



Certificate No. E0N2021F387

Stamp Duty Paid : ₹ 101  
(Rs. Only)

GRN No. 77850819

Penalty : ₹ 0  
(Rs. Zero Only)**Deponent**

Name: Golden Eagle Waste management company

H.No/Floor : Na

Sector/Ward : Na

Landmark : Na

City/Village : Jasana

District : Faridabad

State : Haryana

Phone : 70\*\*\*\*\*28



Purpose : AGREEMENT to be submitted at X

## Golden Eagle Waste Management Company

V.P.O. JASANA, TIGAON ROAD, DISTRICT FARIDABAD, HARYANA

<https://goldeneaglewastemanagement.com>

E-mail: goldeneagle.fbd@gmail.com

Phone No.0129-4009871, 08826996443, 08826996444

**AGREEMENT**

This agreement is being entered into on this **1<sup>st</sup> day, of May, Year 2021** in Haryana between **M/s Golden Eagle Waste Management Company** at Village Jasana District Faridabad, Haryana (hereinafter referred to as "Service Provider" unless contrary to and/or repugnant to the context mean and include its successors representative and permitted assigns etc.) through **Mr Raman Kumar** to enter into and sign this Agreement for and on behalf of the Service Provider of the ONE PART

**AND****ESIC Medical College & Hospital****NH-3, N.I.T, Faridabad**

(Hereinafter referred to as "Waste Generator" which expression shall, unless contrary to and or repugnant to me context mean and include its successors representatives and permitted assigns) through ..... it's  
..... of the OTHER PART.

1. WHEREAS, the service providers has been selected and duly authorized by the Haryana State Pollution Control Board (HSPCB), under Rule 8(4) of the Bio-Medical Waste (Management & Handling Rules 2016) for operating a facility for the Collection, Reception, Treatment, Storage, Transportation and Disposal of Bio-Medical Waste.
2. WHEREAS, the Service Provider with its OWN INFRASTRUCTURE at Village Jasana, Tigaon Road, District. Faridabad (Haryana) to operate and maintain the Incinerator and Autoclave/Shredder from service of Health Care Industries.

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3. WHEREAS, the Waste Generator is desirous of out sourcing the disposal of its Bio-Medical Waste and has approached the Service Provider for its services in this connection

**Now this Agreement witnessed the following terms & conditions to be performed by both parties to the agreement:-**

- 41.) The Waste Generator will arrange collection and ensure proper segregation of only Bio-Medical Waste generated from its various departments and wards, as per the guideline of the Bio-Medical Waste Management & Disposal Rules 2016, segregation' as per details annexed.
- 42.) The Waste Generator will pack the segregated Bio-Medical Waste as per rules, at the collection end point, in colour coded bags label the said bags as per
- 43.) Schedule IV (Rule-6) of the Bio-Medical Waste Management & Handling Rules, 2016 and keep them ready for collection by Service Provider's collection staff during 9 a.m. or any other time which may be mutually agreed upon.
- 44.) The Waste Generator undertakes to deliver to the Service Provider only the segregated Bio-Medical Waste generated on daily basis. General Waste i.e. (MUNCIPAL SOLID WASTE IS NOT BE PUT INTO THE SERVICE PROVIDERS BAGS AT ALL) for any violation of the Bio-Medical Rules in this regard the Waste Generator shall be exclusively responsible.
- 45.) The Service Provider will require the Waste Generator's Staff to sign its Daily Route Chart in acknowledgement of Bio-Medical Waste handed over. The Service Provider's Staff will sign the Register to be maintained by the Waste Generator in acknowledgement of waste collected. Maintenance of the said Register by the Waste Generator is a statutory requirement and has to be complied with.
- 46.) The Waste Generator's responsibility will cease once the segregated Bio-Medical Waste, duly packed and labelled has been handed over to the Service Provider. It is specifically agreed and understood that compliance of the Bio-Medical Waste (Management & Handling) Rules 2016 during transportation and disposal shall be the exclusive responsibility of the Service Provider.
- 47.) The Waste Generator will maintain with the Service Provider refundable and interest free minimum floating deposit equivalent to one month charges during the PERIOD of utilization of service.
- 48.) In consideration for the provision of service by second party shall be paid service charges as per attached **(Annexure-A)** on a monthly basis subject to second party meeting all services level and quality standards. All charges are exclusive of all levies and taxes. The current charges are as per weight of number of beds. In the event there is any additional load the same would be charged on per kilogram basis.
- 49.) The late fee @ 1.5% for the month, in which the payment is due, would be charged by the Service Provider if payment is made within 7 days of the receipt of the bills.

  
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- 50.) (a) Notwithstanding the aforesaid term 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 in the event the service charges are not paid by the waste generator as provided in Clause 9 of this agreement or upon the occurrence of any events specified in clause 9) b (i), (ii) & (iii) in which events the service would be suspended/terminated forthwith.
- (b) Notwithstanding the aforesaid term:-
- i. The Service Provider will be at liberty to discontinue the service to the Waste Generator in the event the Waste Generator does not pay the service charges or/ and violates the terms of this agreement or/ and fails to comply with the prescribed guidelines and norms applicable to the party.
  - ii. The Service Provider will be within their rights to suspend the services to the Waste Generator in the event of the Waste Generator handing over un-segregated Bio-Medical Waste.
  - iii. The Waste Generator shall be at liberty to discontinue the services of the service provider only in the event that the Service provider fails, refuses and neglects to comply with provisions of the Bio-Medical Waste (Management & Handling) Rules 2016 during transportation and disposal of the Bio-Medical Waste except due to circumstances under force majeure clause and the circumstances beyond Service Provider's control.
- (c) Upon expiry of the term or the earlier termination of this agreement, the accounts shall be settled and the refundable and interest free minimum floating deposit (Security Deposit) referred to in clause 7 above shall be returned to the Waste Generator after adjustments, if any.
- 10) Taxes, such as Contract Sales Tax, GST etc., if applicable, shall be to the Waste Generator's Account.
- 11) Neither party shall transfer and/or assign the rights 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.
- 12) No change or modification or waiver of any of the terms of this Agreement shall be effective unless agreed to in writing and signed by duly authorized officer of each of the parties here to.
- 13) The parties to this agreement shall refer there disputes arising of this agreement to the sole arbitrator to be appointed by the services provider. The fees of arbitration will be borne by the parties equally. This Agreement shall be governed by the laws of India and shall be interpreted and constructed in accordance with the laws of India and subject to the jurisdiction of Courts at Haryana alone shall have exclusive jurisdiction to try, entertain and dispose of any dispute between the parties thereto not falling within the jurisdiction of arbitration. It is also agreed between the parties that cost of litigation is to be borne by the defaulting party in addition to the penalties stated in this agreement.
- 14) This Agreement shall bind both the parties and either party to this agreement shall not terminate this agreement without prior consent of the concerned Regional Officer, Haryana State Pollution Control Board.
- 15) All notices, requests, demands and other communications required/permitted to be given under this Agreement shall be in writing and delivered by hand against receipt, or sent by registered mail or by telex at the following address.

  
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## Waste Generator

- 16) The Waste Generator is responsible for maintaining the annual record of the waste generated for submitting the annual report in Form No. II to R.O., HSPCB. The Waste generator will also be responsible for intimating the service provider about the renewal of the agreement once the validity of the agreement is expired.
- 17) The Waste generator undertakes to keep the validity period of the Agreement for a minimum period of one year from the date of service as per HSPCB Rules and in between the agreement is cancelled, they should directly intimate R.O., HSPCB with adequate reason about the cancellation of the agreement failing which all the consequences will be to the waste generators account.
- 18) The Waste Generator further undertakes to sign & stamp every page of the agreement and return the second copy of the agreement immediately to the Service Provider. The Waste generator will fill up the date of service in the original copy of the agreement in the below mentioned column at clause No.19 of the agreement after starting the waste management services by the Service provider. Thereafter the waste generator will submit a copy of the agreement to R.O., HSPCB.
- 19) The terms of this Agreement shall be one year commencing from **1<sup>st</sup> May, 2021 and terminating on 30<sup>th</sup> April, 2022** Any such notice or communication 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 by during the receiving party's normal business hours) or next succeeding business day, if sent by e-mail.

IN WITNESS WHEREOF, the parties here to have set their hands and seal on the date, month and year mentioned above.

**WASTE GENERATOR**



**AUTHORISED SIGNATORY**

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**GOLDEN EAGLE WASTE MANAGEMENT CO.**



**AUTHORISED SIGNATORY**

### **Annexure -A**

The Service Provider will charge the Waste Generator, being Hospital providing **(500) (Five Hundred Only) BED FACILITIES**, the full registered capacity of the said unit. Accordingly the charge as per this agreement will be Rs. per day/ per Beds x days i.e. **Rs. (8)** per day / per bed subject to a maximum Bio -Medical Waste of **(.325)** gm per bed/per day. Waste in excess of the said quantity will be charged @ **Rs. 30/-** per kg extra.

#### **Calculation of Charges according to the month and weight:**

Total Strength of bed: 500x Rs. 8 (per bed per day)

Days	Bed strength	Rate per bed per day	Weight per Bed/ per day	Weight	Amount
28	500	Rs. 8/-	.325gm	4550.00	112000/-
29	500	Rs. 8/-	.325gm	4713.00	116000/-
30	500	Rs. 8/-	.325gm	4875.00	120000/-
31	500	Rs.8/-	.325gm	5038.00	124000/-

**WASTE GENERATOR**

**GOLDEN EAGLE WASTE MANAGEMENT CO.**



**AUTHORISED SIGNATORY**

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**AUTHORISED SIGNATORY**