

Date: 25.06.2024

To
The Environmental Engineer,
AP Pollution Control Board,
Regional Office,
Visakhapatnam.

Respected Sir,

Subject: Submitting Consent Order dated 15.12.2020 Compliance status -
Requested to Consider - Reg.

Condition wise compliance status for Schedule - A are submitting below:

Sl. No	CFO Order Conditions	Reply
1.	Any up-set condition in any industrial plant / activity of the facility, which result in, increased effluent / emission discharge and/ or violation of standards stipulated in this order shall be informed to this Board, under intimation to the Collector and District Magistrate and take immediate action to bring down the discharge / emission below the limits.	Following.
2.	The facility should carryout analysis of waste water discharges or emissions through chimneys for the parameters mentioned in this order on quarterly basis and submit to the Board.	Following and submitting regularly.
3.	All the rules & regulations notified by Ministry of Law and Justice, Government of India regarding Public Liability Insurance Act, 1991 should be followed as applicable.	Following.
4.	The facility shall put up two sign boards (6x4 ft. each) at publicly visible places at the main gate indicating the products, effluent discharge standards, air emission standards, hazardous waste quantities and validity of CFO and exhibit the CFO order at a prominent place in the factory premises.	Maintaining and displaying.

5.	Notwithstanding anything contained in this consent order, the Board hereby reserves the right and powers to review / revoke any and/or all the conditions imposed herein above and to make such variations as deemed fit for the purpose of the Acts by the Board.	Accepted.
6.	The facility shall ensure that there shall not be any change in the process technology, source & composition of raw materials and scope of working without prior approval from the Board.	Following.
7.	The applicant shall submit Environment statement in Form V before 30th September every year as per Rule No.14 of E(P) Rules, 1986 & amendments thereof.	Submitting regularly.
8.	The applicant should make applications through Online for renewal of Consent (under Water and Air Acts) and Authorization under Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016 & Authorization under Bio-medical Waste Management Rules, 2016 at least 120 days before the date of expiry of this order, along with prescribed fee under Water and Air Acts and detailed compliance of CFO conditions for obtaining Consent & HW Authorization of the Board. The facility should immediately submit the revised application for consent to this Board in the event of any change in the raw material used, processes employed, quantity of trade effluents & quantity of emissions. Any change in the management shall be informed to the Board. The person authorized should not let out the premises / lend / sell / transfer their industrial premises without obtaining prior permission of the State Pollution Control Board.	Following
9.	Any person aggrieved by an order made by the State Board under Section 25, Section 26, Section 27 of Water Act, 1974 or Section 21 of Air Act, 1981 may within thirty days from the date on which the order is communicated to him, prefer an appeal as per Andhra Pradesh Water Rules, 1976 and Air Rules 1982, to Appellate authority constituted under Section 28 of the Water(Prevention and Control of Pollution) Act, 1974 and Section 31 of the Air(Prevention and Control of Pollution) Act, 1981.	Following
10.	The facility shall be liable to pay Environmental	Accepted.

	Compensation / Other Environmental Taxes, if any environmental damage caused to the surroundings, as fixed by the Collector & District Magistrate or any other competent authority as per the Rules in vogue.	
11.	The facility may explore the possibility of tapping the solar energy for their energy requirements.	Accepted.

Condition wise compliance status for Schedule - B are submitting below :

S.No	CFO Order Conditions	Reply
1.	As committed, the facility shall comply with the time bound conditions and the CBWTF shall ensure the validity of the Bank Guarantee till compliance of the Board conditions, failing which the bank guarantee of Rs. 2 lakhs submitted by the facility will be forfeited without any notice.	We submitted Bank Guarantee to RO, VSP for Rs. 2.0 lakhs on Dt: 05/12/2020 Expiry BG Dt: 23/11/2025
2.	The facility shall operate the autoclave with a temperature of not less than 121° C and pressure of 15 pounds per square inch (psi) for an autoclave residence time of not less than 60 minutes. The facility shall rectify the autoclave and conduct validation test by 31.12.2020.	We are operating regularly 50 Kg/hr capacity autoclave and following the said temperatures.
3.	The facility shall construct the internal roads along with proper storm water drains by 31.03.2021.	Complied
4.	The facility shall connect surveillance of web cameras to APPCB website by 31.03.2021.	We provided 8 web cameras. Connect to APPCb Web Site
5.	The facility shall invite the representatives of DM&HO, APNA & IMA & representatives of HCFs to visit the facility in the month of January, 2021.	Complied
6.	The facility shall improve housekeeping within 15 days i.e., 22.12.2020.	Housekeeping activity improved and following.
7.	The facility shall submit the vehicle route map for collection of BMW at RO, Visakhapatnam within 15 days i.e., 22.12.2020.	Complied. We have 5 Vehicles with GPS system and provided User ID and Password to the vehicles. User Id : maridiandhrapvtltd@gmail.com and password : 123456. The website is https://bharatgps.com/
8.	The facility shall divert the storm water which is sloping from northern hillock by 31.03.2021.	Complied
9.	The facility shall submit the performance evaluation of the incinerator regarding 2 seconds	Submitted the performance evaluation of the incinerator

	residence time in secondary chamber and emission norms for dioxins & furans to RO, Visakhapatnam within 15 days i.e., 22.12.2020.	which was approved by M/s. Alfa therm Limited (incinerator supplier).																					
10.	The facility shall update / maintain the data of BMW register and display the monthly record on its website as per BMW Rules by 31.03.2021.	Complied. Maintaining and uploaded in the website.																					
11.	The facility shall display the annual report on its web-site as per BMW Rules by 31.03.2021.	Complied. Uploaded in the website.																					
12.	The facility submit work-plan which include the details of facilities at the CBWTF, collection, transportation & storage of the bio-medical wastes, operational details etc as per revised guidelines for CBWTFs issued by CPCB within 15 days i.e., 22.12.2020.	Submitted																					
13.	The facility shall submit the MoU made with the nearest CBWTF as per revised guidelines for CBWTFs issued by CPCB within 15 days i.e., 22.12.2020	We committed MoU made with M/s. Vasishta Environ care on 01.01.2020.																					
14.	The facility shall upload the six months compliance report in APPCB website within 15 days i.e., 22.12.2020.	Uploaded.																					
15.	The effluent discharged shall not contain constituents in excess of the tolerance limits mentioned below:	<table border="1"> <thead> <tr> <th>Outle t</th><th>Parameter</th><th>Limiting Standards (mg/l except for pH)</th></tr> </thead> <tbody> <tr> <td>1</td><td>pH</td><td>6.50-9.00</td></tr> <tr> <td></td><td>Total Suspended Solids (at 103 — 105°C)</td><td>100</td></tr> <tr> <td></td><td>Oil and Grease</td><td>10</td></tr> <tr> <td></td><td>Chemical Oxygen Demand (COD)</td><td>250</td></tr> <tr> <td></td><td>Biochemical Oxygen Demand (3 days at 27° C)</td><td>30</td></tr> <tr> <td></td><td>Bio-assay test</td><td>90% survival of fish after 96 hours in 100% effluent</td></tr> </tbody> </table>	Outle t	Parameter	Limiting Standards (mg/l except for pH)	1	pH	6.50-9.00		Total Suspended Solids (at 103 — 105°C)	100		Oil and Grease	10		Chemical Oxygen Demand (COD)	250		Biochemical Oxygen Demand (3 days at 27° C)	30		Bio-assay test	90% survival of fish after 96 hours in 100% effluent
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16.	The water consumption shall not exceed the quantities mentioned below:	<table border="1"> <thead> <tr> <th>Sl. No</th><th>Purpose</th><th>Quantity (KLD)</th></tr> </thead> <tbody> <tr> <td>1</td><td>Process & Washings</td><td>3.0</td></tr> <tr> <td>2</td><td>Domestic</td><td>3.0</td></tr> </tbody> </table>	Sl. No	Purpose	Quantity (KLD)	1	Process & Washings	3.0	2	Domestic	3.0												
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17.	Separate meters with necessary pipe line shall be provided for assessing the quantity of water used for each of the purposes mentioned below. a. Autoclave. b. Domestic. c. Processing, whereby water gets polluted and pollutants are easily bio degradable. d. Processing whereby water gets polluted and the pollutants are not easily bio degradable. e. Truck washings.	Following																			
18.	The incinerator shall meet the following operating standards: a. Combustion efficiency (CE) shall be at least 99.00%. b. The Combustion efficiency is computed as follows: c. $C.E = \%CO_2 / \%CO_2 + \% CO$ d. The temperature of the primary chamber shall be $800 \pm 50^\circ C$. e. The secondary chamber gas residence time shall be at least 1(one) second at $1050 \pm 50^\circ C$., with minimum 3% Oxygen in the stack gas.	Following.																			
19.	The emissions from incinerator shall not contain constituents in excess of the prescribed limits mentioned below. <table border="1"> <thead> <tr> <th>Chimney No.</th> <th>Parameters</th> <th>Concentration mg/Nm3 (at 12% CO2 correction)</th> </tr> </thead> <tbody> <tr> <td>1</td> <td>Particular matter</td> <td>50</td> </tr> <tr> <td>2</td> <td>Nitrogen Oxides NO and NO2 expressed as NO2</td> <td>400</td> </tr> <tr> <td>3</td> <td>HCL</td> <td>50</td> </tr> <tr> <td>4</td> <td>Total Dioxins and Furans</td> <td>0.1ngTEQ/Nm3 (at 11% O2)</td> </tr> <tr> <td>5</td> <td>Hg and its compounds</td> <td>0.05</td> </tr> </tbody> </table>	Chimney No.	Parameters	Concentration mg/Nm3 (at 12% CO2 correction)	1	Particular matter	50	2	Nitrogen Oxides NO and NO2 expressed as NO2	400	3	HCL	50	4	Total Dioxins and Furans	0.1ngTEQ/Nm3 (at 11% O2)	5	Hg and its compounds	0.05	Following.	
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20.	There shall not be any manual handling during charging of waste in to the primary chamber of the incinerator. The waste shall be charged in bags at the supplier's recommended intervals through a conveyer & loading device ensuring no	Complied and following.																			

	direct exposure of the operator to the furnace atmosphere. The device shall prevent leakage of hot flue gas & any backfire in the loading hopper / device. The waste shall be introduced on the hearth in such a way so as to prevent the heap formation. Suitable raking arrangement shall be provided for uniform spreading of waste on the hearth.	
21.	The waste shall be charged only after the required temperatures in the primary and secondary chambers are attained during the beginning of the operation of incinerator and the required temperatures shall be maintained in the chambers during operation.	Complied and following.
22.	A skilled person shall be designated to operate and maintain the incinerator. The operator shall have adequate qualification in relevant subject and shall be trained and certified by the incinerator supplier in operation & maintenance of the incineration.	Following.
23.	All the staff at the incinerator plant shall put on protective gears such as gumboots, gloves, glass etc. to avoid contact with the bio-medical wastes.	Following and maintaining.
24.	Wastes to be incinerated shall not be chemically treated with any chlorinated disinfectants. Chlorinated plastics shall not be incinerated.	Following and maintaining.
25.	Volatile organic compounds in ash shall not be more than 0.01%.	Following and maintaining.
26.	Toxic metals in incineration ash shall be limited within the regulatory quantities as defined under the Hazardous Waste (Management, Handling & Transboundary Movement) Rules, 2008.	Following and maintaining.
27.	Only low sculpture fuel like L.D.O/L.S.H.S/Diesel shall be used as fuel in the incinerator.	We are using Diesel as fuel in the incinerator.
28.	The autoclave shall be dedicated for the purposes of disinfecting and treating biomedical waste. The medical waste shall be subjected to the required temperature pressure and time as specified in Schedule – II of Bio-Medical Waste Management Rules, 2016.	We are operating regularly 50 Kg/hr capacity autoclave.
29.	The autoclave shall have graphic or computer recording devices which will automatically and continuously monitor and record dates, time of day, load identification number and operating parameters throughout the entire length of the autoclave cycle. The applicant shall carry out Validation Test of autoclave (Spore Testing and Routine Test).	Autoclave having data recording facility for date, time and load identification and validation test was done.

30.	The shredder for bio-medical waste shall be of robust design with minimum maintenance requirement. In case of shock loading (non-shreddable material in the hopper), there shall be a mechanism to automatically stop the shredder to avoid any emergency/accident.	Complied and maintaining.
31.	<p>The industry shall comply with ambient air quality standards of PM10 (Particulate Matter size less than 10 - 100 m3; PM2.5(Particulate Matter size less than 2.5 μm) - 60 $\mu\text{g}/\text{m}^3$; SO₂ - 80 $\mu\text{g}/\text{m}^3$; NO - 80 $\mu\text{g}/\text{m}^3$, outside the factory premises at the periphery of the industry.</p> <p>Standards for other parameters as mentioned in the National Ambient Air Quality Standards CPCB Notification No.B-29016/20/90/PCI-1, dated 18.11.2009 shall be complied. Following standards prescribed for noise shall be complied.</p> <p>Noise Levels:</p> <p>Day time (6 AM to 10 PM) - 75 dB (A) Night time (10 PM to 6 AM) - 70 dB (A).</p>	Complied and we will follow.
32.	The facility shall provide graphic or computer recording devices to the incinerator which shall automatically and continuously monitor and record dates, time of the day, batch sequential number and operating parameters such as temperatures in both the chambers, CO, CO ₂ and O ₂ in gaseous emission throughout duration of incineration cycle.	Followed and maintaining.
33.	All activities like washing of vehicles, packing of shredded items, transferring or storage of any waste shall be done in the closed shed only.	Complied and provided.
34.	Data-logging to the Auto-clave with print out arrangements for temperature, pressure etc has to be provided.	Provided and maintaining.
35.	The facility shall operate APCE of cyclone separator, high pressure venture scrubber, droplet separator and 30 mtrs height stack.	Operating Alfa Therm diesel fired incinerator of 250 Kg/hr Capacity
36.	The burners shall be inter locked with respective chamber temperatures and in case of any malfunction of the unit-, the entire unit consisting of F.D. Fan, I.D. Fan and primary & secondary chamber burners will be stopped.	Provided inter locking system.
37.	A programmable logic control (PLC) based control system shall be installed to the incinerator.	Provided and following.
38.	The facility shall make adequate arrangements for scrubbing the emissions from the incinerator for control of odour.	Provided and following.
39.	The segregated rubber and plastic components,	Following.

	disposable syringes shall be disinfected before disposal.	
40.	The loading point of the disinfected recyclable waste shall be separated from the incoming material.	Following.
41.	The proponent shall provide a closed pipeline system for carrying the effluent from the generation point to the ETP in order to avoid the mixing with rainwater.	Following
42.	The proponent shall maintain the records for all operations carried out at the CBMWTF	Provided records and maintaining.

Condition wise compliance status for Schedule - C are submitting below :

Sl. No	CFO Order Conditions	Reply
1.	The authorised person shall comply with the provisions of the Environment (Protection) Act, 1986, and the rules made there under.	Following.
2.	The authorisation shall be produced for inspection at the request of an officer authorised by the State Pollution Control Board.	Accepted and following.
3.	The person authorised shall not rent, lend, sell, transfer or otherwise transport the hazardous and other wastes except what is permitted through this authorisation.	Following.
4.	Any unauthorised change in personnel, equipment or working conditions as mentioned in the application by the person authorised shall constitute a breach of his authorisation.	Followed.
5.	The person authorised shall implement Emergency Response Procedure (ERP) for which this authorisation 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;	Provided and following.
6.	The person authorised 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".	Following.
7.	It is the duty of the authorized person to take prior permission of the State Pollution Control	Obeyed.

	Board to close down the facility.	
8.	An application for the renewal of an authorization shall be made as laid down under these Rules.	Obeyed.
9.	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.	Noted.
10.	The industry shall enter an agreement with the Cement industries for disposal of incinerable waste or shall dispose to Alternative Fuel Raw material facility (AFRF) OR to TSDF for co-incineration.	We obtained agreement with Re Sustainability limited (Ramky Enviro Engineers Ltd), Parawada, Anakapalli.
11.	The industry shall not store hazardous waste for more than 90 days as per the Hazardous and Other Wastes (Management & Trans boundary Movement) Rules, 2016.	Following.
12.	The industry shall store Used / Waste Oil and Used Lead Acid Batteries in a secured way in their premises till its disposal to the manufacturers / dealers on buyback basis.	Following.
13.	The industry shall maintain 7 copy manifest system for transportation of waste generated and a copy shall be submitted to concerned Regional Office of APPCB. The driver who transports Hazardous Waste should be well acquainted about the procedure to be followed in case of an emergency during transit. The transporter should carry a Transport Emergency (TREM) Card.	Maintaining and following.
14.	The industry shall maintain proper records for Hazardous and Other Wastes stated in Authorisation in Form-3 i.e., quantity of Incinerable waste, land disposal waste, recyclable waste etc., and file annual returns in Form-4 as per Rule 20 (2) of the Hazardous and Other Wastes (Management & Trans boundary Movement) Rules, 2016.	Maintaining and following.
15.	Annual return shall be filed by June 30th for the period ensuring 31st March of the year.	Submitting regularly.

Condition wise compliance status for Schedule - D are submitting below :

Sl. No	CFO Order Conditions	Reply
1.	The authorization shall comply with the provisions of the Environment (Protection) Act, 1986 and the rules made there under.	Noted.
2.	The authorization or its renewal shall be produced for inspection at the request of an officer authorized by the prescribed authority.	Noted and following.
3.	The person authorized shall not rent, lend, sell, transfer or otherwise transport the bio-medical waste without obtaining prior permission of the prescribed authority.	Noted and following.
4.	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.	Noted and following.
5.	It is the duty of the authorized person to take prior permission of the prescribed authority to close down the facility.	Noted.
6.	The authorized person shall collect BMW from all Hospitals, Nursing Homes, clinics, dispensaries, veterinary institutions, animal houses, biological laboratories, blood banks etc., that generate Bio-Medical waste located in Visakhapatnam district authorized by the Board in Visakhapatnam without fail.	Noted and following.
7.	The non- chlorinated colour coded bags/ containers of carrying Bio-medical waste shall be labeled according to Schedule – IV and also carry information prescribed in Schedule – I of Bio-medical Waste (Management & Handling) Rules, 2016 and its amendments.	Noted and following.
8.	The authorized person shall treat and dispose the bio-medical waste in accordance with Schedule – I and in compliance with the standards prescribed in Schedule – V of Bio-Medical Waste (Management & Handling) Rules, 1998.	Noted and following.
9.	The facility shall take all necessary steps to ensure that the bio-medical waste collected from the occupier is transported, handled, stored, treated and disposed of, without any adverse effect to the human health and the environment, in accordance with these rules and guidelines issued by the Central Government or, as the case may be, the	Noted and following.

	central pollution control board from time to time;	
10.	The facility shall ensure timely collection of bio-medical waste from the occupier as prescribed under these rules;	Noted and following.
11.	The facility shall establish bar coding and global positioning system for handling of bio-medical waste by 03.01.2021;	Following
12.	The facility shall inform the prescribed authority immediately regarding the occupiers which are not handing over the segregated bio-medical waste in accordance with these rules;	Training programs are conducting to Hospitals for proper segregation.
13.	The facility shall provide training for all its workers involved in handling of bio-medical waste at the time of induction and at least once a year thereafter;	Training given to all workers for proper handling of bio-medical waste.
14.	The facility shall assist the occupier in training conducted by them for bio-medical waste management;	Noted and trainings conducted.
15.	The facility shall undertake appropriate medical examination at the time of induction and at least once in a year and immunise all its workers involved in handling of bio-medical waste for protection against diseases, including Hepatitis B and Tetanus, that are likely to be transmitted while handling bio-medical waste and maintain the records for the same;	Noted and following.
16.	The facility shall ensure occupational safety of all its workers involved in handling of bio-medical waste by providing appropriate and adequate personal protective equipment;	Noted and following.
17.	The facility shall report major accidents including accidents caused by fire hazards, blasts during handling of biomedical waste and the remedial action taken and the records relevant thereto, (including nil report) in Form I to the prescribed authority and also along with the annual report;	No accidents occurred at the facility.
18.	The facility shall maintain a log book for each of its treatment equipment according to weight of batch; categories of waste treated; time, date and duration of treatment cycle and total hours of operation;	Maintaining.
19.	The facility shall allow occupier, who are giving waste for treatment to the operator, to see whether the treatment is carried out as per the rules;	Allowing the HCFs to the facility.
20.	The facility shall display details of authorisation, treatment, annual report etc on its web-site;	Provided and maintaining.

21.	After ensuring treatment by autoclaving or microwaving followed by mutilation or shredding, whichever is applicable, the recyclables from the treated bio-medical wastes such as plastics and glass, shall be given to recyclers having valid consent or authorisation or registration from the respective State Pollution Control Board or Pollution Control Committee;	Followed.
22.	The facility shall supply non-chlorinated plastic coloured bags to the occupier on chargeable basis, if required;	Following.
23.	Common bio-medical waste treatment facility shall ensure collection of biomedical waste on holidays also;	Following guidelines.
24.	The facility shall maintain all record for operation of incineration, hydro or autoclaving.	Maintaining.
25.	Any person including an occupier or operator of a common bio medical waste treatment facility, intending to use new technologies for treatment of bio medical waste other than those listed in Schedule I shall request the Central Government for laying down the standards or operating parameters.	Noted
26.	Every occupier shall phase out use of non-chlorinated plastic bags and the chlorinated plastic bags shall not be used for storing and transporting of bio-medical waste and the occupier or operator of a common bio-medical waste treatment facility shall not dispose of such plastics by incineration and the bags used for storing and transporting biomedical waste shall be in compliance with the Bureau of Indian Standards.	Following.
27.	After ensuring treatment by autoclaving or microwaving followed by mutilation or shredding, whichever is applicable, the recyclables from the treated bio-medical wastes such as plastics and glass shall be given to such recyclers having valid authorization or registration from the respective prescribed authority.	Shredded plastic waste disposed to M/s. MASTER PRODUCTS INDIA, New Delhi. Valid From Dt:03/06/2020 to 02/06/2025
28.	The Occupier or Operator of a common bio-medical waste treatment facility shall maintain a record of recyclable wastes referred to in sub-rule (9) which are auctioned or sold and the same shall be submitted to the prescribed authority as part of its annual report. The record shall be open for inspection by the prescribed authorities.	Submitted.
29.	The handling and disposal of all the mercury waste	No mercury waste received

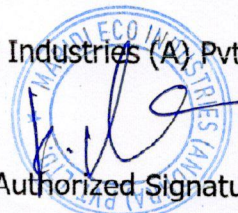
	and lead waste shall be in accordance with the respective rules and regulations.	to the facility.
30.	The operator of common bio-medical waste treatment facility shall transport the bio-medical waste from the premises of an occupier to any off-site bio-medical waste treatment facility only in the vehicles having label as provided in part 'A' of the Schedule IV along with necessary information as specified in part 'B' of the Schedule IV.	Provided and Following.
31.	The vehicles used for transportation of bio-medical waste shall comply with the conditions if any stipulated by the State Pollution Control Board or Pollution Control Committee in addition to the requirement contained in the Motor Vehicles Act, 1988 (59 of 1988), if any or the rules made there under for transportation of such infectious waste.	Following
32.	Untreated human anatomical waste, animal anatomical waste, soiled waste and, biotechnology waste shall not be stored beyond a period of forty-eight hours.	Noted and following.
33.	Every occupier or operator of common bio-medical waste treatment facility shall submit an annual report to the prescribed authority in Form-IV, on or before the 30th June of every year.	Submitting regularly.
34.	Any person aggrieved by an order made by the prescribed authority under these rules may, within a period of thirty days from the date on which the order is communicated to him, prefer an appeal in Form V to the Secretary (Environment) of the State Government or Union territory administration.	Noted.
35.	The occupier or operator of common bio-medical waste treatment facility shall be liable for action under section 5 and section 15 of the Act, in case of any violation.	Noted.
36.	The facility shall comply with the standards mentioned in Schedule I & Schedule II of BMW Rules and amendments thereof.	Noted and following.
37.	The facility shall submit Form -I in case of accidents occurred.	No accidents occurred.
38.	The BMW shall not be mixed with other wastes.	Noted and following.
39.	The authorized person shall not accept the non segregated waste from the HCEs and such incident shall be reported to Prescribed Authority as per BMW Rules.	Noted and following.
40.	The facility shall comply with the following:	Following.
33.	Bio-medical Waste Management Rules, 2016 and	Following.

	amendments thereof;	
34.	Hazardous Waste Management Rules, 2016 and amendments thereof;	Following.
35.	Plastic Waste Management Rules, 2016 and amendments thereof;	Following.
36.	Solid Waste Management Rules, 2016 and amendments thereof	Following.
37.	Guidelines for handling, treatment and disposal of waste generated during treatment/ Diagnosis/ Quarantine of COVID -19 patients issued by CPCB.	Following.
38.	Guidelines for Bar Code System for Effective Management of Bio-medical Waste issued by CPCB.	Following
39.	Revised guidelines for Common Bio-medical Waste Treatment and Disposal Facility issued by CPCB.	Following.
40.	Guidelines for Verification of Two Seconds Residence Time in Secondary Combustion Chamber of the Biomedical Waste Incinerator issued by CPCB.	We obtained certificate from M/s. Alfa therm for Two Seconds Residence Time in Secondary Combustion Chamber of the Biomedical Waste Incinerator.
41.	Environmentally sound management of mercury waste generated from the health care facilities issued by CPCB.	No mercury waste received from the HCFs as the HCFs are using digital thermometers.
42.	Guidelines for handling of biomedical waste for utilization issued by CPCB.	Noted.
42.	The bio-medical wastes collected in colored containers shall be transported to the CBMWTF in a fully covered vehicle. The transport vehicles carrying BMW shall have separate compartments to maintain the segregation of wastes. The driver of the vehicle or the accompanied staff shall maintain necessary records while receiving and handing over the wastes.	Following
43.	The vehicle shall be labeled with the Bio-medical waste symbol (as per Schedule – IV of the rules) and should display the name, address and telephone number of Common Bio-medical Waste Treatment Facility. The rear side of the carrier shall have provision of full opening so that waste containers could be easily loaded and unloaded and also the carrier can be washed and disinfected easily.	Labeling provided.
44.	Notwithstanding anything contained in the Motor	Noted.

	Vehicles Act, 1988, or rules there under, untreated biomedical waste shall be transported only in such vehicles as may be authorized for the purpose by the competent authority as specified by the Government.	
45.	The authorized person shall maintain records related to collection, reception, storage, transportation, treatment, disposal and/or any form of handling of biomedical waste in accordance with the Bio- medical Rules and the revised guidelines for CBWTF issued by CPCB.	Maintaining records and following.
46.	The CBWTF shall develop greenbelt in the vacant land available within the premises.	Green plantation developed about 2 acres at the facility.
47.	When any accident occurs at the facility or any other site where bio- medical waste is handled or during transportation of such waste, the authorized person shall report the accident in Form III to the A.P. Pollution Control Board forthwith.	No accidents occurred.
48.	The Facility shall submit condition wise compliance of conditions stipulated in the CFO order dated and the BMW Authorization every month to the RO, Visakhapatnam ; ZO, Visakhapatnam and Head Office, Vijayawada along with the following information in excel format:	Submitting regularly.
49.	The person responsible for collection of bio-medical waste shall also carry a register with him to maintain the records such as name of the hospitals, the quantity and type of wastes handled, signature of the person from the hospital side, day and time of collection etc.	Maintaining and following.
50.	This authorisation shall be exhibited in the above premises and should be produced from time to time at the request of the Inspecting Officer.	Providing and submitting.
51.	The facility shall comply with the directions issued by the CPCB/ Board from time to time.	Complying.
52.	The facility shall implement the rules and regulations notified by the MOE&F, GoI.	Noted and following.
53.	Any contravention of the conditions or directions of authorization will attract prosecution under the provisions of the Environment (Protection) Act, 1986 & Environmental Compensation will be imposed as per the CPCB guidelines for imposition of Environmental Compensation charges against Health care facilities and Common Bio- medical waste treatment facilities (As per Hon'ble National Green Tribunal order dated 12.03.2019 in the	Noted.

	matter of O.A.No. 710-713 of 2017).	
54.	The facility shall submit Half yearly compliance reports to all the stipulated conditions in Environmental Clearance (EC), Consent for Establishment (CFE) and Consent for Operation (CFO) through website i.e., https://pcb.ap.gov.in by 1st of January and 1st July of every year. The first half yearly compliance reports shall be furnished by the facility and second half yearly compliance reports shall be the audited through MoEF&CC recognized and National Accreditation Board for Laboratory Testing (NABL) accredited third party.	Submitting regularly.

For Maridi Eco Industries (A) Pvt Ltd.



Maridi Eco Industries (A) Pvt Ltd.

Authorized Signature.