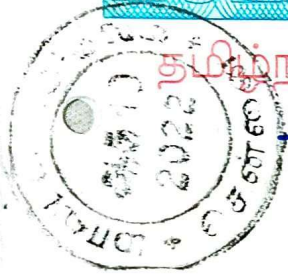


7.1.3 THE FACILITIES IN THE INSTITUTION FOR THE MANAGEMENT OF THE FOLLOWING TYPES OF DEGRADABLE AND NON-DEGRADABLE WASTE.

Metric Number	Parameter
7.1.3	b) Link to relevant documents like agreements/ MoUs/ with Government and other approved agencies
	a) Biomedical waste management MoU
	b) E-waste management MoU



REGISTRAR
Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.



தமிழ்நாடு தமில்நாடு TAMIL NADU

8 NOV 2022

GJ Multiclave (India) Pvt. Ltd.
Old No:20, New No:37, Teachers Colony,
Kamarajar Avenue,
Adyar, Chennai-600 020.

1-3AC 845981
V.BEDHARANJAN
Stamp Vendor
L.No: 12144/B1/06
Ekkattuthangal, Ch-32
Mobile No: 9710019475

AGREEMENT

FOR COLLECTION, TRANSPORTATION, TREATMENT AND DISPOSAL OF BIOMEDICAL WASTES

This Agreement made and entered into at Chennai on this 1st April 2023 BETWEEN M/s. G. J MULTICLAVE (INDIA) PVT. LTD, incorporated under the Companies Act, 1956 having its Registered Office at New No.37, Old No.20, Teachers Colony, Kamarajar Avenue, Adyar, Chennai - 600 020 represented by its General Manager, Mr.P.SIVAKUMAR, S/o. Sri.P.Pauldurai, hereinafter called the **FIRST PARTY**.

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS), Velan Nagar, P.V.Vaithiyalingam Road, Pallavaram, Chennai - 600 117 represented by its Registrar, DR.P.SARAVANAN, hereinafter called the **SECOND PARTY**.

For GJ Multiclave (India) Pvt. Ltd.


General Manager



remain intact during the period of the agreement.

WHEREAS the **FIRST PARTY** has set up a Common Off-site Biomedical Waste Treatment Facility for Chennai in accordance with the standards prescribed in Biomedical Waste (Management & Handling) Rules, 2016 as amended to date for treatment and disposal of Biomedical Wastes generated by various Health Care Establishments in and around Chennai.

WHEREAS the **SECOND PARTY** is a Health Care Establishment, engaged in the service of providing various types of Health Care treatment facilities and generates Biomedical Wastes as defined under the Biomedical Waste (Management & Handling) Rules, 2016 in the course of such medical services to people.

WHEREAS the **SECOND PARTY** is enrolled with the **FIRST PARTY** for collection, transportation, treatment and final disposal by the **FIRST PARTY**, of such Biomedical Wastes generated in the **SECOND PARTY**'s Health Care Facility.

WHEREAS now the **SECOND PARTY** enters into an Agreement with the **FIRST PARTY** as per the following terms and conditions:-

1. The **SECOND PARTY** declares that its bed strength operational is **NIL** Bed.
2. The **SECOND PARTY** will segregate the Biomedical Wastes as per Schedule II of the Biomedical Waste (Management & Handling) Rules, 2016 at the point of generation in its Health Care Facility and store such segregated Medical Wastes in designated Colour Coded Containers/Bags prior to collection, transportation, treatment and final disposal by the **FIRST PARTY**.
3. The **SECOND PARTY** shall also label the Bio-Medical Waste consumable bags and containers with the service providers name with BAR CODE according to Schedule III of Biomedical Waste (Management & Handling) Rules, 2016.
4. The **FIRST PARTY** shall collect the Biomedical Wastes from **SECOND PARTY** everyday at a specified time to suit the convenience of collection mechanism of the **FIRST PARTY** and the **SECOND PARTY** shall render all assistance to the **FIRST PARTY** in this regard.
5. The **SECOND PARTY** has paid an amount of **Rs.60000/- for a period of one year (12% GST Additional)** starting from 01.04.2023 to 31.03.2024, for the waste collected by the **FIRST PARTY**.
6. Both the parties agree that the rate of service charges mentioned in Clause 5 above will be in force for a period of 1 year from the date of this agreement and thereafter the rate shall be revised by mutual consent after deliberations with Indian Medical Association Nursing Home Board.
7. Notwithstanding the above, the **SECOND PARTY** agrees to consider an increase in the rate if and when there is an increase in the fuel tariff by more than 20% over the prevailing rate. **The prevailing rate now is Rs.94.24per litre for diesel.**
8. The **SECOND PARTY** has paid an amount of **Rs.10000/-** interest free advance for the service charges payable by it. Such advance amount shall not be adjusted against the recurring service charges payable by **SECOND PARTY** to the **FIRST PARTY** and shall remain intact during the period of the agreement.

For GJ Multiclave (India) Pvt. Ltd.


General Manager



Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Velan Nagar, P.V. Velupillai Prasad Road,
Pallavaram, Chennai - 600 117.

9. The **FIRST PARTY** shall submit its bills towards *Service Charges* referred in Clause 5 above on a monthly basis to the **SECOND PARTY** at the end of each month and the **SECOND PARTY** shall pay the same before or on the 5th of the following month.

SECOND PARTY agrees to permit such authorised person/persons of the **FIRST PARTY** duly indicated in writing as and when the **FIRST PARTY** demands visual inspection of the segregated wastes stored in its premises before the same is collected by the **FIRST PARTY** from the said premises of the **SECOND PARTY**.

The **FIRST PARTY** agrees to provide Training on segregation of Biomedical Wastes to the **SECOND PARTY** Free of cost.

This agreement is subject to force majeure i.e. -

- i. war invasion, mobilization, requisition or embargo;
- ii. rebellion, revolution, insurrection or military or usurped power, or civil war;
- iii. Government orders restrictions, riots, fire, epidemics, sabotage, act of God like earthquake, floods, accidents, breakdown of machinery or any other reasons whatsoever beyond the reasonable control of **FIRST PARTY**.

If any force majeure event outside the control of both parties arises during the currency of this agreement, which renders it impossible or unlawful for the **FIRST PARTY** to fulfil its agreement obligations, the **SECOND PARTY** shall not seek any remedy - legal or financial from the **FIRST PARTY**. However, the terms of this agreement shall be restored as far as both the parties are concerned, once the force majeure events cease to exit.

This Agreement shall be in force initially for valid upto 31st March 2024 and can be renewed thereafter for such period and on such terms and conditions as the parties mutually agree thereon.

If any dispute arises between the parties herein, or if any controversies or difference of opinion arises out of or in connection with the recitations of this agreement, the same shall be settled amicably. The jurisdiction shall be restricted to **CHENNAI ONLY**.

IN WITNESS WHEREOF the parties herein set out their hands on the day, date and place above written.

For GJ Multiclave (India) Pvt. Ltd.

P. Jitendra
General Manager

FIRST PARTY

[Signature]

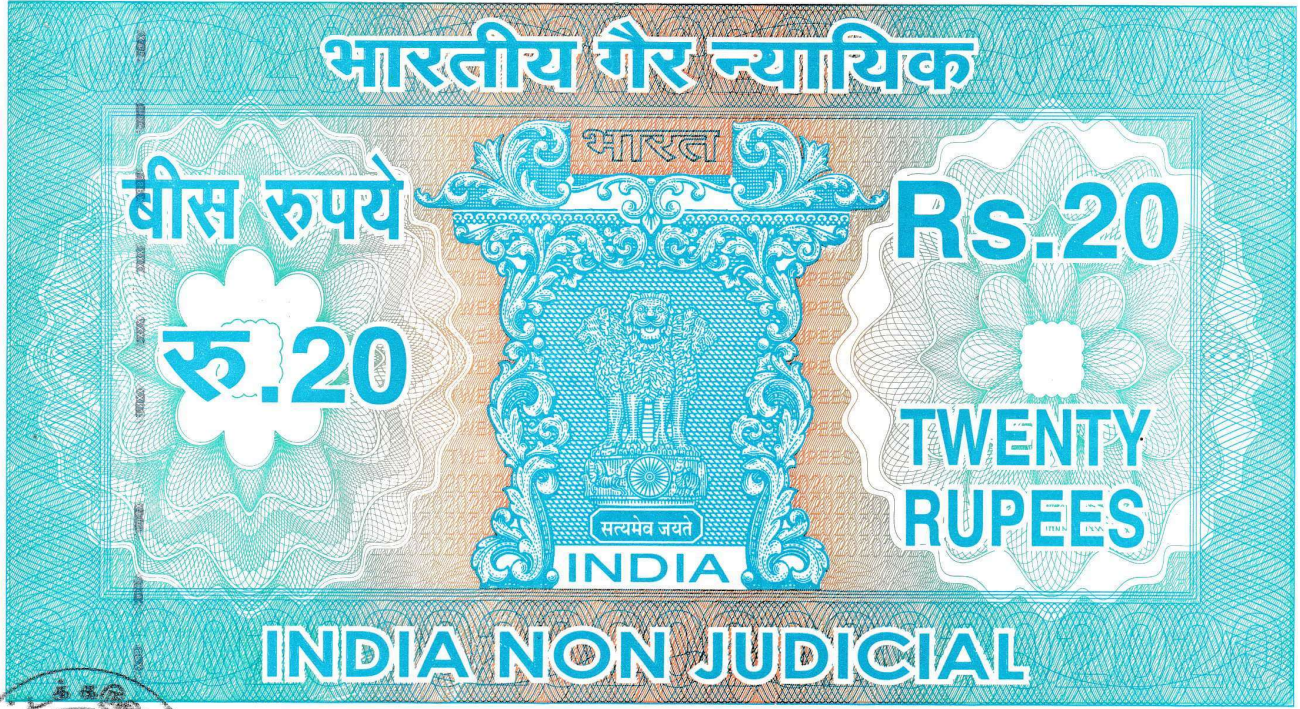
SECOND PARTY

Vels Institute of Science, Technology & Studies (VITSS)
Vels Institute of Science, Technology & Studies (VITSS)
Pallavaram, Chennai - 600 076

WITNESSETH:

1. *Prof P. Murthulingam*
Adyan - 06-20

2.



தமிழ்நாடு தமில்நாடு TAMIL NADU
29 OCT 2019 GJ Multiclave (India) Pvt. Ltd.
Old No:20, New No:37, Teachers Colony,
Kamarajar Avenue,
Adyar, Chennai-600 020.

67AB 793461
V.BEDHARAJAN
Stamp Vendor
L.No: 12144/B1/96
Ekkattuthangal, Ch-32.
Mobile No: 9710019475

AGREEMENT

FOR COLLECTION, TRANSPORTATION, TREATMENT AND DISPOSAL OF BIOMEDICAL WASTES


This Agreement made and entered into at Chennai on this 22ndFebruary2020 BETWEEN M/s. **G. J MULTICLAVE (INDIA) PVT. LTD**, incorporated under the Companies Act, 1956 having it's Registered Office at New No.37, Old No.20, Teachers Colony, Kamarajar Avenue, Adyar, Chennai - 600 020 represented by its Manager, **Mr.P.SIVAKUMAR**, S/o. Sri.P.Pauldurai, hereinafter called the **FIRST PARTY**.

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS), Velan Nagar, P.V.Vaithiyalingam Road, Pallavaram, Chennai - 600 117 represented by its Registrar (i/c), **DR.S.SRIMAN NARAYANAN**, hereinafter called the **SECOND PARTY**.

For GJ Multiclave (India) Pvt. Ltd.


Manager


REGISTRAR
VELS INSTITUTE OF SCIENCE, TECHNOLOGY
& ADVANCED STUDIES (VISTAS)
Velan Nagar, P.V. Vaithiyalingam Road,
Pallavaram, Chennai-600 117.

WHEREAS the **FIRST PARTY** has set up a Common Off-site Biomedical Waste Treatment Facility for Chennai in accordance with the standards prescribed in Biomedical Waste (Management & Handling) Rules, 2016 as amended to date for treatment and disposal of Biomedical Wastes generated by various Health Care Establishments in and around Chennai.

WHEREAS the **SECOND PARTY** is a Health Care Establishment, engaged in the service of providing various types of Health Care treatment facilities and generates Biomedical Wastes as defined under the Biomedical Waste (Management & Handling) Rules, 2016 in the course of such medical services to people.


WHEREAS the **SECOND PARTY** is enrolled with the **FIRST PARTY** for collection, transportation, treatment and final disposal by the **FIRST PARTY**, of such Biomedical Wastes generated in the **SECOND PARTY's** Health Care Facility.

WHEREAS now the **SECOND PARTY** enters into an Agreement with the **FIRST PARTY** as per the following terms and conditions:-

1. The **SECOND PARTY** declares that its bed strength operational is NIL Bed.
2. The **SECOND PARTY** will segregate the Biomedical Wastes as per Schedule II of the Biomedical Waste (Management & Handling) Rules, 2016 at the point of generation in its Health Care Facility and store such segregated Medical Wastes in designated Colour Coded Containers/Bags prior to collection, transportation, treatment and final disposal by the **FIRST PARTY**.
3. The **SECOND PARTY** shall also label the Bio-Medical Waste consumable bags and containers with the service providers name with BAR CODE according to Schedule III of Biomedical Waste (Management & Handling) Rules, 2016.
4. The **FIRST PARTY** shall collect the Biomedical Wastes from **SECOND PARTY** everyday at a specified time to suit the convenience of collection mechanism of the **FIRST PARTY** and the **SECOND PARTY** shall render all assistance to the **FIRST PARTY** in this regard.
5. The **SECOND PARTY** agrees to pay a Service Charge of Rs.5000/- per month for the waste collected by the **FIRST PARTY**. In addition to the service charges, the **SECOND PARTY** has to pay any government taxes and levies as applicable on date to the **FIRST PARTY** for the services rendered by the **FIRST PARTY**.
6. Both the parties agree that the rate of service charges mentioned in Clause 5 above will be in force for a period of 1 year from the date of this agreement and thereafter the rate shall be revised by mutual consent after deliberations with Indian Medical Association Nursing Home Board.
7. Notwithstanding the above, the **SECOND PARTY** agrees to consider an increase in the rate if and when there is an increase in the fuel tariff by more than 20% over the prevailing rate. The prevailing rate now is Rs.69.96 per litre for diesel.
8. The **SECOND PARTY** has paid an amount of Rs.10000/- interest free advance for the service charges payable by it. Such advance amount shall not be adjusted against the recurring service charges payable by **SECOND PARTY** to the **FIRST PARTY** and shall remain intact during the period of the agreement.

For GJ Multiclave (India) Pvt. Ltd.


Manager


REGISTRAR
VELS INSTITUTE OF SCIENCE, TECHNOLOGY
& ADVANCED STUDIES (VISTAS)
Velan Nagar, P.V. Vaithiyalingam Road,
Pallavaram, Chennai-600 117.

9. The **FIRST PARTY** shall submit its bills towards Service Charges referred in Clause 5 above on a monthly basis to the **SECOND PARTY** at the end of each month and the **SECOND PARTY** shall pay the same before or on the 5th of the following months.

SECOND PARTY agrees to permit such authorised person/persons of the **FIRST PARTY** duly indicated in writing as and when the **FIRST PARTY** demands visual inspection of the segregated wastes stored in its premises before the same is collected by the **FIRST PARTY** from the said premises of the **SECOND PARTY**.

The **FIRST PARTY** agrees to provide Training on segregation of Biomedical Wastes to the **SECOND PARTY** Free of cost.

This agreement is subject to **force majeure** i.e. -

- i. war invasion, mobilization, requisition or embargo;
- ii. rebellion, revolution, insurrection or military or usurped power, or civil war;
- iii. Government orders restrictions, riots, fire, epidemics, sabotage, act of God like earthquake, floods, accidents, breakdown of machinery or any other reasons whatsoever beyond the reasonable control of **FIRST PARTY**.

If any force majeure event outside the control of both parties arises during the currency of this agreement, which renders it impossible or unlawful for the **FIRST PARTY** to fulfil its agreement obligations, the **SECOND PARTY** shall not seek any remedy - legal or financial from the **FIRST PARTY**. However, the terms of this agreement shall be restored as far as both the parties are concerned, once the force majeure events cease to exit.

This Agreement shall be in force initially for **valid upto 28th February 2021** and can be renewed thereafter for such period and on such terms and conditions as the parties mutually agree thereon.

If any dispute arises between the parties herein, or if any controversies or difference of opinion arises out of or in connection with the recitations of this agreement, the same shall be settled amicably. The jurisdiction shall be restricted to **CHENNAI ONLY**.

IN WITNESS WHEREOF the parties herein set out their hands on the day, date and place above written.

For GJ Multiclave (India) Pvt. Ltd.



Manager

FIRST PARTY



SECOND PARTY

WITNESSETH:

1. 
37/20, Teachers Colony
Adyar, Chennai - 20
2. Dr. V. Santhosh Kumar
Professor
Dept. of Pharmacology
School of Pharmaceutical Sciences
VISTAS, Chennai - 117

REGISTRAR
VELS INSTITUTE OF SCIENCE, TECHNOLOGY
& ADVANCED STUDIES (VISTAS)
Velan Nagar, P.V. Vaidiyalingam Road,
Pallavaram, Chennai-600 117.



தமிழ்நாடு தமில்நாடு TAMIL NADU

16 MAR 2020

73AB 403512
V.BEDHARAJAN
Stamp Vendor
L.No: 12144/B/1/96
Ekkattuthangal, Ch-32.
Mobile No: 9710019475

AGREEMENT

FOR COLLECTION, TRANSPORTATION, TREATMENT AND DISPOSAL OF BIOMEDICAL WASTES

This Agreement made and entered into at Chennai on this 1st March 2021 BETWEEN M/s. G. J MULTICLAVE (INDIA) PVT. LTD, incorporated under the Companies Act, 1956 having it's Registered Office at New No.37, Old No.20, Teachers Colony, Kamarajar Avenue, Adyar, Chennai - 600 020 represented by its Manager, Mr.P.SIVAKUMAR, S/o. Sri.P.Pauldurai, hereinafter called the **FIRST PARTY**.

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS), Velan Nagar, P.V.Vaithiyalingam Road, Pallavaram, Chennai - 600 117 represented by its Registrar, DR.P.SARAVANAN, hereinafter called the **SECOND PARTY**.

For GJ Multiclave (India) Pvt. Ltd.


General Manager



REGISTRAR
VELS INSTITUTE OF SCIENCE, TECHNOLOGY
& ADVANCED STUDIES (VISTAS)
Velan Nagar, P.V. Vaithiyalingam Road,
Pallavaram, Chennai-600 117.

: 2 :

WHEREAS the **FIRST PARTY** has set up a Common Off-site Biomedical Waste Treatment Facility for Chennai in accordance with the standards prescribed in Biomedical Waste (Management & Handling) Rules, 2016 as amended to date for treatment and disposal of Biomedical Wastes generated by various Health Care Establishments in and around Chennai.

WHEREAS the **SECOND PARTY** is a Health Care Establishment, engaged in the service of providing various types of Health Care treatment facilities and generates Biomedical Wastes as defined under the Biomedical Waste (Management & Handling) Rules, 2016 in the course of such medical services to people.

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WHEREAS now the **SECOND PARTY** enters into an Agreement with the **FIRST PARTY** as per the following terms and conditions:-

1. The **SECOND PARTY** declares that its bed strength operational is NIL Bed.
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5. The **SECOND PARTY** has paid an amount of Rs.60000/- for a period of one year starting from 01.3.2021 to 28.02.2022, for the waste collected by the **FIRST PARTY**. In addition to the service charges, the **SECOND PARTY** has to pay any government taxes and levies as applicable on date to the **FIRST PARTY** for the services rendered by the **FIRST PARTY**.
6. Both the parties agree that the rate of service charges mentioned in Clause 5 above will be in force for a period of 1 year from the date of this agreement and thereafter the rate shall be revised by mutual consent after deliberations with Indian Medical Association Nursing Home Board.
7. Notwithstanding the above, the **SECOND PARTY** agrees to consider an increase in the rate if and when there is an increase in the fuel tariff by more than 20% over the prevailing rate. The prevailing rate now is Rs.86.14 per litre for diesel.
8. The **SECOND PARTY** has paid an amount of Rs.10000/- interest free advance for the service charges payable by it. Such advance amount shall not be adjusted against the recurring service charges payable by **SECOND PARTY** to the **FIRST PARTY** and shall remain intact during the period of the agreement.

For GJ Multiclave (India) Pvt. Ltd.


General Manager


REGISTRAR
VELS INSTITUTE OF SCIENCE, TECHNOLOGY
& ADVANCED STUDIES (VISTAS)
Velan Nagar, P.V. Valthiyalingam Road,
Pallavaram, Chennai-600 117.

:3:

9. The **FIRST PARTY** shall submit its bills towards Service Charges referred in Clause 5 above on a monthly basis to the **SECOND PARTY** at the end of each month and the **SECOND PARTY** shall pay the same before or on the 5th of the following months.

SECOND PARTY agrees to permit such authorised person/persons of the **FIRST PARTY** duly indicated in writing as and when the **FIRST PARTY** demands visual inspection of the segregated wastes stored in its premises before the same is collected by the **FIRST PARTY** from the said premises of the **SECOND PARTY**.

The **FIRST PARTY** agrees to provide Training on segregation of Biomedical Wastes to the **SECOND PARTY** Free of cost.

This agreement is subject to force majeure i.e. -

- i. war invasion, mobilization, requisition or embargo;
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If any force majeure event outside the control of both parties arises during the currency of this agreement, which renders it impossible or unlawful for the **FIRST PARTY** to fulfil its agreement obligations, the **SECOND PARTY** shall not seek any remedy - legal or financial from the **FIRST PARTY**. However, the terms of this agreement shall be restored as far as both the parties are concerned, once the force majeure events cease to exit.

This Agreement shall be in force initially for valid upto 28th February 2022 and can be renewed thereafter for such period and on such terms and conditions as the parties mutually agree thereon.

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IN WITNESS WHEREOF the parties herein set out their hands on the day, date and place above written.


For GJ Multiclave (India) Pvt. Ltd.


General Manager

FIRST PARTY


SECOND PARTY

WITNESSETH:

1. 
37/20, Teachers Colony
Adyar, Chennai - 20
2. Dr. V. Santhosh Kumar
Professor
Dept. of Pharmacology
School of Pharmaceutical Sciences
VISTAS

REGISTRAR
VELS INSTITUTE OF SCIENCE, TECHNOLOGY
& ADVANCED STUDIES (VISTAS)
Veian Nagar, P.V. Vaithiyalingam Road,
Pallavaram, Chennai-600 117.



தமிழ்நாடு தமில்நாடு TAMIL NADU

GJ Multiclave (India) Pvt. Ltd.
Old No:20, New No:37 Teachers Colony,
Kamarajar Avenue,
Adyar, Chennai-600 020.

06AC 223712
V.BEDHARAJAN
Stamp Vendor
L.No: 12144/B1/96
Ekkattuthangal, Ch-32.
Mobile No: 9710019475



AGREEMENT

FOR COLLECTION, TRANSPORTATION, TREATMENT AND DISPOSAL OF BIOMEDICAL WASTES

This Agreement made and entered into at Chennai on this 1st March 2022 BETWEEN M/s. G. J MULTICLAVE (INDIA) PVT. LTD, incorporated under the Companies Act, 1956 having it's Registered Office at New No.37, Old No.20, Teachers Colony, Kamarajar Avenue, Adyar, Chennai - 600 020 represented by its General Manager, Mr.P.SIVAKUMAR, S/o. Sri.P.Pauldurai, hereinafter called the **FIRST PARTY**.

AND

VELS INSTITUTE OF SCIENCE, TECHNOLOGY & ADVANCED STUDIES (VISTAS), Velan Nagar, P.V.Vaithiyalingam Road, Pallavaram, Chennai - 600 117 represented by its Registrar, DR.P.SARAVANAN, hereinafter called the **SECOND PARTY**.

For GJ Multiclave (India) Pvt. Ltd.


General Manager



Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

WHEREAS the **FIRST PARTY** has set up a Common Off-site Biomedical Waste Treatment Facility for Chennai in accordance with the standards prescribed in Biomedical Waste (Management & Handling) Rules, 2016 as amended to date for treatment and disposal of Biomedical Wastes generated by various Health Care Establishments in and around Chennai.

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For GJ Multiclave (India) Pvt. Ltd.


General Manager



Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

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IN WITNESS WHEREOF the parties herein set out their hands on the day, date and place above written.

For GJ Multiclave (India) Pvt. Ltd.


General Manager

FIRST PARTY

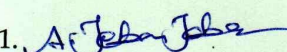


SECOND PARTY

Registrar

Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

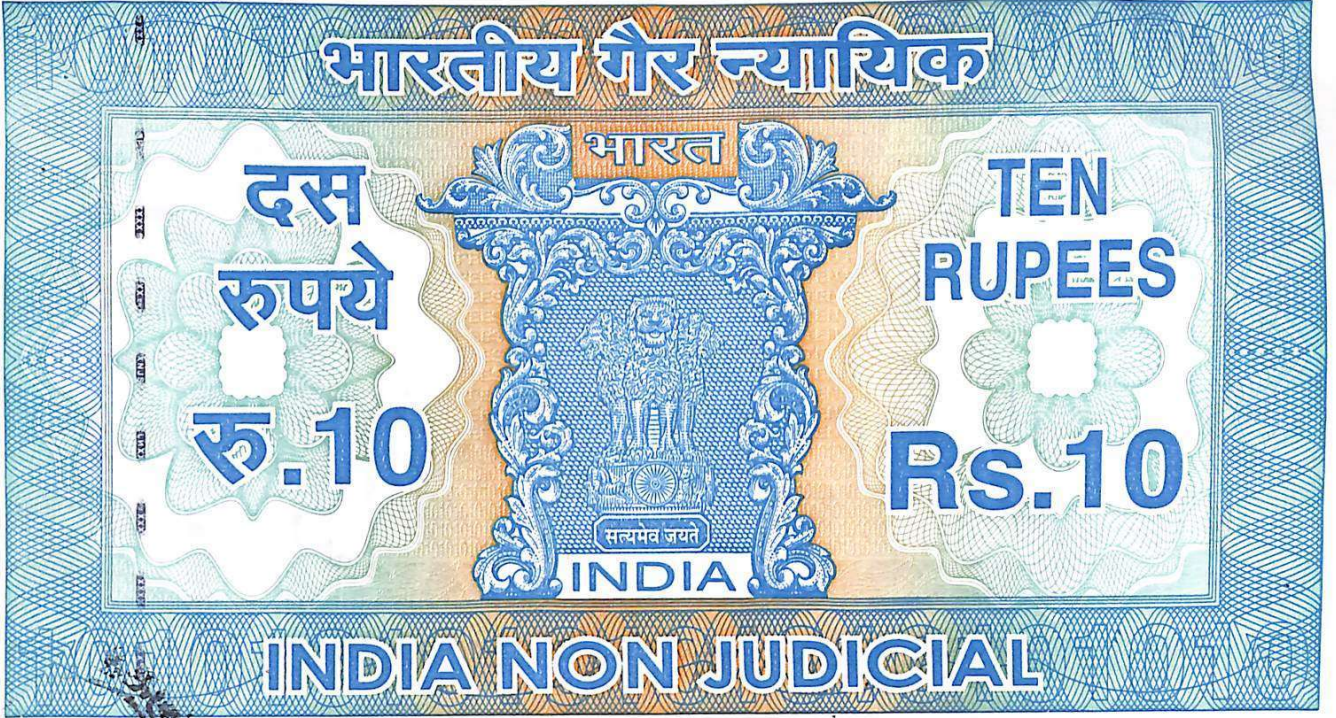
WITNESSETH:

1. 
G.J. MULTICLAVE INDIA PVT LTD
Adyar, Chennai - 20

2. Dr. V. Santhosh Kumar
Professor
Dept. of Pharmacology
School of Pharmaceutical Sciences
VISTAS

1034966

N111



தமிழ்நாடு தமிலநாடு TAMIL NADU

24 FEB 2023

57AA 897090

VIJAYALAKSHMI
STAMP VENDOR
South Mada Street
Thirunagar - 603110
LINE: 14/CGL/08
Call: 9877278988

AGREEMENT

This agreement is entered into on the 1st of March - 2023


Between

M/s. Ro Sustainability IWM Solutions Limited (Formerly known as TamilNadu Waste Management Ltd) functioning at Level 4, 'Diamond Dune' 323, Poonamalle High Road, Chennai – 600 029, and having its registered office at 6-3- 1089/10&11, Gulumohar Avenue, Rajbhavan Road, Somajiguda, Hyderabad - 500082 here after called as RESISL represented by Mr. M Sridhar Reddy (Regional Manager) – BMW.

And

M/s.VELS MEDICAL COLLEGE AND HOSPITAL, Periyapalayam Road, Velan Nagar, Manjakaranai Village, Uttukottai Tk, Thiruvallur Dt (Managed By VISTAS), Whereas RESISL has setup a common facility in accordance with the Bio-Medical Wastes (Management and Handling) Rules, 2016, for collection, transportation, treatment and disposal of the bio-medical waste generated by the "Health Care Establishments" (Hospitals, Nursing clinics, Medical Colleges, Diagnostic Centers, Dental Clinic

Cont...2


DEAN
Vels Medical College & Hospital
Under VISTAS (Deemed to be University)
Tiruvallur Dist-601 102, Tamil Nadu






Whereas **M/s. VELS MEDICAL COLLEGE AND HOSPITAL** generating biomedical waste which is need to be managed in accordance with the Bio – Medical waste (Management and Handling) Rules, 2016, of Govt. of India;

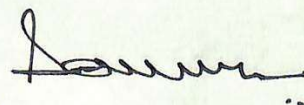
Whereas RESISL offers to provide the services required for Bio-Medical waste Management to be compliance with the above said rules on a user-pay principle at Rs. 500000.00 (Five Lakh only)per/Annum plus GST 12% applicable.

Whereas **M/s. VELS MEDICAL COLLEGE AND HOSPITAL** agrees to utilize the services of RESISL for disposal of Bio-Medical Waste on the terms and conditions set forth herein;

1. **M/s. VELS MEDICAL COLLEGE AND HOSPITAL** Should segregate properly & store the waste in Non – chlorinated color codedbags as trained by RESISL in accordance with the Bio-Medical waste (Management and Handling) Rules , 2016, Govt of India
2. **M/s. VELS MEDICAL COLLEGE AND HOSPITAL** will give its Bio-Medical wastes including all the disposable plastic material (i.e. Gloves, Tubes, IV Sets ,plastic Iv Sets , Plastic IV Bottles and urine bags etc), with properly packed in color coded bags as per Tamil Nadu Pollution Control Board Regulation for treatment and disposal to RESISL. The waste should be given at one single point by **M/s. VELS MEDICAL COLLEGE AND HOSPITAL** RESISL's Vehicle.
3. Whereas RESISL offer to provide the services required to **M/s. VELS MEDICAL COLLEGE AND HOSPITAL** be complied with the above said rules, on a `user-pay-principle at Rs. 500000.00 (Five Lakh only) per/annum plus GST 12% applicable. This charge will be fixed for a period from date of this agreement and thereafter subject to mutually agreed terms and conditions.
4. **M/s. VELS MEDICAL COLLEGE AND HOSPITAL** shall pay Rs.590/- (Rupees Five Hundred Ninety only) yearly as Membership fees while renewal.(Nonrefundable)
5. RESISL & TNPCB will make periodic inspections **M/s. VELS MEDICAL COLLEGE AND HOSPITAL** regarding collection and segregation of Bio-Medical wastes etc.
6. RESISL shall provide the initial training, free of cost, about segregation of waste, collection of waste in color coded bags as well as occupational safety in management and handling of Bio-Medical Waste.
7. RESISL shall distribute puncture proof container (PPC) Rs. 135/- each (one time purchase) and Non-chlorinated color coded bags with Bar code strikers as per your requirement of Bags sizes "18X24", "26X30" and "30X36"(Inches) with extra cost – color (Yellow & red) RESISL not collect the other bags (i.e. chlorinated bags) – Bags rate are (18X24 Rs.6.50/-, 26X30 Rs.9.50/- and 30X36 Rs.13.50/- each) plus GST 18% applicable.
8. RESISL shall collect the waste from **M/s. VELS MEDICAL COLLEGE AND HOSPITAL** daily or mutually agreed by both the parties. RESISL will not collect the bio- medical wastes which are not segregated or properly packed. RESISL will not collect General garbage waste.


DEAN
Vels Medical College & Hospital
Under VISTAS (Deemed to be University)
Tiruvallur Dist-601 102, Tamil Nadu





9. In case RESISL fails to collect waste within 24 hours of previous collection M/s. VELS MEDICAL COLLEGE AND HOSPITAL shall inform RESISL and the same shall be cleared within the next 24 hours.
10. RESISL shall be liable for violation under the Bio – Medical waste (management and Handling) Rules, 2016 from the time waste is handed over to RESISL at the premises of M/s. VELS MEDICAL COLLEGE AND HOSPITAL and shall meet all the rules and regulations stipulated by the TamilNadu Pollution Control Board.
11. In case M/s. VELS MEDICAL COLLEGE AND HOSPITAL found any irregularities in collection of waste they can send a notice in writing to RESISL for immediate action. All complaints (if any) shall be attended to in the shortest possible time, (48 hours)
12. RESISL shall send the bill for the preceding same shall be paid by D.D or cheque drawn in favor of " Re Sustainability IWM Solutions Limited.," payable at Chennai.
13. In case of non-receipt of payment on the agreed date from the M/s. VELS MEDICAL COLLEGE AND HOSPITAL RESISL will stop the collection of waste immediately with intimation to TamilNadu Pollution Control Board. The delayed payment will be collected as per item 12(ii) above.
14. Agreement can be terminated by giving one month notice from either side or will be automatically terminated if the services are not started within a month by either side from the date of this agreement.

All the above points will have legal binding for a minimum period from date of this agreement.

This Agreement is Effective from 01.03.2023 to 29.02.2024

VELS MEDICAL COLLEGE AND HOSPITAL

FOR RESISL


AUTHORIZED SIGNATORY

DEAN
Vels Medical College & Hospital
Under VISTAS (Deemed to be University)
Tiruvallur Dist-601 102, Tamil Nadu




AUTHORIZED SIGNATORY


REGISTRAR
Registrar

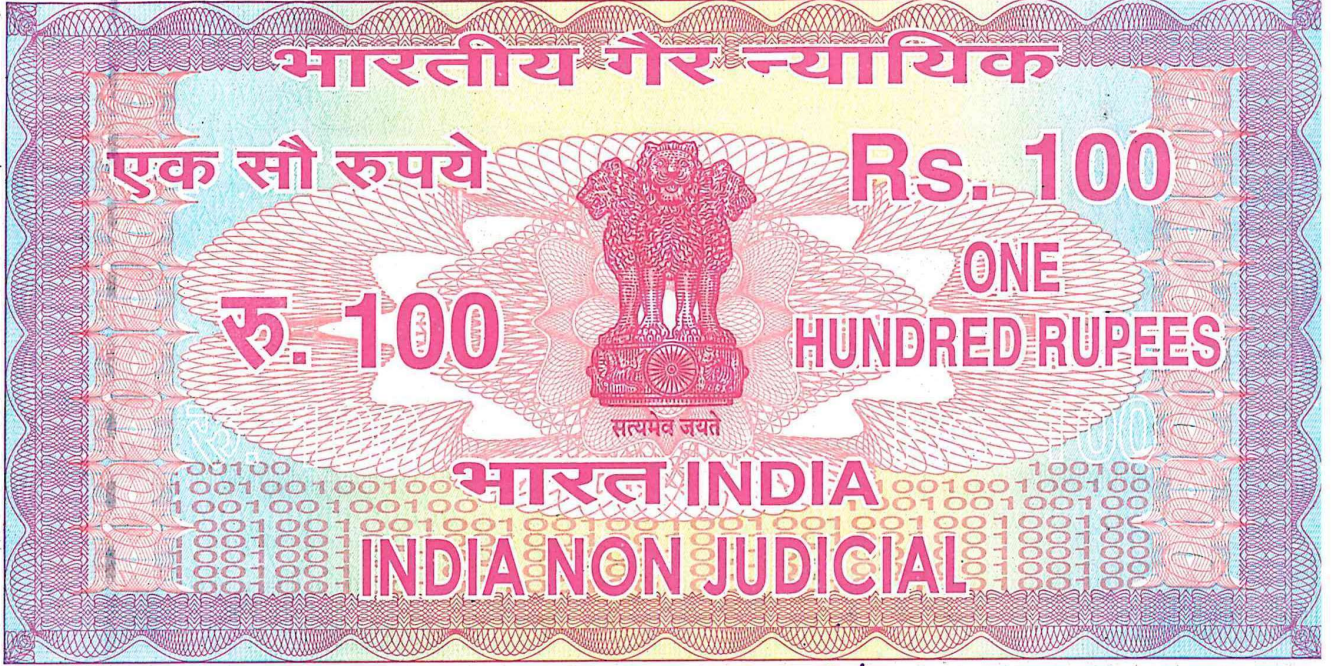
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

E- Waste Management MoU



REGISTRAR
Registrar

**Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.**



040524
04 0 5 2 4
TAMILNADU

DC 276077

Redit Eco Recycling

M. Ganapathy
M. GANAPATHY
STAMP VENDOR
L.No.14325/E/94
No.42, Velachery Main Road
Chennai-600042

Memorandum of Understanding

Between

Redit Eco Recycling

SF 945/1B, Sirupuzhalpettai
Gummidipoondi, Thiruvallur-601 201

**Vels Institute of Science Technology and
Advanced Studies (VISTAS)**

Velan Nagar P.V.Vaithiyalingam Road
Pallavaram, Chennai-600117, Tamilnadu.

**REGISTRAR
Registrar**

**Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.**

This MOU is to establish the terms and condition between Redit Eco Recycling Collection and Managemant of E-waste according to TNPCB E-waste Management Rules.

**Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.**




Background: According to E-waste management Act 2016, the disposal of E-waste is to take care only by authorized Recycles/ Dismantlers in Tamilnadu. Redit Eco Recycling is an E-waste management company authorized by Tamilnadu Pollution Control Board and deals with collection and dismantling of E-waste by its Innovative and Eco friendly manner.

Purpose: This MOU is for collection and handing of E-waste in Tamilnadu by Redit Eco Recycling. As per E-waste Management Act 2016.

M/s. Redit Eco Recycling have agreed to the following terms and Conditions.


1. Waste Electronic/Electrical material will be purchased from **Vels institute of Science Technology and Advance Studies (VISTAS)**, at Rs.10/kg. (including GST) (CPU's Monitors, Printers, Scanners, Batteries, Motors, SMPS, Photo copiers, Keyboards, Mouses, Cables, projectors, split and window A/c, UPS, Servers, Cable Waste, other Electronic & Electrical items).
2. Disposable Charges for Tube Light Waste (Rs.120/kg) and Catridges (Rs.35/kg) to be borne by from **Vels institute of Science Technology and Advance Studies (VISTAS)**
3. form-6 shall be issued by M/s Redit Eco Recycling Health at the time of liting and the same shall be signed by **Vels institute of Science Technology and Advance Studies (VISTAS)**
- 4.
4. E-waste lifting Dates will be given seven days before the schedule.
5. Packing and transportation of your our E-waste in M/s.Redit Eco Recycling Health Responsibility.
6. All the E-waste records of **Vels institute of Science Technology and Advance Studies (VISTAS)** will be confidential.
7. All payment should be in the name of M/s. Redit Eco Recycling.
8. The payment of your E-Waste will be given within 3-5 working days in the form of NEFT/RTGS by M/s. Redit Eco Recycling to **Vels institute of Science Technology and Advance Studies (VISTAS)**


Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.



9. M/s Redit Eco Recycling will give E waste Certificate and bills as per your requirements.
10. M/s. Redit Eco Recycling will also give a presentation on E-waste management to **Vels institute of Science Technology and Advance Studies (VISTAS)**., Staf and Students (Presentation can be given on prior notice of two weeks at no extra cost)
11. M/s. **Vels institute of Science Technology and Advance Studies (VISTAS)**., will be provide customized E- waste bin in V **Vels institute of Science Technology and Advance Studies (VISTAS)**, and Techonology campus.
12. This MOU is effective upon the day and date last signed and executed by the duly authorized representatives of the parties to this MOU.
13. 15 days notice period from either side to be given to terminate the MOU.
14. This Agreement is valid Till 06th MAY 2025
15. All legal aspects will be under Tamilnadu jurisdiction only.

For



Redit Eco Recycling

Name:

Shree Vignesh

Designation:

proprietor

Seal:



Witness:



For



Vels institute of Science Technology
and Adavanced Studies (VISTAS)

Name:

Dr. P. Saravanan

Designation:

Registrar

Seal:

Registrar
Vels Institute of Science, Technology
& Adavanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.



REGISTRAR
Registrar

**Vels Institute of Science, Technology
& Adavanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.**



TAMIL NADU POLLUTION CONTROL BOARD

Category of the Industry :

RED

CONSENT ORDER NO. 2205248798344 DATED: 01/12/2022.

PROCEEDINGS NO.F.1220GMP/RS/DEE/TNPCB/GMP/A/2022 DATED: 01/12/2022

SUB: Tamil Nadu Pollution Control Board –CONSENT TO OPERATE –DIRECT –M/s. REDIT ECO RECYCLING , S.F.No. Survey No: 945/1B, SIRUPUZHALPETTAI village Gummidipoondi Taluk and Tiruvallur District - Consent for operation of the plant and discharge of emissions under Section 21 of the Air (Prevention and Control of Pollution) Act, 1981 as amended in 1987 (Central Act 14 of 1981) –Issued- Reg.

REF: 1. Unit's Application No. 48798344 dated 24.11.2022
2. IR.No : F.1220GMP/RS/AE/GMP/2022 dated 29/11/2022
3. Minutes of 193rd ZLCCC meeting held on 30.11.2022 (Item No. 193-03)

CONSENT TO OPERATE is hereby granted under Section 21 of the Air (Prevention and Control of Pollution) Act, 1981 as amended in 1987 (Central Act 14 of 1981) (hereinafter referred to as "The Act") and the rules and orders made there under to

The Proprietor,
M/s . REDIT ECO RECYCLING
S.F No.Survey No: 945/1B,
SIRUPUZHALPETTAI Village,
Gummidipoondi Taluk,
Tiruvallur District.

Authorizing the occupier to operate the industrial plant in the Air Pollution Control Area as notified by the Government and to make discharge of emission from the stacks/chimneys.

This is subject to the provisions of the Act, the rules and the orders made there under and the terms and conditions incorporated under the Special and General conditions stipulated in the Consent Order issued earlier and subject to the special conditions annexed.

This CONSENT is valid for the period ending March 31, 2027

District Environmental Engineer,
Tamil Nadu Pollution Control Board,
GUMMIDIPOONDI

To
The Proprietor,
M/s.REDIT ECO RECYCLING,
Survey No: 945/1B, Sirupuzhalpettai Part II, Guruvarajakandigai, Gummidipoondi Taluk, Thiruvallur,
Pin: 601201

Copy to:

This is computer generated order. Signature is not required. 1

REGISTRAR
Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

1. The Commissioner, GUMMUDIPOONDI-Panchayat Union, Gummidipoondi Taluk, Tiruvallur District .
 2. Copy submitted to the Member Secretary, Tamil Nadu Pollution Control Board, Chennai for favour of kind information.
 3. The District Environmental Engineer, Tamil Nadu Pollution Control Board, GUMMIDIPOONDI for favour of kind information.
 4. File
-

FOR VISTAS



REGISTRAR
Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

SPECIAL CONDITIONS

1. This consent to operate is valid for operating the facility for the manufacture of products (Col. 2) at the rate (Col. 3) mentioned below. Any change in the products and its quantity has to be brought to the notice of the Board and fresh consent has to be obtained.

Sl. No.	Description	Quantity	Unit
Product Details			
1.	Dismantled E-Waste	1	Tons/Day

2. This consent to operate is valid for operating the facility with the below mentioned emission/noise sources along with the control measures and/or stack. Any change in the emission source/control measures/change in stack height has to be brought to the notice of the Board and fresh consent/Amendment has to be obtained.

I Point source emission with stack :				
Stack No.	Point Emission Source	Air pollution Control measures	Stack height from Ground Level in m	Gaseous Discharge in Nm ³ /hr
1	DG Set 30 KVA	Acoustic enclosures with stack	3	
II Fugitive/Noise emission :				
Sl. No.	Fugitive or Noise Emission sources	Type of emission	Control measures	
1.	E Waste Dismantling Table	Fugitive	Suction hood with dust collector	

- 3(a). The emission shall not contain constituents in excess of the tolerance limits as laid down hereunder :

Sl.	Parameter	Unit	Tolerance limits	Stacks
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Annexure enclosed if applicable. :-

- 3.(b) The Ambient Air in the industrial plant area shall not contain constituents in excess of the tolerance limits prescribed below.

Sl. No.	Pollutant	Time Weighted Average	Unit	Tolerance Limits	
				Industrial, Residential, Rural and other area	Ecologically Sensitive Area (notified by Central Govt.)
1.	Sulphur Dioxide (SO ₂)	Annual 24 hours	microgram/m ³ microgram/m ³	50	20
				80	80
2.	Nitrogen Dioxide (NO ₂)	Annual 24 hours	microgram/m ³ microgram/m ³	40	30
				80	80
3.	Particulate Matter (Size Less than 10 micro M) or PM ₁₀	Annual 24 hours	microgram/m ³ microgram/m ³	60	60
				100	100
4.	Particulate Matter (Size Less than 2.5 micro M) or PM _{2.5}	Annual 24 hours	microgram/m ³ microgram/m ³	40	40
				60	60
5.	Ozone (O ₃)	Annual 24 hours	8 Hours	100	100
			1 Hour	180	180



Sl. No.	Pollutant	Time Weighted Average	Unit	Tolerance Limits	
				Industrial, Residential, Rural and other area	Ecologically Sensitive Area (notified by Central Govt.)
6.	Lead (Pb)	Annual 24 hours	microgram/m ³ microgram/m ³	0.5 1.0	0.5 1.0
7.	Carbon Monoxide (CO)	8 Hours 1 Hour	miligram/m ³ miligram/m ³	02 04	02 04
8.	Ammonia (NH ₃)	Annual 24 hours	microgram/m ³ microgram/m ³	100 400	100 400
9.	Benzene (C ₆ H ₆)	Annual	microgram/m ³	5	5
10.	Benzo(O) Pyrene (BaP) -particulate phase only	Annual	nanogram/m ³	01	01
11.	Arsenic (As)	Annual	nanogram/m ³	06	06
12.	Nickel (Ni)	Annual	nanogram/m ³	20	20

3(c) The Ambient Noise Level in the industrial plant area shall not exceed the limits prescribed below:

Limits in L.eq.-dB(A)	Day Time	Night Time
Industrial Area	75	70

4. All units of the Air pollution control measures shall be operated efficiently and continuously so as to achieve the standards prescribed in Sl. No.3 above.
5. The occupier shall not change or alter quality or quantity or the rate of emission or replace or alter the air pollution control equipment or change the raw material or manufacturing process resulting in change in quality and/or quantity of emissions without the previous written permission of the Board.
6. The occupier shall maintain log book regarding the stack monitoring system or operation of the plant or any other particulars for each of the unit operations of air pollution control systems to reflect the working condition which shall be furnished for verification of the Board officials during inspection.
7. The occupier shall at his own cost get the samples of emission/air/noise levels collected and analyzed by the TNPC Board Laboratory once in every 6 months/once in a year/periodically for the parameters as prescribed.
8. Any upset condition in any of the plants of the factory which is likely to result in increased emissions and result in violation of the standards mentioned in Sl.No.3 shall be reported to the Member Secretary / Joint Chief Environmental Engineer-Monitoring and the concerned District/Assistant Environmental Engineer of the Board by e-mail immediately and subsequently by Post with full details of such upset condition.
9. The occupier shall always comply and carryout the order/directions issued by the Board in this Consent Order and from time to time without any negligence. The occupier shall be liable for action as per provisions of the Act in case of non compliance of any order/directions issued.

Special Additional Conditions:

- i. The unit shall install the approved retrofit emission control device/equipment with at least 70% Particulate matter reduction efficiency on all DG sets with capacity of 125 KVA and above or otherwise the unit shall be shift to gas based generators within the time frame prescribed in the notification No. TNPCB/Labs/DD(L)02151/2019 dated 10.06.2020 issued by TNPCB.
- ii. The unit shall obtain No Objection Certificate (NOC) from the Tamil Nadu Bio Diversity Board /National Bio Diversity Authority if the unit is using any Biological resources or knowledge associated thereto as per the provisions of Biological Diversity Act 2002.

Additional Conditions:

1. The unit shall operate and maintain the Air Pollution Control measures efficiently and continuously so as to satisfy the Ambient Air Quality standards prescribed by the Board.
2. The unit shall adhere to the AAQ/SM/ANL standards prescribed by the Board.
3. The unit shall continue to develop green belt with trees having thick canopy cover by covering 25% of total land area so as to attenuate air and noise pollution.

District Environmental Engineer,
Tamil Nadu Pollution Control Board,
GUMMIDIPOONDI

GENERAL CONDITIONS

1. The occupier shall make an application along with the prescribed consent fee for grant of renewal of consent at least 60 days before the date of expiry of this Consent Order along with all the required particulars ensuring that there is no change in production quantity and emission.
2. This Consent is given by the Board in consideration of the particulars given in the application. Any change or alteration or deviation made in actual practice from the particulars furnished, in the application will also be ground for review/variation/revocation of the Consent Order under Section 21 of the Act.
3. The conditions imposed shall continue in force until revoked under Section 21 of the Act.
4. After the issue of this order, all the 'Consent to Operate' orders issued previously under Air (Prevention and Control of Pollution) Act, 1981 as amended stands defunct.
5. The occupier shall maintain an Inspection Register in the factory so that the inspecting officer shall record the details of the observations and instructions issued to the unit at the time of inspection for adherence.
6. The occupier shall provide and maintain an alternate power supply along with separate energy meter for the Air Pollution Control measures sufficient to ensure continuous operation of all pollution control equipments to ensure compliance.
7. The occupier shall provide all facilities to the Board officials for collection of samples in and around the factory at any time.
8. The applicant shall display the flow diagram of the sources of emission and pollution control systems provided at the site.
9. The liquid effluent arising out of the operation of the air pollution control equipment shall also be treated in a manner and to the satisfaction of standards prescribed by the Board in accordance with the provisions of Water (Prevention and Control of Pollution) Act, 1974 as amended.
10. The air pollution control equipments, location of inspection chambers and sampling port holes shall be made easily accessible at all time.
11. In case of any episodal discharge of emission, the industry shall take immediate action to bring down the emission within the limits prescribed by the Board.
12. If applicable, the occupier has to comply with the provisions of Public Liability Insurance Act, 1991 to provide immediate relief in the event of any hazard to human beings, other living creatures/plants and properties while handling and storage of hazardous substances.
13. The issuance of this consent does not authorize or approve the construction of any physical structures or facilities or the undertaking of any work in any natural watercourse or in Government Poromboke lands.
14. The issuance of this Consent does not convey any property right in either real personal property or any exclusive privileges, nor does it authorize any injury to private property or Government property or any invasion of personal rights nor any infringement of Central, State laws or regulation.
15. The occupier shall forth with keep the Board informed of any accident of unforeseen act or event of any poisonous, noxious or polluting matter or emissions are being discharged into stream or well or air as a result of such discharge, water or air is being polluted.
16. If due to any technological improvements or otherwise the Board is of opinion that all or any of the conditions referred to above requires variation (including the change of any treatment system, either in whole or in part) the Board shall, after giving the applicant an opportunity of being heard, vary all or any of such conditions and thereupon the applicant shall be bound to comply with the conditions as so varied.
17. In case there is any change in the constitution of the management, the occupier of the new management shall file fresh application under Air (Prevention and Control of Pollution) Act, 1981, as amended in Form-I alongwith relevant documents of change of management immediately and get the necessary amendment with renewal of consent order.
18. In case there is any change in the name of the company alone, the occupier shall inform the same with relevant documents immediately and get the necessary amendments for the change of name from the Board.
19. The occupier shall display this consent order granted to him in a prominent place for perusal of the inspecting Officers of this Board.

District Environmental Engineer,
Tamil Nadu Pollution Control Board,
GUMMIDIPOONDI

** This consent order is computer generated by OCMMS of TNPCB and no signature is needed**



TAMIL NADU POLLUTION CONTROL BOARD

Category of the Industry :

RED

CONSENT ORDER NO. 2205148798344 DATED: 01/12/2022.

PROCEEDINGS NO.F.1220GMP/RS/DEE/TNPCB/GMP/W/2022 DATED: 01/12/2022

SUB: Tamil Nadu Pollution Control Board –CONSENT TO OPERATE – DIRECT -M/s. REDIT ECO RECYCLING , S.F.No. Survey No: 945/1B, SIRUPUZHALPETTAI village Gummidipoondi Taluk and Tiruvallur District - Consent for the operation of the plant and discharge of sewage and/or trade effluent under Section 25 of the Water (Prevention and Control of Pollution) Act, 1974 as amended in 1988 (Central Act 6 of 1974) – Issued- Reg.

Ref: 1. Unit's Application No. 48798344 dated 24.11.2022
2. IR.No : F.1220GMP/RS/AE/GMP/2022 dated 29/11/2022
3. Minutes of 193rd ZLCCC meeting held on 30.11.2022 (Item No. 193-03)

CONSENT TO OPERATE is hereby granted under Section 25 of the Water (Prevention and Control of Pollution) Act, 1974 as amended in 1988 (Central Act, 6 of 1974) (hereinafter referred to as "The Act") and the rules and orders made there under to

The Proprietor,
M/s . REDIT ECO RECYCLING
S.F No.Survey No: 945/1B,
SIRUPUZHALPETTAI Village,
Gummidipoondi Taluk,
Tiruvallur District.

Authorising the occupier to make discharge of sewage and /or trade effluent.

This is subject to the provisions of the Act, the rules and the orders made there under and the terms and conditions incorporated under the Special and General conditions stipulated in the Consent Order issued earlier and subject to the special conditions annexed.

This CONSENT is valid for the period ending March 31, 2027

District Environmental Engineer,
Tamil Nadu Pollution Control Board,
GUMMIDIPOONDI

To
The Proprietor,
M/s.REDIT ECO RECYCLING,
Survey No: 945/1B, Sirupuzhalpettai Part II, Guruvarajakandigai, Gummidipoondi Taluk, Thiruvallur,
Pin: 601201

REGISTRAR
Registrar
Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.

Copy to:

1. The Commissioner, GUMMUDIPOONDI-Panchayat Union, Gummidipoondi Taluk, Tiruvallur District .
 2. Copy submitted to the Member Secretary, Tamil Nadu Pollution Control Board, Chennai for favour of kind information.
 3. The District Environmental Engineer, Tamil Nadu Pollution Control Board, GUMMUDIPOONDI for favour of kind information.
 4. File
-

FOR VISTAS



REGISTRAR
Registrar

**Vels Institute of Science, Technology
& Advanced Studies (VISTAS)
Pallavaram, Chennai - 600 117.**

SPECIAL CONDITIONS

1. This consent to operate is valid for operating the facility for the manufacture of products (Col. 2) at the rate (Col. 3) mentioned below. Any change in the products and its quantity has to be brought to the notice of the Board and fresh consent has to be obtained.

Sl. No.	Description	Quantity	Unit
Product Details			
1.	Dismantled E-Waste	1	Tons/Day

2. This consent to operate is valid for operating the facility with the below mentioned permitted outlets for the discharge of sewage/trade effluent. Any change in the outlets and the quantity has to be brought to the notice of the Board and fresh consent has to be obtained.

Outlet No.	Description of Outlet	Maximum daily discharge in KLD	Point of disposal
Effluent Type : Sewage			
1.	Sewage	0.24	On Industrys own land
Effluent Type : Trade Effluent			

3. The effluent discharge shall not contain constituents in excess of the tolerance Limits as laid down hereunder.
4. All units of the sewage and Trade effluent treatment plants shall be operated efficiently and continuously so as to achieve the standards prescribed in Sl No.3 above or to achieve the zero liquid discharge of effluent as applicable.
5. The occupier shall maintain the Electro Magnetic Flow Meters/water Meters installed at the inlet of the water supply connection for each of the purposes mentioned below for assessing the quantity of water used and ensuring that such meters are easily accessible for inspection and maintenance and for other purposes of the Act.
- Industrial Cooling, Spraying in mine pits or boiler feed.
 - Domestic purpose.
 - Process.
6. The occupier shall maintain the Electro Magnetic Flow Meters with computer recording arrangement for measuring the quantity of effluent generated and treated for the monitoring purposes of the Act.
7. Log book for each of the unit operations of ETP have to be maintained to reflect the working condition of ETP along with the readings of the Electro Magnetic Flow Meters installed to assess effluent quantity and the same shall be furnished for verification of the Board officials during inspection.
8. The occupier shall at his own cost get the samples of effluent/surface water/ground water collected in and around the unit by Board officials and analyzed by the TNPC Board Laboratory periodically.
9. Any upset condition in any of the plants of the factory which is, likely to result in increased effluent discharge and result in violation of the standards mentioned in Sl. No.3 above shall be reported to the Member Secretary / Joint Chief Environmental Engineer-Monitoring and the concerned District/Assistant Environmental Engineer of the Board by e-mail immediately and subsequently by Post with full details of such upset condition.
10. The occupier shall always comply and carryout the order/directions issued by the Board in this Consent Order and from time to time without any negligence. The occupier shall be liable for action as per provisions of the Act in case of non compliance of any order/directions issued.
11. The occupier shall develop adequate width of green belt at the rate of 400 numbers of trees per Hectare.
12. The occupier shall provide and maintain rain water harvesting facilities.
13. The occupier shall ensure that there shall not be any discharge of effluent either treated or untreated into storm water drain at any point of time.



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14. In the case of zero liquid discharge of effluent units, the occupier shall adhere the following conditions as laid under.
- The occupier shall ensure zero liquid discharge of effluent, thereby no discharge of untreated / treated effluent on land or into any water bodies either inside or outside the premises at any point of time.
 - The occupier shall operate and maintain the Zero liquid discharge treatment components comprising of Primary, Secondary and tertiary treatment systems at all times and ensure that the RO permeate/Evaporator condensate shall be recycled in the process and the final RO reject shall be disposed off with the reject management system ensuring zero liquid discharge of effluents in the premises.
 - The occupier shall operate and maintain the reject management system effectively and recover the salt from the system which shall be reused in the process if reusable or shall be disposed off as ETP sludge.
 - In case of failure to achieve zero discharge of effluents for any reason, the occupier shall stop its production and operations forthwith and shall be reported to the Member Secretary/Joint Chief Environmental Engineer-Monitoring and the concerned District/Assistant Environmental Engineer of the Board by e-mail immediately and subsequently by Post with full details of such upset condition.
 - The occupier shall restart the production only after ascertaining that the Zero discharge treatment system can perform effectively for achieving zero discharge of effluents.

Special Additional Conditions:

The unit shall obtain No Objection Certificate (NOC) from the Tamil Nadu Bio Diversity Board /National Bio Diversity Authority if the unit is using any Biological resources or knowledge associated thereto as per the provisions of Biological Diversity Act 2002.

Additional Conditions:

- The unit shall dispose the sewage through Septic tank and soak pit arrangement.
- The unit shall ensure that no trade effluent is generated at stage of its activity.
- The unit shall dispose the non-hazardous solid waste then and there without any accumulation for further beneficial purpose.
- The unit shall apply and obtain Authorization under E-Waste Management Rules,2016 within a month's time.
- The unit shall ensure that dismantled E-waste are segregated and sent to the registered recycling facilities for recovery of materials.
- The unit has to ensure that the recycling processes are in accordance with the standards of Guidelines published by CPCB from time to time.
- The unit shall "not use and throwaway plastics" such as plastic sheets used for food wrapping, spreading on dining table etc., plastic plates, plastic coated tea cups, plastic tumbler, water pouches and packets, plastic straw, plastic carry bag and plastic flags irrespective of thickness, within the industry premises. Instead unit shall encourage use of eco friendly alternative such as banana leaf, arecanut palm plate, stainless steel, glass, porcelain plates/cups, cloth bag, jute bag etc.
- The unit shall comply with the E-Waste Management Rules 2016. E-Waste as listed in Schedule - I, generated by them shall be channelized through collection centre or dealer of authorised producer or dismantler or recycler or through the designated take back service provider of the producer to authorised dismantler or recycler. The unit shall maintain records of e-waste generated by them in Form-2 and make such records available for scrutiny by the TNPCB. The unit shall file annual returns in Form-3, to the TNPCB on or before the 30th day of June following the financial year.
- The unit shall maintain the rainwater harvesting facility provided within the factory premises so as to recharge the groundwater.

District Environmental Engineer,
Tamil Nadu Pollution Control Board,
GUMMIDIPOONDI



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GENERAL CONDITIONS

1. The occupier shall make an application along with the prescribed consent fee for grant of renewal of consent at least 60 days before the date of expiry of this Consent Order along with all the required particulars ensuring that there is no change in Production quantity and change in sewage/Trade effluent.
2. This Consent is issued by the Board in consideration of the particulars given in the application. Any change or alteration or deviation made in actual practice from the particulars furnished in the application will also be ground for review/variation/revocation of the Consent Order under Section 27 of the Act and to make such variation as deemed fit for the purpose of the Act.
3. The consent conditions imposed in this order shall continue in force until revoked under Section 27(2) of the Act.
4. After the issue of this order, all the 'Consent to Operate' orders issued previously under Water (Prevention and Control of Pollution) Act, 1974 as amended stands defunct.
5. The occupier shall maintain an Inspection Register in the factory so that the inspecting officer shall record the details of the observations and instructions issued to the unit at the time of inspection for adherence.
6. The occupier shall provide and maintain an alternate power supply along with separate energy meter for the Effluent Treatment Plant sufficient to ensure continuous operation of all pollution control equipments to maintain compliance.
7. The occupier shall provide all facilities to the Board officials for inspection and collection of samples in and around the factory at any time.
8. The occupier shall display the flow diagram of the sources of effluent generation and pollution control systems provided at the ETP site.
9. The solid waste such as sweepings, wastage, package, empty containers, residues, sludge including that from air pollution control equipments collected within the premises of the industrial plant shall be collected in an earmarked area and shall be disposed off properly.
10. The occupier shall collect, treat the solid wastes like food waste, green waste generated from the canteen and convert into organic compost.
11. The occupier shall segregate the Hazardous waste from other solid wastes and comply in accordance with Hazardous Wastes (Management, Handling and Transboundary Movement) Rules, 2008.
12. The occupier shall maintain good house-keeping within the factory premises.
13. All pipes, valves, sewers and drains shall be leak proof. Floor washings shall be admitted into the trade effluent collection system only and shall not be allowed to find their way in storm drains or open areas.
14. The occupier shall ensure that there shall not be any diversion or by-pass of trade effluent on land or into any water sources.
15. The occupier shall ensure that solar Evaporation pans shall be constructed in such a way that the bottom of the solar pan is at least 1 m above the Ground level (if applicable).
16. The occupier shall furnish the following returns in the prescribed formats to the concerned District office regularly.
 - a) Monthly water consumption returns of each of the purposes with water meter readings in Form-I on or before 5th of every month.
 - b) Yearly return on Hazardous wastes generated and accumulated for the period from 1st April to 31st March in Form-4 before the end of the subsequent 30th June of every year (if applicable).
 - c) Yearly Environmental Statement for the period from 1st April to 31st March in Form -V before the end of the subsequent 30th September of every year(if applicable).
17. If applicable, the occupier has to comply with the provisions of Public Liability Insurance Act, 1991 to provide immediate relief in the event of any hazard to human beings, other living creatures/plants and properties while handling and storage of hazardous substances.
18. The issuance of this consent does not authorize or approve the construction of any physical structures or facilities or the undertaking of any work in any natural watercourse or in Government Poramboke lands.
19. The issuance of this Consent does not convey any property right in either real personal property or any exclusive privileges, nor does it authorize any injury to private property or Government property or any invasion of personal rights nor any infringement of Central, State laws or regulation.
20. The occupier shall forth with keep the Board informed of any accident of unforeseen act or event of any poisonous, noxious or polluting matter or emissions are being discharged into stream or well or air as a result of such discharge, water or air is being polluted.
21. If due to any technological improvements or otherwise the Board is of opinion that all or any of the conditions referred to above requires variation (including the change of any treatment system, either in whole or in part) the Board shall, after giving the applicant an opportunity of being heard, vary all or any of such conditions and thereupon the applicant shall be bound to comply with the conditions as so varied.

22. In case there is any change in the constitution of the management, the occupier of the new management shall file fresh application under Water (Prevention and Control of Pollution) Act, 1974, as amended in Form-II alongwith relevant documents of change of management immediately and get the necessary amendment with renewal of consent order.
23. In case there is any change in the name of the company alone, the occupier shall inform the same with relevant documents immediately and get the necessary amendments for the change of name from the Board.
24. The occupier shall display this consent order granted to him in a prominent place for perusal of the inspecting Officers of this Board.

District Environmental Engineer,
Tamil Nadu Pollution Control Board,
GUMMIDIPOONDI

** This consent order is computer generated by OCMMS of TNPCB and no signature is needed**

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CERTIFICATE OF AUTHORISATION FOR E-WASTE DISMANTLER/RECYCLER

E-Waste Authorization No 23EFZ49866021 Dated 10/02/2023

Proceeding No. JCEE-M/CHZ/TNPCB/F.1220GMP/EWA/RS/GMP/2023, Dated 10/02/2023

Sub : Tamilnadu Pollution Control Board – Industries -Fresh - M/s REDIT ECO RECYCLING, SF No Survey No: 945/1B, SIRUPUZHALPETTAI Village, GUMMIDIPOONDI Taluk, GUMMIDIPOONDI District Authorization for Fresh of E-Waste under E-Waste (Management) Rules, 2016 enacted under Environment (Protection) Act, 1986.

Ref : 1. PROC.NO.F.1220GMP/RS/DEE/TNPCB/GMP/W&A/2022 DATED: 01/12/2022
2. OCMMS application No. 49866021 dated: 28-01-2023
3. IR.No : F.1220GMP/RS/DEE/GMP/EWR/2023 Dated 08/02/2023

In accordance with Rules [13(3)(i) and 13(3)(vi)] of the E-Waste (Management Rules, 2016 authorization is issued to M/s REDIT ECO RECYCLING, SF No Survey No: 945/1B, SIRUPUZHALPETTAI Village, GUMMIDIPOONDI Taluk, GUMMIDIPOONDI District.

The authorization shall be valid for the period up to 31/03/2027 unless revoked or suspended.

The authorization is issued subject to the terms and conditions specified in Annexure A.

VASUDEVAN
DHARMAR
Joint Chief Environmental Engineer-Monitoring
Tamil Nadu Pollution control Board,
Chennai

Digitally signed by VASUDEVAN
DHARMAR
Date: 2023.02.10 19:13:28 +05'30'

To
The Proprietor
REDIT ECO RECYCLING
Survey No: 945/1B, Sirupuzhalpettai Part II, Guruvarajakandigai, Gummidipoondi Taluk,
Thiruvallur

Copy submitted to

1. The Member Secretary, Tamilnadu Pollution Control Board, Chennai, for favour of kind information
2. The District Environmental Engineer, Tamilnadu Pollution Control Board, Tiruvallur for favour of kind information.

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Annexure A

1(a). Authorization No.23EFZ49866021 and (b) Date of issue 10/02/2023

2. The Proprietor of REDIT ECO RECYCLING is hereby granted an authorization for Collection, Storage, Dismantling, Segregation and disposal of E-Waste on the premises situated at SF No Survey No: 945/1B, SIRUPUZHALLPETTAI Village, GUMMIDIPOONDI Taluk, GUMMIDIPOONDI District for the following.

Product	Quantity	Unit	
Dismantled E-Waste	1	Tons/Day	

3. The authorization is subject to the conditions stated below and such conditions as many be specified in the rules for the time being in force under the Environment (Protection) Act, 1986

TERMS AND CONDITIONS OF AUTHORIZATION

1. The authorization shall comply with the provisions of the Environment (Protection) Act, 1986, and the rules made there under.
2. The authorization or its renewal shall be produced for inspection at the request of an officer authorized by the concerned State Pollution Control Board.
3. Any unauthorized change in personnel, equipment as working conditions as mentioned in the application by the person authorized shall constitute a breach of his authorization.
4. It is the duty of the authorized person to take prior permission of the concerned State Pollution Control Board to close down the operations.
5. An application for the renewal of an authorization shall be made as laid down in sub-rule (vi) of rule 13 (3).

ADDITIONAL CONDITIONS

1. The unit shall comply with the E-Waste (Management) Rules 2016 in all aspects.
2. The authorization is subject to the conditions as may be specified in the Rules for the time being in force under the Environment (Protection) Act, 1986.
3. The unit shall ensure that no damage is caused to the environment during storage and transportation of e-waste.
4. The unit shall ensure that non-recyclable or non-recoverable components are sent to authorize treatment storage and disposal facilities.
5. The unit shall ensure that data stored in the memory of end of life products such as hard disk, telephones, mobile phones etc. should be deleted or destroyed permanently either through hammering or data eraser.
6. The unit shall ensure that the facility and dismantling processes are in accordance with the standards or guidelines prescribed by Central Pollution Control Board from time to time.
7. The unit shall ensure that the dismantling processes do not have any adverse effect on the health and environment.
8. The unit shall ensure that dismantled e-waste are segregated and sent to the authorized recycling facilities for recovery of materials.
9. The unit shall maintain record of e-waste collected, dismantled and sent to authorized recycler in Form-2 and make such record available for security by the Central Pollution Control Board or the concerned State Pollution Control Board.
10. The unit shall file a return in Form-3, to the concerned State Pollution Control Board as the case may be, on or before 30th day of June following the financial year to which that return relates.
11. The unit shall not process any e-waste for recovery or refining of materials, unless he is authorized with Tamilnadu Pollution Control Board as a recycler for refining and recovery of materials.
12. The unit shall ensure that operation without Authorization by any dismantler, as defined in this rule, shall be considered as causing damage to the environment.



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13. The unit shall ensure that the dismantled and segregated plastic from e-waste shall only be given to registered plastic recyclers having valid registration under Plastic Waste Management Rules 2016.

Special Conditions

1. The unit shall comply with the E-Waste (Management) Rules 2016 in all aspects.
2. The authorization is subject to the conditions as may be specified in the Rules for the time being in force under the Environment (Protection) Act, 1986.
3. The unit shall ensure that no damage is caused to the environment during storage and transportation of e-waste.
4. The unit shall ensure that dismantled E- waste are segregated and sent to the authorized recycling facilities for recovery of materials.
5. The unit shall ensure that non-recyclable or non-recoverable components are sent to authorized treatment, storage and disposal facilities.
6. The unit shall not process any e-waste for recovery or refining of materials without obtaining Authorisation of the Board.
7. The unit shall have Weigh Bridge and other appropriate weighing equipment for weighing each delivery received by it and shall maintain a record in this regard.
8. The unit shall have facilities for destroying or permanently deleting data stored in the memory of end of life products (Hard Disk, Telephones, Mobile phones) either through hammering or through data eraser.
9. The unit shall ensure that E-Waste thus generated is safely transported to authorized recyclers.
10. The unit shall not be permitted for chemical leaching or heating process or melting the material.
11. The unit shall have adequate facilities for managing leakage of compressor oils, coolant/refrigerant gases such as CFCs/HCFs and mercury from end of life fluorescent and other mercury containing lamp etc. Spills involving broken Fluorescent lamps, Oils spills should first be contained to prevent spread of the material to other areas. This may involve the use of dry sand, proprietary booms / absorbent pads, stabilizing chemicals etc. for subsequent transfer to hazardous waste TSDFs.
12. The unit shall make available all records to the Central Pollution Control Board or the concerned State Pollution Control Board for inspection.
13. The unit shall ensure that the fractions or material not dismantled in its facility is sent to the respective authorized recyclers for recovery of materials.
14. The unit shall file annual returns in Form 3, to the concerned State Pollution Control Board as the case may be, on or before 30th day of June following the financial year to which that return relates.
15. The unit shall operate only with valid authorization under E-waste (Management) Rules 2016.
16. The unit shall follow the manifest system in Form-6 while transportation of E-Waste.

VASUDEVAN

DHARMAR

Joint Chief Environmental Engineer-Monitoring
Tamil Nadu Pollution control Board,
Chennai

Digitally signed by VASUDEVAN
DHARMAR
Date: 2023.02.10 19:13:54 +05'30'

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Registrar


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Government of India
Form GST REG-06
[See Rule 10(1)]

Registration Certificate

Registration Number : 33JOWPS4514A2ZO

1.	Legal Name	shaivignesh s			
2.	Trade Name, if any	Redit Eco Recycling			
3.	Additional trade names, if any	null			
4.	Constitution of Business	Proprietorship			
5.	Address of Principal Place of Business	Survey No 945/1B, Guruvarajakandigai, Pudugummidipundi, Gummidipoondi, Thiruvallur, Tamil Nadu, 601201			
6.	Date of Liability				
7.	Period of Validity	From	03/01/2023	To	Not Applicable
8.	Type of Registration	Regular			
9.	Particulars of Approving Authority	Signature Not Verified Digitally signed by DS GOODS AND SERVICES TAX NETWORK 07 Date: 2023.01.03 14:46:28 IST			
Signature					
Name		L Lakshmi			
Designation		Superintendent			
Jurisdictional Office		GUMMIDIPOONDI			
9. Date of issue of Certificate		03/01/2023			
Note: The registration certificate is required to be prominently displayed at all places of business in the State.					

This is a system generated digitally signed Registration Certificate issued based on the approval of application granted on 03/01/2023 by the jurisdictional authority.

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Pallavaram, Chennai - 600 117.



Annexure A

GSTIN 33JOWPS4514A2ZO
Legal Name shaivignesh s
Trade Name, if any Redit Eco Recycling
Additional trade names, if any null
any

Details of Additional Places of Business

Total Number of Additional Places of Business in the State 0

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Annexure B

GSTIN	33JOWPS4514A2ZO
Legal Name	shaivignesh s
Trade Name, if any	Redit Eco Recycling
Additional trade names, if any	null

Details of Proprietor

1



Name	Shaivignesh S
Designation/Status	Proprietor
Resident of State	Tamil Nadu

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