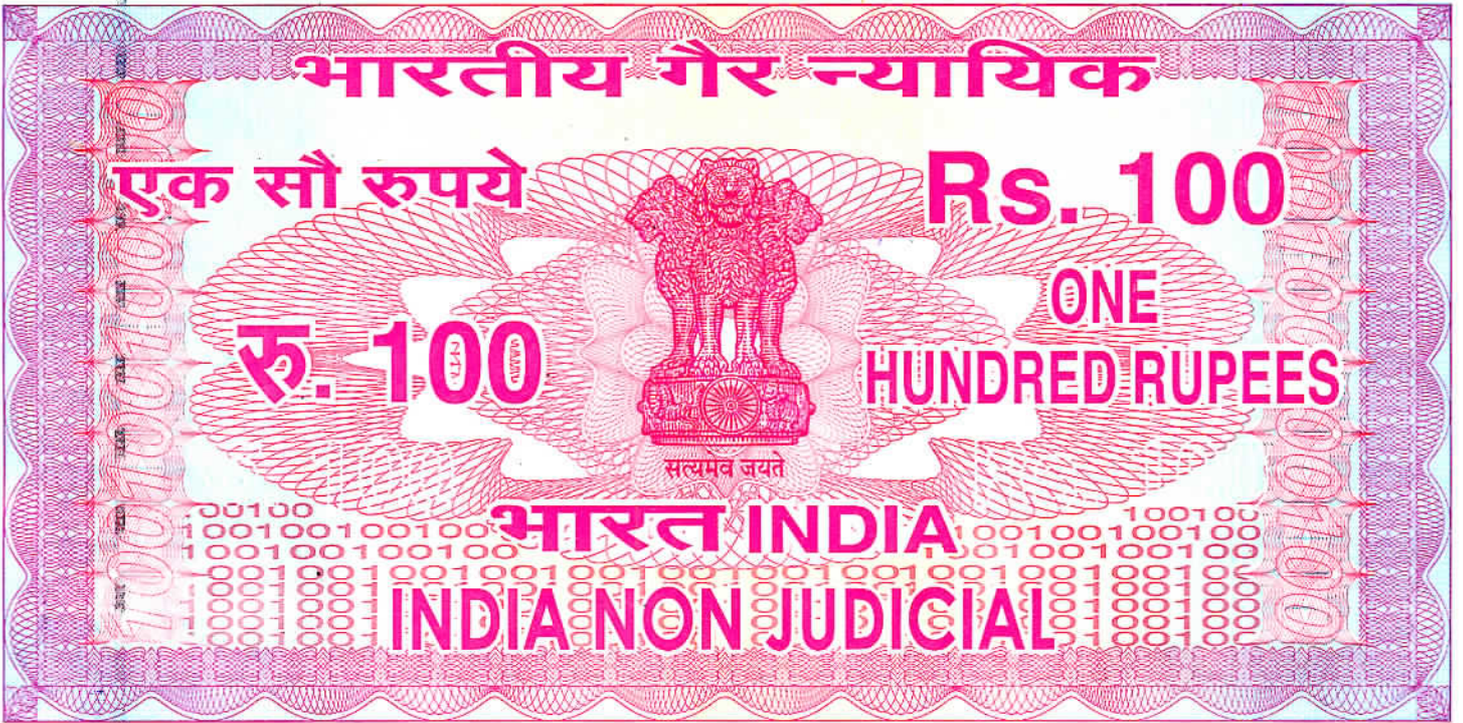
1	Proper Segregation and Handling over the waste to us.
2	Waste sharps/Needles to be disinfected & Mutilates (Burning/Cutting) before Handling over to us.
3	Glass material to be given separately after disinfection & breaking at your end.
4	Ensure Delivery of both Yellow & Red bags to collection vehicle.
5	No untreated bio-medical waste should be kept stored a period of 48 hours.

We hereby certify that the Bio Medical Waste received at our end is disposed off as per the norms laid down by MPCB from time to time

For SUPERB HYGIENIC DISPOSALS



AUTHORISED SIGNATORY



महाराष्ट्र MAHARASHTRA

2023

89AA 708744

डॉ. डी. मखे
बुकिंग विक्रेता भंडारा
क्र.नं. 3/१९-२३
भा.सा.को.नंबर २७०१
मुंबई

29/01/24
9600
१/२/२४

गणपत कौशिक नरिंदा धरणा २०१९

[Signature]

NOTARIAL REG.
ENTRY NO. 657
DATE 14/12/24

Notary Officer
Bhandara
Date of Issue
30 JAN 2024
Post
[Signature]

ANNEXURE - A

AGREEMENT

Govt. Resolution No.PRAS-2012/C.R-117/Health-4 dated 18.9.2012 appendix

This agreement made at Mumbai Two Thousand Twelve between the Director. Public Health Department Maharashtra, exercising executive power of the Government of State of Maharashtra hereinafter referred to as The Director (where expression shall unless context does not admit include his successors) of the One Part and 1. Mr. Girish Virani 2. Mr. Rakesh Mule 3. Mrs. Chetna Khapre 4. Ms. Ashvini Karemore 5. Gayatri Mohankar Present members of the Managing Committee of **Nav-Yuva College of Nursing** at Opposite Old RTO Kardha , Bhilewada , Bhandara (hereinafter referred to as "Nursing institute") an institute run under Trust Named Gnyanvardhini Bahuddeshiye Shikshan Sanstha Nagpur. registered under the Societies Registration Act Of 1860 and having its registered office at Nagpur (hereinafter referred to the "Manager") Which expression shall unless the context does not so admit, include then the survivors or survivor of them the heirs executors and administrators of the last survivor members or member of the time being of the Managing Committee of the said institute of the other part.

WHEREAS the Nursing Institute has established a Nursing College in the Name of NAV-YUVA COLLEGE OF NURSING and situated at Bhandara (hereinafter referred to as the "Said Institute") which has no Hospital facilities for training Students belonging to the said institute

AND WHEREAS the Institute and Manager have requested the Government to permit them to use beds in Government Hospital Bhandara, more particularly described in the first schedule hereunder Written (hereinafter referred to as "the said Hospital" as well as other facilities available in the said Hospital) for being utilized by the Students of the Said Institute for training.

AND WHEREAS the Government has agreed to permit the Institute and the Manager to utilize the said beds in the said Hospital, short particulars of which beds are given in the Second Schedule herein under written on certain terms & conditions agreed between parties hereto.

AND WHEREAS the institute and manager have agreed to have a fully equipped Hospital consisting of 100 beds with modern sophisticated investigational amenities and facilities at their own cost and adjoining the institute.

AND WHEREAS the parties are desirous of recording the said terms & conditions

NOW THIS AGREEMENT WITNESSETH AS FOLLOWS

1) In consideration of the grant of license by the government to the manager to used of the said hospital furniture and equipment and incidental services to be provided by the government to the Nursing Institute, the manger shall pay to the government as and by way of license fee calculated at the rate of Rs. 50/- per day per bed per student used by the institute the said amount of the license fee shall be paid by the manager to concerned Civil Surgeon on the first day of January to 31 st March each and every year during the subsistence of this license.

2) In pursuant of the said agreement and in consideration of the manager agree to pay to the government license fee at the rate aforesaid at the time and in the manner hereinbefore mentioned, the Government hereby grants to the Managers a license and permission to have access to and use the said only for the purpose of training students at the license institute during the period of 10 Years or Till the End of the Institution which ever is later commencing from the 01ST day of April and ending on the 30TH day of June.

Provided that if government is satisfied that the institute and Manager have duly performed and observed all the terms and conditions of this agreement and have achieved reasonable and / or significant progress towards the construction on and setting up of their own hospital the Government may front extension of this license for such a further period and at such license fee as the Government may determine, considering the new Indian Nursing Council what dated 16.02.2012



3) This License shall extend to the employees, agents, students and such other persons as may be lawfully required by the Institute for training the students of the Institute.

4) The Director, Public Health on behalf of Government hereby agrees.

(a) That the manger may use the existing furniture, dead stock and clinical facilities belonging to the hospital for the purpose of training students of the institute. If any additional furniture, dead stock and equipment is required the Nursing institute for training students of the institute as per the appropriate councils of India and universities requirement then the same shall be provided, installed and maintained by the manager at their own costs. Provided that entire medical equipment of the said Hospital shall, the discretion of the Civil Surgeon / Medical Superintendent of the said Hospital, be available to all the patients of the said Hospital

(b) That the Civil Surgeon Medical superintendent of the said hospital shall he responsible for the care of the patients in the said hospital

Provided that the exact condition and responsibility o administration. Teaching and care of patients shall be worked out and fixed by mutual consultation between the Director of Health Services, Director, Medical Education & Research the Institute.

Provided also that the decision in this regard by the Director of Health/Services on the parties hereto.

(5) The Manager undertakes and agrees

(a) To use the said beds in the said Hospital for the purpose of teaching is students only and for no other purpose whatsoever.

(b) At their own cot and risk to store items of furniture, equipment and property of Manager in the said Hospital after taking prior permission in writing of the Civil Surgeon / Medical Superintendent of the said Hospital.

(c) The Manager require any additional staff for purposes of the training programme of the Institute, the same shall be appointed and maintained by the Manger at their own cost, Provided further the provision for residential quarters of such additional staff shall be made by the Institute and Manager at their own costs.

(d) During the period of this agreement, the staff and the students of the Institute who will be in the premises of the said Hospital shall always the subject to the disciplinary control of the Civil Surgeon/Medical Superintendent.



(e) That the government shall be entitled to periodically evaluate the recurring expenditure involved as a result of utilization of facilities of the said Hospital by the Institute and if upon evaluation, government is required to incur additional expenditure on that account, then the manager shall bear and pay to the government such a additional recurring expenditure.

(f) To pay for or make good at their expense any damage caused or done by any of the students and staff of the Institute to the inmates of the said Hospital and /or its property or any part of the said Hospital or any part appertaining thereto to which the staff and students of the Institute have access, except fair wear and tear related to the proper use of the said Hospital by the institute.

(g) To keep at all times the said Hospital premise and it precincts clean, neat and in good sanitary conditions.

(h) Not to do or permit to be done anything upon the premises of the said Hospital and its precincts which may be a nuisance, annoyance or disturbance to the patients and inmates of the said Hospital or to the owners, occupiers or residents of other premises in the vicinity.

(i) That government or any other person authorized by Government from time to time shall have the right to inspects the said hospital (including the said beds therein which the manager are permitted to use) on behalf of the Government and the Manger, office bearers, staff And the students of the institute shall render to such person full assistance enable person inspect the said Hospital. If such person requires the Manager to comply with directions in this behalf, then the, manager shall without demur comply with them.

(j) To comply with all the directions or instructions issued by the government from time to time.

6) The license hereby granted shall not confer on the manager, staff and students of the Institute any rights other than those hereby expressly granted.

7) If the Manager fail to pay the License fee on the date fixed for payment under these presents or if and whenever there shall be a breach of any of the terms and conditions hereof by the Manager or if the Government is satisfied that the Manager have no. achieved reasonable or significant progress towards construction and setting up of their own hospital, then the License hereby granted may be terminated by the Government by giving to the Manager three months prior notice in writing in that behalf and in the event of such termination or the expiration the Manager shall not be entitled to any damages caused to them or of the building/s or additional floors or improvements built or carried out on the premises of the said Hospital by the Manager.

8) Without prejudice to any other rights and remedies of the Government arrears of the said License fee shall be deemed to be arrears of land revenue and as such may be recovered by the government from



the manager as arrears of and revenue under the provisions of the Maharashtra Land Revenue code, in 1966, and any amendments thereof.

9) The Licensee (Manager) shall indemnify and keep the licensor indemnified against all cost, charge, losses and damages which the licensor may suffer or incur by virtue of any negligence on the part of licensee which shall effect the licensor (Govt.) and to reimburse the licensor (Govt.) all such costs, charges or expenses losses or damages as the case may be, immediately on demand by the licensor (Govt.). The decision of the licensor (Govt.) in this regard shall be final and binding on the licensee and the licensee shall not have any right to dispute the same.

10) The licensee (Manager) shall not entitled to carry out any renovation and interior work in said premises, as per there requirement.

11) The licensee (Manager) shall use the said premises only for its lawful object business purpose. The licensee (Manager) shall not carry out any business ii contravention of any law or statute for the time being in force.

12) The licensee (Manager) shall comply with all rules, regulation and bye laws applied the said premises.

13) The licensee (Manager) shall not allow to private person/ third person in the premises.

14) The licensee (Manager) shall not be entitled to sub- rent the said premises the licensee (Manager) shall, however, be entitled to permit any of its subsidiaries or affiliates to use the premises.

15) The licensee (manager) shall have a right to peacefully enjoy the said premises subject to compliance with rules and regulation applicable to the said premises.

16) The licensee (manager) shall not bring and store any hazardous or inflammable articles in the said premises.



17) The licensee (Manager) shall not do anything in the said premise which is likely be a nuisance or annoyance to the other occupations or which can cause any damage to the said premises or any part thereof.

18) The license can be terminated by either party by giving three months notice of its intension to terminate the license without any reason, the license shall be terminated at the expiry such notice period.

19) The license a terms and condition as may be mutually agreed upon at expiry of the license period provided herein. For the renewed period, the parties shall execute and register fresh license deed,

20) The licensor (Govt.) shall have to carry out inspection of the said premises, during reasonable working hours either by its self or through its agents, wherever possible.

21) The licensee (Manager) shall be bound an liable to pay all amounts as required in terms of this license deed till it used and occupies the said premises in quiet vacant, peaceful and unencumbered condition.

22) In case the licensee (manager) carried out any illegal business at the said premises the license shall decided to be terminated and the licensee (manager) shall be liable and bound vacate the said Premises forthwith apart from further action under the prevailing rules and regulation for the time being in force.

23) Upon expiry termination or earlier determination of this license and in the event of the license (manager) failing to hand over quiet vacant and peaceful possession of the said premises to the licensee remove its articles and effects belonging to the licensee (manager) from the said premises the licensor (govt.) shall be and titled to remove the licensee's manager articles from the said premises at the cost of the licensor shall not render themselves liable for any civil or criminal action by doing so. This authority is irrevocable and constitutes the basis of these licenses and licensees shall not be entitled to dispute and any challenge call in question the validity or reasonable nests of this authority.

In witness where of the governor of Maharashtra has caused the DHS to the public health department of Government of Maharashtra to said his hand affix the seal of his office there to for an his behalf of and the manager of the institute here into said their hands on the day here first here in above return.

FIRST SCHEDULE ABOVE REFERRED TO

(Description of the Hospital Premise)

Appendix – A Attached

SECOND SCHEDULE ABOVE REFERRED TO

Appendix – B Attached



[Handwritten Signature]

SIGNED SEALED AND DELIVERED

By Shri _____

Civil Surgeon, District BHANDARA to the government of Maharashtra for and on behalf of the Governor of Maharashtra in presence of

(1) *[Signature]*

(2) *[Signature]*

SIGNED SEALED AND DELIVERED

By the above named Managers of the Institute.

(1) Mr. Girish Virani

[Signature: Girish Virani]

(2) Mr. Rakesh Mule

[Signature: Rakesh Mule]

(3) Mrs. Chetna Khapre

[Signature: Chetna Khapre]

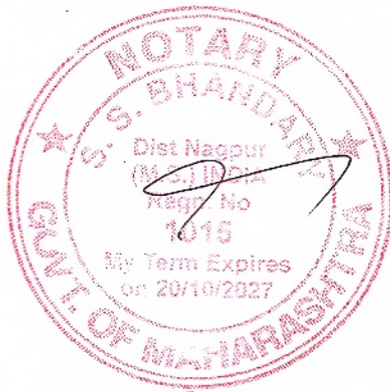
(4) Ms. Ashvini Karemore

[Signature: Ashvini Karemore]

(5) Ms. Gayatri Mohankar

[Signature: Gayatri Mohankar]

The present members of the Managing Committee of NAV-YUVA COLLEGE OF NURSING.



Attested

[Signature: S.S. Bhandary]
14/2/24

S. S. BHANDARY
NOTARY
NAGPUR (M. S.)



आरोग्य सेवा
सामान्य रुग्णालय, भंडारा

दूरध्वनी क्रमांक
कार्यालय ०७१८४ २५२२४७
कक्ष ०७१८४ २५२५३२

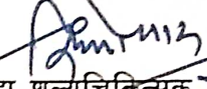
फॅक्स क्रमांक
०७१८४ २५५१५१
Email csbhandara@rediffmail.com

जा.क्र.सारुभं/ना हरकत प्रमाणपत्र / १४०५ / २३ दिनांक १४ JUL 2023

ना-हरकत प्रमाणपत्र

संदर्भ :- पत्र क्रमांक NYCON/ CS-DGH/02 दि. २०.०६.२०२३

उपरोक्त संदर्भीय विषयाचे अनुषंगाने ज्ञानवर्धिनी बहुउद्देशिय शिक्षण संस्था नागपूर
द्वारा संचालित नव युवा कॉलेज ऑफ नर्सिंग, वात्ताजी नगर, कारधा रोड, भिलेवाडा, ता.जि.भंडारा येथील
विद्यार्थ्यांना शासनाच्या अटी व शर्ती च्या अधिन राहून प्रशिक्षणार्थींना प्रात्यक्षिक अनुभवाकरीता
परवानगीबाबत ना-हरकत प्रमाणपत्र देण्यात येत आहे.


जिल्हा शल्यचिकित्सक २१/०६/२०२३
सामान्य रुग्णालय, भंडारा.



Date: 31/12/2024

To,
The Civil Surgeon,
General Hospital,
Bhandara.

Bill

Bill Period From 01/09/2024 to 31/12/2024

Sr. No.	Type Of Unit	Category of BMW	Collection, transportation & Disposal Charges per month	Total Monthly Charges
1	Indoor Beds Facility for 400 Beds	Human anatomical waste, Microbiology waste, Waste Sharp, Discarded Medicine & Cytotoxic Drugs, Solid Waste, Plasters, Plaster, Cotton Waste, Syringe, Glass Bottles, Plastic Bottles	Rs. 200/- Per Bed/Month	80000/-
2	OPD/Dental	Cat No. 4] Needles, syringes, Scalpels, glass etc.	Rs. 2000/- Per Unit/Month	2000/-
3	Pathology Lab.	Cat No. 5] Discarded Medicine & Cytotoxic drugs	Rs.2000/- Per Unit/Month	2000/-
4	Blood Bank	Cat No. 6] Cotton, dressing etc	Rs.2000/- Per Unit/Month	2000/-
5	Transportation	Liquid waste, Chemical waste, etc. Human anatomical waste, Microbiology waste	Rs.16200/-	16200/-
Bank Detail: IDBI Bank Ltd. A/c 0510651100001106 IFSC Code: IBKL0000510				
Total				Rs. 102200/-

Payable Amount: - Rupees One Lakh Two Thousand Two Hundred Only.

Your's faithfully,For,

Superb Hygienic Disposals,

Authorized Signatory

MAHARASHTRA POLLUTION CONTROL BOARD

Tel: 0712 - 2565308
Fax: 0712 - 2560851
Website: <http://mpcb.gov.in>
Email: ronagpur@mpcb.gov.in



Udyog Bhavan , 5th floor ,
Near Sales Tax Office, Civil
Line , Nagpur - 440 001

ORANGE/

No:- Format1.0/RO/UAN No.0000193060/CO/2403002303

Date: 22/03/2024

To,
M/s. Yadaoraaji Padole Hospital & Critical Care
Plot No - 28/1, 29/3, Ansari Ward, Muslim Library
Chowk, Bhandara, Ta.Dist - Bhandara.-441904
Email:ypmhccc1@gmail.com
Contact No.:9021709359



Combined Consent to 1st Operate and BMW Authorization (CCA) under the provisions of Water (P & CP) Act, 1974, Air (P & CP) Act, 1981 and Bio-Medical Waste Management Rules, 2016 as amended and Hazardous Waste (M & TM) Rules, 2016.

Ref: Bio-Medical Waste Authorization granted by the Board vide no. RO-Nagpur/BMW_Auth/2108000384 dtd 23/08/2021.

After examining the proposal, The Maharashtra Pollution Control Board hereby grant 1st operate Combined Consent and BMW Authorization to HCE under Section 25/26 of the Water (P&CP) Act, 1974, Section 21 of the Air (P&CP) Act, 1981 and Bio-Medical Waste Management Rules, 2016, and Hazardous Wastes (Management & Transboundary Movement) Rules, 2016 respectively, under Environment (Protection) Act, 1986, subject to terms and conditions as specified below and in the **Schedule(I-IV) and Annexure (I-II)** enclosed in this order.

1. The consent is granted for a period up to :- 31/03/2030
2. The capital investment of the HCF is ₹380.03 Lakhs (As per C.A Certificate Submitted by HCF)
3. HCF Area: - Plot Area 518.70 M² with Built-up area 194.69 M².
4. **Activities Included**
 - a. Total Number of Beds : 50 Nos. 0
 - I. Maternity Beds : 45 Nos
 - II. Other Beds : 5 Nos
5. **Conditions under the Water (P&CP) Act, 1974:-**
 1. Quantity of total water consumption shall not exceed 9.5 M³/day. You shall not use the ground water without obtaining prior permission of Central Ground Water Authority.
 2. You shall provide adequate treatment & disposal facility for Sewage & Effluent generated as specified in **Annexure-I**
 3. You shall provide water meter at water intake point & at sewage/Effluent disposal point and shall maintain monthly records thereof.

6. Conditions under the Air (P&CP) Act,1981:-

1. You shall use the fuel for DG set as specified in the **Annexure-II**.
2. You shall provide adequate emission control system to DG set as specified in **Annexure-II**.
3. You shall strictly observe noise standards applicable for DG set stack emission and ambient noise level as per **Annexure-II**.

7. Conditions under Hazardous and Other Wastes(Management, Handling & Transboundary Movement) Rules, 2016 for treatment and disposal of hazardous waste:-

You shall have valid membership of CHWTSDF and shall dispose the Hazardous waste generated in strict compliance with said rules and maintain record thereof.

Sr No	Type of Waste	HW Category no.	Quantity	UOM	Disposal
1		0	As per Actual	--NA--	NA

8. Conditions under Solid Waste Management rules 2016

1. You Shall Handover Solid waste (Other Than BMW) to Local bodies as per provisions of SWM Rules, 2016.
2. You shall Not mix general solid waste with Bio Medical Waste.

9. Conditions under BMW Management rules, 2016 (As Amended):-

1. You shall adhere to the BMW Generation quantity and storage conditions as specified in Schedule-I of BMW Management Rules, 2016, as amended.
 2. You shall segregate and handover BMW to BMW T&D CTF **Superb Hygienic Disposals, Nagpur** Strictly complying with the Provisions of Schedule-I and Maintain record of the same.
 3. **Cytotoxic Drugs/ Waste:** You shall have separate storage, marked with the symbol of Bio Hazard & Cytotoxic Hazard for outdated, discarded, unused cytotoxic drugs/waste and submit details of Management and Handling of outdated, discarded, unused Cytotoxic drugs in the format prescribed by CPCB which is available on www.cpcb.nic.in along with Annual Report to MPCB with a copy to CPCB before 30th June of every year.
 4. **Mercury Waste:** You shall manage the Mercury Waste in HCE in environmentally sound manner (including storage, spilled collection, transportation and disposal) as per guidelines published by CPCB as detailed in document entitled "Environmentally Sound Management of Mercury Waste in Health Care Facilities" (www.cpcb.nic.in).
- 10.** You shall not undertake Modifications/ Upgradation in existing facility without obtaining prior Environment Clearance under the Provision of EIA notification, 2006 Or Consent to Establish from the MPC Board as applicable.
- 11.** Any unauthorized change in Location, Name, personnel, equipment or working conditions as mentioned in the application by you shall constitute a breach of this CCA. In case of any change you shall apply fresh for CCA or amendment as applicable.
- 12.** You shall not Rent, Lend, Sell, Transfer or Close Down the facility or otherwise transport / Handover the Bio-Medical waste generated for any other purpose without obtaining prior written permission of the MPC Board.
- 13.** This Board reserves the right to review, amend, suspend, revoke, or change any of the conditions applicable under this CCA and the same shall be binding on the HCE.

14. You shall maintain records of MPC board Officers visit and shall obey all the lawful instructions issued by the Board Officers from time to time.
15. Any violation of provisions of BMW Management Rules, 2016 as amended shall attract the penal provisions of Environment (Protection) Act, 1986 and Violations under the provisions of Water (P&CP) Act 1974, Air (P&CP) act 1981 shall attract provisions of respective act including closure of the facility and prosecution.
16. This CCA shall not be construed as exemption from obtaining necessary NOC/permission from any other Government agencies as applicable.
17. You shall submit the bank guarantee of INR 1.50 lakhs towards compliance of conditions as specified in Schedule III to The Regional Officer, MPCB, Nagpur within 30 days. Non submission of B.G. in specified time shall attract revocation of this CCA without further notice



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Signed by: Hema Deshpande
Regional Officer
For and on behalf of,
Maharashtra Pollution Control Board
ronagpur@mpcb.gov.in
2024-03-22 13:08:47 IST

Received Consent/Authorization fee of -

Sr.No	Amount(Rs.)	Transaction/DR.No.	Date	Transaction Type
1	75000.00	TXN2401001076	05/01/2024	Online Payment

Rs. 15082/- deducted towards penal charge & Rs. 45000/- consider for 3 terms, balance of Rs. 14918/- consider in next renewal.

Copy to:

1. Regional Officer, MPCB, Nagpur and Sub-Regional Officer, MPCB, Bhandara
2. Cheif Accounts Officer, MPCB, Sion, Mumbai
3. I/C EIC- for record & website updating purpose.

Conditions under Water (P & CP), 1974 Act: (Refer Condition No. 5)

A. Water Consumption Details:-

Sr. No.	Purpose for water consumed	Water consumption quantity (CMD)
1.	Industrial Cooling, spraying in mine pits or boiler feed	2.00
2.	Domestic purpose	7.50
3.	Processing whereby water gets polluted & pollutants are easily biodegradable	0.00
4.	Processing whereby water gets polluted & pollutants are not easily biodegradable and are toxic	0.00
5.	Other such as agriculture, gardening, etc.	0.00

B. Conditions for Sewage & Effluent Generation, Treatment and Disposal:-

Sr. No.	Description	Permitted quantity of discharge (CMD)	Standards to be achieved	Disposal
1	Domestic Sewage	2.5	As per clause 'C'	Septic Tank soak pit.
2	Trade effluent	1	As per clause 'C'	On land for guarding of Hospital Premises.

C. You shall operate the combined waste water treatment plant of adequate design and capacity to treat the domestic sewage and trade effluent so as to achieve the following standards as prescribed below under E (P) Act, 1986 and Rules made there under and recycle treated effluent after achieving standard prescribed below.

Sr. No.	Parameters	Discharge Standards applicable
		Limiting Concentration in mg/except for pH
1	pH	6.5-9.0
2	Oil & Grease	10
3	BOD (3 days 27°C)	30
4	COD	250
5	Total Suspended Solids	100
6	Bio-Assay Test	90 % survival of fish after 96 hours in 100 % effluent

- D. You shall ensure replacement of pollution control system or its parts after expiry of its expected life as defined by manufacturer so as to ensure the compliance of standards and safety of the operation thereof.
- E. You shall provide Primary/ Secondary/ tertiary treatment system and disinfection facility.
- F. The Applicant shall obtain prior consent of the Board to take steps for Expansion/Modification of any treatment and disposal system or an extension or addition thereto.
- G. You shall provide Specific Water Pollution control system as per above conditions and conditions of Environmental Clearance, if applicable.

Terms & conditions for Incinerator(s) and D.G. Set(s) under Air (P & CP) Act, 1981 and Bio Medical waste management Rule, 2016: (Refer Condition No.6)

1. You shall observe following fuel pattern and erect following stack (s):

Sr. No.	Stack Attached to	Fuel Type	Quantity	Stack Height (Mtr)
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2. The Applicant shall obtain prior permission of MPC board for providing additional control equipment with necessary specifications and operation thereof or replacement/alteration well before its life come to an end or erection of new pollution control equipment.
3. The Board reserves its rights to vary all or any of the condition in the consent, if due to any technological improvement or otherwise such variation (including the change of any control equipment, either in whole or in part as necessary).
4. Conditions for D.G. Set:-
- Noise from the D.G. Set should be controlled by providing an acoustic enclosure or by treating the room acoustically for control of noise.
 - Acoustic enclosure/acoustic treatment of the room should be designed for minimum 25 dB (A) insertion loss or for meeting the ambient noise standards, whichever is on higher side. A suitable exhaust muffler with insertion loss of 25 dB(A) shall also be provided. The measurement of insertion loss will be done at different points at 0.5 meters from acoustic enclosure/room and then average.
 - You shall make efforts to bring down noise level due to DG set, outside industrial premises, within ambient noise requirements by proper siting and control measures.
 - Installation of DG Set must be strictly in compliance with recommendations of DG Set manufacturer.
 - A proper routine and preventive maintenance procedure for DG set should be set and followed in consultation with the DG manufacturer which would help to prevent noise levels of DG set from deteriorating with use.
 - D.G. Set shall be operated only in case of power failure.
 - The applicant should not cause any nuisance in the surrounding area due to operation of D.G. Set.
 - The applicant shall comply with the notification of MoEFCC dated 17.05.2002 regarding noise limit for generator sets run with diesel.
5. You shall take adequate measures for control of noise levels from its own sources within the premises so as to maintain ambient air quality standard in respect of noise to less than 75 dB (A) during day time and 70 dB (A) during night time. Day time is reckoned in between 6 a.m. and 10 p.m. and night time is reckoned between 10 p.m. and 6 a.m.

SCHEDULE-I**Authorization for Management of Bio-Medical Waste (Category and Quantity)**

The authorization is granted for Generation and Segregation of BioMedical Waste (BMW) in waste categories and quantities listed here in below:

Sr. No	Category	Type of Waste	Quantity not to exceed (Kg/Month)	Segregation Colour coding	Treatment & Disposal
1	Yellow	a) Human Anatomical waste	6.00	Yellow coloured non- chlorinated plastic bags.	Bio medical Waste shall be sent to MPCB authorized BMW-CTF Superb Hygienic Disposals, Nagpur Nagpur
		b) Animal Anatomical Waste	0.00		
		c) Soiled Waste	30.00		
		d) Expired or Discarded Medicines	0.00		
		e) Chemical Waste	0.00	Separate collection system leading to effluent treatment system.	
		f) Chemical Liquid Waste	0.00		
		g) Discarded linen, mattresses, beddings contaminated with blood or body fluid.	0.00	Yellow coloured non - chlorinated plastic bags or suitable packing material.	
		h) Microbiology Biotechnology and other clinical laboratory waste	0.00	Autoclave safe plastic bags or containers.	
2	Red	Contaminated waste (Recyclable)	1.00	Red coloured non chlorinated plastic bags or containers.	Bio medical Waste shall be sent to MPCB authorized BMW-CTF Superb Hygienic Disposals, Nagpur Nagpur
3	White (Translucent)	Waste sharps including Metals	5.00	Puncture proof, Leak proof, tamper proof container.	Bio medical Waste shall be sent to MPCB authorized BMW-CTF Superb Hygienic Disposals, Nagpur Nagpur
4	Blue	a) Glassware	0.00	Puncture proof, Leak proof with Blue coloured marking.	Bio medical Waste shall be sent to MPCB authorized BMW-CTF Superb Hygienic Disposals, Nagpur Nagpur
		b) Metallic body implants	0.00		

Responsibilities of CBWTF

1. You shall handover Bio Medical waste only to MPCB Authorized Common Bio medical waste treatment and Disposal facility **Superb Hygienic Disposals, Nagpur** and maintain records thereof for 5 years.
2. You shall establish bar code for handling of bio-medical waste.
3. You shall ensure segregation of Bio-Medical Waste in colour coded bags as per BMW Management Rules, 2016
4. You shall not store Bio Medical waste beyond 48 hours from the generation.
5. You shall use only non-chlorinated plastic coloured bags.
6. You shall ensure use of colour coded bins and bags for segregation of BMW as required under BMW Management Rules 2016.
7. You shall not mix General/other Solid waste with Bio Medical Waste.
8. You shall ensure segregation, treatment and disposal of General / Other Municipal solid waste as per Solid Waste Management rules, 2016.
9. You shall pay the charges to authorized Common Bio Medical waste Treatment and Disposal facility for its services as agreed upon during the membership registration or as amended.
10. You shall comply and strictly abide with the conditions stipulated in BMW Management Rules, 2016 as amended time to time.
11. You shall handover Plastic / Metal waste (BMW) to Common Bio medical waste treatment and Disposal facility allocated to you for treatment & disposal or plastic/metal recycler authorized by MPCB for BMW Handling and maintain records thereof & submit to MPCB in Annual report.
12. You shall provide training to all workers involved in handling of bio-medical waste at the time of induction and at least once a year thereafter and maintain record thereof.
13. You shall undertake appropriate medical examination of all BMW Waste handlers & staff at the time of induction and at least once in a year and immunize all involved in management of Bio Medical Waste for protection against diseases, including Hepatitis B and Tetanus, that are likely to be transmitted while handling bio medical waste and maintain the records for the same.
14. You shall ensure use of personal protective Equipment such as Heavy Duty Gloves (Workman's Gloves), Gum Boots or safety shoes for waste collectors, Face mask, Head Cap, Splash Proof Gowns or aprons etc., Disposal gloves by waste handlers.
15. You shall develop and operate own website. The website should be uploaded on monthly basis with all the information relating to Bio-Medical waste management including this CCA and other permission and report.
16. You shall maintain all record for Generation, for a period of five years and produce whenever asked by MPCB authorities.
17. The occupier and operator of a Health Care Establishment shall be liable for all the damages caused to the environment or the public due to improper handling of bio-medical wastes.
18. You shall ensure submission of Annual Report of BMW for the period Jan to Dec, including category and quantity of BMW Generated and Disposed in Form IV for preceding year before 30th June of every year to the Regional Office, MPCB, Nagpur and uploading the same to MPCB Portal (<https://www.ecmpcb.in/>).

SCHEDULE-III**Bank Guarantees**

1. Bank Guarantee imposed to ensure timely compliance, to be observed by operator.

Sr.No	Activity / Condition to be Complied	Compliance Timeline (Months)	Bank Guarantee Amount
1A	Operation and Maintenance		
1	To Segregate and Handle BMW as per Schedule I	Continuous	15,000.00
2	Towards Operation and Maintenance of STP/ETP to achieve prescribed discharge standards	Continuous	10,000.00
1B	Records		
1	To Maintain records of BMW and submission of Annual Report for preceding calendar year in Form -IV before 30th June every year	Continuous	15,000.00
2	To maintain records of BMW handed over to CBMWTFD	Continuous	10,000.00
2	Performance		
1	To provide BMW separate storage facility as per guidelines of CPCB	Continuous	50,000.00
2	O & M of Effluent Treatment Plant	Continuous	50,000.00
Total			1,50,000.00

Note: You shall extend the existing submitted Bank Guarantee for the Activity / Condition to be Complied mentioned in the above table valid upto the validity of this CCA + 4 months additional. Submit a fresh Bank Guarantee for the newly added Activity / Condition to be Complied mentioned in the above table valid upto the validity of this CCA + 4 months additional.

General Conditions

The following general conditions shall apply:-

1. You shall provide facility for collection of environmental samples and samples of trade and sewage effluents, air emissions and hazardous waste to the Board staff at the terminal or designated points and shall pay to the Board for the services rendered in this behalf.
2. Whenever due to any accident or other unforeseen act or event, such emissions occur or is apprehended to occur in excess of standards laid down, such information shall be forthwith reported to Board, concerned Police Station, Executive Engineer MIDC and Local Body. In case of failure of pollution control equipment's, the process connected to it shall be stopped.
3. You shall provide an alternate electric power source sufficient to operate all pollution control facilities installed to maintain compliance with the terms and conditions of the consent. In the absence, the applicant shall stop, reduce or otherwise, control operation to abide by terms and conditions of this consent.
4. You shall submit to this office, the 30th day of September every year, the Environmental Statement Report for the financial year ending 31st March in the prescribed Form-V as per the provisions of rule 15 of the Environment (Protection) (Second Amendment) Rules, 1992.
5. You shall comply with the Hazardous Waste (M, H & TM) Rules, 2016 and submit the Annual Returns as per Rule 20(2) of Hazardous Waste (M, H & TM) Rules, 2016 for the preceding year April to March in Form-IV by 30th June of every year to Regional Office, Nagpur.
6. You shall engage qualified staff/personnel/agency to see the day to day compliance of consent & authorization condition towards Environment Protection.
7. Separate drainage system shall be provided for collection of trade and sewage effluents. Terminal manholes shall be provided at the end of the collection system with arrangement for measuring the flow. No effluent shall be admitted in the pipes/sewers downstream of the Terminal manholes. No effluent shall find its way other than in designed and provided collection system.
8. Neither storm water nor discharge from other premises shall be allowed to mix with the effluents from the HCE.
9. You shall install a separate meter showing the consumption of energy for operation of domestic and industrial effluent treatment plants and air pollution control system. A register showing consumption of chemicals used for treatment shall be maintained.
10. You should not cause any nuisance in surrounding area. You shall maintain good housekeeping.
11. You shall bring minimum 33% of the available open land under green coverage/ plantation. The applicant shall submit a yearly statement by 30th September every year on available open plot area, number of trees surviving as on 31st March of the year and number of trees planted.
12. The non-hazardous solid waste arising in the HCE premises, sweepings, etc. be disposed of scientifically so as not to cause any nuisance / pollution. The applicant shall take necessary permissions from civic authorities for disposal of solid waste.
13. You shall achieve the National Ambient Air Quality standards prescribed vide Government of India, Notification Dated. 16/11/2009 as amended.

14. You shall submit an official e-mail address and any change will be duly informed to the MPCB.
15. You shall observe provisions of E-waste (Management) Rules 2016 & as amended time to time and Batteries (Management and Handling) Amendment Rules, 2010.
16. An inspection book shall be opened and made available to the Board's officers during their visit to the HCE.
17. In case you use/ handle/ generate the cytotoxic waste you shall strictly adhere to the standards/ SOPs applicable and waste shall be labelled specifically as "Cytotoxic Waste" with symbol on waste containers/ bags and shall handover to BMW CTFs.
18. You shall obtain required permissions from competent authority for radio active material user/ handling/ disposal of waste before commencement of such activity.
19. The Energy source for lighting purpose shall preferably be LED based.
20. You shall harvest rainwater from roof tops of the buildings and storm water drains to recharge the ground water and utilize the same for different industrial applications within the plant
21. You shall provide personal protection equipment as per norms of Factory Act 1948
22. You are responsible to submit application for renewal of Combined Consent & Biomedical Waste authorization before 60 days of expiry.

This certificate is digitally & electronically signed.





Maharashtra Pollution Control Board
महाराष्ट्र प्रदूषण नियंत्रण बोर्ड

SUPERB HYGIENIC DISPOSALS

C/O Mr. Bande, 8A, Damodhar Colony,
Near Surendra Nagar Basketball Ground, NAGPUR - 440015
Phone No: 9922941639
Email Id: info@superbgroup.in



SUPERB
HYGIENIC DISPOSALS

Unique Registration No.: BHHP0055



Registration Certificate



Outward No.: SHD/24-25/002248

Date: 07-Feb-2025

This is to certify that **YADAORAOJI PADOLE HOSPITAL & CRITICAL CARE, BHANDARA, ANSARI WARD MUSLIM LIBRARY CHOWK BHANDARA -441601** is registered with SUPERB HYGIENIC DISPOSALS, NAGPUR for Management of Bio Medical Waste in accordance with, the provision of Bio Medical Waste Management Rules, 2016, as amended and in compliance with the provisions of CPCB guidelines.

1. Authorized Person of HCE (Name and Designation)	DR.PRANJALI P. PADOLE DOCTOR
2. Bombay Nursing Home Act Registration Details	
a. BNH Registration Number	DHB/BNHA/047/15
b. BNH Issue Date	10-Aug-2015
c. Total Number of Beds	50
d. BNH Validity(Form 'C')	31-Mar-2027
3. Common Treatment Facility Registration Details	
a. Date of Registration	26-Feb-2015
b. No. of Beds Registered	50
c. Registration Validity	31-Dec-2025
4. Renewal of CTF Membership(if applicable)	
a. Renewal Date	31-Dec-2025
b. No. of Beds Registered	50
5. MPCB Consent (Establish/ 1 st Operate/Renewal) Details	
a. Consent/ CCA Number	FORMAT1.0/RO/UAN
b. Issue Date	NO.0000193060/CO/2403002303
c. Registration Validity	22-Mar-2024
d. Validity up to	31-Mar-2030

Pranjali P. Padole

For SUPERB HYGIENIC DISPOSALS

Note : HCE shall display copy of Registration Certificate at front Desk and Temporary BMW storage area.

C/o Mr. Bande, 8A, Damodhar Colony, Near Surendra Nagar Basketball Ground, Nagpur

Off : 99229 41639 | 96071 96669 | www.superbgroup.in | info@superbgroup.in



महाराष्ट्र MAHARASHTRA

2023

90AA 052154

सी. पी. सुखदेवे
स्टॅम्प वेंडर भंडारा
प. क्रमांक. ४-१७/९८
फोन नं. ४७०९०२६
मुद्राकाचा उपयोग

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मार्ग:- 90
दिनांक. 28/1/24
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District Treasury Office
BHANDARA
Date of Issue

28 JAN 2023

Jr. Acctt.

MEMORANDUM OF UNDERSTANDING

For Affiliated Hospital CLINICAL AFFILIATION BETWEEN

Dr. Rajdeep Chaudhari Director / Owner/Managing Director of the Sparsh Hospital Unit of
Mayanshi Healthcare Pvt. Ltd, Bhandara.

And

Dr. Rajdeep Chaudhari also Member of GNYANVARDHINI BAHUDESHEIYE
SHIKSHAN SANSTHA, NAGPUR.

And

Mr. Girish Virani Secretary of GNYANVARDHINI BAHUDESHEIYE
SHIKSHAN SANSTHA, NAGPUR.

THIS AFFILIATION AGREEMENT is entered into by and between Dr. Rajdeep Chaudhari Director of Sparsh Hospital Unit of Mayanshi Healthcare Pvt. Ltd, Bhandara (Hospital Director) and The Secretary Gnyanvardhini Bahuddeshiye Shikshan Sanstha having Allied Health & Para-Medical educational training (Nursing & Allied Courses) institutions of in Bhandara (hereinafter "Director, Member").

WITNESSES:

WHEREAS, Secretary desires to provide Allied Health & Para-Medical educational training (Nursing & Allied Courses) to its students (hereinafter, "students") enrolled in Allied Health & Para-Medical educational training (Nursing & Allied Courses) program at Bhandara: and

WHEREAS, Director of Hospital is willing to make available of its Hospital for clinical training to said students of Allied Health & Para-Medical educational training (Nursing & Allied Courses) of clinical experience, which will be necessary for the program as per INC, MUHS, MSBNPE, MNC, GOM or any Other Regulatory Authority for educational training (Nursing & Allied Courses) norms.

NOW, THEREFORE, in consideration of the mutual covenants contained herein, the both parties agree as follows:

- 1) Hospital is only to make the availability of clinical training experience to the student as per INC, MUHS, MSBNPE, MNC, GOM or any Other Regulatory Authority Allied Health & Para-Medical educational training (Nursing & Allied Courses) norms.
- 2) The instruction by the hospital officer's shall be followed-up strictly by the Students and Tutor failing which appropriate action will be initiated .
- 3) Students should be in proper uniform and also with identify card compulsorily failing which they shall be denied entry.
- 4) Security check will be compulsory of the students at the time of in and out in the Hospital.
- 5) The terms of this agreement will be for Minimum Three Years, commencing from the date of Execution of this agreement.
- 6) Director of Hospital and Secretary of Sanstha shall maintain good communication between institution and to confer on plans, problem and changes, Related to the Educational Experience of Allied Health & Para-Medical educational training (Nursing & Allied Courses) students for betterment.
- 7) All the above information has been carefully read, understood by us and now the meaning of Affiliated Hospital as per INC, MUHS, MSBNPE, MNC, GOM or any Other Regulatory Authority Allied Health & Para-Medical educational training (Nursing & Allied Courses) norms, Cancellation of Affiliated hospital MOU May affect Affiliation of Institution which cannot be accepted and this MOU made only to considering these points.

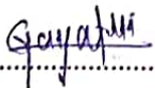
IN WITNESS WHEREOF, the duly authorized officer and SECRETARY/OWNER/ Managing Director of Hospital and SECRETARY/Director have executed this agreement on _____ at Bhandara.

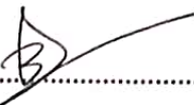
Place:-Bhandara.

Date: 01/02/25

Owner/Director
Sparsh Hospital Unit of Mayanashi
Healthcare Pvt. Ltd, Bhandara

Witness:

1) 

2) 




Secretary
Gnyanvardhini Bahuddeshiye
Shikshan Sanstha.

MAHARASHTRA POLLUTION CONTROL BOARD

Tel: 0712 - 2565308
Fax: 0712 - 2560851
Website: <http://mpcb.gov.in>
Email: ronagpur@mpcb.gov.in



Udyog Bhavan , 5th floor ,
Near Sales Tax Office, Civil
Line , Nagpur - 440 001

**ORANGE/
No:- Format1.0/RO/UAN No.MPCB-
CONSENT-0000209467/CO/2412000818**

**Date:
10/12/2024**

To,
**SPARSH MULTISPECIALITY HOSPITAL AND INTENSIVE
CARE UNIT
Plot NO 11 Gat 215 3, Mouzha Bhojapur, Nagpur Road,
Tq. & Dist. Bhandara.
Email:mayaashihealthcare@gmail.com
Contact No.:9423396071**



Your Service is Our Duty

Combined Consent to 1st Operate and BMW Authorization (CCA) under the provisions of Water (P & CP) Act, 1974, Air (P & CP) Act, 1981 and Bio-Medical Waste Management Rules, 2016 as amended and Hazardous Waste (M & TM) Rules, 2016.

Ref: Combine Consent Board vide no. Format1.0/RO/UAN No.0000185018/CE/2312001121 dtd 11/12/2023.

After examining the proposal, The Maharashtra Pollution Control Board hereby grant consent to Establish to HCE under Section 25/26 of the Water (P&CP) Act, 1974, Section 21 of the Air (P&CP) Act, 1981 and Bio-Medical Waste Management Rules, 2016, and Hazardous Wastes (Management & Transboundary Movement) Rules, 2016 respectively, under Environment (Protection) Act, 1986, subject to terms and conditions as specified below and in the **Schedule(I-IV) and Annexure (I-II)** enclosed in this order.

1. The consent is granted for a period up to :- 28/02/2026.
2. The capital investment of the HCF is **₹1225.62** Lakhs (As per C.A Certificate Submitted by HCF)
3. HCF Area: - Plot Area 1852.00 M² with Built-up area 2037.00 M².
4. **Activities Included**
 - a. Total Number of Beds : **50 Nos.**
 - I. General Beds : **24 Nos**
 - II. ICU/ICU Beds : **8 Nos**
 - III. Operation Theatre : **2 Nos**
 - IV. Other Beds : **16 Nos**

5. Conditions under the Water (P&CP) Act, 1974:-

1. Quantity of total water consumption shall not exceed 17.5 M³/day. You shall not use the ground water without obtaining prior permission of Central Ground Water Authority.
2. You shall provide adequate treatment & disposal facility for Sewage & Effluent generated as specified in **Annexure-I**
3. You shall provide water meter at water intake point & at sewage/Effluent disposal point and shall maintain monthly records thereof.

6. Conditions under the Air (P&CP) Act,1981:-

1. You shall use the fuel for DG set as specified in the **Annexure-II**.
2. You shall provide adequate emission control system to DG set as specified in **Annexure-II**.
3. You shall strictly observe noise standards applicable for DG set stack emission and ambient noise level as per **Annexure-II**.

7. Conditions under Hazardous and Other Wastes(Management, Handling & Transboundry Movement) Rules, 2016 for treatment and disposal of hazardous waste:-

You shall have valid membership of CHWTSDF and shall dispose the Hazardous waste generated in strict compliance with said rules and maintain record thereof.

Sr No	Type of Waste	HW Category no.	Quantity	UOM	Disposal
1		0	As per Actual	--NA--	NA

8. Conditions under Solid Waste Management rules 2016

1. You Shall Handover Solid waste (Other Than BMW) to Local bodies as per provisions of SWM Rules, 2016.
2. You shall Not mix general solid waste with Bio Medical Waste.

9. Conditions under BMW Management rules, 2016 (As Amended):-

1. You shall adhere to the BMW Generation quantity and storage conditions as specified in Schedule-I of BMW Management Rules, 2016, as amended.
 2. You shall segregate and handover BMW to BMW T&D CTF **Superb Hygienic Disposals, Nagpur** Strictly complying with the Provisions of Schedule-I and Maintain record of the same.
 3. **Cytotoxic Drugs/ Waste:** You shall have separate storage, marked with the symbol of Bio Hazard & Cytotoxic Hazard for outdated, discarded, unused cytotoxic drugs/waste and submit details of Management and Handling of outdated, discarded, unused Cytotoxic drugs in the format prescribed by CPCB which is available on www.cpcb.nic.in along with Annual Report to MPCB with a copy to CPCB before 30th June of every year.
 4. **Mercury Waste:** You shall manage the Mercury Waste in HCE in environmentally sound manner (including storage, spilled collection, transportation and disposal) as per guidelines published by CPCB as detailed in document entitled "Environmentally Sound Management of Mercury Waste in Health Care Facilities" (www.cpcb.nic.in).
- 10.** You shall not undertake Modifications/ Upgradation in existing facility without obtaining prior Environment Clearance under the Provision of EIA notification, 2006 Or Consent to Establish from the MPC Board as applicable.

11. Any unauthorized change in Location, Name, personnel, equipment or working conditions as mentioned in the application by you shall constitute a breach of this CCA. In case of any change you shall apply fresh for CCA or amendment as applicable.
12. You shall not Rent, Lend, Sell, Transfer or Close Down the facility or otherwise transport / Handover the Bio-Medical waste generated for any other purpose without obtaining prior written permission of the MPC Board.
13. This Board reserves the right to review, amend, suspend, revoke, or change any of the conditions applicable under this CCA and the same shall be binding on the HCE.
14. You shall maintain records of MPC board Officers visit and shall obey all the lawful instructions issued by the Board Officers from time to time.
15. Any violation of provisions of BMW Management Rules, 2016 as amended shall attract the penal provisions of Environment (Protection) Act, 1986 and Violations under the provisions of Water (P&CP) Act 1974, Air (P&CP) act 1981 shall attract provisions of respective act including closure of the facility and prosecution.
16. This CCA shall not be construed as exemption from obtaining necessary NOC/permission from any other Government agencies as applicable.
17. You shall submit the bank guarantee of INR 1.50 lakhs towards compliance of conditions as specified in Schedule III to The Regional Officer, MPCB, Nagpur within 30 days. Non submission of B.G. in specified time shall attract revocation of this CCA without further notice
18. HCE has submitted 12% interest rate penal charges of Rs. 13167/- towards late submission of Bank Guarantee to MPC Board.

This consent is issued on the basis of information/documents submitted by the Applicant/Project Proponent, if it has been observed that the information submitted by the Applicant/Project Proponent is false, misleading or fraudulent, the Board reserves its right to revoke the consent & further legal action will be initiated against the Applicant/Project Proponent.



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Signed by: Hema Deshpande
Regional Officer
For and on behalf of,
Maharashtra Pollution Control Board
ronagpur@mpcb.gov.in
2024-12-10 18:36:35 IST

Received Consent/Authorization fee of -

Sr.No	Amount(Rs.)	Transaction/DR.No.	Date	Transaction Type
1	45000.00	MPCB-DR-26621	21/05/2024	NEFT
2	12625.00	TXN2407004925	29/07/2024	Online Payment

Balance fees of Rs. 5000/- consider in Next Renewal.

Copy to:

1. Regional Officer, MPCB, Nagpur and Sub-Regional Officer, MPCB, Bhandara
2. Chief Accounts Officer, MPCB, Sion, Mumbai
3. I/C EIC- for record & website updating purpose.

Conditions under Water (P & CP), 1974 Act: (Refer Condition No. 5)

A. Water Consumption Details:-

Sr. No.	Purpose for water consumed	Water consumption quantity (CMD)
1.	Industrial Cooling, spraying in mine pits or boiler feed	3.00
2.	Domestic purpose	4.50
3.	Processing whereby water gets polluted & pollutants are easily biodegradable	10.00
4.	Processing whereby water gets polluted & pollutants are not easily biodegradable and are toxic	0.00
5.	Other such as agriculture, gardening, etc.	0.00

B. Conditions for Sewage & Effluent Generation, Treatment and Disposal:-

Sr. No.	Description	Permitted quantity of discharge (CMD)	Standards to be achieved	Disposal
1	Domestic Sewage	3	As per clause 'C'	Public sewers
2	Trade effluent	9	As per clause 'C'	Public sewers

C. NA

Sr. No.	Parameters	Standards for discharge in Public sewers
1	pH Value	5.5-9.0
2	Suspended Solid mg/l	600
3	Oil and Grease mg/l	20
4	BOD mg/l	350
5	COD mg/l	Not applicable
6	Bio-Assay Test	90 % survival of fish after 96 hours in 100 % effluent

- D. You shall ensure replacement of pollution control system or its parts after expiry of its expected life as defined by manufacturer so as to ensure the compliance of standards and safety of the operation thereof.
- E. You shall provide Primary/ Secondary/ tertiary treatment system and disinfection facility.
- F. The Applicant shall obtain prior consent of the Board to take steps for Expansion/Modification of any treatment and disposal system or an extension or addition thereto.
- G. You shall provide Specific Water Pollution control system as per above conditions and conditions of Environmental Clearance, if applicable.
- H. All Health Care Facilities irrespective of the bed capacity shall install scientifically designed disinfection facilities before discharging the effluent into sewer line or reuse in the premises as stipulated under Schedule II (6) of Biomedical waste Management Rules, 2016.

Terms & conditions for Incinerator(s) and D.G. Set(s) under Air (P & CP) Act, 1981 and Bio Medical waste management Rule, 2016: (Refer Condition No.6)

1. You shall observe following fuel pattern and erect following stack (s):

Sr. No.	Stack Attached to	Fuel Type	Quantity	Stack Height (Mtr)
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2. The Applicant shall obtain prior permission of MPC board for providing additional control equipment with necessary specifications and operation thereof or replacement/alteration well before its life come to an end or erection of new pollution control equipment.
3. The Board reserves its rights to vary all or any of the condition in the consent, if due to any technological improvement or otherwise such variation (including the change of any control equipment, either in whole or in part as necessary).
4. Conditions for D.G. Set:-
- Noise from the D.G. Set should be controlled by providing an acoustic enclosure or by treating the room acoustically for control of noise.
 - Acoustic enclosure/acoustic treatment of the room should be designed for minimum 25 dB (A) insertion loss or for meeting the ambient noise standards, whichever is on higher side. A suitable exhaust muffler with insertion loss of 25 dB(A) shall also be provided. The measurement of insertion loss will be done at different points at 0.5 meters from acoustic enclosure/room and then average.
 - You shall make efforts to bring down noise level due to DG set, outside industrial premises, within ambient noise requirements by proper siting and control measures.
 - Installation of DG Set must be strictly in compliance with recommendations of DG Set manufacturer.
 - A proper routine and preventive maintenance procedure for DG set should be set and followed in consultation with the DG manufacturer which would help to prevent noise levels of DG set from deteriorating with use.
 - D.G. Set shall be operated only in case of power failure.
 - The applicant should not cause any nuisance in the surrounding area due to operation of D.G. Set.
 - The applicant shall comply with the notification of MoEFCC dated 17.05.2002 regarding noise limit for generator sets run with diesel.
5. You shall take adequate measures for control of noise levels from its own sources within the premises so as to maintain ambient air quality standard in respect of noise to less than 75 dB (A) during day time and 70 dB (A) during night time. Day time is reckoned in between 6 a.m. and 10 p.m. and night time is reckoned between 10 p.m. and 6 a.m.

SCHEDULE-I**Authorization for Management of Bio-Medical Waste (Category and Quantity)**

The authorization is granted for Generation and Segregation of BioMedical Waste (BMW) in waste categories and quantities listed here in below:

Sr. No	Category	Type of Waste	Quantity not to exceed (Kg/Month)	Segregation Colour coding	Treatment & Disposal
1	Yellow	a) Human Anatomical waste	10.00	Yellow coloured non- chlorinated plastic bags.	Bio medical Waste shall be sent to MPCB authorized BMW-CTF Superb Hygienic Disposals, Nagpur Nagpur
		b) Animal Anatomical Waste	0.00		
		c) Soiled Waste	50.00		
		d) Expired or Discarded Medicines	0.00		
		e) Chemical Waste	10.00	Separate collection system leading to effluent treatment system.	
		f) Chemical Liquid Waste	0.00		
		g) Discarded linen, mattresses, beddings contaminated with blood or body fluid.	0.00	Yellow coloured non - chlorinated plastic bags or suitable packing material.	
		h) Microbiology Biotechnology and other clinical laboratory waste	0.00	Autoclave safe plastic bags or containers.	
2	Red	Contaminated waste (Recyclable)	5.00	Red coloured non chlorinated plastic bags or containers.	Bio medical Waste shall be sent to MPCB authorized BMW-CTF Superb Hygienic Disposals, Nagpur Nagpur
3	White (Translucent)	Waste sharps including Metals	5.00	Puncture proof, Leak proof, tamper proof container.	Bio medical Waste shall be sent to MPCB authorized BMW-CTF Superb Hygienic Disposals, Nagpur Nagpur
4	Blue	a) Glassware	0.00	Puncture proof, Leak proof with Blue coloured marking.	Bio medical Waste shall be sent to MPCB authorized BMW-CTF Superb Hygienic Disposals, Nagpur Nagpur
		b) Metallic body implants	0.00		

Responsibilities of HCF

1. You shall handover Bio Medical waste only to MPCB Authorized Common Bio medical waste treatment and Disposal facility **Superb Hygienic Disposals, Nagpur** and maintain records thereof for 5 years.
2. You shall establish bar code for handling of bio-medical waste.
3. You shall ensure segregation of Bio-Medical Waste in colour coded bags as per BMW Management Rules, 2016
4. You shall not store Bio Medical waste beyond 48 hours from the generation.
5. You shall use only non-chlorinated plastic coloured bags.
6. You shall ensure use of colour coded bins and bags for segregation of BMW as required under BMW Management Rules 2016.
7. You shall not mix General/other Solid waste with Bio Medical Waste.
8. You shall ensure segregation, treatment and disposal of General / Other Municipal solid waste as per Solid Waste Management rules, 2016.
9. You shall pay the charges to authorized Common Bio Medical waste Treatment and Disposal facility for its services as agreed upon during the membership registration or as amended.
10. You shall comply and strictly abide with the conditions stipulated in BMW Management Rules, 2016 as amended time to time.
11. You shall handover Plastic / Metal waste (BMW) to Common Bio medical waste treatment and Disposal facility allocated to you for treatment & disposal or plastic/ metal recycler authorized by MPCB for BMW Handling and maintain records thereof & submit to MPCB in Annual report.
12. You shall provide training to all workers involved in handling of bio-medical waste at the time of induction and at least once a year thereafter and maintain record thereof.
13. You shall undertake appropriate medical examination of all BMW Waste handlers & staff at the time of induction and at least once in a year and immunize all involved in management of Bio Medical Waste for protection against diseases, including Hepatitis B and Tetanus, that are likely to be transmitted while handling bio medical waste and maintain the records for the same.
14. You shall ensure use of personal protective Equipment such as Heavy Duty Gloves (Workman's Gloves), Gum Boots or safety shoes for waste collectors, Face mask, Head Cap, Splash Proof Gowns or aprons etc., Disposal gloves by waste handlers.
15. You shall develop and operate own website. The website should be uploaded on monthly basis with all the information relating to Bio-Medical waste management including this CCA and other permission and report.
16. You shall maintain all record for Generation, for a period of five years and produce whenever asked by MPCB authorities.
17. The occupier and operator of a Health Care Establishment shall be liable for all the damages caused to the environment or the public due to improper handling of bio-medical wastes.
18. You shall ensure submission of Annual Report of BMW for the period Jan to Dec, including category and quantity of BMW Generated and Disposed in Form IV for preceding year before 30th June of every year to the Regional Office, MPCB, Nagpur and uploading the same to MPCB Portal (<https://www.ecmpcb.in/>).

SCHEDULE-III**Bank Guarantees**

1. Bank Guarantee imposed to ensure timely compliance, to be observed by operator.

Sr.No	Activity / Condition to be Complied	Compliance Timeline (Months)	Bank Guarantee Amount
1A	Operation and Maintenance		
1	To Segregate and Handle BMW as per Schedule I	Continuous	25,000.00
2	Towards Operation and Maintenance of STP/ETP to achieve prescribed discharge standards	Continuous	25,000.00
1B	Records		
1	To Maintain records of BMW and submission of Annual Report for preceding calendar year in Form -IV before 30th June every year	Continuous	15,000.00
2	To maintain records of BMW handed over to CBMWTFD	Continuous	10,000.00
2	Performance		
1	To provide BMW separate storage facility as per guidelines of CPCB	Continuous	25,000.00
2	Effluent treatment plant not provided / need up gradation	Continuous	50,000.00
Total			1,50,000.00

Note: You shall extend the existing submitted Bank Guarantee for the Activity / Condition to be Complied mentioned in the above table valid upto the validity of this CCA + 4 months additional. Submit a fresh Bank Guarantee for the newly added Activity / Condition to be Complied mentioned in the above table valid upto the validity of this CCA + 4 months additional.

The above Bank Guarantee(s) shall be submitted by the applicant in favour of Regional Officer at the respective Regional Office within 15 days from the date of issue of Consent.

If the above Bank Guarantee is not submitted within stipulated period, then 12% interest will be levied as a penalty as per circular dtd 29/02/2024 No. BO/MPCB/AS(T)/Circular/B-240229FTS0122

General Conditions

The following general conditions shall apply:-

1. You shall provide facility for collection of environmental samples and samples of trade and sewage effluents, air emissions and hazardous waste to the Board staff at the terminal or designated points and shall pay to the Board for the services rendered in this behalf.
2. Whenever due to any accident or other unforeseen act or event, such emissions occur or is apprehended to occur in excess of standards laid down, such information shall be forthwith reported to Board, concerned Police Station, Executive Engineer MIDC and Local Body. In case of failure of pollution control equipment's, the process connected to it shall be stopped.
3. You shall provide an alternate electric power source sufficient to operate all pollution control facilities installed to maintain compliance with the terms and conditions of the consent. In the absence, the applicant shall stop, reduce or otherwise, control operation to abide by terms and conditions of this consent.
4. You shall submit to this office, the 30th day of September every year, the Environmental Statement Report for the financial year ending 31st March in the prescribed Form-V as per the provisions of rule 15 of the Environment (Protection) (Second Amendment) Rules, 1992.
5. You shall comply with the Hazardous Waste (M, H & TM) Rules, 2016 and submit the Annual Returns as per Rule 20(2) of Hazardous Waste (M, H & TM) Rules, 2016 for the preceding year April to March in Form-IV by 30th June of every year to Regional Office, Nagpur.
6. You shall engage qualified staff/personnel/agency to see the day to day compliance of consent & authorization condition towards Environment Protection.
7. Separate drainage system shall be provided for collection of trade and sewage effluents. Terminal manholes shall be provided at the end of the collection system with arrangement for measuring the flow. No effluent shall be admitted in the pipes/sewers downstream of the Terminal manholes. No effluent shall find its way other than in designed and provided collection system.
8. Neither storm water nor discharge from other premises shall be allowed to mix with the effluents from the HCE.
9. You shall install a separate meter showing the consumption of energy for operation of domestic and industrial effluent treatment plants and air pollution control system. A register showing consumption of chemicals used for treatment shall be maintained.
10. You should not cause any nuisance in surrounding area. You shall maintain good housekeeping.
11. You shall bring minimum 33% of the available open land under green coverage/ plantation. The applicant shall submit a yearly statement by 30th September every year on available open plot area, number of trees surviving as on 31st March of the year and number of trees planted.
12. The non-hazardous solid waste arising in the HCE premises, sweepings, etc. be disposed of scientifically so as not to cause any nuisance / pollution. The applicant shall take necessary permissions from civic authorities for disposal of solid waste.
13. You shall achieve the National Ambient Air Quality standards prescribed vide Government of India, Notification Dated. 16/11/2009 as amended.

14. You shall submit an official e-mail address and any change will be duly informed to the MPCB.
15. You shall observe provisions of E-waste (Management) Rules 2016 & as amended time to time and Batteries (Management and Handling) Amendment Rules, 2010.
16. An inspection book shall be opened and made available to the Board's officers during their visit to the HCE.
17. In case you use/ handle/ generate the cytotoxic waste you shall strictly adhere to the standards/ SOPs applicable and waste shall be labelled specifically as "Cytotoxic Waste" with symbol on waste containers/ bags and shall handover to BMW CTFs.
18. You shall obtain required permissions from competent authority for radio active material user/ handling/ disposal of waste before commencement of such activity.
19. The Energy source for lighting purpose shall preferably be LED based.
20. You shall harvest rainwater from roof tops of the buildings and storm water drains to recharge the ground water and utilize the same for different industrial applications within the plant
21. You shall provide personal protection equipment as per norms of Factory Act 1948
22. You are responsible to submit application for renewal of Combined Consent & Biomedical Waste authorization before 60 days of expiry.

This certificate is digitally & electronically signed.

original certificate

Certificate of Registration under Section 5 of the Bombay Nursing Homes
Registration Act, Amendment 2006
(Under Rule 5)

No./ZPB/D-20/BNHR/1437/2024

This is to certify Shri/Smt. Dr. Rajdeep Rajkumar Chaudhari has been registered under the Bombay Nursing Homes Registration Act, Amendment 2006 in respect of Sparsh Hospital Unit of Mayaashi Healthcare Pvt. Ltd. situated at Plot No.11, Gat No. 215/3 Near Sitaram City, Bhojapur, Bhandara and has been authorized to carry on the said Nursing Home/Hospital.

Registration No: ZPB/BNHR/011/2024

Maternity: 00 Beds

Date of Registration: 16.04.2024

Other Nursing Patients: 50 Beds

Place - Bhandara

Date of Issue Registration Certificate: 16-04-2024

This Certificate shall be valid upto 31.03.2027



[Signature]
District Health Officer
Zilla Parishad, Bhandara

Note:-An application for the renewal of registration shall be made in advance in the prescribe format atleast 3 months before the date on which the registration are to expire and shall be accompanied by the fee prescribed.