



**BASAVESHWARA MEDICAL CENTRE**  
**BALLARI. KARNATAKA.**



**MEMORANDUM OF UNDERSTANDING**

THIS MEMORANDUM OF UNDERSTANDING IS MADE ON 01 ST AUGUST -2013 BETWEEN  
BASAVESHWARA MEDICAL CENTRE, BALLARI WHICH IS REPRESENTED BY DR BHARATH VJ HERIN  
NAMED AS PARTY ONE

AND

BALLARI INSTITUTE OF TECHNOLOGY AND MANAGEMENT –BALLARI REPRESENTED BY DR  
YASHVANTH BHUPAL HERIN NAMED AS PARTY TWO

THE PARTIES HITHERTO AGREE AS FOLLOWS:

1. BASAVESHWARA MEDICAL CENTRE, BALLARI WILL RESPOND TO ANY OF THE MEDICAL EMERGENCY CASES FROM INSTITUTION.
2. BASAVESHWARA MEDICAL CENTRE, BALLARI WILL RECEIVE BIO-MEDICAL WASTE FROM BITM DISPENSARY FOR THE EFFECTIVE DISPOSAL
3. BASAVESHWARA MEDICAL CENTRE, BALLARI WILL ENABLE TO ORGANIZE ANY MEDICAL CAMPS TROUGH BITM-NSS UNIT
4. EXPERTS FROM BASAVESHWARA MEDICAL CENTRE, BALLARI WILL DELIVER EXPERT TALKS ON HEALTH , HYGEINE AND NUTRITION AS PER THE REQUIREMENTS OF THE INSTITUTION.

SIGNATURE  
(PARTY ONE).

*Yashvanth Bhupal Herin*

(PARTY TWO).

**Chairman & Director,  
Ballari Institute of Technology & Management,  
BALLARI.**

*Dr. Bharath V.J.*  
**Dr. BHARATH. V.J.**

MBBS.DORTHO.DNB.ORTHO.FIA

KMC Reg. 82454

BMC Hospital, BALLARI

SIGN

## TERMS & CONDITIONS:

1. The Occupier will extend its full co-operation and support to M/s Suryakanth Environmental Technologies in setting up of the common Bio-Medical Waste Treatment facility for Bio-Medical Waste.
2. M/s Suryakanth Environmental Technologies have setup a CBMWTF in Ballari at # 158, Ballari City Corporation Land, Opp: Agrawal Steel Factory, Harginadoni-583115(v), Ballari District, with concerned local authorities as contemplated under Rule 14 as per CPCB guidelines. The equipment and set up the same expeditiously and commence the collection and treatment of the Bio-Medical Waste from the Occupier.
3. M/s Suryakanth Environmental Technologies shall treat the dispose of the Bio-Medical Waste in accordance with Schedule I and in compliance with standard prescribed in Schedule V to the Rules 1998. That M/s Suryakanth Environmental Technologies shall also set up the requisite Bio-Medical Waste treatment facility like incinerator, autoclave, microwave, systems or to ensure requisite treatment of waste at a common waste treatment facility.
4. M/s Suryakanth Environmental Technologies shall collect the monthly treatment charges as follows :


a) Rs.600/- pm for Clinic's, Dental, Lab, ENT clinic, etc.

b) Rs.1200/-pm for Diagnostic/Orthopedic/Poly clinic's/Day Care/Scan Centre etc.

(Every three years once 15% will be raised on existing amount)

The above charges are inclusive of the transport charges. It is mutually agreed that the above charges shall be held constant for at least a period of one year however for cost factors beyond the control of both parties, a suitable revision will be permitted.

5. M/s Suryakanth Environmental Technologies shall arrange to train the staff of the Occupier in collecting and classifying the Bio-Medical waste and store in color coated bags to be supplied by M/s Suryakanth Environmental Technologies at a nominal cost. That however, the records will have to maintained by the Occupier with the assistance of M/s Suryakanth Environmental Technologies as may be prescribed by the **Karnataka State Pollution Control Board**.
6. The M/s Suryakanth Environmental Technologies confirms that the method of collecting classifying, transporting, treating and disposing the Bio-Medical waste is in line with the provisions of the relevant Act and the Rules and M/s Suryakanth Environmental Technologies shall be legally responsible for any legal shortcomings, etc.
7. In the event of any complaint or order adverse to the interest of the Occupier the Occupier shall give the General Power of Attorney in favor of M/s Suryakanth Environmental Technologies to enable him to file & appeal to get the grievances redressed at the cost of M/s Suryakanth Environmental Technologies.

  
**Basaveshwara Medical Centre,**  
Infantry Road, Behind Hot Breads,  
Sudha Cross, BALLARI.  
Karnataka. Ph: 03392-241717 Cell: 8105515641


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For Suryakanth Environmental Technologies  
  
Proprietor.



8. M/s Suryakanth Environmental Technologies is responsible for the disposal for Bio-Medical waste in accordance with the Act and Rules mentioned above, that in the event of any violation and in the event of any penalty imposed by the Authorities, the same shall be made good by M/s Suryakanth Environmental Technologies.
9. That M/s Suryakanth Environmental Technologies shall arrange to collect the waste daily at an appointed time and the declared place of the Occupier mentioned above by arranging his own vehicle and transportation.
10. That however, the delay in payment made by the Occupier in respect of monthly treatment charges as per clause 4, that for any delayed payment for more than one month from the date of due an interest at 12% per annum be charged on the Occupier.
11. The Work started from.....20.11.....this day.
12. This agreement is valid for (3) THREE YEARS for the date of issue.

IN WITNESS WHEREOF the parties to this MOU have put their hand today at.....Ballari.....

OCCUPIER :  for M/s Suryakanth Environmental Technologies,  
**Basaveshwara Medical Centre,**  
Infantry Road, Behind Hot Breads,  
Sudha Cross, BALLARI.  
Karnataka. Ph: 08392-241717, Cell: 8105515841

For Suryakanth Environmental Technologies  
  
Proprietor

Witnesses:

1) 

2)

Place:

Date:



**Consent For Operation  
(CFO-Air,Water)**

**Consent No. AW-332689  
Valid upto: 30/06/2026**

**Karnataka State Pollution Control Board  
Parisara Bhavana, No.49, Church  
Street, Bengaluru-560001  
Tele : 080-25589112/3, 25581383  
Fax: 080-25586321  
email id: ho@kspcb.gov.in**

Industry Colour: RED Industry Scale: LARGE

Application Type: CFO-  
Renewal

(This document contains 5 pages including annexure & excluding additional

**Combined Consent Order No. AW-332689 PCB ID: 106698 Date: 06/08/2022**

**Combined consent for discharge of effluents under the Water (Prevention and Control of Pollution) Act, 1974 and emission under the Air (Prevention and Control of Pollution) Act, 1981**

- Ref: 1. Application filed by the applicant/organization on 10/02/2022  
2. Inspection of the Industry/organization/by RO, on 13/05/2022  
3. Proceedings of the ECM dated 24/07/2022, held on 19/07/2022

Consent is hereby granted to the Occupier under Section 25(4) of the Water (Prevention & Control of Pollution) Act, 1974 (herein referred to as the Water Act) & Section 21 of Air (Prevention & Control of Pollution) Act, 1981, (herein referred to as the Air Act) and the Rules and Orders made there under and authorized the Occupier to operate /carryout industry/activity & to make discharge of the effluents & emissions conforming to the stipulated standards from the premises mentioned below and subject to the terms and conditions as detailed in the Schedule Annexed to this order.

**Location:**

Name of the Industry: Ballari Institute Of Technology And Management  
Address: Sy.no 873/2, Gnana Gangothri Campus, Gnana Gangothri Campus, Allipur Ballari Hospet Road, Ballari  
Industrial Area: Not In I.A, Allipur, Ballari Hospet Road,  
Taluk: Bellary, District: Bellary

**CONDITIONS:**

**a) Discharge of effluents under the Water Act:**

Sr	Water Code	WC(KLD)	WWG(KLD)	Remark
1	Domestic Purpose	367.000	293.000	Sewage effluent shall be discharge into STP of capacity 325 KLD, treated to standards stipulated at all times and used for secondary urban purposes within the premises with Zero Liquid discharge outside.

**b) Discharge of Air emissions under the Air Act from the following stacks etc.**

**Sl. No. Description of chimney/outlet Limits specified refer schedule**

The details of Sources, control equipments and its specification, type of fuel, constituents to be controlled in emissions etc. are detailed in Annexure-II.

The consent for operation is granted considering the following activities/Products;

Sr	Product Name	Applied Qty	Unit
1	Educational Institute with Built up area of 37,596 SMTR	1.0000	Number

**This consent is valid for the period from 10/02/2022 to 30/06/2026**

To,

Ballari Institute Of Technology And Management

Ballari Institute of Technology  
and Management, Gnana  
Gangothri Campus, Allipur

**COPY TO:**

The Environmental Officer, KSPCB, Regional Office Bellary for information and necessary action.

- Master Register.
- Case file.

**Consent Fee paid : Rs. 620000**





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**SCHEDULE**

**TERMS AND CONDITIONS**

**A. TREATMENT AND DISPOSAL OF EFFLUENTS UNDER THE WATER ACT.**

1. The discharge from the premises of the occupier shall pass through the terminal manhole/manholes where from the Board shall be free to collect samples in accordance with the provisions of the Act/Rules made there under.
- 2(a). The sewage/domestic effluent shall be treated in septic tank and with soak pit. No overflow from the soak pit is allowed. The septic tank and soak pit shall be as per IS 2470 Part-I & Part-II.
- 2(b). The treated sewage effluent discharged shall conform to the standards specified in Annexure-I.
- 3(a). The trade effluent generated in the industry shall be treated in the ETP and treated effluent shall conform to the standards stipulated by the Board in Annexure-I
- 3(b). The trade effluent shall be handed over to CETP and maintain logbook of effluent generated & sent every day.
4. The applicant shall install flow measuring/recording devices to record the discharge quantity and maintain the record.
5. The applicant shall not change or alter either the quality or the quantity or the place of discharge or temperature or the point of discharge without the previous consent/ permission of the Board.
6. The applicant shall not allow the discharge from the other premises to mix with the discharge from his premises. Storm water shall not be allowed to mix with the effluents on the upstream of the terminal manhole where the flow measuring devices are installed.
7. The daily quantity of domestic effluent and trade effluent from the industry shall not exceed the limits as indicated in this consent order:
8. The applicant shall discharge the effluents only to the place mentioned in the Consent order and discharge of treated/untreated outside the premises is not permitted.

**B. EMISSIONS:**

1. The discharge of emissions from the premises of the applicant shall pass through the air pollution control equipment and discharged through stacks/chimneys mentioned in **Annexure-II** where from the Board shall be free to collect the samples at any time in accordance with the provisions of the Act and Rules made there under. The tolerance limits of the constituents forming the emissions in each of the stacks shall not exceed the limits laid down in Annexure-II.
2. The applicant shall provide port holes for sampling of emission, access platforms for carrying out stack sampling, electrical points and all other necessary arrangements including ladder as indicated in Annexure-II.
3. The applicant shall upgrade/modify/replace the control equipment with prior permission of the Board.

**C. MONITORING & REPORTING:**

1. The applicant shall get the samples of effluents & emissions collected and get them analyzed once a month/either by in house monitoring laboratory or through EP approved laboratories for the parameters as Indicated in Annexure I & II.
2. The applicant shall maintain log books to reflect the working condition of pollution control systems and also self monitoring results and keep it open for inspection.

**D. SOLID WASTE (OTHER THAN HAZARDOUS WASTE) DISPOSAL:**

1. The applicant shall segregate solid waste from Hazardous Waste, Municipal Solid Waste and store it properly till treatment/disposal without causing pollution to the surrounding Environment.
2. The solid waste generated shall be handled & disposed by scientific method without causing eye sore to the general public and to the surrounding environment.



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**E. NOISE POLLUTION CONTROL:**

The applicant shall ensure that the ambient noise levels within its premises during construction and during operational period shall not exceed w.r.t Area/Zone as per Noise Pollution (Regulation and Control) Rules, 2000 as mentioned below:-

- In Industrial Area 75 dB(A) Leq during day time and 70 dB(A) Leq during night time.
- In Commercial Area 65 dB(A) Leq during day time and 55 dB(A) Leq during night time.
- In Residential Area 55 dB(A) Leq during day time and 45 dB(A) Leq during night time.
- In Silence Zone 50 dB(A) Leq during day time and 40 dB(A) Leq during night time.

Note: - \* Day time shall mean 6 am to 10 pm and Night time shall mean 10 pm to 6 am.

- \* dB(A) Leq denotes the time weighted average of the level of sound in decibels on scale A which is relatable to human hearing.
- \* A "decibel" is a unit in which noise is measured.
- \* "A", in dB(A) Leq, denotes the frequency weighting in the measurement of noise and corresponds to frequency response characteristics of the human ear.
- \* Leq: It is an energy mean of the noise level over a specified period.

**F. HAZARDOUS AND OTHER WASTES (MANAGEMENT & TRANSBOUNDARY MOVEMENT) Rules 2016:**

The applicant shall comply with the provisions of the Hazardous and other Wastes (Management & Transboundary Movement) Rules 2016.

**G. GENERAL CONDITIONS:**

- The applicant shall not allow the discharge from the other premises to mix with the discharge from his premises.
- The applicant shall promptly comply with all orders and instructions issued by the Board from time to time or any other officers of the Board duly authorized in this behalf.
- The applicant shall set-up Environmental Cell comprising of qualified and competent personnel for complying with the conditions specified.
- The Board reserves the right to review, impose additional conditions, revoke, change or alter terms and conditions of this consent.
- The applicant shall forthwith keep the Board informed of any accidental discharge of emissions/effluents into the atmosphere in excess of the standards laid down by the Board. The applicant shall also take corrective steps to mitigate the impact.
- The applicant shall provide alternate power supply sufficient to operate all Pollution control equipments.
- The entire premises shall always be kept clean. The effluent holding area, inspection chambers, outlets, flow measuring points should be made easily approachable.
- The applicant shall display the consent granted in a prominent place for perusal of the inspecting officers of the Board.
- The applicant his heirs, legal representatives or assignee shall have no claims what so ever to the continuation or renewal of this consent after expiry of the validity of consent.





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10. The applicant shall make an application for consent for subsequent period at least 45 days before expiry of this consent.
11. The applicant shall develop and maintain adequate green belt all around the periphery.
12. The applicant shall provide rain water harvesting system and shall provide proper storm water management system.
13. This consent is issued without prejudice to any Court Cases pending in any Hon'ble Court
14. The applicant shall furnish the Environmental statement for every financial year ending with 31st March in Form-V as per Environment (Protection) Rules, 1986. The statement shall be furnished before the end of September.
15. The applicant shall display flow diagram of the pollution control system near the pollution control system/s.

**NOTE:**

The Conditions Nil mentioned in the schedule are not applicable.

**Additional Conditions:**

Chimney No.	Chimney attached to	Capacity/ KVA Rating	Minimum chimney height to be provided above ground level (in Mts)	Constituents to be controlled in the emission	Tolerance limits mg/NM3	Fuel	Air pollution Control equipment to be installed, in addition to chimney height as per col.(4)	Date of which air pollution control equipments shall be provided to achieve the stipulated tolerance limits and chimney heights conforming to stipulated heights.
1	D.G. Sets	250 KVA		4 PM, SO <sub>2</sub> , NO <sub>x</sub> , CO, NMHC	00,00,00	DIE	AEC	
2	D.G. Sets	250 KVA		4 PM, SO <sub>2</sub> , NO <sub>x</sub> , CO, NMHC	00,00,00	DIE	AEC	

Note:

AEC : Acoustic Enclosures

Note:

1. The Noise levels within the premises shall not exceed 75 dB (A) leq during day time and 70 dB(A) leq during night time respectively.
2. The DG set shall be provided with acoustic measures as per Sl.No.94 in Schedule-I of Environment (Protection) Rules.
3. There shall be no smell or odour nuisance from the industry.



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**LOCATION OF SAMPLING PORTHOLE, PLATFORMS, ELECTRICAL OUTLET.**

1. Location of Portholes and approach platform:

Portholes shall be provided for all chimneys, stacks and other sources of emission. These shall serve as the sampling points. The sampling point should be located at a distance equal to atleast eight times the stack or duct diameters downstream and two diameters upstream from source of low disturbance such as a Bend, Expansion, Construction Valve, Fitting or Visible Flame for rectangular stacks, the equivalent diameter can be calculated from the following equation.

$$\text{Equivalent Diameter} = \frac{2 (\text{Length} \times \text{Width})}{(\text{Length} + \text{Width})}$$

2. The diameter of the sampling port should not be less than 100 mm dia". Arrangements should be made so that the porthole is closed firmly during the non sampling period
3. An easily accessible platform to accommodate 3 to 4 persons to conveniently monitor the stack emission from the portholes shall be provided. Arrangements for an Electric Outlet Point of 230 V 15 A with suitable switch control and 3 Pin Point shall be provided at the Porthole location.
4. The ladder shall be provided with adequate safety features so as to approach the monitoring location with ease.

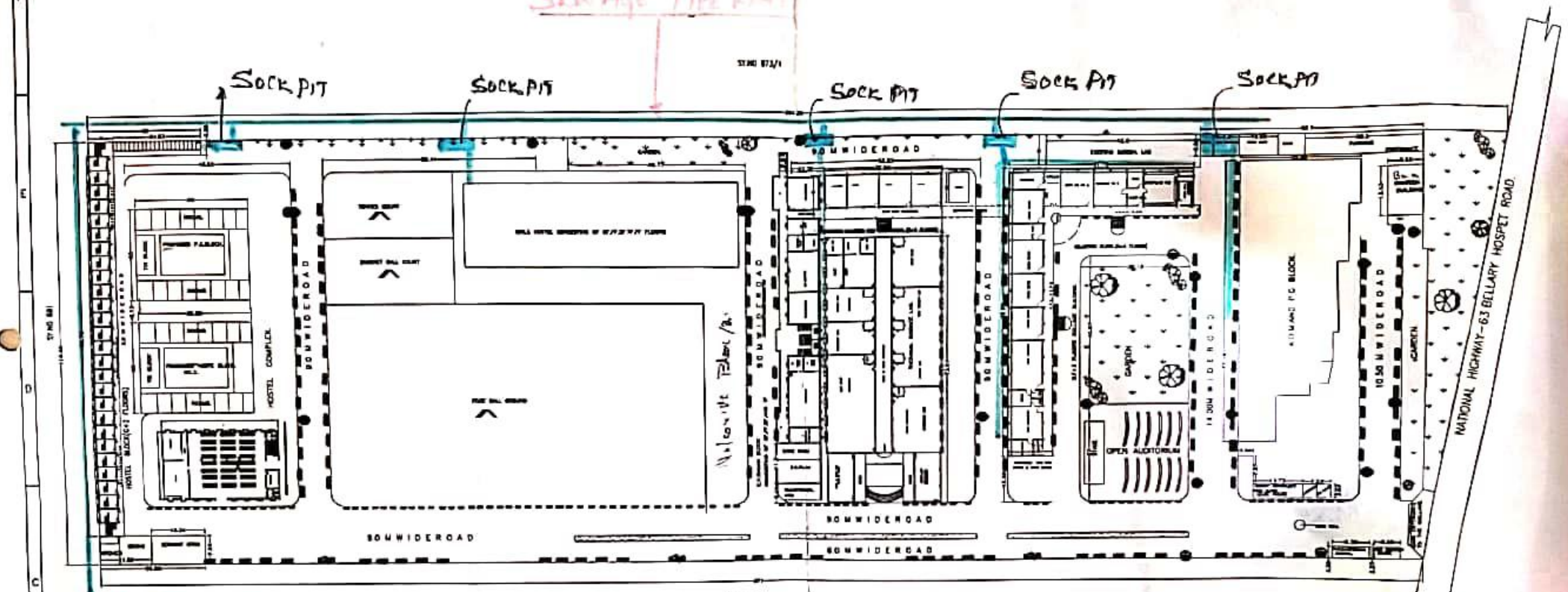
For and on behalf of the  
Karnataka State Pollution Control Board

**Signature valid**

Digitally signed by  
Date: 2022.08.08 16:23:22  
+05:30



SEWAGE PIPE LINE



350 KLD STP

LAYOUT PLAN OF  
SEWAGE LINE

Principal,  
Ballari Institute of Technology & Management  
(formerly Bellary Engineering College)  
BELLARY.



*Shrinu*  
Mrs. Shrinu Kulk  
Architect  
Regd. No: CA/2000/24455

DESAI ENGINEERING SERVICES			
CIVIL AND STRUCTURAL CONSULTANTS, BELLARY			
TEL: (08382) 228855, e-mail: desaiengg@yahoo.co.in			
CHECKED	DESIGNED	APPROVED	
BALLARI INSTITUTE OF TECHNOLOGY AND MANAGEMENT, BELLARY, ST NO 875/1, 583104		JOB NO	1587
SCALE - 1:1000		QTY	
MASTER PLAN CAMPUS (FORMERLY BELLARY ENGG COLLEGE)		DRG NO	
		DATE	10/11/2011

**Dr. T. H. Patel, B.E., M.Tech. (Env. Engg), Ph.D.,**  
**Professor,**  
**Ballari**  
**Mob: 9448056770**

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## **CERTIFICATE**

To  
The Principal,  
BITM – Ballari

This is to certify that the Chemical Waste generated in the Chemistry Lab and Environmental Engineering Lab is very dilute in nature and further it is diluted with water and then sent through UGD to the Biological Treatment Unit and the effluent water is recycled and used for Gardening.

The expired chemicals are buried deep into the soil, which is located near the effluent treatment plant.

  
Signature



## E-WASTE DISPOSAL AGREEMENT

This E-waste Disposal Agreement ("Agreement") is made on 20.08.2019, by and between at Bengaluru.

M/s Sogo Synergy Pvt Ltd located at D-1/1, Hayes Road, 11/9, Hayes Court, Richmond Town, Bengaluru-560025 hereby authorized Mr G R LAWHALE which expression shall unless repugnant to the context include its legal/authorised representatives, administrators, executors, nominees, successors and permitted assigns) of the first part; REFERED AS "SOGO SYNERGY"

AND

M/s. BALLARI INSTITUTE OF TECHNOLOGY & MANAGEMENT – BALLARI(BITM) located at BALLARI hereby authorized Mr. Y. J. PRITHVIRAJ BHUPAL, which expression shall unless repugnant to the context include its legal/ authorised representatives, administrators, executors, nominees, successors and permitted assigns) of the second part mentioned as "BITM"

Whereas BITM has IT and all electrical, electronic products/ service related hardware material or any other material as may be specified by BITM (the "Material" as hereinafter defined) that it may from time to time wish to dispose of, and SOGO SYNERGY desires to execute a complete dismantling & disposal program on behalf of BITM. Therefore, BITM shall provide, and SOGO SYNERGY shall dismantle & dispose-off the Material in accordance with the following terms of this Agreement:

1. **Waste Material-** Waste Material is hereinafter defined as waste of all forms of electronics equipment, IT equipment's like Desktops, Monitor, Laptop, Servers, Modems and converters, Multiplexes, Switches, XDSL, ADSL, Wireless radio, DOME, Backhaul Optimisation, Optical, CPE telecommunications equipment's, including but not limited to e-waste in the form of laptops, desktops, servers, network personal equipment's, monitors, telephony, printers, faxes, copiers, data assistants process control equipment, server towers, server rack, scanners, batteries, server battery backups, uninterruptable power supplies, electronic storage media and all accessories and peripherals for above mentioned equipment's including toners which BITM may want to recycle/dispose.
2. **Services-** SOGO SYNERGY shall provide following services to collection, transportation and destruction of Waste Material from BITM. BITM will notify for pick up as per the accumulation of WEEE (Waste Electrical and Electronic Equipment), within 15 working days or case to case from date of notice duly informed by BITM by an authorised representatives.
3. **Destructions** – SOGO SYNERGY shall destruct the entire quantity of Material within 30 working days of receipt of material. BITM's authorized representative may also witness the destruction at our facility located at Bengaluru. SOGO SYNERGY shall provide to BITM written confirmation through "Certificate of Destruction".



*[Handwritten signature]*

DEPENDABLE  
COMPUTING  
DELIVERED | SALES  
RENTALS  
E-WASTE

### SOGO SYNERGY PRIVATE LIMITED

REGISTERED OFFICE: D1/1, Hayes Court, 3rd Floor, 11/9, Hayes Road (Off Richmond Road) Bengaluru-560025

Tel: +91 222 76829, 414 30300/399, Fax: +91 80 221 20641 Email: [sogo@sogoindia.com](mailto:sogo@sogoindia.com) [www.sogosynergy.com](http://www.sogosynergy.com) Toll Free 1800 102 4780

GST No. 29AAJCS3658Q1ZC CIN No. U30007KA2005FTC037509



4. **Payment-** We shall bear all handling costs for the Waste Material collected from BITM in full and all costs associated with the provision of the Services rendered. We shall pay to BITM, for the e-waste collected from BITM, as per the rates specified Rs. 18/- (Rs. Eighteen Only) Per Kg all inclusive (as per Annexure 1),

5. **Warrantee- SOGO SYNERGY Representation and Warranties –**

5.1 While performing all Services hereunder, we agree to comply with all applicable permits, all central, state, and local laws, regulations and ordinances and all duly constituted authorities upon request of BITM,

5.2 We shall furnish copies thereof in advance. We hereby specifically agree and confirm that it is fully compliant to undertake this work from BITM in terms of the "E-waste (Management and Handling) Rules, 2016" and it possesses all the certificates mentioned under the said Rules.

5.3 We will be responsible for the statutory compliances including environmental compliances pertaining to the activities and Services mentioned above, "E-waste (Management and Handling) Rules, 2016" and BITM will not in any way be responsible for the same once the Waste Material is handed over by BITM.

5.4 We have obtained all necessary permits, licenses and other central, state or local authorizations required to perform the Services and upon request of BITM, we shall also furnish copies thereof to BITM

5.5 We shall keep and retain adequate books and records and other documentation consistent with and for the periods required by applicable regulatory requirements and guidelines pertaining to performance of the Services required by this Agreement. Said records, books and documentation relevant to the above-said purpose shall be available for inspection by BITM upon reasonable advance notice.

5.6 We shall not resell the Waste Material in the original form which has been collected from BITM except after totally destroying the Waste Material.

5.7 As an integral part of this Agreement, we hereby represent that they or any of their officials or representatives shall not give or promise to give any money or gift to any employee / official of BITM to influence its decisions regarding this Agreement, nor shall they exert or utilize any unlawful influence to solicit or secure this Agreement through a promise to pay a commission, percentage, brokerage or contingent fee.

5.8 We shall ensure that the Waste Material is transported safely and there is no leakage during transit.

5.9 We confirm and warrants that the Waste Material so collected by it under this Agreement shall not be misused by it directly or indirectly or dealt with in any other manner other than as expressly stated in this Agreement, and agrees to indemnify BITM in case such representation/warranties are breached.

5.10 We shall ensure that all government approvals, statutory compliances as per E Waste Rules as mentioned above and QEHS Quality, Environment, Health and Safety standards.

5.11 We shall also assist BITM in maintaining records, statutorily required to be maintained in terms of the above mentioned E-waste Rules, pertaining to e-waste collected from BITM.

#### 6. BUSINESS CONTINUITY MANAGEMENT PLAN

6.1 SOGO SYNERGY shall ensure that at all times it has in place and is able to implement a business continuity and disaster recovery plan which will ensure the continued performance and operational resilience of the Services/ deliverables provided by us.

6.2 SOGO SYNERGY shall be open to the audit of its business continuity arrangements by BITM as and when required by BITM.



*[Handwritten signature]*

*[Handwritten signature]*



7. **BITM Representations and warranties**

**7.1** BITM has free and unencumbered title to all Waste Material delivered to us pursuant to this Agreement.

**7.2** BITM shall not knowingly ship Hazardous Wastes to us pursuant to this Agreement. In the event Hazardous Wastes are identified upon receipt at or during subsequent processing, such substances (as mentioned in Annexure-I) shall be quarantined, in manner sufficient to reasonably protect human health and real and personal property.

**7.3** BITM shall issue all proper despatch documents (invoices, gate pass, declarations, GST forms etc.), where applicable, and Form 6 as per the hazardous waste manifest for transportation along with the Waste Material authorisation and ownership Transfer letter for transport.

**8. Period of Agreement** - This agreement shall be in force for **5 years** from the date of execution hereof ("20.08.2019") unless and until terminated in a manner set forth in paragraph. This Agreement may however be terminated by BITM at any time during the term, without giving any advance notice to us, in case we fail to comply with its obligations under this Agreement.

**9. Termination of Agreement** - Agreement may be terminated at any time by BITM or SOGO SYNERGY, delivering upon 30 days' written notice to the other party. In the event of such termination, the parties will be paid for services performed or amounts due for Waste Material processed up to the date of such termination and not thereafter.

**10. Modification** This Agreement may not be modified, waived, or extended unless mutually agreed to in writing, and it may not be terminated except as provided above. A waiver by either party of any terms and conditions of this Agreement in one or more instances will not constitute a permanent waiver of such terms and conditions unless so stated in writing

**11. Resolution of Disputes:** The parties shall endeavour to resolve any problem or divergence resulting from the interpretation or application of this Agreement in a spirit of co-operation and mutual understanding. In the event of any dispute or difference arising out of / relating to this Agreement between the parties, the same shall be settled by arbitration in accordance with the provisions of Indian Arbitration and Conciliation Act, 1996 or any statutory modification or re-enactment thereof. Any dispute subject to Ballari Jurisdictions.

**IN WITNESS WHEREOF**, the parties hereto have executed this Agreement on the date first written above.

**-For and on Behalf of-**

M/s Sogo Synergy Pvt Ltd

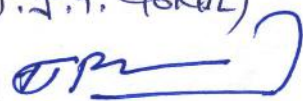
Authorized Signatory  
  


M/s BALLARI INSTITUTE OF TECHNOLOGY & MANAGEMENT - BALLARI

Authorized Signatory  
  
Director  
Ballari Institute of technology & Management  
Bellary

Witness

1   
(T. J. T. GOKUL)

2   
(C. D. PRITHVI RAO)