SANTOSH Deemed to be University



7.1.3 Relevant documents like agreements/MoUs with Government and other approved agencies

Agreements/MoUs with Government and other approved agencies

S.no.	Document	Page no.
1	E-Waste-MoU sorditcon private limited	1-5
2	Medical MOU Environ agreement	6-10
3	BMW Dental MOU	11-16





INDIA NON JUDICIAL

Government of Uttar Pradesh



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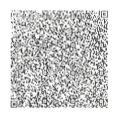
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- 24-Jun-2022 11:39 AM
- : NEWIMPACC (SV)/ up14071204/ GHAZIABAD SADAR/ UP-GZB
- : SUBIN-UPUP1407120442270886992100U
- : SANTOSH DEEMED TO BE UNIVERSITY
- : Article 5 Agreement or Memorandum of an agreement
 - Not Applicable
 - SORDITCON PRIVATE LIMITED SANTOSH DEEMED TO BE UNIVERSITY
- SANTOSH DEEMED TO BE UNIVERSITY
 - 100 (One Hundred only)

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Page 1 of 16



MEMORANDUM OF UNDERSTANDING

BETWEEN



SANTOSH DEEMED TO BE UNIVERSITY

GHAZIABAD, DELHI NCR

AND





SORDITCON PRIVATE LIMITED

UG 06, INDIA ACCELERATOR, MGF METROPOLIS MALL, MG ROAD,

GURUGRAM - HARYANA - 122002

No. 1, Santosh Nagar, Ghaziabad -201 009 (Delhi-NCR) +91 120 4933353/63/73

vicechancellor@santosh.ac.in registrar@santosh.ac.in/ABAD, NCR

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MEMORANDUM OF UNDERSTANDING

BETWEEN

SANTOSH DEEMED TO BE UNIVERSITY

GHAZIABAD, DELHI NCR

AND

SORDITCON PRIVATE LIMITED

UG 06, INDIA ACCELERATOR, MGF METROPOLIS MALL, MG ROAD,

GURUGRAM - HARYANA - 122002, INDIA

This Agreement is made on 1st April 2022 between Sorditcon Private Limited, a Private Limited company its registered office at UG 06, India Accelerator, MGF Metropolis Mall, MG Road, Gurugram Haryana-122002, India (the term "First Party" or the "Sorditcon", as defined hereinafter, which expression shall mean and include its affiliates and subsidiaries of both the parties)

The **Santosh Deemed to be University**, Ghaziabad, Delhi NCR, is providing medical and related education to aspirants by providing affordable medical education to all including Research and Innovation. The University, at its various Medical and Dental Departments are charged with the responsibility of training individuals on various scientific skills in various front-line areas of importance for the Nation. The University is also contributing to the rapidly growing knowledge and professional excellence in the field of Medicine and Dentistry. The Santosh Deemed to be University herein under called as the Second party.

The following terms and conditions have been mutually agreed by both the parties under the Memorandum of Understanding:

Whereas:



The "Sorditcon" will procure the E-waste from "Second Party" as per the agreed term & conditions.



- 2) The "Sorditcon" will provide all the required documents related to the E-waste management rule 2016, to the "Second Party" as per the norms prescribed by the Government Authorities within 45 days of the pickup of the E-Waste if the quantity is of substantial amount.
- 3) The "Second Party" will sign the required documents to acknowledge that E-waste has been handed over to the "Sorditcon".
- 4) Record & data of the E-waste material procured will be maintained and transparently shared by the "Sorditcon".
- 5) The "Second Party's" responsibility will cease once electronic waste has been handed over to the "Sorditcon" as per clause 3 above. Thereafter, no liability whatsoever arises related to E-waste shared by "Second Party".
- 6) The "Sorditcon" will provide the E-waste Awareness sessions to the "Second Party" as & when required as per agreed terms & conditions.
- 7) The "Sorditcon" will install the E-waste Collection bin at the "Second Party's" premise that in this case is a college premise for the safe collection of the E-waste and then "Sorditcon" team will pick-up such E-waste after reaching certain threshold in weight.
- 8) The Cost of Logistics for the transportation of the E-waste will be borne by "Sorditcon".
- 9) This agreement will be in force for a period of <u>(1 year)</u> from the date of execution of this Agreement.
- 10) Either party can terminate this agreement by giving 30 days written notice in advance to the other party citing reasonable grounds for such action. However, the other party is not entitled to claim any compensation for such premature termination if with reasonable sufficient grounds.
- 11) This Agreement represents the entire understanding between the parties in relation to the subject matter of this Agreement and supersedes any prior proposal, understanding or agreement either oral or written between the parties in relation to the subject matter hereunder. Any amendment to this Agreement shall be in writing and signed by both parties.





12) This Agreement is governed and interpreted solely by the laws of Indian Administrative Region. Any dispute concerning this Agreement shall be resolved under the jurisdiction of the courts of Delhi, India.

IN THE WITNESS WHEREOF, THE UNDERSIGNED DULY AUTHORIZED BY THE CONCERNED INSTITUTION, HAVE SIGNED THIS MOU IN THE PRESENCE OF:

DITCOM	ET MED TO BE	
First party *	Second party	
Signature: (R Lun)	Signature:	
Name : MR. DEVANSH CHOPRA	Name : DR. ALPANA AGRAWAL	
Designation : CEO	Designation : Registrar	
On behalf of Sorditcon Private Limited	On behalf of Santosh Deemed to be University, Ghaziabad, Delhi NCR.	
E-mail ID: info@sorditcon.com	E-mail ID: registrar@santosh.ac.in	
Contact No.: 9873936382	Contact No.: 9811191935	
Date: 24,06.2022	Date: 24-0 6 .2022	

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Government of Uttar Pradesh

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- SUBIN-UPUP1407230459755395252634T
- ENVIRON WASTE CONNECTIONS LLP
- Article 5 Agreement or Memorandum of an agreement
- BN 102-104,PHASE-3,UPSIDC MG ROAD,INDL AREA GHAZIABAD HAPUR UP-201015

ENVIRON WASTE CONNECTIONS LLP

Not Applicable

- ENVIRON WASTE CONNECTIONS LLP
- 10 (Ten only)



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Renewal of AGREEMENT

That the previous agreement executed on 01^{st} November, 2020, is renewed on 01^{st} <u>November, 2021</u> and shall be valid only when endorsed through a SEAL of Environ Waste Connections LLP.

BY AND BETWEEN

M/s Environ Waste Connections LLP, (hereinafter referred to as "Service Provider")having its Registered office at D-27/1, Street No.-9, Near 30 Feet Road, Johripur Extn., Delhi-110094 and Plant address at: BN: 102-104, Phase -III, UPSIDC, M.G. Road Indl. Area, Ghaziabad-Hapur UP-201015, duly represented by - Director or its representative.

AND

Name of Health Care Establishment (HCE): Santosh Hospital

(Hereinafter referred to as "Waste Generator")

Full Address: No-1, Ambedkar Road, Ghaziabad,

Authorized Representative of Waste Generator: dr.Alpana Agrawal

Designation: (Medical Superintendent)

Contact No.: 9811191935

C

Email Id:- ms@santosh.ac.in

WHEREAS the "Service Provider" has been selected and duly authorized by U.P. State Pollution Control Board (UPSPCB) under the provisions of BMW Rules for providing services of the collection, transportation, storage, treatment and disposal of Bio-Medical Waste.

AND WHEREAS WASTE GENERATOR is desirous to outsource the disposal of Bio-Medical Waste generated by them and have approached "Service provider" for providing its services at its treatment facility located at BN:102-104, Phase-III, UPSIDC,MG Road Indl.Area, Ghaziabad-Hapur,UP-201015.

And both the parties are agreed to enter this agreement on the terms and conditions narrated hereinafter.

NOW THIS INDENTURE WITNESS ETH and it is hereby covenant as follows :

Validity of the Agreement:

This agreement shall remain in force for a period of <u>One Year</u> w.e.f. 01/11/2021 to 31/10/2022 (both days are inclusive) and can be further renewed with mutual consent of both the parties.

Page 7 of 16

Responsibilities of the "Service Provider":

- 1. "Service Provider" shall meet all the rules and regulations as stipulated by the SPCB And "Service Provider" alone is liable for any violation of the Environment (Protection) Act 1986 and the relevant rules made there under, after collection of BMW from the GENERATOR.
- 2. "Service Provider" shall collect the segregated bio-medical waste from the identified common waste collection point within the premises of GENERATOR on daily basis. "Service Provider "shall provide assistance to finalize the pick-up location to the GENERATOR. The GENERATOR shall be fully responsible for keeping the BMW under lock and key and protecting it from any sort of mishandling before it is handed over to any authorized person of Service Provider.
- 3. Service Provider shall schedule the timings for collecting the waste in consultation with the GENERATOR. In case "Service Provider" fails to collect the BMW within a time frame of 24 hours of the designated time due to any reason, the GENERATOR shall inform "Service Provider", who shall ensure to collect the BMW from the premises of the GENERATOR within the next24 hours of the intimation.
- 4. "Service Provider" shall transport the segregated waste in closed container vehicle to it treatment facility in enclosed bins.
- 5. On the written request of the GENERATOR, "Service Provider" shall undertake top provide/educate the generator and its staff, at no extra cost, the initial training about the segregation /method of collection of BMW in designated color coded plastic bags.
- 6. "Service Provider" shall not be held liable for any kind of the violation made by the generator / or its staff under the Service Providerment (Protection) Act 1986 or any similar regulations/norms.
- 7. "Service Provider" shall be responsible for appropriate treatment and shredding of disinfected waste at the centralized facility as per Schedule-1 of the BMW Rules 2016.
- 8. "Service Provider" shall be responsible for the disposal of treated waste into secured landfills or in recycling plants as applicable

Responsibilities of the "Waste Generator":

- 1. The WASTE GENERATOR shall segregate the waste at the point of generation in accordance with the BMW Rules 2016 and in compliance with the standards prescribed the reunder.
- 2. The WASTE GENERATOR shall collect and hand over the segregated BMW in plastic bags as stipulated by the State Pollution Control Board (SPCB) norms.
- 3. All consumables like bags, needle cutters, disinfectants etc. shall be procured by the WASTE GENERATOR at its own cost.
- 4. All the bags shall be sealed tightly and labeled as per the rule by the WASTE GENERATOR and "Service Provider" will collect the sealed bags only from a secured designated point within the premises of the WASTE GENERATOR.



Page 8 of 16

- 6. The WASTE GENERATOR shall take all steps to ensure that the waste is handled without adverse effects to human health and Service Providerment.
- 7. The WASTE GENERATOR shall establish a common secured waste collection point within its premises for collection and handing over to "Service Provider".
- 8. The WASTE GENERATOR shall furnish annual report on "Form-IV" regarding generation, collection and storage of Bio-Medical wastes in the prescribed format to State Pollution Control Board.
- 9. The WASTE GENERATOR shall maintain all the relevant records and make reports of the accidents to SPCB, if any, on "Form-I" as prescribed under the rules.
- 10. The WASTE GENERATOR shall designate a "Nodal Officer" to interact with "Service Provider".
- 11. The Bio-Medical Waste handed over by the WASTE GENERATOR may be checked and suggestions, if needed, may be provided for improvement in the segregation of waste by "Service Provider".
- 12. The WASTE GENERATOR shall obtain authorization from the State Pollution Control Board.
- 13. The WASTE GENERATOR shall be solely responsible for the number of beds being declared to "Service Provider", which must be same for which the authorization is obtained from State Pollution Control Board. The WASTE GENERATOR shall inform "Service Provider" and SPCB within 7days about any change in the number of beds. Service Provider shall not be responsible for any under/over declaration by WASTE GENERATOR on this account

Terms & Conditions:

- 1. The WASTE GENERATOR shall pay One Time Non-Refundable Membership Registration Fee of Rs. NIL/-.
- 2. The WASTE GENERATOR shall pay an amount equal to <u>NIL</u> months of service charges as refundable / adjustable security deposit.
- 3. Service Provider shall charge Rs. <u>20,000/-(Rupees Twenty Thousand Only</u>) per month, from
- 4. Date <u>01/11/2021 to 3 /10/2022</u> For the service of collection, transportation, treatment & disposal of BMW, subject to the condition of maximum weight limit of <u>1700</u> Kg per month. The quantity of waste over & above the limit shall be charged @ Rs.9.5/-The service charges mention herein is applicable for the declared capacity of <u>600</u> beds only.
- 5. The above rates shall be increased annually by 10% on previous year's rates.
- 6. The no. of beds as well as quantity of waste shall be reviewed annually. The agreement may be amended suitably, if required.
- 7. If the Waste Generator by virtue of any reason fails to make the payment within 30 days of submission of bills, "Service Provider" shall charge a late payment fee of Rs. 100 per day.



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- 8. Service Provider would be at liberty to serve the notice of termination of agreement/suspension of services offered at any time to the WASTE GENERATOR if the WASTE GENERATOR fails to make the payment to "Service Provider" within a time frame of 3 months from the date on which they became so payable.
- 9. In the case of the termination of the agreement by virtue of applicability of Para 6 above, the security deposit/ advance paid by the WASTE GENERATOR shall stand forfeited without impacting the original claim of the "Service Provider".
- 10. All payments shall be made through crossed a/c payee demand draft or cheque, favoring "Environ Waste Connections LLP" only.
- 11. All bounced cheques shall be charged @ Rs. 590/- extra in addition to the actual bank charges.
- 12. The jurisdiction of Court in all disputes would be the place of registered office of Service Provider only.

Termination Clause

Both the parties would be at liberty to terminate this contract by serving a notice of 3 Months well in advance or alternately compensating the other party by an amount equal to the average of 3 month billing.

IN WITNESS WHEREOF, this Agreement has been executed by the Parties hereto on the day and year first above written.

Signed and Delivered by:

For and on behalf of "Service Provider

Sign: Name: AI 211 tabu

Designation: 84

"For and on behalf of "Waste Generator"

Sign: Name: **Designation:**

GZB-421

RENEWAL OF AGREEMENT

We Understand. We Care. We Serve. Synergy Waste Management Pvt. Ltd.

YNERGY



That the previous agreement executed on 01 Jun,2020, is renewed on 01 Jun,2021 and shall be valid only when endorsed through a SEAL of Synergy Waste Management (P) Ltd.

BETWEEN

M/s. Synergy Waste Management P. Ltd., having its Registered Office at 517-518, 5th Floor, D-Mall, Rohini West, New Delhi - 110085 and workplace at :

Subharati Medical College Campus, Subharati Puram, Meerut

AND

Santosh Dental College & Hospital (GZB) Address : No.1, Santosh Nagar, Pratap Vihar Ghaziabad ,Uttar Pradesh 201009

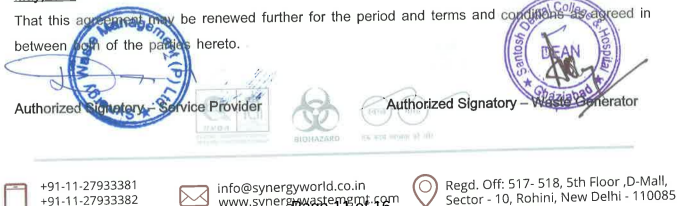
Represented By -

+91-11-27933382

+91-9212310058

Dr./Mr./Ms. DR. AKSHAY BHARGAV , Designation Dean, Contact No : 00000000000 , Email ID : santosh@santoshuniversity.com. The terms & conditions of the existing agreement shall remain unchanged as mentioned in the initial agreement, except the service charges which shall be Rs. 8500.0 (RS.EIGHT THOUSAND FIVE HUNDRED ONLY.) per month for Medical College or Rs. NILL per bed per day having a declared bed strength of 150(One Hundred Fifty), subject to the condition of weight limit of 300.0 kg / month beyond which excess weight shall be charged @Rs. 30.0 per kg. That the above rates are exclusive of GST the same shall be charged extra as per then prevailing rates if becomes applicable.

This agreement shall remain valid for a period of <u>1</u> Year / <u>0</u> Months / <u>0</u> Days w.e.f. <u>01 Jun,2021</u> to <u>31</u> May,2022.



www.synergpwastemgmt.com



उत्तर प्रदेश UTTAR PRADESH

FD 511048

Agreement for Collection, Transportation, Treatment and Disposal of Waste Generated during Treatment/Diagnosis/Quarantine of COVID-19 Patient

This agreement has been entered on this date

Vide registration no.CGHA00000050

BETWEEN

Medicare Environmental Management Pvt. Ltd., (hereinafter referred to as Medicare) having its Registered office at 6-3-1089/G/10 & 11, Gulmohar Avenue, Raj Bhavan Road, Somajiguda, Hyderabad-500032 Telangana and regional office at: C-21 Phase – 1, M.G. Road UPSIDC Industrial Area Ghaziabad, duly represented by - Mr. Sanjay Prakash Garg,(Project Head-Ghaziabad) (Hereinafter referred to as Medicare) AND

Name of Health Care Establishment (HCE):

(Hereinafter referred to as GENERATOR)

Full Address:

Authorized Representative of Generator:

Designation:

Contact No.:

E-mail ID:

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क्रम सत. 1.0 स्टाम्प कय करने का प्रयोजन स्टाम्प केता का नाम व पूरा पता..... रताम्य की धनराशि. शिखा गुप्ता स्टाम्पं विकेता भा0 नं0 409 लाईसेन्स की अवधि 31-3-20 20 वैकय का स्थान-33 नवयुग माकिंट गाजियाबाद

Medicare Environmental Management Pvt. Hd C-21, Phase-1, Masuri-Gulowthi Road UPSIDC Industrial Area; Ghaziabad, Uttar Pradesh-201015/

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Control?

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In order to deal with COVID-19 pandemic, Central Pollution Control Board has issued the guidelines for management of waste generated during diagnostics and treatment of COVID-19 suspected / confirmed patients, are required to be followed by all the stake holders including isolation wards, quarantine centers, sample collection centers, laboratories, ULBs and common biomedical waste treatment and disposal facilities, in addition to existing practices under BMW Management Rules, 2016.

This agreement is signed in continuation of earlier agreement executed between both parties on _______ to manage COVID19 Bio-medical Waste as per guidelines issued by Central Pollution Control Board for handling, treatment and disposal of waste generating during treatment/diagnosis/quarantine of COVID-19 patients on 18th March 2020 and amendment there in on 18th April 2020.

NOW THIS INDENTURE WITNESSETH and it is hereby covenant as follows:

Validity of the Agreement

This agreement shall be in implementation from 22nd March 2020 or from date of collection of waste started i.e. day of, 2020. This agreement shall be valid up to 31st Dec 2020, and can be further renewed with mutual consent of both parties.

Additional responsibilities of the "Medicare" form initial agreement

- 1. "Medicare" shall meet all the rules, regulation and guidelines issued by SPCB and CPCB to manage the COIVD-19 BMW.
- 2. "Medicare" will provide dedicated vehicle to collect COVID-19 BMW.
- 3. "Medicare" will feed the quantity of waste collected from generator within the application implemented by CPCB.
- 4. "Medicare" will provide the adequate PPEs including masks, full body apron/gowns, gloves, boots goggles etc. to their staff for collection of waste from single collection point.
- 5. "Medicare" will sanitize the vehicles after completion of every trip.
- 6. "Medicare" will disposed-off the COVID-19 BMW immediately upon receipt at facility.
- 7. "Medicare" will ensure regular sanitization of workers involved in handling and collection of biomedical waste.
- 8. "Medicare" alone is liable for any violation of the Environment (Protection) Act 1986 and the relevant rules made there under, after collection of Covid Waste BMW from the GENERATOR.
- 9. "Medicare" shall collect the properly segregated COVID-19 bio-medical packed in double layered bags (using 2 bags) from the identified common waste collection point within the premises of GENERATOR. The GENERATOR shall be fully responsible for keeping the Covid19 BMW under lock and key and protecting it from any sort of mishandling before it is handed over to any authorized person of Medicare.



- 10. Medicare shall dispatch the vehicle within 24 hrs from the time of information for collection of COVID-19 BMW.
- 11. In case "Medicare" fails to collect the BMW within a time frame of 24 hours of the designated time due to any reason, the GENERATOR shall inform "Medicare", who shall ensure to collect the BMW from the premises of the GENERATOR within the next 24 hours of the intimation.
- 12. "Medicare" shall transport the segregated waste in closed container vehicle to its treatment facility in enclosed bins.
- 13. On the written request of the GENERATOR, "Medicare" shall undertake to provide/educate the generator and its staff, at no extra cost, the initial training about the segregation / method of collection of BMW in designated color coded plastic bags.
- 14. "Medicare" shall not be held liable for any kind of the violation made by the generator / or its staff under the Environment (Protection) Act 1986 or any similar regulations/norms due at the part of Generator.
- 15. "Medicare" shall be responsible for the disposal of treated waste into secured landfills or in recycling plants as applicable.

Additional responsibilities of the Generator form initial agreement

- GENERATOR will inform to Medicare through call / WhatsApp. on phone no 9389653877 or by email on <u>pintu.kumar@ramky.com</u> / <u>operations.gzd@ramky.com</u> or both for collection of COVID-19 BMW before 5:00 pm for collection on next day.
- 2. The GENERATOR shall segregate the waste at the point of generation in accordance with the BMW (M&H) Rules 2016 and in compliance with the standards prescribed there under.
- The GENERATOR shall collect and hand over the segregated COVID-19 BMW in plastic bags as stipulated by the State Pollution Control Board (SPCB) norms and Central Pollution Control Board.
- 4. All the bags shall be double packed to ensure adequate strength and no-leaks.
- 5. The GENERATOR shall register within COVID19BWM application of Central Pollution Control Board at the time generation.
- 6. The GENERATOR shall establish a common secured waste collection point within its premises for collection and handing over to "Medicare".
- 7. The GENERATOR shall designate a "Nodal Officer" to interact with "Medicare".



Page 3 of 4

Medicare and GENERATOR both need to follow the guidelines issued by Central Pollution Control Board.

Terms & Conditions

Medicare shall charge Rs ... (Rupees Due Thousand any) per trip extra. Basic weight limit and extra charges in case of extra weight shall be applicable as mentioned in the initial agreement.

All other terms and conditions mentioned in initial agreement shall be applicable as it is.



(Authorized Signatory - "Medicare")

(Authorized Signatory - "Generator")

(Please write full names & designations of the persons signing the agreement from both the sides and put the official stamp also)

SANTOSH Deemed to be University