

HARYANA STATE POLLUTION CONTROL BOARD

1st Floor, Phagna Tower, ward no 10, National Highway No.2, Near red Rocks

Cinema, Palwal. Email:- hspcbronuh@gmail.com



No. HSPCB/BMW/2020-2021

Dated 10/10/2020

Authorization No. BMW20GSMW8053420

Application No.
8053420

Date of Submission 21/08/2020



Sub: Renewal of Authorization under Bio Medical Waste Management Rules, 2016.

1. M/s : SHKM Government Medical College an occupier or operator of the facility located at Nalhar Mewat, is hereby granted an authorisation for; Generation, segregation, Storage, Packaging, Reception

2. M/s : SHKM Government Medical College is hereby authorized for handling of Biomedical Waste as per the capacity given below;

(i) Number of beds of HCF: 647

(ii) Number healthcare facilities covered by CBMWTF: 0

(iii) Installed treatment and disposal capacity: 0 Kg/Day

(iv) Area or distance covered by CBMWTF: 0

(v) Quantity of Biomedical waste handled, treated or disposed:

Category	Type of Waste	Quantity Generated or collected in Kg/day
Yellow	a) Human Anatomical Waste	0
	b) Animal Anatomical Waste	0
	c) Soiled Waste	0
	d) Expired or Discarded Medicines	0
	e) Chemical Solid Waste	250
	f) Chemical Liquid Waste	0
	g) Discarded linen, mattresses, beddings contaminated with blood or body fluid	0
	h) Microbiology, Biotechnology and other clinical laboratory waste	0
Red	Contaminated waste (Recyclable)	150
White (Translucent)	Waste sharps including Metals	5
Blue	Glassware	10
	Metallic Body Implants	

3. This authorisation shall be in force for a period of 01/10/2020 To 30/09/2023 Year from the date of issue.

4. This authorisation is subject to the condition stated below and to such other condition as may be specified in the rules for the time being in force under the Environment (Protection) Act, 1986.

TERMS & CONDITIONS OF AUTHORISATION:-

1. The applicants shall comply with the provisions of Bio-Medical Waste Management Rules 2016 notified vide No.S.O. 630(E) dated 20th July,2016
2. Bio-Medical Waste shall be treated & disposed off in Compliance with the standards prescribed in Schedule 1.
3. Every occupier where required shall setup in accordance with the time schedule-IV, requisite treatment Bio-Medical Waste treatment facilities like incinerator,autoclave,microwave system for the treatment of the waste at a common waste treatment facility or any other waste treatment facility.
4. Bio-Medical Waste shall not be mixed with any other waste.
5. Bio-Medical Waste shall be segregated into containers/bags at appoint of generation with Shedule-II prior to its storage, transportation,treatment & disposal.The containers shall be labeled according to Schedule-II
6. If a container is transported from the premises where Bio-Medical Waste is generated to any waste treatment facility outside the premises where Bio-Medical Waste is generated to any waste treatment facility outside the premises, the container shall apart from the label prescribed in schedule III, also carry information according to Schedule IV.
7. Notwithstanding anything contains in Motors Vehicle Act, 1995 or rules there under, untreated the Bio-medical Waste shall be transported only in such vehicle as may be authorised for the purpose by the competent authority as specified by the Govt.
8. No untreated Bio-Medical Waste Shall be kept stored beyond a period of 48 hours.
9. Every authorised person shall maintain records related to the generation, collection, reception, storage, transportation, treatment disposal of Bio-Medical Waste in accordance with those rules & any guideline issued.
10. All records shall be subject to inspection & verifications by the prescribed authority at any time.
11. Suitably designed pollution control devices should be installed/retrofitted with the incinerator to acheive the above emission limits, if necessary.
12. Waste to be incinarated shall not be chemically treated with any chlorinated disinfectants.
13. Chlorinated plastics shall not be incinarated.Toxic metals in incinaration ash shall be limited with the regulatory quantities as defined under the Hazardous Waste Management Rules, 2016.
14. Only low sulphur fuel like L.D.O/L.S.H.S/Deisel shall be used as fuel in the incinarator.
15. Occupier will comply all direction for generation, collection, reception, storage, transportation, treatment, disposal as per Bio-Medical Waste Management Rules 2016 & will ensure that there is no adverse effect to human & Environment.
16. The occupier will segregate the Bio-Medical Waste at the point of generation in accordance with the special-II of Bio-Medical Waste Management Rules, 2016.
17. The authorization would be subject/having proper disposal system for Bio-Medical Waste.
18. The unit shall maintained a log Book for suggestion/collection of Bio-Medical Waste at the source (i.e.wards) and also for each category of waste i.e.incienaration, autoclaving or landfill etc.
19. The yellow Bags should be non chlorinated bags.

20. The every occupier will also submit the copy of agreement every year before 30th April from any authorised services provider.

Specific Conditions

General Deficiencies



1. 1.The unit will provide the adequate acoustic enclosures/chamber and proper stack height prescribed by the Board on their DG Sets to meet the prescribed standards under EPA rules, 1986 as applicable. 2. Unit will ensure that e-waste disposed off to authorized recycler / dismantler as per E-Waste Rules and waste oil / spent oil of DGs disposed off to authorized recycler of HSPCB/CPCB as per HWM Rules and strictly comply all the directions mentioned in E-Waste Rules, 2011 and 2016, BMW Rules, 2016, HWM Rules, 2016 and MSW Rules and amended time to time by SPCB, CPCB, MOEF and other State / Central Government Agencies. 3. Unit will maintained the agreement with service provider under BMW Rules and submit the copy of agreement every year with annual return / report. 4. The unit will obtain all necessary clearances from the concerned authorities and will adhere to all the applicable Environmental Laws/Acts/Notification regularly. In case of any violation found at any stage, this authorization deemed revoked. 5. Unit will complying the directions, conditions, guidelines, orders and rules etc. of EPCA, HSPCB, CPCB, MoEF, Hon'ble High Court & Hon'ble Supreme Court of India, otherwise authorization /CTO so granted will be revoked without giving any further notice. 6. The HCF shall maintain the good housekeeping both inside and outside the premises. All pipelines valves, storage tanks etc. Shall be leak proof in HCF allowable pollutants levels as specified by SPCB/CPCB be met strictly. 7. That in case any additional charges / fees / penalty etc. are found payable towards this authorization / CTO/ CTE as per audit then the same shall be paid by the unit without any objection immediately as and when demanded by this office. 8. HCF will maintain green area as per prescribed norms by authorities. 9. Unit will comply the guidelines on Environment Management of Construction & Demolition Waste in March, 2017 issued by CPCB. 10. If at any stage found that unit was involved in any past violation regarding Environment Laws / Rules / Acts then CTO/CTE/Authorization so granted shall be revoked automatically & legal action will be initiate against the project proponent. 11. Unit will submit clearance / NOC issued by MC/HUDA/DTCP, memorandum article of association/ partnership deed, name of directors alongwith their correspondence addresses, copy of resolution passed by Board of directors / GPA, land papers and copy of agreement with service provider within 30 days in shape of hard copy otherwise Authorization so granted shall be revoked automatically & legal action will be initiate against the project proponent. 12. HCF will submit analysis report under Water Act, Air Act and noise Rules within 90 days as applicable. 13. That this authorization will not provide any immunity from any other

Act/Rules/Regulations applicable to the project/land in question. 14. HCF will provide facility of bar code and submit proof within 15 days. 15. HCF will apply for renew of Authorization under BMW Rules as per direction of HSPCB in future with same ID. 16. Increase of green belt cover by 40% of the total land area beyond the permissible requirement of 33% wherever feasible. 17. Stipulation of green belt outside the project premises such as avenue plantation, plantation in vacant areas, social forestry etc. 18. Unit will not discharge any type of effluent outside the premises of the project and reuse/recycle of treated waste water. 19. This authorization granted under BMW rules 2016 would not be applicable to give any relief in previous violations committed by the unit. This Authorization is granted without prejudice legal action, EC action and prosecution action etc. against the unit for past violation under BMW Rules., 20. Unit will submit the compliance report of General, specific & other Conditions mentioned in Authorization within 03 months, failing which, the Authorization will be revoked and with other specific conditions.

HARYANA STATE

Regional Officer Nuh
Haryana State Pollution
Control Board.