




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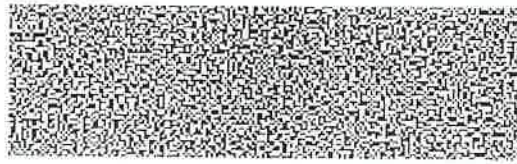
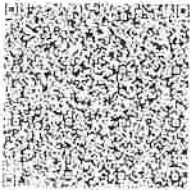
INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No.	: IN-KA51049563238253V
Certificate Issued Date	: 24-Nov-2023 02:21 PM
Account Reference	: NONACC (FI)/ kaksfcl08/ KOLAR/ KA-KO
Unique Doc. Reference	: SUBIN-KAKAKSFCL0870473652618903V
Purchased by	: MEERA ENVIROTECH PVT LTD KOLAR
Description of Document	: Article 12 Bond
Description	: AGREEMENT
Consideration Price (Rs.)	: 0 (Zero)
First Party	: MEERA ENVIROTECH PVT LTD KOLAR
Second Party	: SDUAHER TAMAKA KOLAR
Stamp Duty Paid By	: MEERA ENVIROTECH PVT LTD KOLAR
Stamp Duty Amount(Rs.)	: 100 (One Hundred only)


 Sri Sai Souharda Credit
 Co-op. Society Ltd.
 Opp. B.L.O. Office,
 Dodlapet, Kolar-563 101.





BIO-MEDICAL WASTE (HANDLING AND MANAGEMENT) AGREEMENT

MEERA ENVIROTECH PVT. LTD. having its registered office at BVR Lake Front Site No.1-4 Veerannapalya Main Road, Nagavara, A. College Post, Opp: Indian Oil Petrol Bunk, Bangalore – 560045, Plant Address: Sy.No.204, Haleri Cross, Sugatur Hobli, Kolar Taluk, Kolar District – 563102, PAN No.AANCE5938B, GST No. 29AANC55938B1Z0, and owning a Common Treatment Facility for treating and disposing Solid Bio-Medical Waste, herein after referred to as the OPERATOR, and, THE REGISTRAR SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH CENTRE, Tamaka, Kolar - 563103, herein after referred to as the R.L JALAPPA HOSPITAL & RESEARCH CENTRE, agree to come to the Memorandum of Understanding on the 11th Day of November, 2023 as detailed below:




 Medical Superintendent
 R.L. Jalappa Hospital & Research Centre
 Tamaka, Kolar-563103.


 Purchase officer
 Sri Devaraj Urs Academy of
 Higher Education & Research
 Tamaka, Kolar


 Registrar
 Sri Devaraj Urs Academy of Higher
 Education and Research
 Tamaka, Kolar - 563 103

1. The Operator, having the Consent Ref No. **AW-325232** from Karnataka State Pollution Control Board, shall run the Common Treatment facility to treat and dispose the Bio-Medical Waste produced by the **R.L Jalappa Hospital & Research Centre**. The facility consists of Bio-Medical Waste treatment equipment's including Incinerator, autoclave and low-speed shredders as per the CPCB norms.
2. **R.L Jalappa Hospital & Research Centre** shall hand over the Solid Bio-Medical Waste to the Operator at a single collection point within the health care facility only after meticulously segregating and packing in the respective color-coded bags as per the Bio-Medical Waste (Handling and Management) Rules, 2016 Guidelines amended in 2018 & 2019; for the treatment and disposal. The Operator has the right to refuse the collection of unsegregated Bio-Medical Waste in the interest of waste handling personnel of the Common Treatment Facility. In case of any amputated body parts, the hospital must properly pack the same in yellow bags only and the **R.L Jalappa Hospital & Research Centre** must give a 'declaration letter' regarding the amputation, failing which, the Operator shall not collect the waste.
3. **R.L Jalappa Hospital & Research Centre** has a total of **1000 beds** in the health care establishment as per the records submitted to the Dept. of Health and Family Welfare under the Karnataka Private Medical Establishments Act / Authorization with the Karnataka State Pollution Control Board to run the establishment. This information is considered for fixing the price payable to the Operator. However, if the number of beds as per actual at any given time is more than that of the furnished information, the price charged shall be on the basis of actual beds present in the health care facility.
4. Payment for Service charges & Poly Covers of Bio-Medical Waste Management in Favour Of M/s. Meera Envirotech Pvt Ltd.

Sl No.	Description	Period	Per Month Charges
1	Collection, Transportation, Treatment and final disposal of Bio medical waste from your hospital/College as per norms of 2016 Bio Medical waste disposal guidelines for 1000 bedded Hospital. The rates are applicable for 1 Year	11/11/2023 to 10/11/2024	1,35,000/- + GST 12%

Sl No	Description	Qty	UOM	Rate Per Bag	GST
1	Polythene Bags (50Micron) Yellow -30 Ltrs Capacity 22X30	2500	No's	8.00	Including 18% GST
2	Polythene Bags (75Micron) Yellow -60 Ltrs Capacity 30X40	1000	No's	14.00	Including 18% GST
3	Polythene Bags (50Micron) Red - 30 Ltrs Capacity 22X30	2500	No's	8.00	Including 18% GST
4	Polythene Bags (75Micron) Red-60 Ltrs Capacity 30X40	1000	No's	14.00	Including 18% GST
5	Polythene Bags (75Micron) Yellow -60 Ltrs Capacity 30X40 with Cytotoxic Symbol	1000	No's	14.00	Including 18% GST
6	Barcode Stickers (All Colours) as per requirement	8000	No's	0.75	Plus 18% GST

5. **R.L Jalappa Hospital & Research Centre** shall not enter into a parallel contract with any other Operator during the contract period.





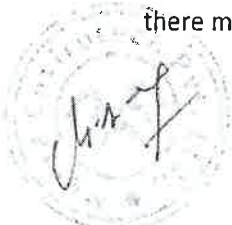


Medical Superintendent
 R.L Jalappa Hospital & Research Centre
 Tamaka, Kolar-563103

Purchase Officer
 Devaraj Urs Academy of Higher Education & Research

Registrar
 Devaraj Urs Academy of Higher Education & Research

6. **R.L Jalappa Hospital & Research Centre** shall ensure timely payment to the Operator on or before **5th of every month**. In case of non-receipt of the payment, the Operator shall stop the collection of waste and immediately intimate the Karnataka State Pollution Control Board. The delayed payments shall be recovered / collected with an interest @ 05% p.a.
7. The Operator shall collect the Bio-Medical Waste Regularly on time on every day of the week except on Sundays and treat the wastes as per the stipulated guidelines. The Operator shall not be responsible in case the hospital / clinic is not open at the time of collection. In case of frequent repetitions of such situations, an alternate solution has to be arranged by the **R.L Jalappa Hospital & Research Centre**. The Operator shall strictly not collect any general garbage / municipal solid waste.
8. A Destruction Certificate shall be issued by the Operator to the **R.L Jalappa Hospital & Research Centre** periodically certifying that the Bio-Medical Waste produced by the **R.L Jalappa Hospital & Research Centre** is treated and disposed. This will help the **R.L Jalappa Hospital & Research Centre** with the Karnataka State Pollution Control Board's compliance requirement to run the health care facility. The individual health care facility / **R.L Jalappa Hospital & Research Centre** can take the Authorization from the Karnataka State Pollution Control Board by informing them that their waste is collected and treated by **M/s Meera Envirotech Pvt. Ltd.** The same shall be mentioned in the Authorization form.
9. In case the **R.L Jalappa Hospital & Research Centre** finds any irregularities in collection of waste, they may intimate the Operator for immediate action.
10. In case of violation of any of the agreed conditions of this MOU, either the Operator or the **R.L Jalappa Hospital & Research Centre** may issue a two months' notice to terminate this arrangement.
11. Ensure occupational safety of all its health care workers and others involved in handling of Bio Medical waste by providing appropriate and adequate personal protective equipment's.
12. Health checkup records to be submitted at least once in a year for all involved in handling of Bio Medical Waste
13. Bio-Medical Waste management records and displays the monthly records in the waste management room and details to be submitted along with invoices.
14. The authorized shall comply with the provisions of the Environment (Protection) Act,1986 and the rules made there under.
15. The Authorization or its renewal shall be produced for inspection at the request of an officer authorized by the prescribed authority.
16. The person authorized shall not rent, lend, sell, transfer or otherwise transport the bio Medical wastes without obtaining prior permission of the prescribed authority.
17. It is Mandatory to provide the BMW App in the name of **R.L Jalappa Hospital & Research Centre** & there must be a access for the institution for collection automation & Barcoding system.







[Signature]
R.L. Jalappa Hospital & Research Centre
Tamaka, Kolar-503103.

3
[Signature]
Purchase officer
Sri Devaraj Urs Academy of
Higher Education & Research

[Signature]
Registrar
Sri Devaraj Urs Academy of Higher
Education and Research

18. This agreement valid from 11.11.2023 to 10.11.2024 and is renewable with mutual consent of both the parties.

All the disputes to this understanding are subject to the jurisdiction of courts in Bangalore only. All the points mentioned above shall have legal binding for a period of One year from the date of this agreement.

 25.11.23. Medical Superintendent R.L. Jalappa Hospital & Research Centre Tamaka, Kolar-563103. RLH & RC	 Executive Engineer SDUAHER	 Registrar Registrar Sri Devaraj Urs Academy of Higher Education and Research Tumkur, Kolar - 563 103 SDUAHER	 Director Meera Envirotech Pvt Ltd
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Form 2 -[Rule 6(2)] Authorization under
Hazardous & Other Wastes [Management
& Transboundary Movement] Rules, 2016

KARNATAKA STATE POLLUTION CONTROL
BOARD Plot No.14 'B' KIADB, Indl Area,
Bethamangala Road, Tamaka, Kolar-
563101 Tele No:08152-243199

Authorization No: H-126228 Valid upto: 30/06/2026

(This document contains 3 pages excluding annexure)

Authorization No: H-126228

PCB ID: 11347

Date: 07/02/2024

FORM FOR GRANT OR RENEWAL OF AUTHORISATION BY STATE POLLUTION CONTROL BOARD TO THE OCCUPIERS, RECYCLERS, REPROCESSORS, REUSERS, USER AND OPERATORS OF DISPOSAL FACILITIES

1. Authorization application submitted by the industry/organization on 01/02/2024 at Regional Office.
2. Profile approved by Regional Office Kolar
3. Proprietor of R.L. Jalappa Hospital & Research Centre is hereby granted an authorization for Generation, Selection, Reception, Storage, Transport or any other use of hazardous or other wastes or both on the premises situated at the location address: Ward No. - 1, NH-75, Tamaka, Kolar Taluk & District. Industrial Area:TAMAKA INDL ESTATE Taluk:Kolar District:Kolar

Details of Authorization:

Category of Hazardous waste as per the Schedule I,II & IV of these rules	Description of Hazardous Waste	Quantity/Annum	Unit	Authorized Mode of Disposal or recycling or utilization or co-processing, etc.,
I	5.1~Used Spent Oil	0.300	KLT	Shall be collected in leak proof containers and disposed to KSPCB authorized Re-processors/ Incinerator.
I	5.2~Wastes Residues Containing Oil	0.500	MTA	Shall be collected in leak proof containers and disposed to KSPCB authorized Re-processors/ Incinerator.

The authorization shall be valid for a period upto 30/06/2026

A. General Conditions of authorization:

- The authorized person shall comply with the provisions of the Environment (Protection) Act, 1986 and the Rules made there under.
- The authorization or its renewal shall be produced for inspection at the request of an Officer authorized by the Karnataka State Pollution Control Board.
- The person authorized shall not rent, lend, sell, transfer or otherwise transport the hazardous wastes and other wastes except what is permitted through this authorization and without obtaining prior permission of the KSPCB.
- Any unauthorized change in personnel, equipment or working conditions as mentioned in the application by the person authorized shall constitute a breach of this authorization.
- The person authorized shall implement Emergency Response Procedure (ERP) for which this authorization is being granted considering all site specific possible scenarios such as spillages, leakages, fire etc. and their possible impacts and also carry out mock drill in this regard at regular interval of time.
- The person authorized shall comply with the provisions outlined in the Central Pollution Control Board guidelines on "Implementing Liabilities for Environmental Damages due to Handling and Disposal of Hazardous Waste and Penalty".





Form 2 - [Rule 6(2)] Authorization under
Hazardous & Other Wastes [Management
& Transboundary Movement] Rules, 2016

**KARNATAKA STATE POLLUTION CONTROL
BOARD Plot No.14 'B' KIADB, Indl Area,
Bethamangala Road, Tamaka, Kolar-
563101 Tele No:08152-243199**


Authorization No: H-126228 Valid upto: 30/06/2026

(This document contains 3 pages excluding annexure)

- It is the duty of the authorized person to take prior permission of the Karnataka State Pollution Control Board to close down the facility.
- The imported hazardous and other wastes shall be fully insured for transit as well as for any accidental occurrence and its clean-up operation.
- The importer or exporter shall bear the cost of import or export and mitigation of damages if any.
- Any other conditions for compliance as per the Guidelines issued by the Ministry of Environment, Forest and Climate Change or Central Pollution Control Board from time to time.
- An application for the renewal of an authorization shall be made '**3**' months before the date of expiry.
- The Person authorized shall bring to the notice of the Board, if any increase in quantity, change in category and handling operation. In such cases, the authorized Person has to obtain fresh authorization.
- Karnataka State Pollution Control Board reserves the right to review, impose additional condition or conditions, revoke, change or alter the terms and conditions of this authorization or to suspend or cancel this authorization.
- The Person authorized shall take steps for reduction and prevention of the waste generated or for recycling or reuse.
- The authorized person shall maintain the records at site in Form-3 and shall submit the annual returns in Form-4 within 30th June every year for the Period April to March and manifest in Form-10.
- The record of consumption and fate of the imported hazardous and other wastes shall be maintained.
- The hazardous and other waste which gets generated during recycling or reuse or recovery or per-processing or utilization of imported hazardous or other wastes shall be treated and disposed of as per specific conditions of authorization.
- The transportation of hazardous waste shall have to be carried out only through registered/authorized vehicles meant for transportation of hazardous waste.
- The Person Authorized shall not store the Hazardous Waste more than ninety days as per Rule 8 (1).
- The Person Authorized shall transport and store the raw materials in a manner so as not to cause any damage to environment, life and property. The applicant shall be solely responsible for any damages to environment.
- Display Boards: The person authorized shall display sign boards at the storage site as "Hazardous Waste Storage Site" and "Danger" and the site shall be provided with accident preventive measures.

Additional Conditions:

General Conditions - are not applicable.


Regional Officer

For and on behalf of the

Karnataka State Pollution Control Board

ENVIRONMENTAL OFFICER

Karnataka State Pollution Control Board

KOLAR - 563 101.

This is Computer generated Authorization Order.

To
The Occupier,
R.L. Jalappa Hospital & Research Centre
Tamaka, Kolar Taluk & District.

COPY TO:

1. The Environmental Officer, KSPCB, Regional Office, for information and to inspect the industry within 15 days of time.
2. Master copy (Dispatch).
3. Office copy.



Form 2 -[Rule 6(2)] Authorization under
Hazardous & Other Wastes [Management
& Transboundary Movement]Rules,2016

**KARNATAKA STATE POLLUTION CONTROL
BOARD**Plot No.14 'B' KIADB, Indl Area,
Bethamangala Road,Tamaka, Kolar-
563101Tele No:08152-243199

Authorization No: H-126228 Valid upto: 30/06/2026

(This document contains 3 pages excluding annexure)

Category of Hazardous & other waste	Description of Hazardous waste	Quantity /Annum	Unit
1	5.1~ Used Spent Oil	0.300	KLT
1	5.2~ Waste Residues Containing Oil E- waste	0.500	MTA


Regional Officer
For and on behalf of the
Karnataka State Pollution Control Board

ENVIRONMENTAL
Karnataka State Pollution Control Board





Karnataka State Pollution Control Board
Parisara Bhavana, No.49, Church Street, Bengaluru-560001

Tele : 080-25589112/3,
25581383/388

Fax:080-25586321

Email id: ho@kspcb.gov.in

Consent For Operation(CFO-Air,Water) - (CfO-Renewal)

As per the provisions of
The Water (Prevention & Control of Pollution) Act, 1974
&
The Air (Prevention & Control of Pollution) Act, 1981

To

**Sri Devaraj Urs Academy Of Higher Education And Reserch, Tamaka,
Kolar**

for the Facility located at,

**Sri Devaraj Urs Academy Of Higher Education And Reserch, Post Box No. 62,
, Tamaka, Kolar**

Kolar

Consent Order No	PCBID	INW ID	Industry Colour/Scale	Date of Issue
W-339814	26271	173487	RED/LARGE	27/09/2023

**This Consent is granted for the Products/ Activity/Service name indicated
in the annexure along with the terms & conditions attached to this order**

Validity through: 01/01/2023 to 30/06/2027



ISO 9001:2015 & 14001:2015 Certified

Combined Consent Order No: W-339814

PCB ID: 26271

GSC No : PB0XG0000163487

Date: 27/09/2023

Combined consent for discharge of effluents under the Water (Prevention and Control of Pollution) Act , 1974 and emission under the Air (Prevention and Control of Pollution) Act , 1981

- Ref: 1. Application filed by the applicant/organization on 20/12/2022
2. Inspection of the Industry/organization/by RO, on 15/12/2022
3. Proceedings of the ECM dated 16/08/2023 , held on 11/08/2023

Consent is hereby granted to the Occupier under Section 25(4) of the Water (Prevention & Control of Pollution) Act, 1974 (herein referred to as the Water Act) & Section 21 of Air (Prevention & Control of Pollution) Act, 1981, (herein referred to as the Air Act) and the Rules and Orders made there under and authorized the Occupier to operate /carryout industry/activity & to make discharge of the effluents & emissions conforming to the stipulated standards from the premises mentioned below and subject to the terms and conditions as detailed in the Schedule Annexed to this order.

Location:

Name of the Industry: Sri Devaraj Urs Academy Of Higher Education And Reserch

Address: Post Box No. 62, , Tamaka, Kolar

Industrial Area: Kolar-Tamaka I.A, Tamaka,

Taluk: Kolar, District: Kolar

CONDITIONS:

a) Discharge of effluents under the Water Act:

Sr	Water Code	WC(KLD)	WWG(KLD)	Remark
1	Domestic Purpose	350.000	300.000	Sewage effluent shall be taken in STP of capacity 300 KLD and treated sewage shall confirm to standards stipulated at all times. The treated sewage conforming to the standards stipulated shall be used for secondary urban reuse such as landscape, gardening, fire protection and heating ventilation and air conditioning within the premises.

b) Discharge of Air emissions under the Air Act from the following stacks etc.

Sl. No. Description of chimney/outlet Limits specified refer schedule

The details of Sources, control equipments and its specification, type of fuel, constituents to be controlled in emissions etc. are detailed in Annexure-II.

The consent for operation is granted considering the following activities/Products;

Sr	Product Name	Applied Qty	Unit
1	educational institution having 16 631.96 SQM	1.0000	Number

Validity through : 01/01/202 to 30/06/2027
3

To,

Sri Devaraj Urs Academy Of Higher Education And Reserch

COPY TO:

The Environmental Officer, KSPCB, Regional Office, Kolar for information and necessary action.

2. Master Register.
3. Case file.

Consent Fee paid : Rs. 500000

SCHEDULE

TERMS AND CONDITIONS

A. TREATMENT AND DISPOSAL OF EFFLUENTS UNDER THE WATER ACT.

1. The discharge from the premises of the occupier shall pass through the terminal manhole/manholes where from the Board shall be free to collect samples in accordance with the provisions of the Act/Rules made there under.
- 2(a). The sewage/domestic effluent shall be treated in septic tank and with soak pit. No overflow from the soak pit is allowed. The septic tank and soak pit shall be as per IS 2470 Part-I & Part-II.
- 2(b). The treated sewage effluent discharged shall conform to the standards specified in Annexure-I.
- 3(a). The trade effluent generated in the industry shall be treated in the ETP and treated effluent shall conform to the standards stipulated by the Board in Annexure-I
- 3(b). The trade effluent shall be handed over to CETP and maintain logbook of effluent generated & sent every day.
4. The applicant shall install flow measuring/recording devices to record the discharge quantity and maintain the record.
5. The applicant shall not change or alter either the quality or the quantity or the place of discharge or temperature or the point of discharge without the previous consent/ permission of the Board.
6. The applicant shall not allow the discharge from the other premises to mix with the discharge from his premises. Storm water shall not be allowed to mix with the effluents on the upstream of the terminal manhole where the flow measuring devices are installed.
7. The daily quantity of domestic effluent and trade effluent from the industry shall not exceed the limits as indicated in this consent order:
8. The applicant shall discharge the effluents only to the place mentioned in the Consent order and discharge of treated/untreated outside the premises is not permitted.

B. EMISSIONS:

1. The discharge of emissions from the premises of the applicant shall pass through the air pollution control equipment and discharged through stacks/chimneys mentioned in **Annexure-II** where from the Board shall be free to collect the samples at any time in accordance with the provisions of the Act and Rules made there under. The tolerance limits of the constituents forming the emissions in each of the stacks shall not exceed the limits laid down in Annexure-II.
2. The applicant shall provide port holes for sampling of emission, access platforms for carrying out stack sampling, electrical points and all other necessary arrangements including ladder as indicated in Annexure-II.
3. The applicant shall upgrade/modify/replace the control equipment with prior permission of the Board.

C. MONITORING & REPORTING:

1. The applicant shall get the samples of effluents & emissions collected and get them analyzed once a month/either by in house monitoring laboratory or through EP approved laboratories for the parameters as Indicated in Annexure I & II.
2. The applicant shall maintain log books to reflect the working condition of pollution control systems and also self monitoring results and keep it open for inspection.

D. SOLID WASTE (OTHER THAN HAZARDOUS WASTE) DISPOSAL:

1. The applicant shall segregate solid waste from Hazardous Waste, Municipal Solid Waste and store it properly till treatment/disposal without causing pollution to the surrounding Environment.
2. The solid waste generated shall be handled & disposed by scientific method without causing eye sore to the general public and to the surrounding environment.

E. NOISE POLLUTION CONTROL:

The applicant shall ensure that the ambient noise levels within its premises during construction and during operational period shall not exceed w.r.t Area/Zone as per Noise Pollution (Regulation and Control) Rules, 2000 as mentioned below:-

- a) In Industrial Area 75 dB(A) Leq during day time and 70 dB(A) Leq during night time.
- b) In Commercial Area 65 dB(A) Leq during day time and 55 dB(A) Leq during night time.
- c) In Residential Area 55 dB(A) Leq during day time and 45 dB(A) Leq during night time.
- d) In Silence Zone 50 dB(A) Leq during day time and 40 dB(A) Leq during night time.

Note: - * Day time shall mean 6 am to 10 pm and Night time shall mean 10 pm to 6 am.

- * dB(A) Leq denotes the time weighted average of the level of sound in decibels on scale A which is relatable to human hearing.
- * A "decibel" is a unit in which noise is measured.
- * "A", in dB(A) Leq, denotes the frequency weighting in the measurement of noise and corresponds to frequency response characteristics of the human ear.
- * Leq: It is an energy mean of the noise level over a specified period.

F. HAZARDOUS AND OTHER WASTES (MANAGEMENT & TRANSBOUNDARY MOVEMENT) Rules 2016:

The applicant shall comply with the provisions of the Hazardous and other Wastes (Management & Transboundary Movement) Rules 2016.

G. GENERAL CONDITIONS:

- 1. The applicant shall obtain prior permission from the competent authority for drawing of water from Surface/Ground water source and submit a copy of the same to the Board.
- 2. The applicant shall not allow the discharge from the other premises to mix with the discharge from his premises.
- 3. The applicant shall promptly comply with all orders and instructions issued by the Board from time to time or any other officers of the Board duly authorized in this behalf.
- 4. The applicant shall set-up Environmental Cell comprising of qualified and competent personnel for complying with the conditions specified.
- 5. The Board reserves the right to review, impose additional conditions, revoke, change or alter terms and conditions of this consent.
- 6. The applicant shall forthwith keep the Board informed of any accidental discharge of emissions/effluents into the atmosphere in excess of the standards laid down by the Board. The applicant shall also take corrective steps to mitigate the impact.
- 7. The applicant shall provide alternate power supply sufficient to operate all Pollution control equipments.

(This document contains 7 pages including annexure & excluding additional conditions)

8. The entire premises shall always be kept clean. The effluent holding area, inspection chambers, outlets, flow points should be made easily approachable.
9. The applicant shall display the consent granted in a prominent place for perusal of the inspecting officers of the Board.
10. The applicant his heirs, legal representatives or assignee shall have no claims whatsoever to the continuation or renewal of this consent after expiry of the validity of consent.
11. The applicant shall make an application for consent for subsequent period at least 120 days before expiry of this consent.
12. The applicant shall develop and maintain adequate green belt all around the periphery.
13. The applicant shall provide rain water harvesting system and shall provide proper storm water management system.
14. This consent is issued without prejudice to any Court Cases pending in any Hon'ble Court
15. The applicant shall furnish the Environmental statement for every financial year ending with 31st March in Form-V as per Environment (Protection) Rules, 1986. The statement shall be furnished before the end of September.
16. The applicant shall display flow diagram of the pollution control system near the pollution control system/s

NOTE:

The Conditions mentioned in the schedule are not applicable.

Additional Conditions:

1. Conditions No. A – 2(a), 3(b) are not applicable.
2. The project authorities shall strictly comply with the conditions stipulated in this consent order and additional conditions attached to this order containing pages 1 to 3.
3. The CFO is issued as per the recommendations of the Enforcement Committee Meeting held on 11/08/2023 & duly approved by Member Secretary & Hon'ble Chairman

Chimney No.	Capacity/ KVA Rating	Minimum chimney height to be provided above ground level (in Mts)	Constituents to be controlled in the emission	Tolerance limits mg/NM3	Fuel	Air pollution Control equipment to be installed, in addition to chimney height as per col.(4)	Date of which air pollution control equipments shall be provided to achieve the stipulated tolerance limits and chimney heights conforming to stipulated heights.
1	Fugitive Emission	0	PM, SO ₂ , NO _x , CO, NMHC	NIL		AEC	

Note:

AEC : Acoustic Enclosures

Note:

1. The Noise levels within the premises shall not exceed 75 dB (A) leq during day time and 70 dB(A) leq during night time respectively.
2. The DG set shall be provided with acoustic measures as per SI.No.94 in Schedule-I of Environment (Protection) Rules.
3. There shall be no smell or odour nuisance from the industry.

LOCATION OF SAMPLING PORTHOLES, PLATFORMS, ELECTRICAL OUTLET.

1. Location of Portholes and approach platform:

Portholes shall be provided for all chimneys, stacks and other sources of emission. These shall serve as the sampling points. The sampling point should be located at a distance equal to at least eight times the stack or duct diameters downstream and two diameters upstream from source of low disturbance such as a Bend, Expansion, Construction Valve, Fitting or Visible Flame for rectangular stacks, the equivalent diameter can be calculated from the following equation.

$$\text{Equivalent Diameter} = \frac{2 (\text{Length} \times \text{Width})}{(\text{Length} + \text{Width})}$$

2. The diameter of the sampling port should not be less than 100 mm dia". Arrangements should be made so that the porthole is closed firmly during the non-sampling period
3. An easily accessible platform to accommodate 3 to 4 persons to conveniently monitor the stack emission from the portholes shall be provided. Arrangements for an Electric Outlet Point of 230 V 15 A with suitable switch, control and 3 Pin Point shall be provided at the Porthole location.
4. The ladder shall be provided with adequate safety features so as to approach the porthole location with ease.

Signature Not Verified

Digitally signed by
Date: 2023.10.10 12:53:43
+05:30

For and on behalf of the
Karnataka State Pollution Control Board



Hazardous

SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH
(A DEEMED TO BE UNIVERSITY)

Constituent unit of Sri DevarajUrs Educational Trust for Backward Classes (Regd.)
Declared under Section 3 of UGC Act, 1956, MHRD GOI No.F.9-36/2006-U.3(A) Dt. 25th May 2007
Post Box No. 62, Tamaka, Kolar - 563 103, Karnataka, INDIA

Ph: 08152- 243003,9448395232 Fax : 08152 - 243008 E-mail - registrar@sduu.ac.in/office@sduu.ac.in Website: www.sduu.ac.in

No.SDUAHER/KLR/IPMAS/71/2023-24

impahs.gm@sduu.ac.in

Date: 23/03/2024.

To,

M/s Swadesh Recyclers LLPP,
No.216 KIADB Industrial Area Koorandahalli,
MalurTaluk Kolar District 400093
Mobile-741002968 GSTIN-29AEHFS7683E1ZG.
Email: rc.enterprises4089@gmail.com

Sub:-Disposal of Biomedical waste Hazardous waste (Batteries) E-Waste and other waste (Metal) at RLJH & RC @ SDUAHER Campus.

Ref: - SDUAHER/KLR/ADMN/9234/2023-2024 Dt:9-02-2024
Old SO SDUAHER/KLR/PUR/S-46/2022-2023 Dt:22-07-2022.

SERVICE ORDER

1. The Service order for Biomedical waste Hazardous waste (Batteries) E-Waste and other waste (Metal) at RLJH & RC @ SDUAHER Campus:
2. The commercial details as under

Sl.No	Item/Description	UOM	PRICE PER KG
1.	E- WASTE	PER KG	RS: 40
2.	OTHER WASTE	PER KG	RS: 28
3.	HAZARDOUS WASTE	PER KG	RS: 35

3. Terms and conditions :-
 - a) The above-mentioned price is inclusive of all taxes.
 - b) Payment to be paid as per weighment.
 - c) Scrap materials should to be cleared within 7 working days.
 - d) Contract Period: One Year
 - e) Other clauses will be applicable as per the MOU
 - f) In consultation with head of the department of Infrastructure Project Maintenance and Allied Services.
 - g) SDUAHER account details as under:

Account Holder Name	Sri Devaraj Urs Academy of Higher Education & Research
Account No	221010022675
Name of the Bank	Kotak Mahindra
Branch Name	SDUMC, Tamaka, Kolar
IFSC CODE	KKBK0008269

Services related to entire campus

General Manager
Infrastructure, Projects
Maintenance & Allied Services
SDUAHER, Tamaka, Kolar-563103

AND

M/s SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH Having their Address at Tamaka, Kolar, Kolar District, Karnataka - 563103 is in the business of Education and Research Activities as its situated at Tamaka, Taluk Kolar District, Karnataka and is in search of an economical and environment-friendly method of recycling and Disposing of E-Waste General Scrap, and Hazardous Batteries.

SWADESH RECYCLERS LLP has been authorized by the Karnataka State Pollution Control Board to operate a Waste Recycling facility in its own factory premises. And Authorized to collect E-Waste, General Scrap, and Hazardous Batteries. SWADESH RECYCLERS LLP is willing to accept similar waste from M/s SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH as per the terms and conditions in this MOU. It is agreed between the two parties that:

- (1) The E-waste, General Scrap, and Hazardous Waste Generated by "M/s SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH" as mentioned below, needs to be disposed of in compliance with the existing/prescribed Environmental Regulations, state or central or any of the Government/non-governmental agencies prescribed in this regard.
- 2 (a). "SWADESH RECYCLERS LLP" agrees to treat the waste on the following:

Waste to be treated in and disposed of by SWADESH RECYCLERS LLP at their facility. The accumulated waste shall be lifted by SWADESH RECYCLERS LLP from M/s SRJ DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND

M/s SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH shall be responsible for loading, unloading, storage and handling of the Waste Material to the storage area(s) at its facility in accordance with the Plan to be prepared in consultation with **Administration Department**. The costs, risks, liability related to storage of Waste Material in the facility during the acceptance process shall be with "SWADESH RECYCLERS LLP"

SWADESH RECYCLERS LLP to obtain the necessary license, permit, consent, permissions etc., and keep them valid and current, from the respective statutory authorities, state or central or any Governmental or non governmental agencies prescribed under any Environmental legislations for the performing of activities for which it is entrusted by the KPSCB.

Mis. "SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH" agrees that they will:

Continue to send the E-waste, General Scrap and Hazardous Waste Scrap as and when collected or Generated to "SWADESH RECYCLERS LLP" for a minimum period of 1 year.

Handwritten signature
SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH
TAMAKA, KOLAR DISTRICT, KARNATAKA - 563103



Pack the Waste preferably stored in sealed, leak-proof containers, and ensure that there is no spillage of Waste en-route

The containers should be labeled as per Form-6 (Annexure 1) and Form-10

Transport emergency card as per Form-11 (Annexure 2) and Waste manifest as per Form- 6 (Annexure 3) will be provided by SWADESH RECYCLERS LLP and need to be filled sent along with every consignment.

Provide only the approved Wastes and not any other.

M/s SWADESH RECYCLERS LLP will arrange for the weighing of the Waste Scrap Material and the same be recorded in any document sent with the asset This record shall be the conclusive documentary proof evidencing the actuals quantity of Waste Material sent by M/s SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH and shall be utilized for all documentation and invoice purposes.

Risk and liability associated with the Waste Scrap Material shall be transferred to SWADESH RECYCLERS LLP after the Waste Material is delivered at the SWADESH RECYCLERS LLP facility.

In the event M/s SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH is required to comply with statutory regulations and guidelines framed by the concerned authorities or Government Agency, State or Central, relating to emission monitoring for demonstrating the performance of Co processing of the Waste Scrap Material,

pursuant to this MOU the same shall be complied with by M/s SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH in consultation with SWADESH RECYCLERS LLP Provided, the reasonable costs for the same shall be borne by M/s SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH.

Both parties shall ensure the compliance of all applicable statutory provisions as applicable to the respective parties, issued by State or Central or their authorized authorities/agencies.

In case if either of the Parties is required to terminate this MOU due to nonperformance/breach of terms of the MOU by the other party or due to business exigencies then they can do so by giving 30 Days' notice in writing. If either party goes into liquidation or is ordered to be wound up by any court of law, the other Party shall have the right to terminate this agreement with immediate effect.

Upon termination of the Agreement, each Party shall endeavor to deliver to the other Party all documents and materials belonging to the other Party that may be in each Party's possession or under each Party's control.

yabuh
General Manager
SWADESH RECYCLERS LLP
BANGALURU



The rights, duties and responsibilities of each party shall continue to be in full force and effect during the period of notice till the date of termination including the obligation of SWADESH RECYCLERS LLP to complete

the unfinished portion of the Services and the obligation of Mis SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH to settle/pay all dues and/or invoices for the Services completed by SWADESH RECYCLERS LLP till the date of termination and/or expenses incurred till the date of termination by the M/s SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH

Neither party shall be liable to the other pursuant to such termination for compensation, reimbursement or damages on account of the loss of prospective business or profits or on account of expenditures, investments, lease or commitments or for any reason whatsoever arising out of such termination as set forth in clause 8 above, which is consequential in nature.

The parties shall indemnify, defend and hold harmless each other from and against any and all claims, demands, fines, losses, damages, costs, penalties, expenses, actions, suits or proceedings, injuries, monetary liability on account of death of any person, costs of response to any governmental inquiry, liability for loss of or damage to property or for loss or damage arising from attachments, liens or claims of materials, men or laborers, and reasonable attorney and consulting fees and costs relating to any of the foregoing, arising from indemnifying Party's act or omission, breach or non-conformance with the provisions contained in the MOU.

All information given by one Party to the other, under this Agreement in tangible form, which is specifically marked as confidential as well as all intangible information which is specifically conveyed as confidential, shall be deemed to be "Confidential Information" for this MOU.

In the case of information disclosed orally, such disclosure is identified as confidential when revealed and summarized in a writing so marked, referencing the date and type of information disclosed, delivered to the receiving party within

thirty (30) days of such disclosure. All information is disclosed orally, which is identified as confidential when revealed shall be treated as Confidential Information pending timely delivery of the writing referred to above.

The Parties agree that the Confidential Information which has been or will be disclosed by or on behalf of the other Party will be received by the recipient Party in confidence and will be used only for performance under and in accordance with this MOU.

[Handwritten signature]
Sri Devaraj Urs
Academy of Higher Education and Research
Bengaluru, Karnataka, India



Each Party acknowledges and agrees that all Confidential Information constitutes valuable, special and unique assets of the business of disclosing Party. Accordingly, the Parties agree that, in the event of any breach of this clause, in addition to any other remedies at law or in equity, the Parties shall be entitled to equitable relief, including injunctive relief and specific performance.

The confidentiality obligations of the Parties shall not apply to the following exceptions: any information which either Party can demonstrate to the reasonable satisfaction of the disclosing Party, as already available in the public domain;

any information which either Party can demonstrate to the reasonable satisfaction of the disclosing Party, that such information is already available with them from a third party without any corresponding confidentiality obligations;

Any information which, either Party can demonstrate to the reasonable satisfaction of the disclosing Party, that such information has been originally developed by them without using the Confidential Information.

any disclosure that may reasonably be required for the compliance of statutory obligations or for the purposes of legal proceedings.

Any publicity in connection with the MOU by either party shall be subject to the prior consent in writing of the other party.

Upon termination of this MOU, each Party shall return to the other Party all confidential information (without retaining copies thereof) provided for the purposes of this Agreement. The obligations, set forth under this Article, shall survive and continue beyond the expiration or early determination of this Agreement for a period of 1 year.

Parties also agree that the disclosure of the Confidential Information to any employees, directors, agents, consultants, advisors ("affiliates") of either of them shall be only on a 'need to know basis' and it shall be the responsibility of the Recipient party to have such information kept confidential by its affiliates.

Any amendment and/ or variation to the Agreement shall be mutually agreed by the parties in writing and executed by or on behalf of each of the Parties hereto.

If any of the provisions shall be declared null and void or illegal, the validity of the other provisions of this agreement shall not be affected thereby.

Neither party shall be considered in default in the performance of its obligation under the Agreement if such performance is prevented or delayed on account of the war, civil commotion, strike, epidemics, accidents, fires, unprecedented floods, earthquake, or because of promulgation of any law or regulations by the Government, unforeseen breakdowns,

operational and maintenance stoppages at M/s SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH or SWADESH RECYCLERS LLP's facility or on account of any other Acts of God. At the time of occurrence of a force majeure condition, the affected party shall give notice in writing with documentary proof within Fifteen (15) days from the date of occurrence

Handwritten signature



of the force majeure condition indicating the cause of force majeure condition and the period for which the force majeure condition was likely to subsist. In the event the affected party is prevented from fulfilling its obligation under the Agreement owing to the force majeure condition continuing for more than Thirty (30) days, both parties shall consult each other regarding the continuation of the Agreement including early termination

Any delay or omission on the part of each Party in exercising any rights provided under applicable laws or under the Agreement shall not impair such rights or operate as a waiver thereof. The partial exercise of any right provided under applicable laws or under the Agreement shall not preclude any other or further exercise thereof or the exercise of any other rights under the Agreement.

If at any time during the term of the Agreement, all or any of clause(s) of the Agreement is or becomes illegal, invalid or unenforceable in any respect under the applicable laws, the same shall not affect or impair the legality, validity or enforceability of any other provisions of the Agreement.

Neither party shall have the right to assign or transfer its rights and obligations under the Agreement to any third party or person without the prior written consent of the other party.

16 The Agreement along with its annexures embodies the entire understanding between the parties hereto and supersedes all previous correspondence, agreements and understanding, if any

Unless otherwise provided in the Agreement, any notice, report or other communications given or made under or in connection with the matters contemplated by or arising from the Agreement, shall be deemed to have been duly given or made if sent by personal delivery or by facsimile transmission or upon receipted delivery at the address of the relevant party. The relevant address, facsimile numbers of the Parties for the purpose of the Agreement shall be notified by each Party to the other within Seven (7) business days after the date of execution of the Agreement.

The Parties shall endeavor to settle by mutual consultation any claim, dispute, or controversy ("Dispute") arising out of, or in relation to the Agreement, including any Dispute with respect to the existence or validity hereof, the interpretation

hereof, the activities performed under the Agreement, or the breach of the Agreement.

This MOU shall be governed and construed in accordance with Indian Law and all disputes shall if not amicably settled between the parties, be referred to the Bangalore court of jurisdiction.

This Memorandum of Understanding is valid for 1 year from the date hereof.

Yashwanth



FOR SWADESH RECYCLERS LLP

Represented By:



FOR SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH

Represented By:

[Handwritten signature]
Sri Devaraj Urs
Academy of Higher Education and Research
Bengaluru, Karnataka 560001



SWADESH RECYCLERS LLP

WORKING TOWARDS A BETTER WORLD

Contact: +91 7411002968, +91 9845020988 ,+91 9845726919

Address: No.216, KIADB Industrial Area, Koorandahalli Village, Malur, Karnataka – 563130

GST No: 29AEHFS7683E1ZG

PAN No: AEHFS7683E

To,
M/s. Sri Devaraj Urs Academy
of Higher Education & Research
Tamaka, Karnataka

Date: 02/03/2024
Reference No: 227/01

Respected Sir

Subject: Quotation for Procurement of Scrap Materials

SI No	Description	UOM	Price Per Kg (Rs)
1	E-Waste	Kg	40.00
2	Other Waste	Kg	28.00
3	Hazardous Waste	Kg	35.00

Note: The above-mentioned price is Inclusive of all taxes


We Request you to kindly do the needful and confirm the valuable Order.

Thanks & Regards

SWADESH RECYCLERS LLP

b: 7411002968 /9845020988



	Consent For Operation (CFO-Air,Water)	Karnataka State Pollution Control Board Parisara Bhavana, No.49, Church Street, Bengaluru-560001 Tele : 080-25589112/3, 25581383 Fax: 080-25586321 email id: ho@kspcb.gov.in	
	Consent No. AW-328478 Valid upto: 30/06/2026		
Industry Colour: RED Industry Scale: LARGE			
(This document contains 5 pages including annexure & excluding additional conditions)			

Combined Consent Order No. AW-328478 PCB ID: 11347 Date: 03/12/2021

Combined consent for discharge of effluents under the Water (Prevention and Control of Pollution) Act, 1974 and emission under the Air (Prevention and Control of Pollution) Act, 1981

WATER

- Ref: 1. Application filed by the applicant/organization on 01/10/2021
 2. Inspection of the Industry/organization/by RO, on 01/10/2021
 3. Proceedings of the ECM dated , held on

Consent is hereby granted to the Occupier under Section 25(4) of the Water (Prevention & Control of Pollution) Act, 1974 (herein referred to as the Water Act) & Section 21 of Air (Prevention & Control of Pollution) Act, 1981, (herein referred to as the Air Act) and the Rules and Orders made there under and authorized the Occupier to operate /carryout industry/activity & to make discharge of the effluents & emissions conforming to the stipulated standards from the premises mentioned below and subject to the terms and conditions as detailed in the Schedule Annexed to this order.

Location:

Name of the Industry: R.L. Jalappa Hospital & Research Centre
 Address: Sy. No. 148 & 156,, Ward No. - 1, NH-75, Tamaka, Kolar Taluk & District.
 Industrial Area: TAMAKA INDL ESTATE, Tamaka,
 Taluk: Kolar, District: Kolar

CONDITIONS:**a) Discharge of effluents under the Water Act:**

Sr	Water Code	WC(KLD)	WWG(KLD)	Remark
1	Domestic Purpose	87.000	70.000	STP of capacity 300 KLD
2	Others	14.000	0.000	Gardening
3	Processing whereby water gets polluted and the pollutants are not easily bio-degradable and are toxic	225.000	200.000	Washing & Cleaning (ETP of capacity 250 KLD)

b) Discharge of Air emissions under the Air Act from the following stacks etc.

Sl. No.	Description of chimney/outlet	Limits specified refer schedule
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The details of Sources, control equipments and its specification, type of fuel, constituents to be controlled in emissions etc. are detailed in Annexure-II.

The consent for operation is granted considering the following activities/Products;

Sr	Product Name	Applied Qty/Month	Unit
1	Health care establishment	750.0000	NOS

This consent is valid for the period from 01/07/2021 to 30/06/2026

To,

R.L. Jalappa Hospital & Research Centre
 Tamaka, Kolar Taluk &
 District.

COPY TO:

The Environmental Officer, KSPCB, Regional Office Kolar for information and necessary action.

- Master Register.
- Case file.

Consent Fee paid	: Rs. 1835554
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**Consent For Operation
(CFO-Air,Water)**

Consent No. AW-328478
Valid upto: 30/06/2026

Industry Colour: RED Industry Scale: LARGE

Karnataka State Pollution Control Board
Parisara Bhavana, No.49, Church
Street, Bengaluru-560001
Tele : 080-25589112/3, 25581383
Fax:080-25586321
email id: ho@kspcb.gov.in

(This document contains 5 pages including annexure & excluding additional conditions)

SCHEDULE

TERMS AND CONDITIONS

A. TREATMENT AND DISPOSAL OF EFFLUENTS UNDER THE WATER ACT.

1. The discharge from the premises of the occupier shall pass through the terminal manhole/manholes where from the Board shall be free to collect samples in accordance with the provisions of the Act/Rules made there under.
- 2(a). The sewage/domestic effluent shall be treated in septic tank and with soak pit. No overflow from the soak pit is allowed. The septic tank and soak pit shall be as per IS 2470 Part-I & Part-II.
- 2(b). The treated sewage effluent discharged shall conform to the standards specified in Annexure-I.
- 3(a). The trade effluent generated in the industry shall be treated in the ETP and treated effluent shall conform to the standards stipulated by the Board in Annexure-I
- 3(b). The trade effluent shall be handed over to CETP and maintain logbook of effluent generated & sent every day.
4. The applicant shall install flow measuring/recording devices to record the discharge quantity and maintain the record.
5. The applicant shall not change or alter either the quality or the quantity or the place of discharge or temperature or the point of discharge without the previous consent/ permission of the Board.
6. The applicant shall not allow the discharge from the other premises to mix with the discharge from his premises. Storm water shall not be allowed to mix with the effluents on the upstream of the terminal manhole where the flow measuring devices are installed.
7. The daily quantity of domestic effluent and trade effluent from the industry shall not exceed the limits as indicated in this consent order:
8. The applicant shall discharge the effluents only to the place mentioned in the Consent order and discharge of treated/untreated outside the premises is not permitted.

B. EMISSIONS:

1. The discharge of emissions from the premises of the applicant shall pass through the air pollution control equipment and discharged through stacks/chimneys mentioned in **Annexure-II** where from the Board shall be free to collect the samples at any time in accordance with the provisions of the Act and Rules made there under. The tolerance limits of the constituents forming the emissions in each of the stacks shall not exceed the limits laid down in Annexure-II.
2. The applicant shall provide port holes for sampling of emission, access platforms for carrying out stack sampling, electrical points and all other necessary arrangements including ladder as indicated in Annexure-II.
3. The applicant shall upgrade/modify/replace the control equipment with prior permission of the Board.

C. MONITORING & REPORTING:

1. The applicant shall get the samples of effluents & emissions collected and get them analyzed once a month/either by in house monitoring laboratory or through EP approved laboratories for the parameters as Indicated in Annexure I & II.
2. The applicant shall maintain log books to reflect the working condition of pollution control systems and also self monitoring results and keep it open for inspection.

D. SOLID WASTE (OTHER THAN HAZARDOUS WASTE) DISPOSAL:

1. The applicant shall segregate solid waste from Hazardous Waste, Municipal Solid Waste and store it properly till treatment/disposal without causing pollution to the surrounding Environment.
2. The solid waste generated shall be handled & disposed by scientific method without causing eye sore to the general public and to the surrounding environment.



**Consent For Operation
(CFO-Air,Water)**

Consent No. AW-328478
Valid upto: 30/06/2026

Karnataka State Pollution Control Board
Parisara Bhavana, No.49, Church
Street, Bengaluru-560001
Tele : 080-25589112/3, 25581383
Fax:080-25586321
email id: ho@kspcb.gov.in

Industry Colour: RED Industry Scale: LARGE

(This document contains 5 pages including annexure & excluding additional conditions)

E. NOISE POLLUTION CONTROL:

The applicant shall ensure that the ambient noise levels within its premises during construction and during operational period shall not exceed w.r.t Area/Zone as per Noise Pollution (Regulation and Control) Rules, 2000 as mentioned below:-

- In Industrial Area 75 dB(A) Leq during day time and 70 dB(A) Leq during night time.
- In Commercial Area 65 dB(A) Leq during day time and 55 dB(A) Leq during night time.
- In Residential Area 55 dB(A) Leq during day time and 45 dB(A) Leq during night time.
- In Silence Zone 50 dB(A) Leq during day time and 40 dB(A) Leq during night time.

Note: - * Day time shall mean 6 am to 10 pm and Night time shall mean 10 pm to 6 am.

- * dB(A) Leq denotes the time weighted average of the level of sound in decibels on scale A which is relatable to human hearing.
- * A "decibel" is a unit in which noise is measured.
- * "A", in dB(A) Leq, denotes the frequency weighting in the measurement of noise and corresponds to frequency response characteristics of the human ear.
- * Leq: It is an energy mean of the noise level over a specified period.

F. HAZARDOUS AND OTHER WASTES (MANAGEMENT & TRANSBOUNDARY MOVEMENT) Rules 2016:

The applicant shall comply with the provisions of the Hazardous and other Wastes (Management & Transboundary Movement) Rules 2016.

G. GENERAL CONDITIONS:

- The applicant shall not allow the discharge from the other premises to mix with the discharge from his premises.
- The applicant shall promptly comply with all orders and instructions issued by the Board from time to time or any other officers of the Board duly authorized in this behalf.
- The applicant shall set-up Environmental Cell comprising of qualified and competent personnel for complying with the conditions specified.
- The Board reserves the right to review, impose additional conditions, revoke, change or alter terms and conditions of this consent.
- The applicant shall forthwith keep the Board informed of any accidental discharge of emissions/effluents into the atmosphere in excess of the standards laid down by the Board. The applicant shall also take corrective steps to mitigate the impact.
- The applicant shall provide alternate power supply sufficient to operate all Pollution control equipments.
- The entire premises shall always be kept clean. The effluent holding area, inspection chambers, outlets, flow measuring points should be made easily approachable.
- The applicant shall display the consent granted in a prominent place for perusal of the inspecting officers of the Board.
- The applicant his heirs, legal representatives or assignee shall have no claims whatsoever to the continuation or renewal of this consent after expiry of the validity of consent.



**Consent For Operation
(CFO-Air,Water)**

Consent No. AW-328478
Valid upto: 30/06/2026

Karnataka State Pollution Control Board
Parisara Bhavana, No.49, Church
Street, Bengaluru-560001
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email id: ho@kspcb.gov.in

Industry Colour: RED Industry Scale: LARGE

(This document contains 5 pages including annexure & excluding additional conditions)

10. The applicant shall make an application for consent for subsequent period at least 45 days before expiry of this consent.
11. The applicant shall develop and maintain adequate green belt all around the periphery.
12. The applicant shall provide rain water harvesting system and shall provide proper storm water management system.
13. This consent is issued without prejudice to any Court Cases pending in any Hon'ble Court
14. The applicant shall furnish the Environmental statement for every financial year ending with 31st March in Form-V as per Environment (Protection) Rules, 1986. The statement shall be furnished before the end of September.
15. The applicant shall display flow diagram of the pollution control system near the pollution control system/s.

NOTE:

The Conditions A2(a),3(b) and Annexure II in p mentioned in the schedule are not applicable.

Additional Conditions:

AIR.

Chimney No.	Chimney attached to	Capacity/ KVA Rating	Minimum chimney height to be provided above ground level (in Mts)	Constituents to be controlled in the emission	Tolerance limits mg/NM3	Fuel	Air pollution Control equipment to be installed, in addition to chimney height as per col.(4)	Date of which air pollution control equipments shall be provided to achieve the stipulated tolerance limits and chimney heights conforming to stipulated heights.
1	D.G. Sets	750 KVA DG Set	20	PM(mg/NM3), SO2 (PPM), NOx(PPM)	150,100,50	DIE	AEC	Before commissioning.
2	D.G. Sets	500 KVA DG Set - 3 No's	9	PM(mg/NM3), SO2 (PPM), NOx(PPM)	150,100,50	DIE	AEC	Before commissioning.
3	Incinerator	For Waste Paper Only	3	PM(mg/NM3), SO2 (PPM), NOx(PPM)	150,100,50	AGR	AEC	Before commissioning.
4	D.G. Sets	600 KVA DG Set	12	PM(mg/NM3), SO2 (PPM), NOx(PPM)	150,100,50	DIE	AEC	Before commissioning.

Note:

AEC : Accoustic Enclosures

AEC : Accoustic Enclosures



**Consent For Operation
(CFO-Air,Water)**

Consent No. AW-328478
Valid upto: 30/06/2026

Industry Colour: RED

Industry Scale: LARGE

Karnataka State Pollution Control Board
Parisara Bhavana, No.49, Church
Street, Bengaluru-560001
Tele : 080-25589112/3, 25581383
Fax:080-25586321
email id: ho@kspcb.gov.in

(This document contains 5 pages including annexure & excluding additional conditions)

Note:

1. The Noise levels within the premises shall not exceed 75 dB (A) leq during day time and 70 dB(A) leq during night time respectively.
2. The DG set shall be provided with acoustic measures as per SI.No.94 in Schedule-I of Environment (Protection) Rules.
3. There shall be no smell or odour nuisance from the industry.

LOCATION OF SAMPLING PORTHOLES, PLATFORMS, ELECTRICAL OUTLET.

1. Location of Portholes and approach platform:

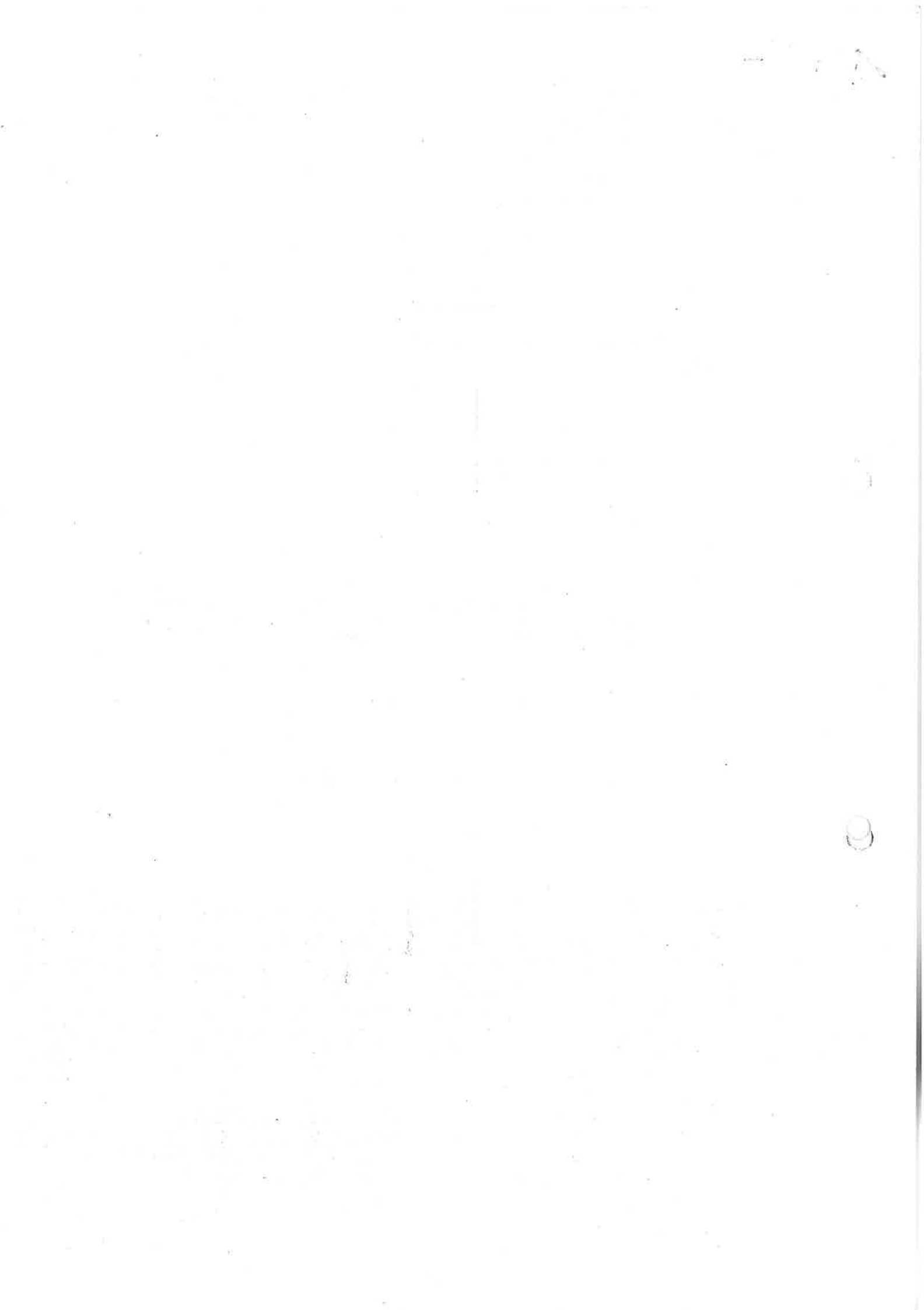
Portholes shall be provided for all chimneys, stacks and other sources of emission. These shall serve as the sampling points. The sampling point should be located at a distance equal to atleast eight times the stack or duct diameters downstream and two diameters upstream from source of low disturbance such as a Bend, Expansion, Construction Valve, Fitting or Visible Flame for rectangular stacks, the equivalent diameter can be calculated from the following equation.

$$\text{Equivalent Diameter} = \frac{2 (\text{Length} \times \text{Width})}{(\text{Length} + \text{Width})}$$

2. The diameter of the sampling port should not be less than 100 mm dia". Arrangements should be made so that the porthole is closed firmly during the non sampling period
3. An easily accessible platform to accommodate 3 to 4 persons to conveniently monitor the stack emission from the portholes shall be provided. Arrangements for an Electric Outlet Point of 230 V 15 A with suitable switch control and 3 Pin Point shall be provided at the Porthole location.
4. The ladder shall be provided with adequate safety features so as to approach the monitoring location with ease.

For and on behalf of the
Karnataka State Pollution Control Board

Signature Not Verified
Digitally signed by
Date: 2021.12.06 11:38:25
+05:30





SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH

(A DEEMED TO BE UNIVERSITY)

Declared under Section 3 of UGC Act, 1956, MHRD GOI No.F.9-36/2006-U.3(A) Dt. 25th May 2007

Post Box No. 62, Tamaka, Kolar - 563 103, Karnataka, INDIA

Ph: 08152- 243244,243003, Fax : 08152 - 243008 E-mail - registrar@sduu.ac.in/office@sduu.ac.in Website: www.sduu.ac.in

No. SDUAHER/KLR/PUR/ ^{W: 041} /2024-25 purchasesection@sduaher.ac.in Date: 10th April, 2024

To,
Sri Chowdeshwari Man Power Services,
Nukkahanahalli Village & Post, Holur.Kolar Taluk& District - 563101
Mobile: 9448037454 Email: ragur8330@gmail.com

Sub:- Service Order for Outsourcing of Disposal of Solid /General Waste in SDUAHER Campus.

Ref :- No.SDUAHER/KLR/PUR/S-85/2022-23 Dt: 22nd February, 2023.

SERVICE ORDER

- The Sri Devaraj Urs Academy of Higher Education and Research, Kolar is pleased to issue the Service Order for Outsourcing of Disposal of Solid /General Waste in SDUAHER Campus.
- The commercial part and terms, conditions as mentioned under:-

Sl.No	Description	Period	Per Month Charges	
1	Cleaning and disposal of solid / General waste at SDUAHER Campus	01.03.2024 To 28.02.2026	RS	3,30,765
TOTAL INCLUDING GST COST			RS	3,30,765

- Terms and conditions:-

Functional Responsibilities & Other Terms & Conditions

The contractor shall be wholly responsible to carry out the Housekeeping of the outside-the-building areas of the Campus including the academy, colleges, hospital & staff quarters, parks & playgrounds located at Tamaka, Kolar. The Contractor shall undertake the following responsibilities:

- Price:- Rs. 3,30,765/- (Rupees Three lakhs thirty thousand seven hundred sixty five only) including GST of 18 % , Service charges and Tractor charges.
- Clean the entire campus area, guest house area, staff quarters area, all hostels, internal roads, parks, parking area, school area nursing college and outside the building where fencing is not installed collecting all domestic waste and dispose off at the incinerator behind the teakwood garden through C.M.C Kolar.
- The daily work schedule shall start not later than 7 am on all the days; -----
- The said work shall be carried out by an aggregate housekeeping staff strength of 16 nos including the relievers, holiday workers etc;
- The tractor necessary for the execution of the work shall be arranged by the Contractor;



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
No. SDUAHER/KLR/PUR/ /2024-25 purchasesection@sduaher.ac.in Date: 10th April, 2024

- 6) All the housekeeping staff shall be provided with necessary gloves, boots, Kurta like uniform and sleeveless overcoat. The housekeeping staff shall always be wearing the uniform while on duty at the campus;
- 7) Working hours shall be from 0700 hrs to 1530 hrs including 30 minutes break for lunch. Any changes in the timing shall be mutually agreed upon and agreed in writing;
- 8) The Contractor shall provide the services on all the days of the month after arranging for the relievers, holiday workers etc.;
- 9) The Contractor shall abide by all the statutory Acts, Rules & Regulations under the prevailing labour laws of the country and provide the required proofs as and when called for by the Academy;
- 10) Housekeeping staff shall not indulge in drinking of alcohol, smoking or any other undesirable habits in the Academy premises during duty hours;
- 11) The Contractor shall at least provide the following items to execute the housekeeping activities:

Industrial Gloves – 1,0 packets of 8 Nos each;
Plastic Buckets (10 litres) – 10 Nos;
Hard Broom – 100 Nos;
Plastic Dust Pan – 10 Nos;
Garbage Lifter – 6 Nos;
Garbage Tub – 10 Nos

- 12) Other clauses are applicable as per the MOU.

Business or Company Name	Institution Name
Complete Company Name	Sri Devaraj Urs Academy of Higher Education & Research.
Complete Shipping address (Server Location with GST no. with PAN number	Sri Devaraj Urs Academy of Higher Education & Research. KOLAR – 563103 GST NO. :- 29AAATS5344P1ZT PAN : AAATS5344P
Complete Billing address with GST No. with PAN number	The Registrar, Sri Devaraj Urs Academy of Higher Education & Research. KOLAR – 563103 GST NO. :- 29AAATS5344P1ZT PAN : AAATS5344P
Contact Department	Estate Division Manager, SDUAHER


Registrar
Sri Devaraj Urs Academy of
Higher Education & Research
Tamaka, Kolar

