

# ENROLMENT FORM

To

Date: 01.07.2018

M/s. **SAFENVIRON UNIT II**

#29-3-14

Venkateswara Rao Street

Governor pet

Vijayawada – 520 002

Gentlemen:

1. We wish to enroll our Hospital as a member in the Bio-Medical Waste Treatment Facility of M/s. **SAFENVIRON UNIT II** as per the norms prescribed by A.P. Pollution Control Board

2. The details of our Hospital are as given below:

**Name & Address of the Hospital** : Hyderabad Eye Institute  
(Operating Trust of LV Prasad Eye Institute)  
Kode Venkatadri Chowdary campus,  
Tadigadapa, Vijayawada – 521137.

Telephone no.

: 08663062003

Fax / e - mail

: Prashant@lvpei.org

**No. of Beds**

: 42

Name of the Authorized Person

: Dr. Prashant Garg

Designation

: Director

3. We hereby undertake to state that we shall always abide by such of the provisions of Bio-Medical Waste (Management & Handling) Rules, 2016 as made applicable to us from time to time by appropriate authorities. We shall also undertake the segregation of Bio-Medical Waste at the point of generation in our premises by our staff in accordance with the usual norms as prescribed.

4. We hereby given our consent to pay a sum of Rs. 500/- towards enrolment of our Hospital.

5. We also give our consent to pay Rs. 5.00/6.00/7.00 (Rupees ..... only) per bed per day (or) a minimum monthly charge of Rs.1000/- towards service charges for collection, transportation and treatment and disposal of Bio-Medical Waste and also for secured landfill.

6. We understand that we have to enter into a Memorandum of Understanding with M/s. **SAFENVIRON UNIT II** and we shall do so duly complying with all the provisions as and when such a format is sent to us.

7. Please accept the enrolment form and the fee and sent your official stamped receipt for our record.

For SAFENVIRON

*[Handwritten Signature]*  
Proprietor



*[Handwritten Signature]*  
Authorized Signature.

## MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is made this day, the <sup>1st</sup> .....  
day of July 2018 ..... between:

**SAFENVIRON UNIT II VIJAYAWADA**, represented by

Its Proprietor V. Venkateswara Rao hereinafter called the 1st party on the one part.

and

Hyderabad Eye Institute, Kode Venkataadri chowdary Campus, Tadigadapa, Vijayawada

represented by Dr. Prashant Garg .....

hereinafter called the 2nd party on the other part.

Whereas the first party, having been issued "Authorization" by AP Pollution Control Board, Hyderabad to run its **Bio-Medical Waste Treatment Plant** established in Dharmavarappadu Thanda Village, Jaggaiah Pet Mandal, Krishna District. And whereas the second Party having got enrolled with the first party for collection, transporting, safe disinfecting and disposal of Bio-Medical Waste generated by the second party in their Eye Hospital ..... and thus comply with the norms as prescribed under **Bio-Medical Waste (Management and Handling) Rules, 2016**.

And whereas both the parties felt it desirable and necessary to have the terms and conditions agreed upon put in writing. Now, therefore the indenture is made as shown below:

1. The first party, after proper enrolment and complying with the procedures by the Second party, shall ensure regular lifting of all items of "Bio-Medical Waste", as defined under relevant Act and Rules made thereunder, from the premises of the second party on a regular basis and normally within 24 hours but not beyond 48 hours of its generation. It is clarified that **Bio-Medical Waste** includes all categories as defined under relevant Act and Rules but does not include Food waste, Sweep Dust, Packing Paper including cartons for Medicines, Polythene or other waste bags and such other general items which are not considered to be items of **Bio-Medical Waste**.

2. The first party will provide non-chlorinated plastic bags with bar-coding on payment basis to the second party and it shall be the responsibility of the second party ensure segregation of **Bio-Medical Waste** generated in their premises everyday in the bags by their own staff and get them sealed and kept at a particular spot as identified by both the parties to enable the collection of the same by the staff of the first part.
3. The second party will make available needle destroyers/10% sodium hypochlorite in their premises and has to ensure that all disposable syringes and needles are destroyed including syringes heads immediately after use and thus ensure prevention of any reuse or misuse of used syringes and needles since reuse is dangerously hazardous.
4. The first party or their nominee will issue a proper receipt or acknowledgement of lifting of **Bio-Medical Waste** from the premises of second party regularly to be counter signed by the second party or their nominee. While implementing bar-coding a digital manifest will be mailed to the second party.
5. The second party shall make payment of prescribed charges for the services rendered by the first party on a monthly basis. This charge is liable for revision by the first party in consultation with APPCB Technical Committee and will be intimated in advance to second party. The monthly payments have to be made on or before 5<sup>th</sup> of every month in advance under any circumstances. The bed strength as shown by the second party while obtaining authorization from APPCB or the actual bed strength, whichever is higher, will be taken for calculation purpose of bed strength.
6. If the second party fails to make payment of monthly charges consecutively for 2 months or is found to be regularly irregular, the first party will intimate to the APPCB (RO) and stop collection of **Bio-Medical Waste** after 15 days of such intimation. In such cases, the discretion for re-enrolment of the second party lies with the first party after the receipt of all accumulated arrears with interest.
7. It shall be the sole responsibility of the second party to obtain authorization from APPCB after which only the first party will start collection of **Bio-Medical Waste**.

8. Any dispute or difference of opinion between both the parties shall first be referred to IMA Branches / APNA chapter for arbitration failing which the matter will be settled in a court of law in Vijayawada, Krishna District of Andhra Pradesh.
9. Both parties shall ensure conformity with all norms, rules and procedures as Prescribed from time to time by the appropriate Govt. or other competent authorities as both the parties share a joint responsibility to help for the protection of environment from hazardous **Bio-Medical Waste** generated everyday.
10. Any or all terms and conditions in this **Memorandum** can be amended or modified At any time with the mutual consent of both the parties at any time.

In witness whereof the parties hereto set their hands to this **Memorandum of Understanding** on the 1<sup>st</sup> day of July 2018

For and on behalf of **SAFENVIRON UNIT II**

**SAFENVIRON UNIT II,**

Proprietor

For and on behalf of HYDERABAD  
EYE INSTITUTE

P. Lakshmi



WITNESS:-

1. P. Venkata De
2. [Signature]

### 11.Amendment

Reference to the NABH [ National Accreditation Board for Hospitals & Health Care Providers ] assessment dated 23-02-2019 and observations raised thereby, it has been mutually agreed that henceforth periodic quality assurance will be done at the site of first party as per the checklist by Second party once in a year

Name & signature of first party Name & signature of second party

Signature **For SAFENVIRON**  
*[Signature]*  
**Proprietor**

Nam *U. Venkateswara Rao*

Designation *Proprietor*

Place: *Wajeebad*

Date: *10.04.2019*

**Witness**

Signature *[Signature]*  
Name *D. Uma Maheswara Rao*  
Address *TADIGADAPA*

Signature **For Hyderabad Eye Institute**  
*[Signature]*  
**Authorised Signatory**

Name *PRASHANT CARG*

Designation *Director*

Place: *TADIGADAPA*

Date: *10/04/2019*

**Witness**

Signature *[Signature]*  
Name *P. VIKIRAN*  
Address *TADIGADAPA*