

RUDRAKSH ENVIRO CARE PVT. LTD.



VIII. Bhadog, Teh. Naraingarh, Distt. Ambala
Ph.: 9416095766, 9813577044, 9017250007
E-mail: rudrakshenvirocare101@gmail.com

Regd. No. Amr-105.....

SERVICE AGREEMENT

This agreement entered into on this 1st day of April 2021 at Haryana

BY AND BETWEEN

RUDRAKSH ENVIRO CARE PVT. LTD., having its Treatment Facility at Village Bhadog, Tehsil Naraingarh, District Ambala Haryana and its regd. Office at VIII. Bhadog, Tehsil Naraingarh, Distt. Ambala, (hereinafter referred to as "First Party" which expression shall, unless contrary to and/or repugnant to the context mean and include its successors, representatives and permitted assigns etc.) through Sh Puneet Kumar to enter into and sign this agreement for and on behalf of the First Party.

AND

M/s M.M. (Deemed To Be) University Mullana (Ambala) (hereinafter referred to as "Second Party" which expression shall unless contrary to and/or repugnant to the context mean and include its successors representatives and permitted assigns) through its authorized representative Dr. L.N. Gray Medical Superintendent of the Second Party.

WHEREAS

The First Party has been authorized by the HARYANA STATE POLLUTION CONTROL BOARD (HSPCB) of the Bio-Medical Waste Rules, 2018 for operating a facility for the Collection, Reception, Transportation, Treatment and Disposal of Bio-Medical Waste in Haryana.

The Second Party in compliance of the Bio-Medical Waste (Management & Handling) Rules 2018 desired to have services for disposal of their Bio-Medical Waste for which the First Party is authorized facility of HSPCB.

NOW THIS AGREEMENT witnesseth the following terms & conditions to be performed by both the parties to the agreement.

The First Party will require the Second Party's staff/representative to sign its Daily BMW Collection Sheet in acknowledge of Bio-Medical Waste handed over. The First Party's staff will sign the Record Book to be maintained by the Second party in acknowledgement of waste collected. Maintenance of the said Record Book by the Second Party is a statutory requirement and has to be complied with.

Contd.....2

2. The Second Party will arrange collection, and ensure proper segregation of Bio-Medical Waste generated from its various departments/wards, as per Bio-Medical Waste (Management & Handling) Rules, 2018. The Second Party also ensures that all the Bio Medical Waste i.e. incinerable and autoclavable waste (including plastic waste) is handed over to First Party. All infected material including culture plates, laboratory sample (autoclavable) shall be segregated in yellow bags at user level and given to First Party.
3. The Second Party will pack the segregated Bio-Medical as per rules, at the collection end point, in Colour Coded Bags, Label the said bags as per Schedule IV (Rule 6) of the Bio-Medical Waste (Management & Handling) Rules, 1998 and keep them ready for collection by First Party's collection staff during 6 a.m. to 10 p.m. or any other time which may be mutually agreed upon.
4. The Second Party will itself arrange for all colours coded bags as per BMW Rules to be used for informal segregation & for their end point purposes.
5. The Second Party undertakes to deliver to the First Party only the segregated Bio-Medical Waste generated on daily basis. Bags should be duly labeled as per Schedule IV, signed and tagged. General Waste i.e. (MUNICIPAL SOLID WASTE IS NOT TO BE PUT INTO THE COLOUR CODED BAGS AT ALL). For any violation of the Bio-Medical Rules in this regard the Second Party shall be exclusively responsible.
6. The Second Party's responsibility will cease once the segregated bio-medical waste, duly packed, labeled and signed, has been handed over to the First Party. It is specifically agreed and understood that compliance of the Bio-Medical Waste (Management & Handling) Rules 2018 during transportation and disposal of Bio-Medical Waste shall be the exclusive responsibility of the First Party. The Second Party will be solely responsible for compliance of Bio-Medical Waste (Management & Handling) Rules 1998 in respect of their liquid bio-medical waste.
7. The First Party will charge the Second Party being a ~~MAN (D) UNIT~~ Having 1310 Bed facilities, Rs. [40,500] = (Rupees one lakh thirty thousand only) per month subject to maximum quantum of Kg. An additional amount shall be charged by the CBWTF from HCF with capacity more than 50 beds, if the HCF generates bio-medical waste more than 335 grams per day.
8. Apart from one month charges payable at the time of signing of agreement as per clause 7 above, the late fee @ Rs. 200/- per month, in which the payment is due, would be charged by the First Party if payment is not made within 10 days of the receipt of the bills or 10th of every month, whichever is earlier.
9. Payment will be accepted only by Cheque / NEFT / RTGS.
10. Taxes, such as Contract Sales Tax, Service Tax etc., if applicable, shall be payable by the second Party.
- 11(a) notwithstanding the aforesaid terms this Agreement may be terminated by either party by giving 90 days written notice. However this requirement of 90 days' notice shall not be applicable upon the occurrence of any of events specified in Clause 10(b), in which events the service would be suspended/terminated forthwith.
 - (b) Notwithstanding the aforesaid term.
 - i. The First Party will be within their rights to suspend the services to the Second Party in the event of the neither Second Party handing over un-segregated Bio-Medical Waste or for non payment within Thirty days of submission of the bill. After termination of agreement the First Party shall inform the Haryana State Pollution Control Board in writing regarding cancellation of agreement.

12. Neither party shall transfer or assign the right granted under this Agreement without the prior intimation to and permission of the other party without obtaining a written undertaking by the proposed assignee/transferee agreeing to assume all of the said party's obligations under this Agreement and to abide by all the obligations and covenants contained herein.
13. In the event of any increase in the prices of diesel, petrol, CNG, electricity etc., or in minimum wages payable to employees as per Minimum Wages Act of any other circumstances that affect the transportation / disposal cost of Bio-Medical Waste during the substance of this agreement, the First Party shall be entitled to enhance rates as prescribed in clause 8, which shall be fixed by mutual agreement between the parties.
14. No change of modification or waiver of any of the terms of this Agreement shall be effective unless agreed to in writing and signed by a duly authorized officer of each of the parties hereto.
15. This agreement shall be governed by the laws of India and shall be interpreted and construed in accordance with the laws of India and the Courts at Ambala, Haryana alone shall have exclusive jurisdiction to try, entertained and dispose of any dispute between the parties hereto.

First Party:	Second Party:
Rudraksh Enviro Care Pvt. Ltd. Village Bhadog, Tehsil Naraingarh, Distt. Ambala. Ph.: 9416095766, 9813577044, 9017250007 E-mail: rudrakshenvirocare101@gmail.com GST No.: 06AAFCR4282D1Z1	M.M. (Deemed To be) University Mullana (Ambala) Contact No. GST No.:

Any such notice or communications shall be deemed to have been duly given and served at the date and time of (i) delivery or of first refusal of delivery, if sent by registered mail or delivered by hand; or (ii) either the date sent (if sent during the receiving party's normal business hours) or next succeeding business day, if sent by telefax.


16. The term of this Agreement shall be 1st year commencing from 1.4.2021 and terminating on 31.3.2022 and the Agreement thereafter may be renewed for such further period and on such terms & conditions as may be mutually decided by the parties.

IN WITNESS WHEREOF, THE PARTIES HERETO HAVE SET THEIR HAND AND SEAL THE DAY AND YEAR FIRST ABOVE WRITTEN.

For Rudraksh Enviro Care Pvt. Ltd.

For M/s


 Authorized Signatory
 (First Party)

Authorized Signatory 
 (Second Party) **Dr. L. N. GARG**
 Med. Superintendent
 MMMSR, Mullana (Ambala)

Agreement

भारतीय गैर न्यायिक

पचास
रुपये

रु.50

FIFTY
RUPEES

Rs.50

INDIA

INDIA NON JUDICIAL

हरियाणा HARYANA

G 477182

This AGREEMENT is entered at Nalagarh on This 1st Day of the month of March 2019

Between

M/s SHIVALIK SOLID WASTE MANAGEMENT LIMITED a company registered under companies ACT 1956 having its registered office at Village Majra P.O Dabhota, Tehsil Nalagarh (H.P) & Work: Khatoni 43/43 Min- Village Sabbawal, Nalagarh (H.P.), and currently represented by its Chief Executive Officer Shri Ashok Sharma (hereinafter referred to as "SSWML Unit -II", which expression shall where context so requires or admit of, be deemed to include its successors or assignees) of on one Part.

AND

M/s Maharishi Markandeshwar Deemed to be University, Mullana (Ambala) having its registered office at Maharishi Markandeshwar Deemed to be University, Mullana (Ambala) and currently represented by its Authorized Signatory Pradeep Kishore age about 63 years, residing at M.M. Deemed to be University Campus Mullana (Ambala) (Hereinafter referred to as "MEMBER" which expression shall where the context so requires or admits of, be deemed to include its successors or assignee) of the other Part.

AND WHEREAS, the foremost and the sole objective of SSWML Unit -II is to prevent Environmental Pollution Hazards and to observe the existing laws on Environmental Pollution Control and having valid Authorization for operating a facility for Collection, Storage and Dismantling of E-Waste under E-Waste (Management) Rules, 2016, as amended from time to time .

AND WHEREAS, the MEMBER desires to send its E-Waste (hereinafter referred to as 'E-WASTE') as defined under E-waste (Management Rules 2016) to SSWML Unit -II as per the norms of Haryana State Pollution Control Board (hereinafter referred to as "HSPCB") and Ministry of Environment & Forest

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For Maharishi Markandeshwar
(Deemed to be University)
Mullana, Ambala-133207

Climate Change Govt. of India and SSWML Unit -II having requisite facilities in this behalf, agrees to receive the E-Waste sent by the MEMBER on the terms and conditions stated hereunder, which have been mutually agreed to by and between SSWML Unit -II and the MEMBER.

AND WHEREAS, the parties hereto have decided to execute a DEED OF AGREEMENT.

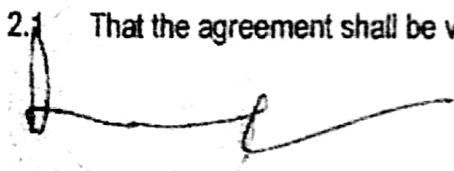
NOW THIS AGREEMENT WITNESSES and it is hereby, mutually agreed by and between the parties hereto as follows:

1. DEFINITIONS AND INTERPRETATIONS :

- 1.1. 'TIME' shall be stated in 'Hours' and shall mean Indian Standard Time.
- 1.2. 'DAY' means a period of Twelve (12) consecutive hours beginning at 08:00 hours and ending at 20:00 hours.
- 1.3. 'WEEK' means a period of seven (7) consecutive days beginning from a day.
- 1.4. 'MONTH' means a period beginning at 0800 hours on the first day of calendar month and ending at 0800 hours on the first day of succeeding calendar month.
- 1.5. 'YEAR' means a period of three hundred and sixty five (365) consecutive days or three hundred and sixty six (366) consecutive days when such period includes a twenty ninth (29th) day of February, beginning at 0800 hours from a day.
- 1.6. 'FINANCIAL YEAR' means a period of three hundred and sixty five (365) consecutive days or three hundred and sixty six (366) consecutive days when such period includes a twenty ninth (29th) day of February, beginning at 0800 hours from a day.
- 1.7. The headings of or titles to the clauses in this AGREEMENT shall not be deemed to be part thereof or be taken into consideration in the interpretation or construction thereof or of the AGREEMENT.
- 1.8. Words imparting the singular only also include the plural and vice versa, where the context so requires.
- 1.9. The present agreement is entered in to by SSWML Unit-II for Procuring, Processing, Segregation, including dismantling of E-waste and disposal of **E-waste only** of its members.

2. PERIOD OF AGREEMENT

- 2.1 That the agreement shall be valid for the duration of 20 year(s) commencing



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For Maharishi Markandeshwar
(Deemed to be University)
Mullana, Ambala-133207

From 01.03.2019 to 28.02.2039. and may be renewed (without Membership fee) thereafter as per consent of both parties.

2.2 Both the parties hereto agree that the present Agreement shall automatically come to an end in any of the following eventualities.

- I) On expiry of Authorization granted to the Member and the same having not been renewed or the same having been not granted by State Pollution Control Board.
- II) On expiry of the present Agreement, where no fresh Agreement is signed and executed between parties hereto as mentioned above.
- III) On Authorization to SSWML Unit-II being cancelled, refused or not granted by HSPCB.

3. Both the parties hereto further agree that in case of the present Agreement coming to an end owing to any of the aforesaid eventuality, it will be the sole responsibility of the Member to handle and treat its E- waste in accordance with the relevant provisions of law and that SSWML Unit-II will not be responsible in any manner whatsoever in respect of the E-Waste of the Members.

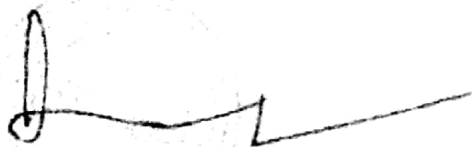
4. OBLIGATION OF THE SSWML Unit-II & MEMBERS

- 4.1. One time non refundable membership fee of Rs 2500/- plus GST (as applicable) Shall be levied on the member industries at the time of execution of this agreement.
- 4.2. The quantum of E- Waste to be lifted / transported and disposal charges if applicable, shall be as per the terms and conditions of attached annexure -A.
- 4.3. SSWML Unit-II will provide manifest Form 6 to the member industries when it lifts / receives the E-Waste.
- 4.4. The MEMBER alone shall be liable for any action initiated against the MEMBER under E- Waste (Management) Rules, 2016, as amended from time to time or any other Pollution Laws or any other relevant provisions of Law for the time being in force, by SPCB or any other Authority.

5. TRANSPORTATION

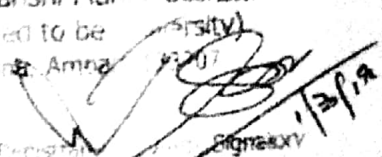
5.1. Transport of Solid waste shall be in accordance with the provisions of Rules issued by the Central Government under Motor Vehicles Act, 1988 and other guidelines issued from time to time and / or subject to the provisions of law for the time being in force.

6. FORCE MAJEURE.



3

For Maharishi Marudra
(Deemed to be University)
Mullana, Amn
2017
Signature



- 6.1 If the performance of this Agreement or any obligations hereunder is prevented, restricted or interfered with by reason of earthquake, fire, flood or other casualty or due to strikes, riot, storms, explosions, acts of God, war, terrorism, or a similar occurrence or condition beyond the reasonable control of the Parties, the Party so affected shall, upon giving prompt notice to the other Party, be excused from such performance during such prevention, restriction or interference, and any failure or delay resulting there from shall not be considered a breach of this Agreement.

7. PREVIOUS CORRESPONDENCE

- 7.1. All discussion and meetings held and correspondence exchanged between SSWML Unit - II and the MEMBER in respect of the AGREEMENT and any decision arrived at therein in the past and before the coming into force of the present AGREEMENT are herein superseded by the present AGREEMENT and no reference of such discussions or meetings or past correspondence shall be entertained by either SSWML Unit -II or the MEMBER for interpreting the present AGREEMENT or otherwise.

8. LAWS GOVERNING THE AGREEMENT

- 8.1. The present Agreement shall be subject to Indian Laws, rules and regulations and notifications and notifications etc. issued under such laws.

9. AMENDMENTS

- 9.1. SSWML Unit-II may at any point of time make suitable changes in the present Agreement after serving a notice to the MEMBER.

10. TERMINATION OF AGREEMENT

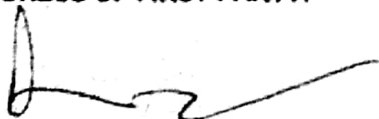
- 10.1. Either party shall have the right to terminate this agreement by written notice of 90 days to the other party.

11. JURISDICTION

- 11.1. The present Agreement, SSWML Unit-II and MEMBER mutually agree that the Courts at Ambala only shall have jurisdiction for settlement of all the disputes/differences arising out of this Agreement.

12. The address of the parties hereto unless changed by written notification to be given at least 15 days in advance by registered letter prior to proposed date of change, shall be as follows :

ADDRESS OF FIRST PARTY:



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For Maharishi Markandeshwar
(Deemed to be University)
Mullana, Ambala
13207
Accts. Officer/Registrar
Auth. Signatory
13/12

M/s SHIVALIK SOLID WASTE MANAGEMENT LTD Unit-II
Reg. Office VILALGE MAJRA, PO DABHOTA, TEHSIL NALAGARH
DISTRICT SOLAN (H.P) Works: Khatoni 43/43 Min-Village Sabbowal, Nalagarh (H.P.)

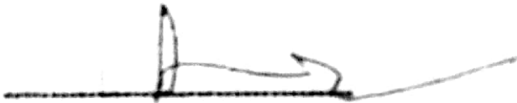
ADDRESS OF SECOND PARTY:

Maharishi Markandeshwar (Deemed to be) University, Mullana (Ambala)

THE MEMBER:

IN WITNESS WHERE OF the parties hereto acting through their properly constituted representatives has set their hands to cause this AGREEMENT signed and executed in their respective names and on their behalf.

For and on behalf of the
SHIVALIK SOLID WASTE MANAGEMENT LTD



Name: Shri Ashok Sharma
Designation: CEO
Address: SCO 20-21, Kalka Address :
Shimla Highway, Near Hotel
Dolphine, Baltana, Zirakpur (PB)

Witness

1. Mrinmay
Name : Mrinmay Deb Nath

Address: SCO 20-21
SSWML, Sharda
Highway, Near hotel
Dolphine, Baltana, Zirakpur
140604

For and on behalf of the

MEMBER
Maharishi Markandeshwar
(Deemed to be University)

Mullana, Ambala-133202
TRADE KISHORE

Acc. Name/Registration No. 11/29/19
Designation :

PLACE - MULLANA
Distt - AMBALA

Witness

f. Singh
Name : f. Singh

Address: m.m.d.u. mullana
Ambala



Shivalik Solid Waste Management Limited-II

Regd. Office: Village Majra PO Dabhota, Tehsil Nalagarh Distt. Solan (HP)- 174 101

Works: Khatoni 43/43 min-Village Shabowal, Tehsil Nalagarh Distt. Solan (HP) – 174 101

Telefax: 01795-260427, E-mail: rahul.verma@beil.co.in

Mobile: 8288079366

We are already providing an end to end seamlessly integrated solution for e-waste management to Multi- National Companies (MNC), Indian Multi-National Corporate (Indian MNC), other Corporate, Banks, Retailers, Bulk Consumers, Original Equipment Manufacturers (OEM), Government Departments, NGOs, Households, Philanthropy Organization's, Educational Institutions and all other entities willing to discard their e-waste in an environment friendly manner.

We are equally proud to share that Shivalik Solid Waste Management Limited Unit – II has developed its in house technologies for recovery of Precious & Rare Earth Metals from the complicated e-waste, Recycling on Wheels Facilities for Data Destruction & Lamp Recycling Facilities for on-site & off-site services amongst other value added services.

Today, SSWML boasts of a unique business model that has evolved to meet changing customer needs and regulatory requirements of the India's e-waste management industry. Our end to end services starts from Removal of the asset from the client's premise, Inventorization, Packing, Reverse Logistic, Data Destruction, Waste electrical and electronic equipment (WEEE) Recycling, Asset Recovery, Dismantling, E- waste Recycling, Lamp Recycling, Precious Metal Recovery, Extended Producers Responsibility (EPR) Implementation, Corporate Social Responsibility (CSR) Enabling on PAN India basis.

Our services are centered on conserving the natural resources, providing intellectual property protection to our customers, extending asset recovery services, enabling reverse logistics and ensuring 100% recycling of E-waste. At SSWML U - II, whatever we do is primarily dictated by our ultimate objective to **Reduce, Reuse and Recycle**. Which is why, each of our services is aimed at providing sustainable solutions, both economic and environmental, that leave a better world for the generations to come.

Through "Shivalik Solid Waste Management Limited Unit - II" our vision is to be one of the most diversified provider of waste management services, committed to the growing challenge of protecting the environment. We are looking forward to oblige with the honor to serve you.

Please also visit our official Website:

<http://www.tatvaglobal.com/>
www.sswml.com

Thanking you & assuring you our best services at all times.

Authorized Signatory

For Shivalik Solid Waste Management Ltd.

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ANABL ACCREDITED LABORATORY: T-2181

ISO 9001:2008, ISO 14001:2004, ISO 18001:2007, ISO 27001:2007



AN ISO 9001:2008 CERTIFIED

Providing solution for Clean Environment

Website: www.sswml.net



Shivalik Solid Waste Management Limited-II

Regd. Office: Village Majra PO Dabhota, Tehsil Nalagarh Distt. Solan (HP)- 174 101

Works: Khatoni 43/43 min-Village Shabowal, Tehsil Nalagarh Distt. Solan (HP) – 174 101

Telefax: 01795-260427, E-mail: rahul.verma@beil.co.in

Mobile: 8288079366

Ref. No. SSWML Unit-II/ZKP/2020-21/10227

Dated: 29.05.2020

To,
M/s Maharishi Markandeshwar University Trust,
Mullana, Haryana, 133203.

Subject: Quotation for upliftment of E-Waste & CFL

Kind Attention: Mr. LovKesh

Dear Sir,

This is reference to the discussion had with you regarding the subject mentioned above, like to inform you that Shivalik will Purchase/Charge the E-Waste/CFL etc. from your organization as per following T & C's:

- 1.) Shivalik will take E-waste and pay @ Rs. 8 per kg (Detail of E-waste items mentioned below)
- 2.) Shivalik will take CFL Bulbs & Tubes and charge @ Rs. 30/ per kg (Detail of CFL etc. Items mentioned below)

The List of E-Waste & CFL etc. is given below: -

E-Waste	
E-waste (SSWML WILL PAY)	CFL etc. (SSWML WILL CHARGE)
<ul style="list-style-type: none">-Computer and peripherals (CPU, UPS, Keyboard, mouse, monitor),- Laptops- Servers- Mobile and Communication Devices- Mother Board (computer and laptops)- Security Devices- Telecom Equipment- Printers and scanners- Military electronics- Control system- Data cables and wires- T.V., refrigerators, digital camera, mobile charger, Pencil cell, electronic toys. Printed circuit boards etc.	<ul style="list-style-type: none">- Lighting Lamps such as tungsten, halogen, sodium lamps (bulbs CFL and Tube Lights)- Cartridges, Tonner etc.



A NABL ACCREDITED LABORATORY: T-2151
14961 2003, OHSAS 18001 2007 Certified Company

AG ISO 9001 2008 ISO 14001

Providing solution for Clean Environment

Website: www.sswml.net



Shivalik Solid Waste Management Limited-II

Regd. Office: Village Majra PO Dabhota , Tehsil Nalagarh Distt. Solan (HP)- 174 101

Works: Khatoni 43/43 min-Village Shabowal, Tehsil Nalagarh Distt. Solan (HP) – 174 101

Telefax: 01795-260427, E-mail: rahul.verma@beil.co.in

Mobile: 8288079366

Other Terms and Conditions: -

- The above-mentioned rates are at your premises.
- GST charges are extra as applicable.
- Transportation, Labour & Loading will be in Shivalik Scope (In case If the quantity of e-waste is more than 500 Kg.)
- Shivalik representative will check same in your premises before lifting.

Thanks & Regards

For Shivalik Solid Waste Management Ltd.

Authorized Signatory

AL

**HP STATE POLLUTION CONTROL BOARD
H.B. COMPLEX TOP FLOOR PHASE-I BADDI, DISTRICT SOLAN**

No. HPPCB (2901/Shivalik Solid Waste Management Ltd. Unit-II (ID: 26576)/18- 1-2

Dated: 02/04/18

M/s Shivalik Solid Waste Management Ltd. (Unit-II),
Khatoni No.43/43, Village Shabowal, P.O. Dhabhota, Tehsil Nalagarh,
District: Solan H.P. 174101

Subject: Authorization for operating a facility for Collection, Storage and Dismantling of E-Waste under E-Waste (Management) Rules, 2016.

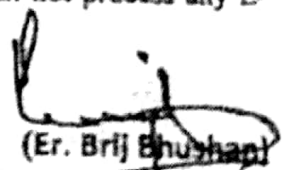
1. That the Environment (Protection) Act, 1986 (hereinafter referred to as the Act) has been enacted to provide for protection and improvement of the environment & connected therein and has come in to force in whole the country with effect from 19.11.86.
2. That the Central Government has in pursuance of the powers conferred upon it, under the provisions of the Act, made the E-Waste (Management) Rules, 2016.
3. That M/s Shivalik Solid Waste Management Ltd.(Unit-II) is hereby granted authorization for Collection, Storage and Dismantling of E-Waste on the premises situated at Khatoni No.43/43, Village Shabowal, P.O. Dhabhota, Tehsil Nalagarh, District: Solan H.P. 174101 under the provision of rule 9 of E-Waste (Management) Rules, 2016.
4. That the authorization shall be valid 31.03.2023.
5. That this authorization is granted and for dismantling/segregation of the following E-Waste categories:-

Sr. No.	Categories of electrical and electronic equipments covered under the rules	Category	Quantity/Unit	E-Waste Disposal Practice
1.	E-Waste Dismantling	Schedule-I	1000T/year	Sales to Registered Recycler of E-Waste.

6. That the segregated E-Waste shall be sent only to the registered recycler having recycling facilities for recovery of materials.
7. That no import/export of the E-Waste shall be carried out without approval of the Ministry of Environment and Forests, Government of India as remained under chapter-III of the Hazardous & Other Waste (Management) Rules, 2016.
8. That no damage on the environment or adverse impact on the health shall be caused during handling, storage & dismantling of E-Waste.
9. That no E-Waste will be procured for dismantling/segregation without getting the facility registered as per E-Waste (Management) Rules, 2016.
10. That this authorization shall cease to be valid & shall be liable to be revoked without any further notice in case of refusal/expiry of consent to operate under the provisions of the Water (Prevention and Control of Pollution) Act, 1974 and Air (Prevention and Control of Pollution) Act, 1981 by the State Board.
11. That this authorization is only for dismantling of the E-Waste. However, no recycling or metal extraction shall be carried without revided & prior with Consent & Authorization of the State Board.
12. That the industry shall comply with the conditions of consent to establish granted by the Board vide letter No. HSPCB/26576-1650/-23737-41 dated 20.03.2017 under the provisions of Water (Prevention and Control of Pollution) Act, 1974 and Air (Prevention & Control of Pollution) Act, 1981 and the conditions of the authorization under the Hazardous & Other Wastes (Management) Rules, 2016.
13. That the unit shall comply with the provisions of the Environment (Protection) Act, 1986 and rules made under there.
14. That the authorization or its renewal shall be produced for inspection at the request of officer authorities by the State Pollution Control Board/Competent Authority.
15. That the person authorized shall not rent, lend, sell, transfer or otherwise transport the E-Wastes without obtaining prior permission of the State Pollution Control Board.
16. That any unauthorized change in personnel, equipment as working conditions as mentioned in the application by the person authorized shall constitute a breach of his authorization.

17. That is the duty of the authorized person to take prior permission of the State Pollution Control Board otherwise to close down the operations.
18. That an application for the renewal of an authorization shall be made in form-1 before 60 days of its expiry as laid down under rule 13 (3) of the Rules.
19. That the authorization is granted subject to the conditions of authorization in this letter and such other conditions as may be specified in the Rules, from time to time.
20. That the unit shall ensure the compliance of the conditions of authorization granted to it by State Board under Rules 13 and shall also ensure compliance of the responsibilities prescribed under Rule 10 of E-Waste (Management) Rules, 2016 as "Dismantlers".
21. That it will be ensured that the facility and dismantling activities are in accordance with the standards or guidelines published by the Central Pollution Control Board from time to time.
22. That the unit has to display and maintain the data online outside the factory main gate in Hindi & English both on a 6'X4' display board in the manner & format prescribed and the report of the compliance along with photograph shall be submitted to this office time to time.
23. That the annual reports/returns in the form-3 prescribed under the Rules shall be submitted to the Board by 30th June of every year and records of E-Waste generation, handling & management shall be maintained accordingly to the provisions of the E-Waste (Management) Rules, 2016 and shown & submitted to the Board as and when asked for.
24. That the E-Waste shall not be stored for a period beyond 180days, failing which the authorization shall be deemed to be revoked.
25. That the unit shall be ensure that the E-Waste is handled, managed & disposed of strictly in accordance with the E-Waste (Management) Rules, 2016. Non compliance of the Rules or any of the conditions contained in the authorized.
26. That the operator of the facility shall be liable to comply any other conditions as per the guidelines issued by the MoEF or CPCB or State Board related to collection, disposal, reception, storage & treatment of E-Waste.
27. That the unit shall not process any E-Waste for recovery or refining of materials, unless the unit is registered with the State Pollution Control Board as a recycler for refining and recovery of materials.
28. That this authorization is issued under the provisions of the E-Waste (Management) Rules, 2016 from the point of view of protection of environment only, and does not absolve the project proponent from obtaining requisite approvals/clearance etc. if any, needed from other agencies of the state and from making compliance of other statutory obligations prescribed under any other law or any other for the time being instrument in force.
29. That this authorization shall not, in any way, adversely affect or jeopardize the legal proceeding, if any, instituted in the past or that could be instituted against you by the State Board for violation of the provisions of the Act or the Rules made there under.
30. This authorization issued for E-Waste (Collection, Storage and Dismantling) only. Authorization and consent granted for dismantling of E-Waste @1000Ton/annum only and the unit shall not process any E-Waste for recovery or refining of materials.

21. List shall not of work without long unit Consent of this State Board.


(Er. Brij Bhushan)

Environmental Engineer, HPPCB, Baddi
Phone No.01795 245374

Copy forwarded to:

1. The Member Secretary, HP State Pollution Control Board, Shimla for information and necessary action please.
2. Case File

(Er. Brij Bhushan)
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