

Date: 22-06-2021

To,
Regional Officer,
U.P Pollution Control Board,
E-12/1, Sector-1,
Noida-201301

Sub: Submission of Form IV

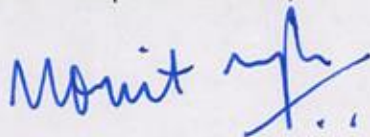
Respected Sir,

Please find attached herewith the Form IV (Annual Report of Bio-Medical Waste generation in our hospital for 1st January 2020 to 31st December 2020

Thanking You,

Regards,

For International Hospital Limited,



Authorized Signatory

Encl.: As Above

FORM IV

ANNUAL REPORT

[To be submitted to the prescribed authority on or before 30th June every year for the period from January to December of the preceding year, by the occupier of health care facility (HCF) or common bio-medical waste treatment facility (CBWTF)]

S. No.	Particulars	
1.	Particulars of the Occupier	:
	(i) Name of the authorised person (occupier or operator of facility)	: Mohit Singh (Zonal Director)
	(ii) Name of HCF or CBMWTF	: International Hospital Ltd.
	(iii) Address for Correspondence	: B-22, Sector-62, Noida, U. P.-201301
	(iv) Address of Facility	: B-22, Sector-62, Noida, U. P.-201301
	(v) Tel. No, Fax. No	: 0120-4300222, 0120-2403222
	(vi) E-mail ID	: contactus.noida@fortishealthcare.com
	(vii) URL of Website	: http://www.fortishealthcare.com/
	(viii) GPS coordinates of HCF or CBMWTF	: 28.6185° N, 77.3726° E
	(ix) Ownership of HCF or CBMWTF	: Private (Public)
	(x) Status of Authorisation under the Bio-Medical Waste (Management and Handling) Rules	: Authorisation No.: <u>10589190</u> valid up to <u>31.12.2025</u> (Annexure-A)
	(xi) Status of Consents under Water Act and Air Act	: 111549/UPPCB/Noida(UPPCBRO)/CTO/air/NOIDA/2020 valid till 31-12-2025 111553/UPPCB/Noida(UPPCBRO)/CTO/water/NOIDA/2020 valid till 31-12-2025 (Annexure-B I, II)
2.	Type of Health Care Facility	: HCF
	(i) Bedded Hospital	: 250

Mohit Singh

S. No.	Particulars	
	(ii) Non-bedded hospital (Clinic or Blood Bank or Clinical Laboratory or Research Institute or Veterinary Hospital or any other)	: NA
	(iii) License number and its date of expiry	: License Number: RMEE2113770 (Annexure-C) License Date of Expiry: 31.07.2021
3.	Details of CBMWTF	: Synergy Waste Management Pvt. Ltd.
	(i) Number healthcare facilities covered by CBMWTF	: CBMWTF will provide the details
	(ii) No. of beds covered by CBMWTF	: CBMWTF will provide the details
	(iii) Installed treatment and disposal capacity of CBMWTF:	: CBMWTF will provide the details
	(iv) Quantity of biomedical waste treated or disposed by CBMWTF	: CBMWTF will provide the details
4.	Quantity of waste generated or disposed in Kg per annum (on monthly average basis) (Annexure-D)	: Yellow Category: 4488.69+98.50=55040.89 (4586.74) Red Category: 24490.49 (2040.87) White: 1906.99 (158.92) Blue Category : 9713.80 (809.48) General Solid waste:
5.	Details of the Storage, treatment, transportation, processing and Disposal Facility	
	(i) Details of the on-site storage facility	Size: NA
	We have Contract with outside vendor for the same	Capacity: NA
		Provision of on-site storage : NA

Monty Singh

S. No.	Particulars																																																				
	(ii) Disposal facilities	<table border="1"> <thead> <tr> <th>Type of treatment equipment</th> <th>No. of units</th> <th>Capacity Kg/day</th> <th>Quantity treated or disposed in kg per annum</th> </tr> </thead> <tbody> <tr><td>Incinerators</td><td></td><td></td><td></td></tr> <tr><td>Plasma Pyrolysis</td><td></td><td></td><td></td></tr> <tr><td>Autoclaves</td><td></td><td></td><td></td></tr> <tr><td>Microwave</td><td></td><td></td><td></td></tr> <tr><td>Hydroclave</td><td></td><td></td><td></td></tr> <tr><td>Shredder</td><td></td><td></td><td></td></tr> <tr><td>Needle tip cutter or destroyer</td><td></td><td></td><td></td></tr> <tr><td>Sharps encapsulation or concrete pit</td><td></td><td></td><td></td></tr> <tr><td>Deep burial pits:</td><td></td><td></td><td></td></tr> <tr><td>Chemical disinfection:</td><td></td><td></td><td></td></tr> <tr><td>Any other treatment equipment:</td><td></td><td></td><td></td></tr> </tbody> </table>	Type of treatment equipment	No. of units	Capacity Kg/day	Quantity treated or disposed in kg per annum	Incinerators				Plasma Pyrolysis				Autoclaves				Microwave				Hydroclave				Shredder				Needle tip cutter or destroyer				Sharps encapsulation or concrete pit				Deep burial pits:				Chemical disinfection:				Any other treatment equipment:						
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Any other treatment equipment:																																																					
	(iii) Quantity of recyclable wastes sold to authorize recyclers after treatment in kg per annum.	Red Category (like plastic, glass etc.) CBMWTF will provide the details																																																			
	(iv) No of vehicles used for collection and transportation of biomedical waste	CBMWTF will provide the details																																																			
	(v) Details of incineration ash and ETP sludge generated and disposed during the treatment of wastes in Kg per annum	<table border="1"> <thead> <tr> <th></th> <th>Quantity generated</th> <th>Where disposed</th> </tr> </thead> <tbody> <tr><td>Incineration Ash</td><td></td><td></td></tr> <tr><td>ETP Sludge</td><td></td><td></td></tr> </tbody> </table>		Quantity generated	Where disposed	Incineration Ash			ETP Sludge					CBMWTF will provide the details																																							
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	(vi) Name of the Common Bio-Medical Waste Treatment Facility Operator through which wastes are disposed of	Synergy Waste Management Pvt. Ltd.																																																			
	(vii) List of member HCF not handed over bio-medical waste	CBMWTF will provide the details																																																			

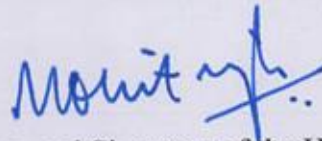
Munit

S. No.	Particulars	
6.	Do you have bio-medical waste management committee? If yes, attach minutes of the meetings held during the reporting period	Yes Minutes of the Meeting Attached (Annexure-E)
7.	Details trainings conducted on BMW	
	(i) Number of trainings conducted on BMW Management.	89
	(ii) number of personnel trained	1015
	(iii) number of personnel trained at the time of induction	98 (HR induction training sheet available with HR trainer)
	(iv) number of personnel not undergone any training so far	NA
	(v) whether standard manual for training is available?	Yes
	(vi) any other information)	NA
8.	Details of the accident occurred during the year	
	(i) Number of Accidents occurred	Nil (Form-I Attached (Annexure-F))
	(ii) Number of the persons affected	Nil
	(iii) Remedial Action taken (Please attach details if any)	Counselling & Training on Appropriate PPE & Waste Management and audit to monitor.
	(iv) Any Fatality occurred, details	NA
9.	Are you meeting the standards of air Pollution from the incinerator? How many times in last year could not met the standards?	NA (CBMWTF Responsibility)
	Details of Continuous online emission monitoring systems installed	NA (CBMWTF Responsibility)

Asmit Singh

S. No.	Particulars	
10.	Liquid waste generated and treatment methods in place. How many times you have not met the standards in a year?	Yes Always compliant with the standards
11.	Is the disinfection method or sterilization meeting the log 4 standards? How many times you have not met the standards in a year?	Yes Always compliant with the standards
12.	Any other relevant information	NA (CBMWTF Responsibility)

Certified that the above report is for the period from 01.01.2020 up to 31.12.2020



Date: 22-06-2021

Name and Signature of the Head of the Institution

Place: Noida, Uttar Pradesh



Annexure-A

UTTAR PRADESH POLLUTION CONTROL BOARD

TC-12V, Vibhuti Khand, Gomti Nagar, Lucknow-226010

Phone :2400852, 2400851, Fax:0651- 2400850

<http://www.uppcb.com/>

FORM III (See Rule 10) AUTHORISATION

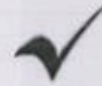
(AUTHORISATION FOR OPERATING A FACILITY FOR COLLECTION, RECEPTION, TREATMENT, STORAGE, TRANSPORT AND DISPOSAL OF BIOMEDICAL WASTES)

1. File no. of authorisation and date of issue: No:- 10589190 and Date:-16/05/2021
2. M/s INTERNATIONAL HOSPITAL LIMITED, HARDEEP SINGH an occupier or operator of the facility located at PLOT NO B-22 SECTOR-62 NOIDA,GAUTAM BUDH NAGAR,201301 is hereby granted an authorisation for:

Generation, segregation



Collection



Storage



Transportation



Reception



Use

Recycling

Offering for sale

Packaging



Transfer



Treatment or Processing or Conversion

Disposal or destruction



Any other form of handling

3. M/s INTERNATIONAL HOSPITAL LIMITED is hereby authorized for handling of biomedical waste as per the capacity given below:

(i) Number of beds of HCF: 250

(ii) Number of health care facilities covered by CBMWTF: NA

(iii) Installed treatment and disposal capacity: NA

(iv) Area or distance covered by CBMWTF: NA

(v) Quantity of Biomedical waste handled, treated or disposed: NA

4. This authorisation shall be in force for a period of 5 Years Years from the date of issue.

- 4.1 The authorization shall be valid for till 31/12/2025
5. This authorisation is subject to the conditions stated below and to such other conditions as may be specified in the rules for the time being in force under the Environment (Protection) Act, 1986

Date: 16/05/2021
Place: PLOT NO B-22 SECTOR-62
NOIDA,GAUTAM BUDH NAGAR,201301

VIVEK ROY
Chief Environmental Officer

Terms and Conditions of Authorisation

1. The authorisation shall comply with the provisions of the Environment (Protection) Act, 1986 and the rules made there under.
2. The authorisation or its renewal shall be produced for inspection at the request of an officer authorised by the prescribed authority.
3. The person authorized shall not rent, lend, sell, transfer or otherwise transport the biomedical wastes without obtaining prior permission of the prescribed authority.
4. Any unauthorised change in personnel, equipment or working conditions as mentioned in the application by the person authorised shall constitute a breach of his authorisation.
5. It is the duty of the authorised person to take prior permission of the prescribed authority to close down the facility and such other terms and conditions may be stipulated by the prescribed authority.
6. The Unit will file the renewal application at least 2 months prior to the expiry of this Order

Specific Conditions:

1. The authorisation shall comply with the provisions of the Environment (Protection) Act, 1986 and the rules made there under.
2. The authorisation or its renewal shall be produced for inspection at the request of an officer authorised by the prescribed authority.
3. The person authorized shall not rent, lend, sell, transfer or otherwise transport the biomedical wastes without obtaining prior permission of the prescribed authority.
4. Any unauthorised change in personnel, equipment or working conditions as mentioned in the application by the person authorised shall constitute a breach of his authorisation.
5. It is the duty of the authorised person to take prior permission of the prescribed authority to close down the facility and such other terms and conditions may be stipulated by the prescribed authority.
6. The Unit will file the renewal application at least 2 months prior to the expiry of this Order

Memo No.: 10589190

Dated:16/05/2021

Copy To:
Regional Officer, UPPCB, Noida.



VIVEK ROY
Chief Environmental Officer



Annexure-B

UTTAR PRADESH POLLUTION CONTROL BOARD

Building. No TC-12V Vibhuti Khand, Gomti Nagar, Lucknow-226010

Phone:0522-2720828,2720831, Fax:0522-2720764, Email: info@uppcb.com, Website: www.uppcb.com

CONSENT ORDER

Ref No. - 111549/UPPCB/Noida(UPPCBRO)/CTO/air/NOIDA/2020

Dated : 19/05/2021

To ,

Shri HARDEEP SINGH
M/s INTERNATIONAL HOSPITAL LIMITED
B - 22, SECTOR - 62, NOIDA, GAUTAM BUDH NAGAR,
NOIDA

Sub : Consent under section 21/22 of the Air (Prevention and control of Pollution) Act, 1981 (as amended) to M/s. INTERNATIONAL HOSPITAL LIMITED

Reference Application No. 10221260

Dated : 19/05/2021

1. With reference to the application for consent for emission of air pollutants from the plant of M/s INTERNATIONAL HOSPITAL LIMITED. under Air Act 1981. It is being authorised for said emissions, as per the standards, in environment, by the Board as per enclosed conditions .
2. This consent is valid for the period from 01/01/2021 to 31/12/2025 .
3. In spite of the conditions and provisions mentioned in this consent order UP Pollution Control Board reserves its right and powers to reconsider/amend any or all conditions under section 21 (6) of the Air (Prevention and Control of Pollution) Act, 1981 as amended.
This consent is being issued with the permission of competent authority .

For and on behalf of U.P. Pollution Control Board

CEO-1

**Enclosed : As above
(condition of consent):**

Copy to: Regional Officer, UPPCB, Noida.

CEO-1

AS

U.P. Pollution Control Board

Dated : 19/05/2021

CONDITIONS OF CONSENT

1. This consent is valid only for the approved production capacity of Health care facility.
2. This consent is valid only for products and quantity mentioned above. Industry shall obtain prior approval before making any modification in product/ process /fuel/ plant machinery failing which consent would be deemed void.
- 3(a) The maximum rate of emission of flue gas should not be more than the emission norms for the stacks.

3(b) Air Pollution Source Details.

Air Pollution Source Details					
S.No	Air Pollution Source	Type of Fuel	Stack No.	Parameters	Height
1	750 KVAx3 DG Sets	HSD		Sulphur Dioxide	As per EP Act 1986

3(c) The emissions by various stacks into the environment should be as per the norms of the Board .

Emission Quality Details Detail			
S.No	Stack No	Parameter	Standard
1	1	Sulphur Dioxide	As per EP Act 1986

4. Quantity of other pollutants should also be as per the norms prescribed by the Board/MOEF & CC/or otherwise mandatory .
5. The equipment for air pollution control system and monitoring ,as proposed by the industry and approved by the Board should be installed in their premises itself .
6. The modification or installation in the existing pollution control equipments should be done only by prior approval of Board .
7. The operation of air pollution control system and maintenance be done in such a way that the quantity of pollutants should be in accordance with the standards prescribed by the Board/MoEF & CC/or otherwise mandatory .
8. Unit should do provisions for fugitive emissions chimney/stack as per the norms of the Board/MOEF & CC/or otherwise mandatory .
9. The unit should submit the stack emissions monitoring report within one month from issuance of consent order along with the point wise compliance report of the consent order . Further quarterly monitoring report should be submitted .

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

Specific Conditions:

1. The industry should be operated in such a manner that it does not adversely affect the environment and the solid waste generated such as ash etc. be disposed in eco friendly manner.
2. Any source of emission other than that mentioned in the Air consent seeking application will not be permitted by the Board. The industry shall only use PNG as fuel once PNG pipeline is available in that industrial area.
3. The industry should ensure the operation of the air pollution control system (APCS) in such a manner that the air emission conforms with the standards prescribed under the E.P Act 1986 as amended and will ensure the continuous and uninterrupted data supply from the OCEEMS to the SPCB and CPCB server.
4. The industry shall submit the point wise compliance report of the conditions imposed in the CTO issued to the unit for the year 2020 and the audited balance sheet for the current year within two months otherwise this CTO may be revoked.
5. This consent is valid only for products and quantity mentioned above. Industry shall obtain prior approval before making any modification in product/ process /fuel/ plant machinery failing which consent would be deemed void.
6. Industry shall abide by orders / directions issued by Hon'ble Supreme court Hon'ble High Court, Hon'ble National Green tribunal, Central Pollution Control Board and U.P Pollution Control Board for protection and safe guard of environment from time to time.
7. Industry shall submit monitoring reports of all stacks and ambient air quality from a certified /approved laboratory under E.P. Act 1986.
8. Industry shall comply with various provisions of Air (Prevention and Control of Pollution) Act 1981 as amended, Water (Prevention and Control of Pollution) Act 1974 as amended and all other applicable rules notified under E.P. Act 1986.
9. The unit shall submit the details of fees deposited during last three years within a month.
10. The unit shall obtain prior consents in the event of any addition of new emission generation sources such as- Boiler/ Furnace/ Heaters/ D.G. Sets or alteration of existing emission sources in accordance with section- 21/22 of air Act 1981 (as amended respectively).
11. The use of Pet coke and Furnace oil as a fuel is restricted in compliance of the Hon'ble Supreme court order.
12. Industry shall submit Environmental Statement in prescribed format as per rule no.14 as per E.P Rules 1986.
13. Minimum 33% of the land on which industry is established will be covered by the plantation of tall trees of suitable species as per the guidelines set up by the Board vide its Office Order no.H-16405/220/2018/02 dt. 16/02/2018. The copy of this guideline is available at [URLhttp://www.uppcb.com/pdf/Green-Belt-Guidle_160218.pdf](http://www.uppcb.com/pdf/Green-Belt-Guidle_160218.pdf).

Issued with the permission of competent authority .

For and on behalf of U.P. Pollution Control Board .

CEO-1





UTTAR PRADESH POLLUTION CONTROL BOARD
Building. No TC-12V Vibhuti Khand, Gomti Nagar, Lucknow-226010

Phone:0522-2720828,2720831, Fax:0522-2720764, Email: info@uppcb.com, Website: www.uppcb.com

CONSENT ORDER

Ref No. -
111553/UPPCB/Noida(UPPCBRO)/CTO/water/N
OIDA/2020

Dated : 16/05/2021

To ,

Shri HARDEEP SINGH
M/s INTERNATIONAL HOSPITAL LIMITED
B - 22, SECTOR - 62, NOIDA,GAUTAM BUDH NAGAR,
NOIDA

Sub : Consent under Section 25/26 of The Water (Prevention and control of Pollution) Act, 1974
(as amended) for discharge of effluent to M/s. INTERNATIONAL HOSPITAL LIMITED

Reference Application No :10221765

Dated :16/05/2021

1. For disposal of effluent into water body or drain or land under The Water (Prevention and control of Pollution) Act,1974 as amended (here in after referred as the act) M/s. INTERNATIONAL HOSPITAL LIMITED is hereby authorized by the board for discharge of their industrial effluent generated through ETP for irrigation/river through drain and disposal of domestic effluent through septic tank/soak pit subject to general and special conditions mentioned in the annexure ,in reference to their foresaid application .
2. This consent is valid for the period from 01/01/2021 to 31/12/2025 .
3. In spite of the conditions and provisions mentioned in this consent order UP Pollution Control Board reserves its right and powers to reconsider/amend any or all conditions under section 27(2) of the Water (Prevention and Control of Pollution) Act, 1974 as amended .

This consent is being issued with the permission of competent authority .

For and on behalf of U.P. Pollution Control Board

CEO-1

Enclosed : As above
(condition of consent):

Copy to: Regional Officer, UPPCB, Noida.

CEO-1

U.P. POLLUTION CONTROL BOARD, LUCKNOW

Annexure to Consent issued to M/s.INTERNATIONAL HOSPITAL LIMITED vide

Consent Order No. 10221765/ Water

Dated : 16/05/2021

CONDITIONS OF CONSENT

1. This consent is valid only for the approved production capacity of Health care facility.
2. The quantity of maximum daily effluent discharge should not be more than the following :

Effluent Discharge Details			
S.No	Kind of Effluent	Maximum daily discharge, KL/day	Treatment facility and discharge point
1	Domestic	140 KLD	STP
2	Industrial	1.0 KLD	ETP

3. Arrangement should be made for collection of water used in process and domestic effluent separately in closed water supply system. The treated domestic and industrial effluent if discharged outside the premises, if meets at the end of final discharge point, arrangement should be made for measurement of effluent and for collecting its sample. Except the effluent informed in the application for consent no other effluent should enter in the said arrangements for collection of effluent. It should also be ensured that domestic effluent should not be discharged in storm water drain .
- 4(a) The domestic effluent should be treated in treatment plant so that the should be in conformity with the following norms dated treated effluent .

Domestic Effluent		
S.No	Parameter	Standard
1	Total Suspended Solids	As per EP Act 1986
2	BOD	As per EP Act 1986
3	COD	As per EP Act 1986
4	Oil & Grease	As per EP Act 1986
5	Quantity of Discharge	140 KLD

- 4(b). The industrial effluent should be treated in treatment plant so that the treated effluent should be in conformity with the following norms. .

Industrial Effluent		
S.No	Parameter	Standard
1	Total Suspended Solids	As per EP Act 1986
2	BOD	As per EP Act 1986
3	COD	As per EP Act 1986
4	Oil & Grease	As per EP Act 1986
5	Quantity of Discharge	1.0 KLD

5. Effluent generated in all the processes, bleed water, cooling effluent and the effluent generated from washing of floor and equipments etc should be treated before its disposal with treated industrial effluent so that it should be according to the norms prescribed under The Environment (Protection) Act,1986 or otherwise mandatory .
6. The other pollutant for which norms have not been prescribed, the same should not be more than the norms prescribed for the water used in manufacturing process of the industry .
7. The method for collecting industrial and domestic effluent and its analysis should be as per legal Indian standards and its subsequent amendments/standards prescribed under The Environment (Protection) Act, 1986.
8. The treated domestic and industrial effluent be mixed (as per the provisions of Condition No. 2) and disposed of on one disposal point. This common effluent disposal point should have arrangement for flow meter/V Notch for measuring effluent and its log book be maintained .



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

Specific Conditions:

- 1- The industry shall maintain strict supervision on fluctuations in operating parameters with respect to each treatment unit of the Sewage/Effluent treatment plant.
- 2- The industry will ensure the continuous and uninterrupted data supply from the OCEEMIS to the SPCB and CPCB server.
- 3- The industry should ensure the operation of the Stp/ETP in such a manner that it confirms the standards lay down
- 4- The treated effluent shall be allowed to be discharged in the ambient environment only after exhausting options for reuse in industrial process/irrigation in order to minimise freshwater usage.
- 5- Flow meter to be installed in all water abstraction points and usage of fresh water to be minimized.
- 6- The industry will have to ensure permission from the UPGWD/CGWA for ground water extraction and it will be the responsibility of the industry to comply with the various conditions of the permission taken.
- 7- The industry shall submit the point wise compliance report of the CTO issued by the Board for year 2020 and audited balance sheet for the current year and the details of fees deposited during last three years within a month otherwise this CTO may be revoked.
- 8- If the CPCB or UPPCB issues the Closure order against the industry this consent order stands automatically suspended for that period.
- 9- The industry shall submit Environmental Statement in prescribed form V as per rule no. 14 of E.P Rules 1986.
- 10- This consent is valid only for products and quantity mentioned above. Industry shall obtain prior approval before making any modification in product/process /fuel/ Plant machinery failing which consent would be deemed void.
- 11- The industry shall abide by orders/directions issued by Hon'ble Supreme Court Hon'ble High Court, Hon'ble National Green Tribunal, Central Pollution Control Board and U.P Pollution Control Board for protection and safeguard of environment from time to time.
- 12- The industry shall comply with various provisions of Air (Prevention and Control of Pollution) Act 1981 as amended, Water (Prevention and Control of Pollution) Act 1974 as amended, and comply with the provisions of Hazardous and Other Wastes (Management and Trans-boundary Movement) Amendment Rules, 2016 and all other applicable rules notified under E.P. Act 1986.
- 13- Minimum 33% of the land on which industry is established will be covered by the plantation of tall trees of suitable species as per the guidelines set up by the Board vide its Office Order no.H-16405/220/2018/02 dt. 16/02/2018. The copy of this guideline is available at URL http://www.uppcb.com/pdf/Green-Belt-Guide_160218.pdf.

Issued with the permission of competent authority .

For and on behalf of U.P. Pollution Control Board .

CEO-1





Department of Medical Health & Family Welfare
Government of Uttar Pradesh

MEDICAL ESTABLISHMENT CERTIFICATE

OFFICE OF THE CHIEF MEDICAL OFFICER, Gautam Buddha Nagar

Certificate No: CMEE2116063

Issuance Date: 02/02/2021

This is to certify that the medical establishment having Name **FORTIS HOSPITALS LIMITED**, Type **HOSPITAL**, Address **PLOT NO. B-22 SECTOR-62 NOIDA, GAUTAM BUDDHA NAGAR, UTTAR PRADESH - 201301** is operated by **PUBLIC LTD.(FORTIS HOSPITAL LIMITED)** for providing **InPatient(No. of bed-250)/Outpatient** medical facilities **MULTISPECIALTY HOSPITAL**. The medical establishment is registered with us for the period **02/02/2021 To 30/04/2021**. The Medical establishment will be operated by the in-charge of the medical establishment according to the terms/details mentioned below as given in the application form.

1. Owner/Partner Details:-

S.No.	Name	Father Name	Mobile No.	Age	Address
1	HARDEEP SINGH	KULDIP SINGH MANCHANDA	1204300222	49	PLOT NO. B-22 SECTOR-62 NOIDA, GAUTAM BUDDHA NAGAR, UTTAR PRADESH - 201301

2. Person Incharge Details:-

2.1 Name: DR SHANU SHARMA

2.2 Mobile No.: 9650008161

2.3 Qualification: MBBS

2.4 Registration No.: 2346

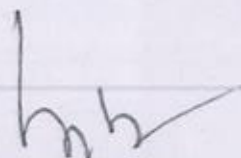
2.5 Address: 2243, BLUEBELL TOWER, GAUR SAUNDARYAM, TECHZONE-4, GREATER NOIDA WEST, SURAJPU

3. Doctor Details:-

S.No.	Name	Qualification	Institution	Registration Type/No.	Job Type
1	DR AJAY BHALLA	MBBS DNB GENERAL MEDICINE AND GASTRO	DELHI UNIVERSITY	MCI / 72709	FULL TIME
2	DR MRINAL SIRCAR	MBBS	DELHI UNIVERSITY	MCI / 6773	FULL TIME

4. Paramedical staff Details:-

S.No.	Name	Qualification	Institution	Registration Type/No.	Job Type
1	AMOD PANDIT	DMLT	INSTITUTE OF PUBLIC HEALTH HYGIENE DELHI	SMF / DL-5208	FULL TIME
2	JAGDISH CHANDER	OT TECH	DELHI	SMF / DL-1313	FULL TIME


Chief Medical Officer
Gautam Buddha Nagar,
Uttar Pradesh

Note: At the time of future inspection, if it is found that the In-charge of establishment as mentioned in the application form does not operate the institution, or violate the rules or if any other type of irregularity found in the working, then the registration of the institution can be cancelled without notice.

प्रेषक,

अमित मोहन प्रसाद,
अपर मुख्य सचिव,
उत्तर प्रदेश शासन।

सेवा में,

महानिदेशक,
चिकित्सा एवं स्वास्थ्य सेवायें,
उत्तर प्रदेश लखनऊ।

चिकित्सा अनुभाग-6

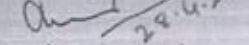
लखनऊ : दिनांक 26 अप्रैल, 2021

विषय:- उत्तर प्रदेश के समस्त निजी चिकित्सालयों के रजिस्ट्रेशन के नवीनीकरण के सम्बन्ध में।
महोदय,

कृपया उपर्युक्त विषयक अपने पत्र संख्या-11फ/2021-22/3314, दिनांक 28.04.2021 का कृपया सन्दर्भ ग्रहण करने का कष्ट करें, जिसके द्वारा अवगत कराया गया है कि सरकार द्वारा दिसम्बर, 2020, जनवरी, 2021 में सभी निजी चिकित्सा संस्थानों से अपने चिकित्सालयों के रजिस्ट्रेशन का नवीनीकरण कराने को कहा था। सभी निजी चिकित्सा संस्थानों ने नवीनीकरण से सम्बन्धित प्रपत्र एवं शपथ पत्र आदि ऑनलाइन भरने के बाद मुख्य चिकित्साधिकारी, कार्यालय में जाकर जमा भी करा दिये और उसके बाद जनवरी में प्रदेश के लगभग सभी निजी चिकित्सा संस्थानों के नवीनीकरण कर दिये गये, जो कि दिनांक 30.04.2021 तक के लिये ही मान्य है। कोरोना काल में 03 माह पूर्व किये गये नवीनीकरण को फिर से करने का कोई औचित्य नहीं है। वही प्रक्रिया दोहरायी जायेगी, जिसमें सभी अस्पतालों के चिकित्सकों और टेक्निकल स्टाफ को कोर्ट से अपना शपथ पत्र बनवाना होगा। अन्य सम्बन्धित विभागों से अनापत्ति प्रमाण पत्र तथा और जरूरी प्रपत्र जमा कर आनलाइन जमा करने के बाद वही सभी प्रपत्र मुख्य चिकित्साधिकारी कार्यालय में जाकर जमा कराने होंगे। कोरोना महामारी के इस काल में प्रदेश के निजी चिकित्सालयों के चिकित्सक सरकार के साथ और सरकार के द्वारा जारी दिशा-निर्देशों का पालन करते हुये अपनी जान की परवाह किये बिना कोरोना मरीजों का इलाज कर रहे हैं। अतः कोरोना महामारी के इस काल को देखते हुये इस वर्ष पूर्व में (03 माह पूर्व) जमा किये गये प्रपत्रों के आधार पर ही निजी चिकित्सालयों के रजिस्ट्रेशन के नवीनीकरण को दिनांक 30.04.2022 तक करने के अध्यक्ष, उत्तर प्रदेश नर्सिंग होम एसोसिएशन, लखनऊ के पत्र दिनांक 26.04.2021 द्वारा किये गये अनुरोध के दृष्टिगत प्रदेश के समस्त निजी चिकित्सालयों/नर्सिंग होम आदि के नवीनीकरण हेतु आवश्यक शासकीय आदेश/निर्देश जारी कराने का अनुरोध किया गया है।

2. इस सम्बन्ध में सम्यक् विचारोपरान्त मुझे यह कहने का निदेश हुआ है कि इस वर्ष पूर्व में जमा किये गये प्रपत्रों के आधार पर प्रदेश के समस्त निजी चिकित्सालयों/नर्सिंग होम आदि के रजिस्ट्रेशन के नवीनीकरण की समय-सीमा एतद्वारा दिनांक 31.07.2021 तक बढ़ायी जाती है। तदनुसार अग्रत्तर कार्यवाही करने का कष्ट करें।

भवदीय,



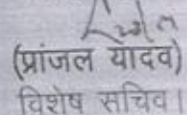
(अमित मोहन प्रसाद)
अपर मुख्य सचिव।

संख्या- 1214 (1)/पांच-6-2021 एवं तददिनांक।

प्रतिलिपि निम्नलिखित को सूचनार्थ एवं आवश्यक कार्यवाही हेतु प्रेषित :-

1. अपर निदेशक (चिकित्सा उपचार), चिकित्सा एवं स्वास्थ्य सेवायें, उत्तर प्रदेश लखनऊ।
2. अध्यक्ष/सचिव, उत्तर प्रदेश नर्सिंग होम एसोसिएशन, उत्तर प्रदेश लखनऊ।
3. अध्यक्ष/सचिव, आईओएमओए, उत्तर प्रदेश लखनऊ।

आज्ञा से,


(प्रांजल यादव)
विशेष सचिव।

EXTENSION LETTERDate: 26th May 2021**Synergy Waste Management Pvt. Ltd.,**
517-518, 5th Floor,
D Mall, Sector 10,
Rohini, New Delhi 110085

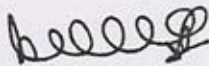
Ref: Bio Medical Waste Management Service Agreement Dated 16th December 2020 entered into between International Hospital Ltd. and Synergy Waste Management Pvt. Ltd. ("Collectively referred as Agreement")

Sub: Extension of Agreement

The undersigned Parties have executed a Bio Medical Waste Management Service Contract dated 16th December 2020 ("Agreement") for providing Bio Medical Waste Management Services (as defined in the Agreement) at "Fortis Hospital" at B-22 Sector 62, Noida, Uttar Pradesh. In terms of clause 8.1 of the Agreement, the Agreement has been expired by efflux of time on 11th May 2021. Accordingly, the undersigned parties hereby expressly agree to extend the term and validity of the Agreement till 31st July 2021 ("Extended Term").

Please Note that on 31st July 2021 the said agreement dated 16th December 2020 shall stand automatically expired unless the term of the same is extended in writing.

Except as amended hereby all other provisions of the Agreement shall remain in full force and effect and continue to be binding on the Parties hereto till the Extended Term. This Extension Letter shall be read in conjunction with Agreement and form an integral part and parcel of the Agreement.

Signed by the within named
International Hospital Ltd.Signed by the within named
Synergy Waste Management Pvt. Ltd.

Agreed and Accepted

**International Hospital Limited**

CIN: U74999HR1994PLC048225

Registered Office : Fortis Memorial Research Institute, Sector-44, Gurgaon-122002 (India)

Tel: +91-124-438 6666, Fax: +91-124-496 2222

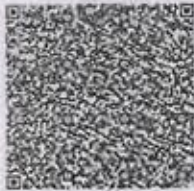


सत्यमेव जयते

INDIA NON JUDICIAL
Government of Uttar Pradesh

e-Stamp

Certificate No. : IN-UP14768119644723S
Certificate Issued Date : 03-Dec-2020 03:39 PM
Account Reference : NEWIMPACC (SV)/ up14010004/ NOIDA/ UP-GBN
Unique Doc. Reference : SUBIN-UPUP1401000423178365370210S
Purchased by : International Hospital Ltd
Description of Document : Article 5 Agreement or Memorandum of an agreement
Property Description : B-22 Sector 62, Noida, U. P. -201301
Consideration Price (Rs.) :
First Party : International Hospital Ltd
Second Party : OTHER
Stamp Duty Paid By : International Hospital Ltd
Stamp Duty Amount(Rs.) : 100
(One Hundred only)



.....Please write or type below this line.....

AGREEMENT

This Agreement ("Agreement") is made and executed at New Delhi on this 16th day of December 2020 by and between

International Hospital Limited, a company incorporated under the laws of India and having its registered office at Fortis Memorial Research Institute, Sector -44, Gurgaon -122002



[Handwritten signature]

[Handwritten signature]



1 | 16

Statutory Alert:

1. The authenticity of the e-Stamp certificate should be verified at 'www.sholestamp.com' or using e-Stamp Mobile App and as available on the website / Mobile App vendors, it is invalid.
2. The onus of checking the authenticity of the users of the certificate
3. In case of any discrepancy, please inform the Competent Authority.

(hereinafter referred to as "First Party" which expression shall unless repugnant to the context or meaning thereof include its successors and assigns) OF THE FIRST PART;

AND

Synergy Waste Management Pvt. Ltd, a company incorporated under the laws of India and having its registered office at 517-518, 5th Floor, D Mall, Sector 10, Rohini, New Delhi 110085 through its authorized signatory (hereinafter referred to as "Second Party" which expression, unless repugnant to the context hereto, shall mean and include its successors and permitted assigns) OF THE SECOND PART.

WHEREAS

- A. First Party owns and operate a hospital in name and style of "Fortis Hospital" at B-2 2, Sector 62, Noida ("Hospital").
- B. First Party declares that the Hospital has 250 (Two Hundred and Fifty) in- patient beds and has dedicated Out Patient Department and Diagnostic area in the Hospital premises.
- C. Second Party is engaged in the business of providing requisite services and facilities for collection, transportation, reception, storage, treatment and disposal of bio medical waste from the Hospital and has the requisite experience, competence and ability (both in terms of equipment and trained manpower) in providing the said bio medical waste management services.
- D. Second Party has been duly authorized by the State Pollution Control Board, under Bio-Medical Waste Management Rules for operating the Common Bio-Medical Waste Treatment Facility and providing the services for the collection, transportation, reception, storage, treatment and disposal of bio medical waste.
- E. First Party has approached the Second Party to provide the Bio Medical Waste Management Services ("Services") by way of collection, transportation, reception, storage, treatment and disposal of bio medical waste generated at the Hospital.
- F. Relying on the representations made by the Second Party and mutual discussions held the First Party has agreed to enter into this Agreement with Second Party for outsourcing the bio medical waste management services and the Parties now wish to record the terms and conditions on which Second Party shall provide the bio medical waste management services.

NOW THEREFORE, IN CONSIDERATION OF THE COVENANTS HEREIN CONTAINED, IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:

1. DEFINITIONS

In this Agreement, the following terms shall have the following meanings assigned to them herein below:



"Agreement" shall mean this Agreement entered into between parties and any revision or modification thereof setting out the details of the Services to be provided by the Second Party to First Party including attached schedules / annexures and addendums or letters that may be exchanged between the Parties;

"Applicable Laws" means all laws including without limitation Bio Medical Waste Management Rules, 2016, The Water (Prevention and Control of Pollution) Act, 1974, The Air Prevention and Control of Pollution) Act, 1981, including amendments in these acts/rules time to time, bye-laws, rules, regulations framed under Acts and other applicable orders, ordinances, circulars, notifications, directions, judgments, decrees or other requirements or official directive of any governmental authority or department or person acting under the Authority, in effect on the date of execution of the Agreement, or thereafter.

"Authority" means any national, regional or local government or governmental, administrative, fiscal, judicial quasi-judicial, or government-owned body, department, commission, authority, tribunal, agency or entity.

"Bio Medical Waste" shall mean all the waste, which is generated in the Hospital during the diagnosis, treatment, surgery or immunization of human beings or animals or in research activities pertaining thereto or in the production or testing of biologicals including all categories covered under the relevant Applicable Laws.

"Confidential Information" means all material, non-public information marked 'confidential' or 'proprietary' at the time of disclosure relating to the Services in terms of the Agreement or associated with the Company's activities (including the Company's business affairs, financial dealings, operations, commercial strategies, business strategies, business plans, processes, technical information, clients and supplier information, patient information, goodwill and reputation, know-how, proprietary rights, Intellectual Property Rights, designs, trade secrets, and market opportunities) which is disclosed by the Company (or on the Company's behalf) to other Party in connection with the Agreement;

Exceptions: The Receiving Party's obligations shall not apply to information which:

- (i) Party already controlled, possessed or developed, prior to receipt from the Company; or
- (ii) Was in the public knowledge at the time it was disclosed under the Agreement or becomes available to the public without breach of the Agreement; or
- (iii) The Party lawfully received without any such restrictions or obligations of confidentiality from a third party who in turn received such information legally and not in breach of any obligation of confidentiality;
- (iv) Is required to be disclosed by the Receiving Party under Applicable Laws, court orders or any order from a regulatory or governmental authority.



"Disclosing Party" shall mean the Party which discloses Confidential Information to the other Party arising out of or during the course of discharging obligations in terms of the Agreement.

"Effective Date" shall mean 12th December 2020.

"Force Majeure" shall mean any act of God, civil commotion, riot, war, earthquake, fire, flood, explosions, terrorist activity or any notice, order or notification of the government, public body or any other statutory authority on which either Party has no control and is beyond the control of the Parties.

"Party" shall mean either Second Party or First Party.

"Parties" shall mean joint reference Second Party and First Party.

"Receiving Party" shall mean the Party which receives Confidential Information of the other Party arising out of or during the course of discharging obligations in terms of the Agreement.

"Services" shall collectively mean and refer to the gamut of bio medical waste management services to be provided by the Second Party and shall include without limitation the collection, transportation, reception, storage, treatment and disposal of bio medical waste.

Interpretation

- (i) References to any document (including this Agreement) are references to that document as amended, consolidated, supplemented, novated or replaced from time to time.
- (ii) References in this Agreement to Articles, Clauses, Schedules and Annexures are references to articles, and clauses in and schedules and annexures to this Agreement. The Annexures or Schedules to this Agreement shall be deemed to form an integral part of this Agreement.
- (iii) Headings are inserted for convenience only and shall not affect the construction of this Agreement.

2. SCOPE OF THE AGREEMENT

- 2.1 During the Term hereof or the extended term as the case may be, Second Party shall render the Services at the Hospital in accordance with the service level requirements and qualitative standards set out in Annexure A hereof. Second Party shall perform the said Services of its own and to the complete and utmost satisfaction of the First Party and shall not engage a subcontractor without the express written consent of First Party for the performance of the said Services.



2.2 The collection of the Bio Medical Waste shall be done by the Second Party in a uninterrupted and efficient manner on a daily basis and Second Party and all its employees shall ensure strict adherence to the schedule and timings. In the event there is any change in the timing, the First Party shall communicate the same to the Second Party who shall be obliged to followed the revised timelines.

3. OBLIGATIONS OF SECOND PARTY

3.1 Second Party has agreed to perform the following services faithfully and diligently during the Term of this Agreement:

- (i) Provide the Services in a competent, efficient and uninterrupted manner and follow all hygiene and quality service standards, in rendering the Services in accordance with Applicable Laws and Annexure A hereof.
- (ii) Ensure that all the Bio-Medical Waste is collected, stored, treated and disposed of in accordance with Applicable Laws, and in compliance with the standards prescribed in Schedule of the Bio-Medical Waste Management Rules, Second Party shall also ensure that appropriate treatment and disposal of waste is done at the centralized facility as provided in the Schedule I of the Bio Medical Waste Management Rules, 2016 as amended from time to time.
- (iii) Ensure that the staff of the First Party signs the Daily Route Chart in the acknowledgment of the Bio Medical Waste handed over. The Second Party staff shall sign the Register to be maintained by the First Party in acknowledgment of the waste collected.
- (iv) Ensure that all the untreated Biomedical Waste is transported only in such vehicle as may be authorised for the purpose by the competent authority as specified by the Government.
- (v) Maintain all records relating to the collection, transportation, reception, storage, treatment and disposal and/or any form of handling of Bio-Medical Waste & removal of STP Sludge in accordance with the Applicable Laws, rules and any guidelines.
- (vi) Ensure that the Bio Medical Waste are collected, treated, re-cycled, re-processed, stored or disposed of only in such facilities as may be authorized by the state pollution control board for the purpose.
- (vii) Provide at its sole cost and expense a competent and trained team for rendering the Services as per the agreed requirements. In case any personnel found not meeting the requirement, Second Party shall be obliged to replace the same immediately.
- (viii) Ensure that the staff of Second Party collects Bio Medical Waste which are properly segregated and packed in accordance with the guidelines of Bio- Medical Waste Management Rules.



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- (ix) Second Party shall ensure that the container in which Bio Medical Waste is carried to any waste treatment facility outside the Hospital, shall, have the label as prescribed in Bio- Medical Waste Management Rules, and shall also carry information prescribed in Bio- Medical Waste Management Rules.
- (x) Second Party shall establish bar coding and global positioning system for handling of bio- medical waste as per the biomedical Waste Rules 2016
- (xi) Ensure giving due acknowledgement / signature to the staff of First Party on the collection of Bio Medical Waste.
- (xii) Procure police verification for all its employees. Second Party shall be solely responsible for any loss suffered by First Party on account of negligence, vandalism or theft. Second Party shall have to compensate fully the First Party for any loss suffered on this account.
- (xiii) First Party reserves the right to have designated representative's review, inspect and evaluate the operation and condition of the Services with respect to the quality, the methods of service, the hours, safety and sanitation. In case the quality of service is not found to the desired standards and specifications, action as deemed fit will be taken against the Second Party. First Party reserves the right either to terminate the Agreement forthwith or get the deficiency removed at the cost of Second Party and/or deduct such amount from the monthly service charges bill for the deficient services as may be determined by First Party. The decision of the First Party in this regard shall be final.
- (xiv) The Second Party shall be liable for all damages caused to the environment or third party due to improper handling, transportation and disposal of the Bio Medical Wastes and shall be solely and exclusively liable to pay financial penalties as levied for any violation of the provisions under the Applicable Laws and rules including of the State Pollution Control Board. Further, Second Party hereby agrees to indemnify and keep the First Party harmless and indemnified from and against all and any damages, penalties, fines that may be initiated by third parties and or by the appropriate authority under the Bio Medical Waste Management Rules and the Applicable laws.
- (xv) Second Party understands and agrees that employees, associates and affiliates of Second Party shall not be considered officers, employees or agents of First Party, and are not entitled to benefits of any kind or nature normally provided to employees of First Party.
- (xvi) Second Party assumes full responsibility for Second Party's acts or liabilities of employees, contractors, contract labour, consultants or agents as they relate to the Services performed under this Agreement. Second Party shall be responsible for the salaries, wages, statutory payments & the like of to the Second Party's employees, contractors, contract labours, consultants and agents. Under no circumstance shall First Party shall be liable for any payment or claim or compensation (including but not limited to compensation on account of injury /death /termination) of any

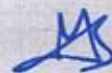


nature to such foregoing persons at any point of time during the currency of this Agreement or thereafter and Second Party shall keep First Party indemnified.

- (xvii) Second Party shall recruit at its sole cost and expense requisite manpower.

4. LEGAL COMPLIANCE

- (a) Second Party shall apply for, obtain and pay for any and all required permissions, permits, approvals, certificates, licenses and/or registrations (in its own name or in the name of First Party as may be required) as necessary under Applicable Laws for the proper execution and provision of the Services. Second Party shall provide / display copies of all the valid permissions, permits, approvals, certificates, licenses as and when required by First Party from time to time and shall keep in full force and effect all licenses, approvals and regularizations during the entire Term of the Agreement.
- (b) Second Party agrees that for any person who is employed/engaged in connection with the Services it will be liable and responsible for all compliances under all Applicable Laws not limited to relevant labour legislations and undertakes to pay all statutory payments, contributions, benefits, compensation, wages, taxes, fees, levies, etc. as may be due and payable under various laws. Under no circumstances shall First Party be liable or responsible in any manner for any compliances or payment to any government authority/agency or to the person concerned. Such employees shall at all times remain and be construed to be the employees of the Second Party alone. There shall be no employee-employer relationship between First Party and the employees engaged / deployed by the Second Party. In the event any claim is raised by any such employee/person engaged by the Second Party, the Second Party shall be solely liable to deal with the same and will be fully accountable and responsible for the same. The Second Party assumes the full responsibility for its acts or liabilities of its employees, contractors, contract labor, consultants, vendors or agents as they relate to the Services performed under the Agreement.
- (c) Second Party including their sub-contractors (if permitted in writing by First Party) shall maintain all the prescribed registers under the various statutes and produce them for inspection as and when required by First Party or by any authority under these statutes.
- (d) Second Party shall as and when required by First Party deliver to First Party all documents or other evidence which may be required to establish the compliance by Second Party and its sub-contractors with all Applicable Laws and these shall always be open to audit and/or inspection by First Party, its agents and/or associates. The audit and/or inspection of the Second Party will be on a monthly or quarterly basis, as First Party may find reasonable. Any non-compliance detected in any respect will be treated as material breach of the obligation of the Second Party.
- (e) Second Party shall purchase and maintain insurance, in addition to the insurance coverage statutorily required under labour laws to protect it from claims by personnel engaged by it directly or indirectly in connection with the Services for acts, omissions etc. including but not limited to claims for damages because of bodily injury, disability



benefit, occupational sickness or disease, or death of its employees. Second Party shall provide First Party with copies of insurance certificates during the term of the Agreement.

- (f) Second Party shall ensure that its employees observe perfect Safety Health and Environment "SHE" and shall ensure that adequate training programme is carried out by a qualified Training Manager on location to ensure that the "SHE" policy of First Party is fully implemented in every facet of services entrusted.

5. PAYMENT

In consideration for the provision of Services by Second Party, Second Party shall be paid service charges as per attached Annexure-B on a monthly basis subject to Second Party meeting all service level and quality standards. First Party shall arrange to make payment for invoice, subject to any deduction on account of any deficiency in services, within fifteen (15) days of the receipt of the invoice. All charges are inclusive of all levies and taxes. First Party shall deduct all taxes at source as prescribed by present or future Tax Laws of India. In case of any deficiency of services by Second Party, First Party shall be entitled to reduce the service charges to the extent of the deficiency as determined by First Party in its' sole discretion. The current charges are as per the weight of number of beds. In the event there is any additional load the same would be charged on per kilogram basis

6. REPRESENTATION AND WARRANTIES

Second Party represents warrants and undertakes to First Party that:

(i) Due Authorization

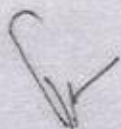
Second Party has all the licenses and the approvals that are required under the Applicable Laws for providing the Services under this Agreement. Second Party has the requisite power and authority to execute, deliver and perform this Agreement and to consummate the proposed arrangement. The execution, delivery and performance by Second Party of this Agreement and the consummation by Second Party of the proposed arrangement have been duly and validly approved by the board of directors of Second Party. When executed and delivered, this Agreement will constitute valid and legally binding obligations of Second Party enforceable in accordance with its terms.

(ii) No Conflict

The execution, delivery and performance by Second Party of this Agreement and the consummation by Second Party of this Agreement (i) does not violate any Applicable Laws, (ii) does not violate or conflict with any provision of the constitutional documents, including the memorandum and articles of association of Second Party or any agreement between Second Party and any third party(ies).

(iii) Consents and Approvals

All consents and approvals for the provisions of the Services under Applicable Laws have been complied with. None of such consents and approvals are the subject of any pending or threatened review or attack by appeal or direct proceedings or otherwise.



The representations and warranties made hereinabove shall survive the agreement and the company has entered into this agreement based on the aforesaid representations and warranties.

7. INDEMNITY AND LIABILITY OF SECOND PARTY

7.1 It is agreed between the Parties that the Second Party shall be liable for all damages caused to the environment or third party due to improper handling, transportation and disposal of the Bio Medical Wastes and shall be solely and exclusively liable to pay financial penalties as levied for any violation of the provisions under the Applicable Laws and rules including of the state pollution control board. Further, Second Party hereby agrees to indemnify and keep the First Party harmless and indemnified from and against all and any damages, penalties, fines that may be initiated by third parties and or by the appropriate authority under the Bio Medical Waste (Management & Handling) Rules and the Applicable laws.

7.2 Second Party shall keep and hold First Party its directors, its officers, , employees, representatives, successors, and assigns, or any such person indemnified and harmless from and against any and all losses, claims, damages or liabilities (including actual attorney's fees) expenses costs, and charges of any kind whatsoever joint or several to which First Party may become subject, in connection with any action, claim or proceeding resulting from third party claims, suits, demands, actions, proceedings, judgments, assessments, against First Party occasioned by, arising out of or resulting from (i) any breach of the terms of this Agreement by Second Party including breach of representations and warranties or (ii) claims by third parties, including on account of injury, damage or illness directly arising from the provision of the Services envisaged in the Agreement or (iii) any claims against First Party arising from any negligent act or omission of Second Party or Second Party's employees, agents, contractors or sub-contractors or their employees (iv) any statutory liability/penalty that may be imposed on First Party pursuant to or arising from the Services as mentioned herein.

7.3 This indemnity shall survive termination or expiry of this Agreement.

8. TERM AND TERMINATION

8.1 This Agreement shall be valid and binding between the Parties commencing on the Effective Date and subject to Article 8.2, shall remain in force from the Effective Date till 11th May 2021.

8.2 Notwithstanding anything contained in Article 8.1 above, this Agreement may be terminated by the First Party upon one written month's notice to the Second Party without assigning any reason.

8.3 The right of either Party to terminate this Agreement will be in addition to any other remedies it may have. All remedies to either Party under this Agreement are cumulative and not alternative and may be enforced successively or concurrently.

8.4 Expiry/termination of this Agreement will be without prejudice to any rights that



either Party may have accrued against the other prior to termination.

8.5 All payments becoming due and payable to the Parties as on the date of termination, under the terms of this Agreement shall continue to be due and payable to the Parties notwithstanding the termination hereof subject to adjustment for on account of deficiency of Services as determined by the First Party.

8.6 On termination Second Party and its employees shall cease to perform the Services.

8.7 Second Party shall be liable and responsible to make all statutory payments to its staff and personnel and fulfill all statutory obligations and liabilities and obtain suitable discharge in favour of First Party so that no liability whatsoever or obligation is foisted on the First Party from the amounts due to be paid to First Party or otherwise.

9. **ASSIGNMENT**

Second Party shall not assign, voluntarily or by operation of law, any of its rights or obligations under this Agreement without the prior written consent of the First Party; provided that First Party may assign its rights and obligations under this Agreement to an Affiliate, associate or subsidiary. Subject to the foregoing, the Agreement shall be binding on the Parties and their respective successors and assigns.

10. **COUNTERPARTS**

This Agreement may be executed in one or more counterparts, each of which shall be deemed an original but all of which taken together shall constitute one and the same instrument.

11. **CONFIDENTIAL INFORMATION**

(a) Each Party shall keep secret all Confidential Information, disclosed orally or in writing or in any electronic form, transmitted to it or made available to it by the Disclosing Party to the Receiving Party during the course of rendering/receiving Services in terms of the Agreement and shall not disclose, divulge, misuse, exploit or pass such Confidential Information on, wholly or partly, to third parties without express written consent of the other Party.

(b) The Parties shall not disclose the terms of the Agreement or make any announcement in respect of the subject matter of the Agreement without prior written consent of the other Party unless the disclosure is required by law or other regulatory authorities. In the event disclosure is required by law, rules or regulations, such disclosure shall be made (a) after the Disclosing Party has taken reasonable steps to consult with the other Party as to the terms of the disclosure prior to the same; (b) only to the extent necessary by such law, rule or regulation; and (c) only to the person or persons and in the manner required by law, rule or regulations or otherwise as agreed by the Parties.

(c) Each of the Parties shall disclose the Confidential Information of the other Party only to such of its own employees as is required on a 'need to know basis'; restricted to a minimum number as shall require the information to accomplish the purpose of the Agreement, and shall treat such Confidential Information with the same degree of care



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as it uses to protect its own Confidential Information of like importance, but not less than a reasonable degree of care under the circumstances. The Receiving Party of the Confidential Information shall fully assume responsibility for any breach or non-fulfillment of the obligations in the Agreement by any person to whom access to the Disclosing Party's Confidential Information is granted and shall fully indemnify and keep harmless the Disclosing Party for any losses, damages, claims or fees arising from such breach or non-fulfillment.

- (d) During the validity period (Term) as may be agreed between the Parties in the Agreement the Receiving Party shall maintain the Disclosing Party's Confidential Information in confidence and shall not copy, use, store, exploit or apply the disclosing party's Confidential Information (whether directly or indirectly) except for the authorized purpose of the Agreement or disclose the Disclosing Party's Confidential Information to any other person or company without the prior written consent of the Disclosing Party.
- (e) All intellectual property in the Disclosing Party's Confidential Information will be and remain the exclusive properties of the Disclosing Party and no rights or licenses in respect of any Intellectual Property whether in relation to the Disclosing Party's Confidential Information or otherwise are granted hereunder by the Disclosing Party to the Receiving party.
- (f) All Confidential Information disclosed shall be and shall remain the property of the Disclosing Party. On being requested in writing by the Disclosing Party, the Receiving Party shall return or destroy all documents thereof, furnished to the Receiving Party by the Disclosing Party. Any Confidential Information that is not returned or destroyed shall remain subject to the confidentiality obligations set forth in the Agreement for the confidentiality term and survival period.

12. EQUITABLE RELIEF

Without prejudice to any other rights or remedies that the Parties may have, the Parties agree and acknowledge that damages may not be an adequate remedy for a breach of any of the provisions of the Agreement hence each Party shall be entitled to an injunction, restraining order, right for recovery, suit for specific performance, or such other equitable relief as a court of competent jurisdiction may deem necessary or appropriate to restrain the other Party from committing any violation or enforce the performance of the covenants, obligations and representations contained in the Agreement. These injunctive remedies are cumulative and are in addition to any other rights and remedies the Parties may have at law or in equity, including without limitation, a right for recovery of the amounts due under the Agreement and related costs and a right for damages.

13. FORCE MAJEURE

If the performance by either Party, of any of its obligations under the Agreement is prevented, restricted or interfered with by reason of Force Majeure, then such Party shall be excused from such performance to the extent of such prevention, restriction or interference provided that:



- (a) the Party claiming Force Majeure shall give prompt notice to the other Party within a period of seven (7) days from the date of the Force Majeure occurrence providing a description of such Force Majeure, including a description, in reasonable detail, of the cause of the Force Majeure; and
- (b) the Party claiming Force Majeure shall use reasonable efforts to avoid or remove cause of non-performance and shall continue performance hereunder as soon as Force Majeure ceases.

14. DELAY AND WAIVER

No delay on the part of the Parties in exercising any right, power or privilege hereunder shall operate as a waiver thereof, nor shall any waiver on the part of the Parties of any right, power or privilege hereunder, nor shall any single or partial exercise of any right, power or privilege hereunder preclude any other right, power or privilege hereunder. The rights and remedies herein provided are cumulative and are not exclusive of any rights or remedies which the parties hereto may otherwise have at law or in equity.

No waiver by the Second Party of breach of any covenant, obligation or provision in the Agreement contained or implied shall operate as a waiver of another breach of the same or of any other covenant obligation or provision in the Agreement contained or implied in the Agreement.

15. SEVERABILITY

If any provision of the Agreement, including any phrase, sentence, clause or sub clause of the Agreement is invalid, inoperative or unenforceable for any reason, such circumstances shall not have the effect of rendering such provision in question invalid, inoperative or unenforceable in any other case or circumstance, or of rendering any other provision herein contained invalid, inoperative, or unenforceable.


16. RELATIONSHIP

The relationship between parties in the performance of this Agreement shall be on principal-to-principal basis. No provision of this Agreement shall be deemed to constitute a partnership or joint venture between the Parties.

No provision of this Agreement shall constitute either Party as the legal representative or agent of the other, nor shall either Party have the right or authority to assume, create or incur any liability or any obligation of any kind, express or implied, against or in the name of or on behalf of the other Party except as provided expressly under this Agreement.

17. SURVIVAL

In addition to any provision under the Agreement which contemplates performance or observance subsequent to any termination or expiration of Agreement, including, without limitation, the provisions relating to Confidentiality Indemnification,



Limitations on Liability, Termination, Dispute Resolution, Governing Law, and Jurisdiction shall survive expiration or termination of this Agreement.

18. LIMITATION OF LIABILITY

Either Party shall not be liable for special, indirect, consequential or punitive damages including loss of profit and/or revenue arising out of, in connection with, or relating to the Agreement regardless of the legal theory advanced or of any notice given as to the likelihood of such damages.

19. NO UNFAIR PRACTICES

Neither Party shall engage, abet, solicit or induce the other Party to engage in corrupt, unfair, fraudulent or other such practices (including anti-competitive). Nothing in this Agreement shall require First Party to perform Services which may cause it to breach any regulatory rules or guidelines.

20. GOVERNING LAW AND DISPUTE RESOLUTION

This Agreement shall be governed by and construed and enforced in accordance with the laws of India.

Any dispute or difference between the Parties shall be referred to arbitration by sole arbitrator to be appointed by the mutual consent of the Parties. If the parties are not able to agree on sole arbitrator within thirty (30) days after the filing of the request for arbitration, then either Party may take steps for appointment of arbitrator under the Arbitration and Conciliation Act, 1996. The Arbitrator's award shall be final and binding on the Parties to the Agreement. The arbitration agreement and the proceeding there under shall be in accordance with the Indian Arbitration and Conciliation Act, 1996 as amended from time to time. The venue of arbitration shall be New Delhi.

21. JURISDICTION

Subject to provisions of Clause 20 above, the Parties irrevocably agree that the Courts in Delhi shall have exclusive jurisdiction on any matter arising out of this Agreement. The Second Party hereby irrevocably waives any objection to the jurisdiction, process and venue of any such court and to the effectiveness, execution and enforcement of any order or judgment (including, but not limited to, a default judgment) of any such court in relation to the Agreement, to the maximum extent permitted by the law of any jurisdiction, the laws of which might be claimed to be applicable regarding the effectiveness, enforcement or execution of such order or judgment.

22. TAXES

All payments under this Agreement shall be subject to the taxes payable under the Applicable Law.

23. ENTIRE AGREEMENT

The Agreement, including all schedules/annexures as may be appended to the Agreement shall constitute the entire Agreement between the Parties with respect to the subject matter of the Agreement.



24. **AMENDMENT**

No purported alteration or amendment of the Agreement shall be effective unless it is in writing, refers specifically to this Agreement and is duly executed by each of the Parties to this Agreement. Change in the scope of any of the activities/functions/Services referred in the Agreement will always be done through mutual negotiation between First Party and the Second Party and implemented after appropriate lead time.


25. **NOTICES**

Notices, demands or other communication required or permitted to be given or made under the Agreement shall be in writing and delivered personally or sent by prepaid post with recorded delivery, or by legible tele fax and confirmed by registered mail/courier addressed to the intended recipient at the address as mentioned in the title of the Agreement. Either Party may from time to time duly notify to the other Party, change of address, if any.

IN WITNESS WHEREOF the Parties hereto have executed this Agreement the day and year first hereinabove written.

International Hospital Limited

Synergy Waste Management Pvt. Ltd.


Authorized Signatory


Authorized Signatory





ANNEXURE A
SERVICE LEVEL AND QUALITY REQUIREMENTS

1. The vehicle to collect BMW at a fixed time daily mutually decided by both parties.
2. The vehicle for transportation of BMW should be covered and designed as per the state govt regulation. The size of the vehicle should be as per the load.
3. The waste shall be collected from the Hospital on all six days if not collected or partially collected a fine of Rs 500/- shall be imposed by the First Party.
4. If the BMW is kept in unit premises for more than 24 hours then the Second Party would be responsible for any consequences. In case of failure to collect BMW for more than 24 hours from the designated time, the Second Party, shall be informed by the unit to collect the waste immediately, otherwise the unit can deduct an amount equivalent to per day charges multiplied to the number of days waste not collected.
5. The Second Party should clear the waste area completely.
6. Second Party to provide trained staff with the relevant vaccination and personal protective Equipment.
7. The Second Party to update any changes in Government regulations or policies.
8. Second Party should ensure occupational safety of all its workers involved in handling of bio-medical waste by providing appropriate and adequate personal protective equipment.
9. The Second Party to be open for inspection of their facility by relevant committee from the Hospital.
10. When any accident occurs at any institution or facility or any other site where BMW is handled or during transportation of such waste, the authorised person shall report the accident in prescribed Form to the concerned authority forthwith.

[Handwritten mark]

[Handwritten signature]



[Handwritten signature]

ANNEXURE B
PAYMENTS

In consideration of the Services, Second Party shall be entitled for a fixed monthly payment of Rs. 80,500/- (Rupees Eighty Thousand Five Hundred only) which shall remain fixed during the Term of this Agreement, unless Parties may mutually decide otherwise in writing.



[Handwritten signature]

[Handwritten signature]



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Annexure-D

BIO MEDICAL WASTE DETAIL OF 01st January 2020 to 31st December 2020

MONTH FY 2019	YEAR	Days	Total Bags Sent	Total weight Sent	TOTAL YELLOW BAG	TOTAL NO OF KG	TOTAL RED BAG	TOTAL NO OF KG	TOTAL BLUE BAG	TOTAL NO OF KG	TOTAL PPC BAG	TOTAL NO OF KG	TOTAL Cytotoxic/ Yellow Category BAG	TOTAL Cytotoxic/ Yellow Category OF KG
January	2020	31	1838	10903.55	805	6917.25	600	2441.9	206	1149	181	304.4	46	91
February	2020	28	1747	10274.31	713	6010.61	621	2549.91	196	1313.36	176	314.51	41	85.92
March	2020	31	1608	9768.94	670	5609.28	566	2572.68	187	1236.99	140	232.29	45	117.7
April	2020	30	1072	5493.75	501	3329.31	374	1275.83	102	698.7	62	90.38	33	99.53
May	2020	31	1190	7530	538	4838.24	414	1689.68	109	731.16	90	140.61	39	130.31
June	2020	30	1415	9528.13	711	6318.75	484	2154.59	115	831.3	72	119.74	33	103.75
July	2020	31	1337	6478.5417	627	3655.17	496	1963.76	111	638.0417	72	114.8	31	106.77
August	2020	31	1340	6280.81	607	3442.51	524	2045.65	111	601.7	67	104.2	31	86.75
September	2020	30	1267	6073.31	567	3288.57	477	1977.52	117	609.12	75	107.39	31	90.71
October	2020	31	1352	6301.85	607	3440.86	510	2026.54	123	637.52	81	106.59	31	88.34
November	2020	30	1298	6300.52	601	3535.12	471	1894.27	114	650.99	82	134.69	30	85.45
December	2020	31	1325	6218.46	595	3478.66	490	1898.16	125	615.92	84	135.39	31	90.33
Total		365	16789	91152.17	7542	53864.33	6027.00	24490.49	1616.00	9713.80	1182.00	1906.99	422.00	1176.56
Monthly Avg.						4488.69		2040.87		809.48		158.92		98.05

	Quantity of waste generated or disposed in Kg per annum	Monthly Avg. Basis
Yellow + Cytotoxic	55040.89	4586.74
Red	24490.49	2040.87
Blue	9713.80	809.48
PPC	1906.99	158.92

Manit

Annexure-E

NAME OF UNIT: Noida

Bio-medical waste management committee: - yes, attached minutes of the meetings held during the reporting period.

bio-medical waste management committee	AGENDA	DATE	(Annexure)
<p>BMW – updates</p> <p>Other Essential agenda was discussed – license updates, NSI rates trainings in IC and BMW, surveillance reports including OT, new constructions, updates in last quarter were discussed</p>	<p>BMW site visit in September, report shared with the management</p> <p>No major gaps in the last quarter BMW audits in hospital.</p> <p>Responsibility: - Nursing/doctors/ GDA / all staff on floors</p> <p>ICT to continue audits</p>	23/1/2020	(Annexure-E) : - ATTACHED
BMW	<p>BMW Covid guidelines are in place, have been shared with all concerned, it was requested that all users be aware of the process and be very vigilant of the segregation and the process, movement of waste also defined in workflow.</p> <p>BMW quarterly updates have been shared with the admin team.</p> <p>Responsibility: - Nursing/doctors/ GDA / all staff on floors</p> <p>ICT to continue audits</p>	30/4/2020	(Annexure-E):- ATTACHED
<p>Essential-BMW licensing/annual update discussed</p> <p>Surveillance reports discussed</p>	<p>Annual BMW report although shared with authorities, to be uploaded on website</p> <p>Responsibility: - Dr Bedi / Dr Shalini to take up further</p>	12/8/2020	(Annexure-E):- ATTACHED

AS

FORM – I

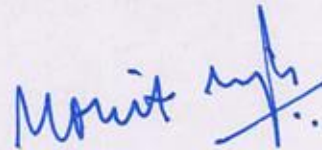
[(See rule 4(o), 5(i) and 15 (2))]

ACCIDENT REPORTING

- | | | | |
|-----|--|---|---------|
| 1. | Date and time of accident | : | FY 2020 |
| 2. | Type of Accident | : | NIL |
| 3. | Sequence of events leading to accident | : | NA |
| 4. | Has the Authority been informed immediately | : | NA |
| 5. | The type of waste involved in accident | : | NA |
| 6. | Assessment of the effects of the accidents on human health and the environment | : | NA |
| 7. | Emergency measures taken | : | NA |
| 8. | Steps taken to alleviate the effects of accidents | : | NA |
| 9. | Steps taken to prevent the recurrence of such an accident | : | NA |
| 10. | Does your facility have an Emergency Control policy? If yes give details | : | NA |

Date: 22-06-2021

Place: Noida



Signature Mohit Singh

Designation Zonal Director

Date: 22-06-2021

To,
Regional Officer,
U.P Pollution Control Board,
E-12/1, Sector-1,
Noida-201301

Sub: Submission of Form IV

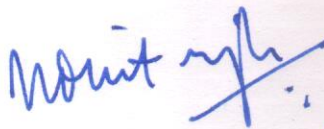
Respected Sir,

Please find attached herewith the Form IV (Annual Report of Bio-Medical Waste generation in our hospital for 1st January 2020 to 31st December 2020

Thanking You,

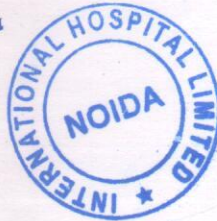
Regards,


For International Hospital Limited,



Authorized Signatory

Encl.: As Above




23-06-21
क्षेत्रीय कार्यालय
उ० प्र० प्रदूषण नियंत्रण बोर्ड
ई-12/1, सेक्टर-1, नोएडा