

ANNEXURE-III

Trust Deed/ Bylaws/
Registration Certificate

Maharashtra University of Health Sciences, Nashik

Following documents need to available on web site

Trust Deed / Bylaws/ Registration Certificate (Trust / Hospital (Bombay Nursing Act))**Faculty: - NURSING.****Name of College/Institute: - SANCHETI INSTITUTE OF NURSING EDUCATION, PUNE.**

Name of Trust / Society	
Registration Certificate To be uploaded on web site clear and original copy	Trust / Society: - To be uploaded on web site
	Trust Deed / Bylaws: - To be uploaded on web site
	Hospital Ownership Documents: -
	Hospital (Bombay Nursing Act): - To be uploaded on web site
	MPCB Certificate of Parent Hospital: - To be uploaded on web site
Hospital Type as Per Bombay Nursing Act: - 1949.	
Hospital (Bombay Nursing Act) issuing Authority: - PUNE MUNICIPAL CORPORATION.	
Hospital Bed as per Certificate: - 100 BEDS.	
Name of the College / Institute (As per First Affiliation letter)	: SANCHETI INSTITUTE OF NURSING EDUCATION, PUNE. 411 005.
Address	: 11/12, THUBE PARK, SHIVAJI NAGAR, PUNE. PIN CODE- 411 005.
Email ID	: sanchetinursing@gmail.com
Telephone / Mobile No.(s)	: +91 7020410012
Website	: https://sha.edu.in/b-sc-nursing
College Code	: 152146.

Here by I declare all relevant document uploaded are clear and visible on web site & are true as per my best knowledge

Any Other, Please Specify: -

Date:-

Chairman of LIC

Member Of LIC


PRINCIPAL
SANCHETI INSTITUTE OF NURSING EDUCATION
16, SHIVAJI NAGAR
PUNE-411005
 Member of LIC

CERTIFICATE OF REGISTRATION



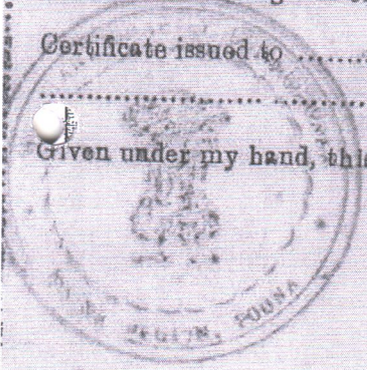
It is hereby certified that the Public Trust described below has this day been duly registered under the Bombay Public Trusts Act, 1950 (Bom. XXIX of 1950), at the Public Trusts Registration Office, Public Trusts Registration Office, Poona Region, Poona.

Name of Public Trust Hastimal Sancheti Memorial Trust
Poona.

Number in the Register of Public Trusts F-490-Poona

Certificate issued to Shri K.H. Sancheti Poona

Given under my hand, this 28th day of December 1972



Signature [Handwritten Signature]
Designation Assistant Charity Commissioner,
Poona Region, Poona.

[Handwritten Signature]
PRINCIPAL
SANCHETI INSTITUTE OF
NURSING EDUCATION
16, SHIVAJI NAGAR
PUNE-411005

अर्ज क्र. 580/12 कलक

अर्जदाराचे नांव :- 305/106/108 देवपुत्रे

नकलसह अर्ज आला तो दिनांक :-

नकल तयार दि. :- 27-3-12

नकल दिली तो दि. :-

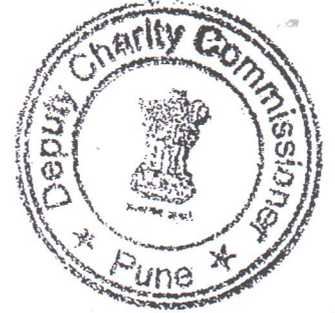
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2/9/72

TRUST - DEED

(Signature)

BETWEEN

The Settlor



VASANTABAI HASTIMAL SANCHETI
OF POONA

AND

The Trustees

1. Marakchand Hastimal Sancheti
2. Mansukhlal Hastimal Sancheti
3. Subhash Birdichand Navlakha
4. Dr. Karim L. Hastimal Sancheti
5. M. B. Agarwal
6. M. S. Agarwal

Dated: 28th day of Aug. 1972

(Signature)

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THIS INDENTURE

Made the 28th day of August One thousand Nine hundred and Seventy-two at Poona

B E T W E E N

Vasantabai Hastimal Sancheti,
resident of Poona.

HEREINAFTER called "The Settlor" (which expression shall unless inconsistent with or repugnant to the subject or context thereof include her heirs, executors and administrators).. .. OF THE ONE PART,

A N D

1. Harakchand Hastimal Sancheti
2. Mansukhlal Hastimal Sancheti
3. Subhash Birdichand Navalakha
4. Dr.Kantilal Hastimal Sancheti

HEREINAFTER jointly called "The Trustees" (which expression shall unless inconsistent with or repugnant to the subject or context thereof include the survivors or survivor of them and others the trustees or trustee for the time being of these presents and the executors or executors or administrators or administrator of the last surviving trustee) OF THE OTHER PART

[Signature]
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WHEREAS the Settlor is desirous of irrevocably settling the sum of Rupees One thousand upon trust for the public charitable purposes as hereinafter expressed or contained in these presents and in pursuance of such desire has handed over prior to the execution of these presents the sum of Rupees one thousand to the trustees;

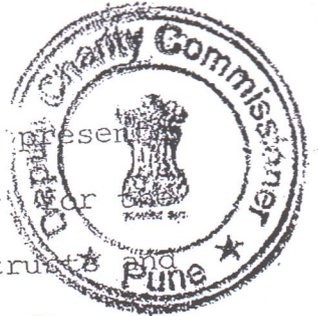
AND WHEREAS it is the desire and belief of the Settlor that the corpus of the trust may be further augmented from time to time by the flow of funds and other assets by way of gifts or donations or contributions.

NOW THIS INDENTURE WITNESSETH AS FOLLOWS :

(1) In pursuance of the said desire and for carrying out such desire into effect the Settlor doth hereby grant transfer and assign unto and settlor upon the trustees the said sum of rupees one thousand already handed over to the trustees (by way of corpus) AND ALL her estate right, right title and interest claim and demand into or upon the said sum of Rupees one thousand TO HAVE and TO HOLD the said sum of rupees one thousand unto the trustees but upon and subject to the trusts powers and provisions hereinafter declared and expressed of and concerning the same.

(2) For the consideration aforesaid they the trustees hereby covenant with the Settlor her heirs executors and administrators that they the trustees will stand and be possessed of the said sum of rupees one thousand and the investments for the time being representing the same and

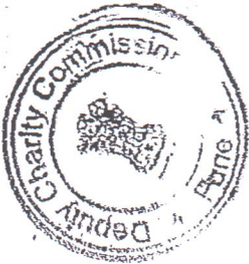
WITNESSETH
AT MUMBAI
THIS 15th DAY OF
MAY 1957



all shares stocks funds and securities of these presents be substituted or added or donated or gifted or purposes of trust and in due execution of the trusts and powers of these presents (all of which are hereafter in these presents designated as "the Trust Fund") upon trust for the uses and with and subject to the powers provisions directions and agreements hereinafter declared and contained of and concerning the same.

(3) The trustees shall stand and be possessed of the said Trust Fund upon trust to receive the interest, dividends and other income thereof and thereout and in the first place to reimburse themselves or pay and discharge all the costs charges and expenses incurred in or about or incidental to the administration or execution of the trusts or powers of these presents and also all outgoings taxes rates assessments dues duties levies imposts and other taxes payable in respect thereof and the costs of meeting ordinary repairs to any movable or immovable property if for the time being subject to the trusts of these presents AND SUBJECT thereto upon trust to apply the residue of the said interest dividends and other Income (hereinafter called "the said income") and at their discretion to apply the whole or any part of the corpus of the Trust Fund for public charitable purposes in India including (a) Medical relief and the trustees may think fit, to do (b) spread of education and (c) relief of the poor and in such manner as

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PUNE-411005



trustees may think fit to do and for one or more of public charitable purposes as aforesaid to the exclusion of one or more as the trustees may think fit to

Provided that the said income as well as the corpus of the Trust Fund shall be applied only towards public charitable purposes as aforesaid and any accumulation of income shall also be made and deemed to be made and deemed to be made for application to such public charitable purposes as aforesaid.

(4) Without prejudice to the generality of the foregoing objects or purposes but subject as aforesaid it is declared that the trustees shall each year apply the residue of the said income of the Trust Fund and may at their discretion at any time and from time to time apply also the Trust Fund or any part or parts of the Trust Fund in or towards any one or more of the following objects or purposes to the exclusion of the other or others of them in such proportion and manner in all respects as the trustees may in their absolute discretion think proper.

(a) Affording of medical relief in such manner as the trustees may think fit including -

- (1) Setting up of hospitals or other medical institutions and running them or granting of subscriptions and donations to Hospitals, Dispensaries, Convalescent Homes, Asylums, Nursing Homes, and other Public Institutions for administering medical relief to the needy.



- (2) Endowments to and help or support to and help or support to Hospitals, Maternity Homes, ana-toria and Dispensaries.
 - (3) Grant of medical help to the poor and grant of medical help to deserving persons during epidemic, famine, floods earthquake or any unforeseen calamity or war or warlike operations or otherwise whenever the trustees may deem fit to dispense such aid at any time or in any circumstances.
- (b) The spread or promotion of education or learning in all its branches in such manner as the trustees may think fit including -
- (i) Establishment and/ or acquisition and main-tenance or support of schools, colleges, Vidyapiths, Bal-Mandirs, Study Centres, Uni-versities and other institutions for impart-ing education and training to students.
 - (ii) Establishment and support of professorships, Fellowships, Lectureships, Scholarships and prizes at schools, colleges or other Educa-tional Institutions.
 - (iii) Establishment and maintenance of and support of hostels and/ or Boarding Houses and grant of free boarding and lodging to poor and de-serving students upon such terms and for such period in each case as the trustees may think fit.
 - (iv) Grant of Endowments at Universities, Research Institutions and other Educational and Scien-tific Institutions (whether now existing or hereafter established) for spread of educa-tion and knowledge in all or any branches of knowledge or institution in spread of know-ledge of.



(v) Awarding Scholarships, and Fellowships on such terms and conditions as the trustees may think fit for the purpose of undertaking prosecuting and encouraging higher education, and research work in any branch of engineering technology, electric Therapy, Radiology and Bacteriology, Medical science or any other Branch or branches of modern applied science in its widest and more comprehensive sence.

(vi) Awarding scholarships and cash payment or giving loans to poor persons desirous of receiving primary, secondary or higher education.

(c) Distribution of free food and clothing to the poor and needy.

(d) Setting up or helping by endowments or otherwise orphanages or poor houses for the benefit of orphans and/ or other deserving persons.

(a) Helping of poor widows.

(f) Establishing or rendering help to any institutions for the alleviation of human suffering.

(g) Subscriptions, contributions and/ or donations to any public charitable trusts or funds or institutions for promotion of any of the aforesaid objects.

(h) Establishment maintenance and support of Libraries Museums and reading rooms for advancement of education and knowledge in general.

(i) As per amendment enclosed.

PROVIDED ALWAYS ALSO without prejudice to the generality of the foregoing that the help to be given under any of the foregoing heads wherever the case admits may be given either in the way of pecuniary payments or the supply or distribution of medical reliefs or any manner which the trustees may consider desirable.

Added by
Hon'ble
Civil Su:

"(i) To engage or other basic or developme to all fi by all me and condu view to a nomic way socio ecc Society."

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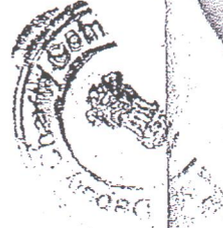
(5) The Trustees shall in case where any aid is proposed to be given for charitable purposes to any institution, association, society, organisation, body or trust ascertain whether the objects of such institution, association, society organisation body or trust are in accordance with the objects of this Trust and if so, satisfied, may give donation to such institution, association, society organisation body or trust for being utilised only for such objects.

(5) The surplus and unapplied portion of the said income, if any, arising in any one or more year or years shall be accumulated subject to the provisions of any law for the time being in force by investing the same and the resulting income thereof from time to time in any of the investments in which the Trust Fund are hereby directed or a-uthorised to be invested and may be credited to an account to be called 'the Surplus Account' and the said trustees shall have power in any subsequent year or years to expend as if such accumulation or parts thereof had been part of the income of the year or years in which the same are or is sought to be expended and applied as aforesaid.

(7) The Trust hereby established shall be called 'HASTIMAL SANCHETI MEMORIAL TRUST.'

The office of the Trust shall be at Poona or at such other place in India as the trustees may from time to time think fit.


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(8) For the accomplishment of the trusts of these presents and without prejudice to the generality of any powers hereby or by law conferred or implied or vested in the trustees, the following powers and authorities are hereby expressly conferred on the trustees, that is to say -

- (i) To appoint any one from amongst them as Managing Trustee with such powers as may be delegated to him or her from time to time.
- (ii) To permit any one or more trustees to operate on any banking accounts without any liabilities the other trustees to examine the said accounts or to be in any way responsible for the acts deeds or defaults of such trustees or trustee in connection with such accounts.
- (iii) To purchase, construct or hire or take on lease any immovable or movable property for all or any of the purposes of the said trusts at such price cost or rents and on such terms and conditions and for such period and with or without option for renewal as the trustees may think fit.
- (iv) To let out, lease, demise, mortgage, charge or license any property belonging to the Trust for such rent or compensation and on such terms and conditions and for such period as the trustees may think fit.
- (v) To appoint and dismiss or terminate or discharge the services of and reappoint executives officials, doctors, nurses, clerks, care-takers, attendants and other employees on such salary wages, fees, commission or other remuneration and on such terms as they may think fit.

REGISTERED
STATIONER, BANGALORE
KARNATAKA

- (vi) To delegate by power of Attorney or otherwise to any trustee or trustees or any other person any powers implied by law or conferred by statute or vested in the trustees by these presents but the trustees shall not be held liable or responsible, for the acts or defaults of any such persons or person but only for their own respective, acts and defaults.
- (vii) To act according to the decision of the majority of trustees when the trustees are not unanimous, and such decision shall be binding on the minority as well as on those trustees who may not have voted or who may be absent. If the trustees shall be equally divided in option the matter shall be decided according to the casting vote of the Chairman.
- (viii) To reimburse themselves or apply and discharge out of the funds or any property subject to the trusts of these presents and income thereof, all expenses that may be incurred in or about the execution of the trusts and powers of these presents, including reasonable amount of travelling expenditure incurred for attending any meeting of the trustees.
- (ix) To decide all questions arising in the administration of trusts hereof and including all questions relating to the interpretation of these presents, the administration of any institutions maintained by the trust or concerning anything or matter relating to, connected with or arising out of these presents or the operation thereof. The decision of the trustees on all or any of the matters aforesaid shall be final.



- (x) To compromise, compound, abandon, submit to arbitration or otherwise settle any actions, suits, proceedings debts claims or things whatsoever arising out of the administration of the Trust Fund, or any institutions maintained and or any of these purposes may enter into, give, execute and do such agreements, instruments or composition or arrangement, release and other things as to them seem expedient, without being liable or responsible for any loss occasioned by any act or thing so done by them in good faith as fully as if they were absolutely entitled to the Trust Fund and the said institutions without being answerable for any loss occasioned thereby.
- (xi) To set up one or more Committees for the routine day today management and administration of any such institutions under their ultimate supervision and control. The trustees shall be entitled to frame the constitution and regulate the procedure of such committees and to delegate to them such powers as they may consider proper and necessary. Any one or more trustees may be members of any such committee in which trustees may nominate persons other than themselves.
- (xii) To frame such rules and regulations for the management and administration of the trust and institutions as they shall think fit and to alter or vary the same from time to time and to make new rules and regulations. Provided that such rules and regulations shall not be inconsistent with the terms of these presents.
- (xiii) To deposit by way of safe custody and documents held by them relating to any property belonging to the trust with any bank and to pay any sum payable in respect of such deposit.

- (xiv) To permit the investments to stand so long as the trustees desire in the name of any Managing Trustee or trustees or other trustee or trustees and to provide which trustee shall in case of joint investments be named as the first.
- (xv) To borrow or raise any money that may be required by the trust for the purposes of its object upon such terms as may be deemed advisable and in particular by the issue of bonds, debentures, bills of exchange, promissory notes or by mortgage or charge of all or any part of the immovable or movable assets belonging to the trust.
- (xvi) To establish and support or aid in the establishment or support of funds, trusts or institutions calculated to benefit employees or ex-employees (or their dependants) of the trust or any institutions maintained by it.
- (xvii) For the benefit of the trust to become member of any other bodies of persons, associations of persons, institutions, societies and bodies, corporate including companies limited by guarantee.
- (xviii) To do all such other lawful things as may be incidental to or conducive to the attainment of the objects of the trust.
- (9) Subject to the provisions of any law for the time being in force and applicable to the trust in general and subject to the Bombay Public Trust Act, 1950 the trustees shall invest all moneys which shall require investment in any investments or properties of whatsoever nature and wheresoever situate and whether invol-



ving liabilities or producing income or not and in any manner they may think proper and to call in sell, convert or exchange such investments and properties, both movable and immovable as are forming part of the Trust Fund whenever they in their absolute discretion think it desirable to do so.

AND WITHOUT PREJUDICE TO the generality of the foregoing powers the trustees may invest any moneys requiring investment :

- (a) In the purchase of any immovable property situated in India or elsewhere and for the development thereof the trustees may borrow money at such interest as they may think fit for the purpose without security or on security forming part of the Trust fund.
- (b) In the purchase of or subscription to debentures, stocks, funds, shares, and securities of any company or corporation, whether in-corporated in India or elsewhere.
- (c) In making loans upon the security of any immovable property or movable property.
- (d) In making loans to or deposits with any person, firm or company or corporation.
- (e) In any business which may be carried on by the trustees as such trustees for and on behalf of the Trust hereby established.
- (f) In the purchase of any immovable property or acquisition of flats, by becoming members of cooperative societies --

RECORDED
INDEXED

To the intent that the trustees shall have the same full and unrestricted power of investing and transposing the investments in all respects as if they were absolutely entitled thereto beneficially.

(iii) In the execution of the powers of investment hereby or by law conferred upon the trustees, no trustee shall be liable for any loss to the Trust Fund arising by reason of any investments made in good faith nor shall any trustee hereof be liable for any loss to or in respect of the Trust fund unless such loss shall be attributable to his own dishonesty or willful commission of an act known by him to be a breach of trust.

(10) It shall be lawful for the trustees to construct build, erect buildings, houses, tenements, pull down, renovate, rebuild, alter, adapt, improve, add to, develop or repair any immovable properties comprised in the Trust Fund and to expend for all or any of the above purposes such monies out of the Trust Fund or the income thereof as the trustees may in their discretion think fit and proper. The trustees shall also be entitled in their name or the names of one or more of them to become members of any cooperative society or other like institution for the protection, benefit and improvement of the Trust Fund or any property comprised therein as also to enter into such contracts and take such other actions and proceedings as they may think proper for the purpose of such protection, benefit or improvement and to pay all fees and subscriptions and defray all charges and expenses as may be considered proper.


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The trustees shall also be entitled to enter into any agreements or covenants with the owners of or persons interested in any other properties and whether restrictive or otherwise and whether for the benefit of the properties comprised in the Trust Fund or such other properties as they may in their absolute discretion think fit from time to time. The trustees shall also have the power to insure any premises comprised in the Trust Fund against loss by fire, lightning or civil commotion or other risks or losses as the trustees may think proper from time to time but no liability shall attach on the trustees or any of them by reason of any property remaining uninsured in any way. The trustees shall also have the power after paying all rents rates taxes and other outgoings and expenses out of the rents and profits of any immovable properties, to set aside out of the balance thereof from time to time such sums of money as the trustees consider proper to meet the expenses of heavy repairs or by way of depreciation or sinking fund and to utilise the same and the income thereof for heavy repairs or for rebuilding or reinstating immovable properties or erecting new buildings and in the meantime to invest the same in the manner authorised by these presents. It shall also be lawful for the trustees to permit any immovable property forming part of the Trust Fund to be held used and enjoyed for the purposes of any scheme of charity or other purposes of these presents.

(11) Upon any sale or other transfer by the trustees under the power aforesaid, the purchaser or purchasers, transferee or transferees dealing bonafide with the trustees shall not be concerned to see or inquire whether the occasion for executing or exercising such power has arise or whether the provisions as to the appointment and retirement of trustees herein contained have been properly and regularly observed and performed. Neither shall the Purchaser or Purchasers, transferee or transferees be concerned to see to the application of the purchase moneys or other considerations, or be answerable for the loss, misapplication or nonapplication thereof.

(12) The trustees are hereby authorised to invite or accept donations of money, shares, debentures, bonds, securities, businesses and other movable or immovable property from the Settlor or anyone else by way of gift, grant, legacy or otherwise on such terms and conditions as the trustees may think fit not being inconsistent with the terms of these presents and such donations shall be held by the trustees as accretion to augmentation of the Trust Fund and shall be subject to the same trusts powers and provisions as are contained in these presents and applicable thereto as if such money or other property had formed part of the original Trust Fund. Provided that the trustees may refuse to accept any such donation grant or legacy which they may in their absolute discretion consider unsuitable.


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(13) (b) The trustees may meet together for the despatch of the business and adjourn and otherwise regulate their meetings and proceedings as they may think fit.

(b) A resolution passed without any meeting of the trustees and evidenced by writing under the hands of the majority of the trustees shall be as valid and effectual as a resolution duly passed at a meeting of the trustees held in accordance with the provisions of these presents.

(c) The quorum at a meeting of the trustees shall be two.

(d) The trustees shall keep or cause to be kept proper books of accounts in which all receipts and expenditure relating to the Trust Fund and any other institutions maintained shall be entered and such books shall be kept at the office of the Trust or such institutions as the case may be.

The trustees shall each year cause to be made and prepared all proper accounts or receipts and expenditure in connection with the management of the Trust Fund and other institutions for the preceding year showing separately several heads of receipts and expenditure.

(e) Notes made in the Minute Book and other heads of any matters relating to the Trust shall be conclusive evidence of the facts and matters duly noted therein.

(14) Any Trustee (other than the Settlor) being a lawyer, accountant or other person engaged in any profession or business shall be entitled to be paid all usual professional or proper charges for time expended, business transacted and acts done by him or any partner of his in connection with the trusts thereof (including acts which a trustee not being in any profession or business could have done personally) In spite of the fact that he shall be a trustee of these presents.

(15) The receipt of the trustees or trustee or the Managing Trustee as the case may be for any moneys paid or any stock funds or securities or other investments transferred to them or him in the execution of any of the trusts or powers hereof or for the purchase money paid to them or him shall effectually discharge the person or persons so paying or transferring the same therefrom.

(16) (1) If the trustees hereby constituted or any of them or the trustees or trustee appointed as herein-after provided shall die or desire to be discharged or refuse or become incapable to act or is adjudicated insolvent or convicted of a criminal offence involving moral turpitude and punished with imprisonment exceeding six months or be absent from India for a period twelve months or more without obtaining leave of the other trustees in writing then the surviving or continuing trustees or trustee for the time being may subject to the provisions of clause-17 appoint any person or persons in the place of the trustees or trustee so dying, desiring to



be discharged or refusing or becoming incapable to act or adjudicated insolvent or convicted of a criminal offence and punished with imprisonment as aforesaid or being absent from India as aforesaid.

(2) The trustees may subject to the provisions of Clause-17 appoint any person or persons as an additional trustee or trustees.

(3) It shall be lawful for the person or persons for the time being entitled to appoint a new trustee or trustees hereof to appoint any bank, company or corporation to be an additional trustee of these presents jointly with the continuing trustees upon such terms and remuneration or otherwise and for such period as the trustees may think fit.

(17) (1) The number of trustees shall at no time be less than 2 (two) nor more than 9 (nine).

(2) On every appointment of trustee the Trust Fund shall if and so far as the nature of the property and other circumstances shall require or admit and unless the trustees otherwise resolve but so as not to prejudice the powers of the Managing Trustee be transferred so that the same may be vested in the trustee or trustees for the time being.

AND EVERY trustee so appointed as aforesaid may as well before or after such transfer act or assist in the execution of the trusts and powers of these presents as



fully and effectually as if he had been hereby constituted a trustee.

(18) The trustees shall be respectively chargeable only for such moneys stocks funds securities and other assets of the trust as they shall actually receive notwithstanding their signing any receipt for the sake of conformity and shall be answerable and accountable only for their own respective acts, receipts, neglects and wilful defaults and not for those of each other nor for those of any bankers, brokers or other person in whose hands any trust moneys or assets may be placed deposited or come nor for the deficiency or insufficiency of any stocks, funds and securities nor for any other loss unless the same shall happen due to or through their or his own wilful default or dishonesty respectively and in particular no trustee shall be bound to take any steps or proceedings against a co-trustee.

(19) Where the trustees in the purported exercise of the trusts discretions and powers hereby or by law conferred act on the advice of any counsel, solicitor or other lawyer, engineer, surveyor land or estate agent, actually, broker, cashier, accountant or expert, the trustees shall not be responsible for any loss that may result from acting on such advice but the act or omission shall be deemed to be authorised and proper and the advice shall operate to protect the trustees in the like manner as if the act or omission had been directly or authorised under an order of a court of competent jurisdiction.

[Signature]
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(20) The trust hereby established is irrevocable

IN WITNESS WHEREOF the parties hereto have hereunto set their respective hands and seals the day and year - first hereinabove written.

SIGNED SEALED AND DELIVERED BY the within - named VASANTABAI HASTIMAL SANCHETI the SETTLOR in the presence of :

XXXXXXXXXX

SETTLOR

1.

2.

SIGNED SEALED AND DELIVERED by -

(1) HARAKCHAND HASTIMAL SANCHETI

(2) MANSUKHLAL HASTIMAL SANCHETI

(3) SUBHASH BIRDICHAND NAVLAKHA

(4) DR. KANTILAL HASTIMAL SANCHETI

the TRUSTEES herein in the presence of -

XXXXXXXXXX

TRUSTEES

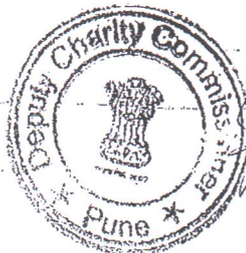
1.

2.

TRUE COPY

[Signature]

Managing Trustee
Hastimal Sancheti Memorial Trust



सही शिक्काची खरी नकल

29/3/12

सार्वजनिक न्यास नोंदणी कार्यालय पुणे विभाग पुणे

नर्सिंग
(2023-2024)

मुमादाम्. ४७६ (१०० पानी १० पुस्तक) ७-२२

४/२६६

आरोग्य/अन्न व परवा

पुणे महानगरपालिका

PUNE MUNICIPAL CORPORATION

सन १९४९ च्या दि बॉम्बे नर्सिंग होम्स रजिस्ट्रेशन अॅक्टच्या कलम ५ अन्वये दिलेले
रजिस्ट्रेशन सर्टिफिकेट

Certificate of Registration under section 5 of the Bombay Nursing Homes
Registration Act, 1949

(नियम ५ अन्वये) (Under Rule 5)

3451

क्रमांक No. :

दि. बॉम्बे नर्सिंग होम्स रजिस्ट्रेशन अॅक्ट, १९४९ अन्वये श्री. / श्रीमती अर्चना

यांचे पराग संचेती
संचेती हेल्थ सर्विसेस प्रा. लि. संचालित येथील नर्सिंग होम / मॅटर्निटी होम रजिस्टर के
असून सदरचे नर्सिंग होम व मॅटर्निटी होम चालविण्यास परवाना देण्यात येत आहे.

This is to certify that Shri. / Shrimati फ्लॉट नं. ११/२ वी, सी. टी. एस्. नं. १३९८ वी, १३९९ ते १३९०, पुणे पार्क, शिवाजी नगर पुणे-४
has been registered under the Bombay Nursing Homes Registration Act, 1949 in respect of
Sancheti's Advanced Orthocare Hospital
(A unit of Poona Health Services Pvt. Ltd) situated at

and has been authorised to carry on the said Nursing Home.

रजिस्ट्रेशन क्र. : LCBP-2023-00325
Registration No. :

प्रसूतीसाठी
Maternity - कॉटर
Cots

रजिस्ट्रेशन दि. : ०१/०४/२०२३
Date of Registration ते ३१/०३/२०२६

इतर रुग्णांसाठी
Other Nursing Patients ८७ + ३९ कॉटर
= १२६ Cots

ठिकाण Place : पुणे

प्रमाण संचेती हेल्थ सर्विसेस प्रा. लि.

सर्टिफिकेट दिल्याचा दिनांक Date of issue of Certificate

सदरचे सर्टिफिकेट दिनांक ३१ मार्च २०२६ पर्यंत कार्यवाहीत राहील.

This Certificate shall be valid up to 31 st March

दि २५/३/२४ न सा. आरोग्य अधिकारी यांच्या माध्यमेने वेद

(डॉ. मनिषा विनोद नाईक)

डॉ. श्यामल पवार

सहाय्यक आरोग्य अधिकारी, पुणे महानगरपालिका

आरोग्य अधिकारी, पुणे महानगरपालिका

Asstt. Medical Officer of Health, Pune Municipal Corporation. Medical Officer of Health, Pune Municipal Corporation.

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NURSING EDUCATION
18, SHIVAJI NAGAR
DI INF-411005

मुम्बई नर्सिंग होम्स (2024 ते 2020)

मुमादामु. ४७६ (१०० पानी १० पुस्तके) ७-२२

१/२९२३

आरोग्य/अन्न व परवाना

पुणे महानगरपालिका

PUNE MUNICIPAL CORPORATION

सन १९४९ च्या दि बॉम्बे नर्सिंग होम्स रजिस्ट्रेशन अँक्टच्या कलम ५ अन्वये दिलेले
रजिस्ट्रेशन सर्टिफिकेटCertificate of Registration under section 5 of the Bombay Nursing Homes
Registration Act, 1949

(नियम ५ अन्वये) (Under Rule 5)

4201

क्रमांक No. :

दि. बॉम्बे नर्सिंग होम्स रजिस्ट्रेशन अँक्ट, १९४९ अन्वये श्री. / श्रीमती डॉ. संचेतीपराग कांतीलाल (मॅनेजिंग ट्रेडिंग)
यांचे संचेती इन्स्टीट्यूट फॉर डॉक्टोरल अँड रिहबिलिटेशन
सं. १६ शिवाजी नगर येथील नर्सिंग होम / मॅटर्निटी होम रजिस्टर केले
असून सदरचे नर्सिंग होम व मॅटर्निटी होम चालविण्यास परवाना देण्यात येत आहे.

This is to certify that Shri. / Shrimati

पुणे - ०५

has been registered under the Bombay Nursing Homes Registration Act, 1949 in respect of

situated at

and has been authorised to carry on the said Nursing Home.

रजिस्ट्रेशन क्र. : LCBP-0506-01325

Registration No. :

प्रसूतीसाठी

00

कॉट्स

Maternity

Cots

रजिस्ट्रेशन दि. : १/६/२०२५Date of Registration : ३१/३/२०२८

इतर रुग्णांसाठी

१००

कॉट्स

Other Nursing Patients

Cots

ठिकाण Place : पुणे

सर्टिफिकेट दिल्याचा दिनांक Date of issue of Certificate

२०२० शोभर वेडस करितासदरचे सर्टिफिकेट दिनांक ३१ मार्च २०२८ पर्यंत कार्यवाहीत राहील.

This Certificate shall be valid up to 31 st March

१०/३/२५

डॉ. सुर्यकांत देवकर

सहाय्यक आरोग्य अधिकारी, पुणे महानगरपालिका.
Asstt. Medical Officer of Health, Pune Municipal Corporation.

पुणे महानगरपालिका

डॉ. निना तोराडे

आरोग्य अधिकारी, पुणे महानगरपालिका.
Medical Officer of Health, Pune Municipal Corporation.

पुणे महानगरपालिका

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NURSING EDUCATION

16, SHIVAJI NAGAR

PHONE-444008

MAHARASHTRA POLLUTION CONTROL BOARD

Tel: 24010437/24020781
Fax: 24024068/24023515
Website: <http://mpcb.gov.in>
Email: ps@mpcb.gov.in



Kalpataru Point, 2nd, 3rd
and 4th floor, Opp. Cine
Planet Cinema, Near Sion
Circle, Sion (E),
Mumbai-400022

ORANGE/L.S.I

No:- Format1.0/PSO/UAN No.0000249648/CO/2508000067

Date: 01/08/2025

To,

Hastimal Sancheti Memorial Trust Sancheti Institute
for Orthopaedics and Rehabilitation
,16 shivajinagar-411005
Email:rohan.rawal@sanchetihospital.org
Contact No.:8888878543



Your Service is Our Duty

Grant of Renewal of Combined Consent to Operate and BMW Authorization (CCA) under the provisions of Water (P & CP) Act, 1974, Air (P & CP) Act, 1981 and Bio-Medical Waste Management Rules, 2016 as amended and Hazardous Waste (M & TM) Rules, 2016.

- Ref:**
1. Combine Consent and Bio-Medical Waste Authorization granted by the Board vide no.MPCB-CONSENT-0000249648 dated- 04.06.2025
 2. Report of SRO- MPCB, Pune- I on 09.07.2025
 3. Email submitted by this office to the applicant on 17.07.2025

After examining the proposal, The Maharashtra Pollution Control Board hereby grant of renewal of Combined Consent to operate and BMW Authorization to HCE under Section 25/26 of the Water (P&CP) Act, 1974, Section 21 of the Air (P&CP) Act, 1981 and Bio-Medical Waste Management Rules, 2016, and Hazardous Wastes (Management & Transboundary Movement) Rules, 2016 respectively, under Environment (Protection) Act, 1986, subject to terms and conditions as specified below and in the **Schedule(I-IV) and Annexure (I-II)** enclosed in this order.

1. This CCA shall be in force **for a period From 04-06-2025 To 04-06-2027**
2. HCF Area : - Plot Area 4120.00 M² with Built-up area 6177.75 M².
3. **Activities Included**
 - a. Total Number of Beds : **100 Nos.** 0
4. **Conditions under the Water (P&CP) Act, 1974:-**
 1. Quantity of total water consumption shall not exceed 41 M³/day. You shall not use the ground water without obtaining prior permission of Central Ground Water Authority.
 2. You shall provide adequate treatment & disposal facility for Sewage & Effluent generated as specified in **Annexure-I**


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PUNE-411005

- You shall provide water meter at water intake point & at sewage/Effluent disposal point and shall maintain monthly records thereof.

5. Conditions under the Air (P&CP) Act,1981:-

- You shall use the fuel for DG set as specified in the **Annexure-II**.
- You shall provide adequate emission control system to DG set as specified in **Annexure-II**.
- You shall strictly observe noise standards applicable for DG set stack emission and ambient noise level as per **Annexure-II**.

6. Conditions under Hazardous and Other Wastes(Management, Handling & Transboundry Movement) Rules, 2016 for treatment and disposal of hazardous waste:-

You shall have valid membership of CHWTSDf and shall dispose the Hazardous waste generated in strict compliance with said rules and maintain record thereof.

Sr No	Type of Waste	HW Category no.	Quantity	UOM	Disposal
1		0	As per Actual	--NA--	0

7. Conditions under Solid Waste Management rules 2016

- You Shall Handover Solid waste (Other Than BMW) to Local bodies as per provisions of SWM Rules, 2016.
- You shall Not mix general solid waste with Bio Medical Waste.

8. Conditions under BMW Management rules, 2016 (As Amended):-

- You shall adhere to the BMW Generation quantity and storage conditions as specified in Schedule-I of BMW Management Rules, 2016, as amended.
- You shall segregate and handover BMW to BMW T&D CTF **Passco Environmental Solution Pvt.Ltd., Pune** Strictly complying with the Provisions of Schedule-I and Maintain record of the same.
- Cytotoxic Drugs/ Waste:** You shall have separate storage, marked with the symbol of Bio Hazard & Cytotoxic Hazard for outdated, discarded, unused cytotoxic drugs/waste and submit details of Management and Handling of outdated, discarded, unused Cytotoxic drugs in the format prescribed by CPCB which is available on www.cpcb.nic.in along with Annual Report to MPCB with a copy to CPCB before 30th June of every year.
- Mercury Waste:** You shall manage the Mercury Waste in HCE in environmentally sound manner (including storage, spilled collection, transportation and disposal) as per guidelines published by CPCB as detailed in document entitled "Environmentally Sound Management of Mercury Waste in Health Care Facilities" (www.cpcb.nic.in).
- You shall not undertake Modifications/ Upgradation in existing facility without obtaining prior Environment Clearance under the Provision of EIA notification, 2006 Or Consent to Establish from the MPC Board as applicable.
- Any unauthorized change in Location, Name, personnel, equipment or working conditions as mentioned in the application by you shall constitute a breach of this CCA. In case of any change you shall apply fresh for CCA or amendment as applicable.
- You shall not Rent, Lend, Sell, Transfer or Close Down the facility or otherwise transport / Handover the Bio-Medical waste generated for any other purpose without obtaining prior written permission of the MPC Board.

12. This Board reserves the right to review, amend, suspend, revoke, or change any of the conditions applicable under this CCA and the same shall be binding on the HCE.
13. You shall maintain records of MPC board Officers visit and shall obey all the lawful instructions issued by the Board Officers from time to time.
14. Any violation of provisions of BMW Management Rules, 2016 as amended shall attract the penal provisions of Environment (Protection) Act, 1986 and Violations under the provisions of Water (P&CP) Act 1974, Air (P&CP) act 1981 shall attract provisions of respective act including closure of the facility and prosecution.
15. This CCA shall not be construed as exemption from obtaining necessary NOC/permission from any other Government agencies as applicable.
16. You shall submit the bank guarantee of INR 2.25 lakhs towards compliance of conditions as specified in Schedule III to The Regional Officer, MPCB, Pune within 15 days. Non submission of B.G. in specified time shall attract 12% interest on BG

This consent is issued on the basis of information/documents submitted by the Applicant/Project Proponent, if it has been observed that the information submitted by the Applicant/Project Proponent is false, misleading or fraudulent, the Board reserves its right to revoke the consent & further legal action will be initiated against the Applicant/Project Proponent.



Ramesh Thakur

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Signed by: Dr. Vishwajeet Ramesh Thakur
Principal Scientific Officer
For and on behalf of,
Maharashtra Pollution Control Board
pso@mpcb.gov.in
2025-08-01 16:33:24 IST

Received Consent/Authorization fee of -

Sr.No	Amount(Rs.)	Transaction/DR.No.	Date	Transaction Type
1	75000.00	TXN2506000781	04/06/2025	Online Payment
2	98400.00	TXN2507001966	09/07/2025	Online Payment

Remaining fees of Rs. 60,000/- is balance with Board will be considered for further renewal of CCA

Copy to:

1. Regional Officer, MPCB, Pune and Sub-Regional Officer, MPCB, Pune I
- You shall ensure BG compliance
2. Chief Accounts Officer, MPCB, Sion, Mumbai
3. I/C EIC- for record & website updating purpose.

Ramesh Thakur
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Conditions under Water (P & CP), 1974 Act: (Refer Condition No. 5)

A. Water Consumption Details:-

Sr. No.	Purpose for water consumed	Water consumption quantity (CMD)
1.	Industrial Cooling, spraying in mine pits or boiler feed	0.00
2.	Domestic purpose	41.00
3.	Pathology Laboratory, Floor washing, Operation Theater	0.00
4.	Laundry	0.00
5.	Other such as agriculture, gardening, etc.	0.00

B. Conditions for Sewage & Effluent Generation, Treatment and Disposal:-

Sr. No.	Description	Permitted quantity of discharge (CMD)	Standards to be achieved	Disposal
1	Domestic Sewage	35	As per clause 'C'	100% Recycle
2	Trade effluent	0	As per clause 'C'	100% Recycle

- C. You shall operate the combined waste water treatment plant of adequate design and capacity to treat the domestic sewage and trade effluent so as to achieve the following standards as prescribed below under E (P) Act, 1986 and Rules made there under and recycle treated effluent after achieving standard prescribed below.

Sr. No.	Parameters	Discharge Standards applicable	
		Limiting Concentration in mg/except for pH	
1	pH	6.5-9.0	
2	Oil & Grease	10	
3	BOD (3 days 27°C)	30	
4	COD	250	
5	Total Suspended Solids	100	
6	Bio-Assay Test	90 % survival of fish after 96 hours in 100 % effluent	

- D. You shall ensure replacement of pollution control system or its parts after expiry of its expected life as defined by manufacturer so as to ensure the compliance of standards and safety of the operation thereof.
- E. You shall provide Primary/ Secondary/ tertiary treatment system and disinfection facility.
- F. The Applicant shall obtain prior consent of the Board to take steps for Expansion/Modification of any treatment and disposal system or an extension or addition thereto.
- G. You shall provide Specific Water Pollution control system as per above conditions and conditions of Environmental Clearance, if applicable.
- H. All Health Care Facilities irrespective of the bed capacity shall install scientifically designed disinfection facilities before discharging the effluent into sewer line or reuse in the premises as stipulated under Schedule II (6) of Biomedical waste Management Rules, 2016.

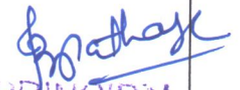
Annexure - II

Terms & conditions for Incinerator(s) and D.G. Set(s) under Air (P & CP) Act, 1981 and Bio Medical waste management Rule, 2016: (Refer Condition No.6)

1. You shall observe following fuel pattern and erect following stack (s):

Sr. No.	Stack Attached to	Fuel Type	Quantity	Stack Height (Mtr)
1	DG set 680 KVA	Diesel	40.00 Ltr/Hr	5.00
2	DG set 625 KVA	Diesel	40.00 Ltr/Hr	5.00
3	DG set 180 KVA	Diesel	40.00 Ltr/Hr	5.00

2. The Applicant shall obtain prior permission of MPC board for providing additional control equipment with necessary specifications and operation thereof or replacement/alteration well before its life come to an end or erection of new pollution control equipment.
3. The Board reserves its rights to vary all or any of the condition in the consent, if due to any technological improvement or otherwise such variation (including the change of any control equipment, either in whole or in part as necessary).
4. Conditions for D.G. Set:-
- Noise from the D.G. Set should be controlled by providing an acoustic enclosure or by treating the room acoustically for control of noise.
 - Acoustic enclosure/acoustic treatment of the room should be designed for minimum 25 dB (A) insertion loss or for meeting the ambient noise standards, whichever is on higher side. A suitable exhaust muffler with insertion loss of 25 dB(A) shall also be provided. The measurement of insertion loss will be done at different points at 0.5 meters from acoustic enclosure/room and then average.
 - You shall make efforts to bring down noise level due to DG set, outside industrial premises, within ambient noise requirements by proper siting and control measures.
 - Installation of DG Set must be strictly in compliance with recommendations of DG Set manufacturer.
 - A proper routine and preventive maintenance procedure for DG set should be set and followed in consultation with the DG manufacturer which would help to prevent noise levels of DG set from deteriorating with use.
 - D.G. Set shall be operated only in case of power failure.
 - The applicant should not cause any nuisance in the surrounding area due to operation of D.G. Set.
 - The applicant shall comply with the notification of MoEFCC dated 17.05.2002 regarding noise limit for generator sets run with diesel.
5. You shall take adequate measures for control of noise levels from its own sources within the premises so as to maintain ambient air quality standard in respect of noise to less than 75 dB (A) during day time and 70 dB (A) during night time. Day time is reckoned in between 6 a.m. and 10 p.m. and night time is reckoned between 10 p.m. and 6 a.m.


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SCHEDULE-I**Authorization for Management of Bio-Medical Waste (Category and Quantity)**

The authorization is granted for Generation and Segregation of BioMedical Waste (BMW) in waste categories and quantities listed here in below:

Sr. No	Category	Type of Waste	Quantity not to exceed (Kg/Month)	Segregation Colour coding	Treatment & Disposal
1	Yellow	a) Human Anatomical waste	300.00	Yellow coloured non- chlorinated plastic bags.	Bio medical Waste shall be sent to MPCB authorized BMW-CTF Passco Environmental Solution Pvt.Ltd., Pune Pune
		b) Animal Anatomical Waste	0.00		
		c) Soiled Waste	1000.00		
		d) Expired or Discarded Medicines	0.00		
		e) Chemical Waste	0.00		
		f) Chemical Liquid Waste	0.00	Separate collection system leading to effluent treatment system.	
		g) Discarded linen, mattresses, beddings contaminated with blood or body fluid.	200.00	Yellow coloured non - chlorinated plastic bags or suitable packing material.	
		h) Microbiology Biotechnology and other clinical laboratory waste	200.00	Autoclave safe plastic bags or containers.	
2	Red	Contaminated waste (Recyclable)	575.00	Red coloured non chlorinated plastic bags or containers.	Bio medical Waste shall be sent to MPCB authorized BMW-CTF Passco Environmental Solution Pvt.Ltd., Pune Pune
3	White (Translucent)	Waste sharps including Metals	110.00	Puncture proof, Leak proof, tamper proof container.	Bio medical Waste shall be sent to MPCB authorized BMW-CTF Passco Environmental Solution Pvt.Ltd., Pune Pune
4	Blue	a) Glassware	25.00	Puncture proof, Leak proof with Blue coloured marking.	Bio medical Waste shall be sent to MPCB authorized BMW-CTF Passco Environmental Solution Pvt.Ltd., Pune Pune
		b) Metallic body implants	25.00		

Responsibilities of HCF

1. You shall handover Bio Medical waste only to MPCB Authorized Common Bio medical waste treatment and Disposal facility **Passco Environmental Solution Pvt.Ltd., Pune** and maintain records thereof for 5 years.
2. You shall establish bar code for handling of bio-medical waste.
3. You shall ensure segregation of Bio-Medical Waste in colour coded bags as per BMW Management Rules, 2016
4. You shall not store Bio Medical waste beyond 48 hours from the generation.
5. You shall use only non-chlorinated plastic coloured bags.
6. You shall ensure use of colour coded bins and bags for segregation of BMW as required under BMW Management Rules 2016.
7. You shall not mix General/other Solid waste with Bio Medical Waste.
8. You shall ensure segregation, treatment and disposal of General / Other Municipal solid waste as per Solid Waste Management rules, 2016.
9. You shall pay the charges to authorized Common Bio Medical waste Treatment and Disposal facility for its services as agreed upon during the membership registration or as amended.
10. You shall comply and strictly abide with the conditions stipulated in BMW Management Rules, 2016 as amended time to time.
11. You shall handover Plastic / Metal waste (BMW) to Common Bio medical waste treatment and Disposal facility allocated to you for treatment & disposal or plastic/metal recycler authorized by MPCB for BMW Handling and maintain records thereof & submit to MPCB in Annual report.
12. You shall provide training to all workers involved in handling of bio-medical waste at the time of induction and at least once a year thereafter and maintain record thereof.
13. You shall undertake appropriate medical examination of all BMW Waste handlers & staff at the time of induction and at least once in a year and immunize all involved in management 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.
14. You shall ensure use of personal protective Equipment such as Heavy Duty Gloves (Workman's Gloves), Gum Boots or safety shoes for waste collectors, Face mask, Head Cap, Splash Proof Gowns or aprons etc., Disposal gloves by waste handlers.
15. You shall develop and operate own website. The website should be uploaded on monthly basis with all the information relating to Bio-Medical waste management including this CCA and other permission and report.
16. You shall maintain all record for Generation, for a period of five years and produce whenever asked by MPCB authorities.
17. The occupier and operator of a Health Care Establishment shall be liable for all the damages caused to the environment or the public due to improper handling of bio-medical wastes.
18. You shall ensure submission of Annual Report of BMW for the period Jan to Dec, including category and quantity of BMW Generated and Disposed in Form IV for preceding year before 30th June of every year to the Regional Office, MPCB, Pune and uploading the same to MPCB Portal (<https://www.ecmpcb.in/>).

Prashant
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Bank Guarantees

1. Bank Guarantee imposed to ensure timely compliance, to be observed by operator.

Sr.No	Activity / Condition to be Complied	Compliance Timeline (Months)	Bank Guarantee Amount
1A	Operation and Maintenance		
1	To Segregate and Handle BMW as per Schedule I	Continuous	50,000.00
2	Towards Operation and Maintenance of STP/ETP to achieve prescribed discharge standards	Continuous	100,000.00
1B	Records		
1	To Maintain records of BMW and submission of Annual Report for preceding calendar year in Form -IV before 30th June every year	Continuous	50,000.00
2	To maintain records of BMW handed over to CBMWTFD	Continuous	25,000.00
Total			2,25,000.00

Note: You shall extend the existing submitted Bank Guarantee for the Activity / Condition to be Complied mentioned in the above table valid upto the validity of this CCA + 4 months additional. Submit a fresh Bank Guarantee for the newly added Activity / Condition to be Complied mentioned in the above table valid upto the validity of this CCA + 4 months additional.

The above Bank Guarantee(s) shall be submitted by the applicant in favour of Regional Officer at the respective Regional Office within 15 days from the date of issue of Consent.

If the above Bank Guarantee is not submitted within stipulated period, then 12% interest will be levied as a penalty as per circular dtd 29/02/2024 No. BO/MPCB/AS(T)/Circular/B-240229FTS0122

General Conditions

The following general conditions shall apply:-

1. You shall provide facility for collection of environmental samples and samples of trade and sewage effluents, air emissions and hazardous waste to the Board staff at the terminal or designated points and shall pay to the Board for the services rendered in this behalf.
2. Whenever due to any accident or other unforeseen act or event, such emissions occur or is apprehended to occur in excess of standards laid down, such information shall be forthwith reported to Board, concerned Police Station, Executive Engineer MIDC and Local Body. In case of failure of pollution control equipment's, the process connected to it shall be stopped.
3. You shall provide an alternate electric power source sufficient to operate all pollution control facilities installed to maintain compliance with the terms and conditions of the consent. In the absence, the applicant shall stop, reduce or otherwise, control operation to abide by terms and conditions of this consent.
4. You shall submit to this office, the 30th day of September every year, the Environmental Statement Report for the financial year ending 31st March in the prescribed Form-V as per the provisions of rule 15 of the Environment (Protection) (Second Amendment) Rules, 1992.
5. You shall comply with the Hazardous Waste (M, H & TM) Rules, 2016 and submit the Annual Returns as per Rule 20(2) of Hazardous Waste (M, H & TM) Rules, 2016 for the preceding year April to March in Form-IV by 30th June of every year to Regional Office, Pune.
6. You shall engage qualified staff/personnel/agency to see the day to day compliance of consent & authorization condition towards Environment Protection.
7. Separate drainage system shall be provided for collection of trade and sewage effluents. Terminal manholes shall be provided at the end of the collection system with arrangement for measuring the flow. No effluent shall be admitted in the pipes/sewers downstream of the Terminal manholes. No effluent shall find its way other than in designed and provided collection system.
8. Neither storm water nor discharge from other premises shall be allowed to mix with the effluents from the HCE.
9. You shall install a separate meter showing the consumption of energy for operation of domestic and industrial effluent treatment plants and air pollution control system. A register showing consumption of chemicals used for treatment shall be maintained.
10. You should not cause any nuisance in surrounding area. You shall maintain good housekeeping.
11. You shall bring minimum 33% of the available open land under green coverage/ plantation. The applicant shall submit a yearly statement by 30th September every year on available open plot area, number of trees surviving as on 31st March of the year and number of trees planted.
12. The non-hazardous solid waste arising in the HCE premises, sweepings, etc. be disposed of scientifically so as not to cause any nuisance / pollution. The applicant shall take necessary permissions from civic authorities for disposal of solid waste.
13. You shall achieve the National Ambient Air Quality standards prescribed vide Government of India, Notification Dated. 16/11/2009 as amended.


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NURSING EDUCATION
16, SHIVAJI NAGAR
PUNE-411005**

14. You shall submit an official e-mail address and any change will be duly informed to the MPCB.
15. You shall observe provisions of E-waste (Management) Rules 2016 & as amended time to time and Batteries (Management and Handling) Amendment Rules, 2010.
16. An inspection book shall be opened and made available to the Board's officers during their visit to the HCE.
17. In case you use/ handle/ generate the cytotoxic waste you shall strictly adhere to the standards/ SOPs applicable and waste shall be labelled specifically as "Cytotoxic Waste" with symbol on waste containers/ bags and shall handover to BMW CTFs.
18. You shall obtain required permissions from competent authority for radio active material user/ handling/ disposal of waste before commencement of such activity.
19. The Energy source for lighting purpose shall preferably be LED based.
20. You shall harvest rainwater from roof tops of the buildings and storm water drains to recharge the ground water and utilize the same for different industrial applications within the plant
21. You shall provide personal protection equipment as per norms of Factory Act 1948
22. You are responsible to submit application for renewal of Combined Consent & Biomedical Waste authorization before 60 days of expiry.

This certificate is digitally & electronically signed.

