

# MAHARASHTRA ENVIRO POWER LTD

Agreement to provide facility between

Maharashtra Enviro Power Ltd.

AND

VEDANTA METACAST PVT. LTD.

Plot No. PAP-B-60, Chakan Industrial Area Phase II, Bhamboli,  
Dist.- Pune 410501

On

30 April 2023

Valid up to

29 April 2028

FOR

‘COMMON HAZARDOUS WASTE TREATMENT,  
STORAGE & DISPOSAL FACILITY’

**-: REGD OFFICE:-**

20 IT Park Parsodi Nagpur, Maharashtra, (India) 440022

**TEL. NO:** +91 712 7125000 **FAX:** +91 712 7125100 **WEB:** [www.smsl.co.in](http://www.smsl.co.in)



महाराष्ट्र MAHARASHTRA

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दस्तावेज प्रकार प्रतिज्ञापत्र / AFFIDAVIT

दस्तावेजाचा प्रकार काय ? होय / MAHARASHTRA ENVIRO POWER LTD

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मुद्रांक विकत घेणाऱ्याचे नाव Township, Hauz Khas

ठिकाण पुणे, महाराष्ट्र (India) IS MADE ON THE 30th of April 2023

फोन नं. +91-20-68800000 AT Pune

दुसऱ्या पक्षाकडचे नाव M/S. MAHARASHTRA ENVIRO POWER LIMITED

हस्त व्यक्तिचे नाव व पत्ता *Chaudhary* BETWEEN

मुद्रांक घेणाऱ्याची मुद्रांक मंजूर करणारी प्रथम मुद्रांक लिपीक

त्या काणासाठी मुद्रांक घेणाऱ्याचे नाव *Chaudhary* कर्तार करिते

मुद्रांक घेणाऱ्याची मुद्रांक मंजूर करणारी प्रथम मुद्रांक लिपीक

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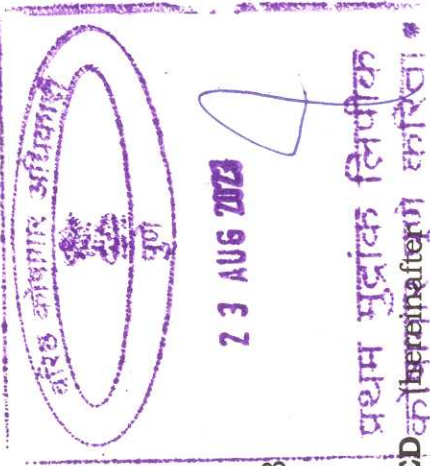
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AND

M/s. VEDANTA METACAST PVT. LTD. (hereinafter referred to as 'THE MEMBER'), which is a Partnership Firm/ Proprietary/ Company Concern duly incorporated under the Provisions of Company act 1956 and having its registered office at Plot No. PAP-B-60, Chakan Industrial Area Phase II, Bhamboli, Dist.- Pune 410501. hereinafter referred to as "The Second Party", which expression shall unless repugnant to the context of meaning thereof shall mean and include its Successors, Business, Assignees etc.) on the **SECOND PART**.

for  
VEDANTA METACAST PVT. LTD.

**WHEREAS:**

- 1) The Second Party is, inter alia, engaged in the business activities relating to Electroplating generating Hazardous / Industrial Solid Waste (hereinafter referred to as "Hazardous Waste") as specified in Hazardous Waste (Management and Handling) Rules, 1989 and now amended The Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016 and further amendments thereof.
- 2) The Party of the second part is desirous of disposing off its 'Hazardous Waste' as specified in the Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016 and further amendments thereof and confirming to the norms laid down by MPCB and in furtherance thereto, the Party of the second part has approached to the First Party for managing the disposal of its 'Hazardous Waste' as specified in the Rules and conforming to the norms laid down by MPCB, since the Party of the first part has set up '**Common Hazardous Waste Treatment, Storage & Disposal Facility**' at MIDC Industrial Area, Ranjangaon, Pune.
- 3) The First Party has agreed to treat 'Hazardous Waste' of the Second Party on the 'Terms and Conditions' stated hereunder which have been mutually agreed to between the 'MEPL' and 'THE MEMBER'.

**NOW THIS AGREEMENT WITNESSTH AS FOLLOWS:**

**1. DEFINITIONS AND INTERPRETATIONS**

- 1.1 "TIME" shall be stated in Hours and shall mean Indian Standard Time.
- 1.2 "WORKING DAY" means a period of twelve (12) consecutive hours beginning at 08.00 hours and ending at 20.00 hours.
- 1.3 "WEEK" means a period of seven (7) consecutive days beginning from the first day of the week.
- 1.4 "MONTH" means a period beginning at 8.00 hours on the first day of Calendar Month and ending at 8.00hours on the first day of succeeding Calendar Month.
- 1.5 "YEAR" means a period of three hundred and sixty five (365) consecutive days or three hundred and sixty six (366) consecutive days when such period includes a twenty ninth (29<sup>th</sup>) day of February beginning at 8.00 hours from a day.
- 1.6 "FINANCIAL YEAR" means a period of three hundred and sixty five (365) consecutive days or three hundred and sixty six (366) consecutive days when such period includes a twenty ninth

For Maharashtra Enviro Power Ltd

Authorised Signatory

FOR VEDANTA  
Director

For VEDANTA METACAST PVT. LTD.

Director

(29<sup>th</sup>) day of February beginning at 8.00 hours from a day of first April.

- 1.7 "FACILITY" means 'Common Hazardous Waste, Treatment, Storage & Disposal Facility'
- 1.8 "Hazardous Waste" means 'Hazardous Waste' as specified in the Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016 and further amendments thereof.
- 1.9 "Rules" means Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016 and further amendments thereof.
- 1.10 "MPCB" means 'Maharashtra Pollution Control Board' (a state pollution control board).
- 1.11 "MIDC" means 'Maharashtra Industrial Development Corporation' (a state industrial corporation).
- 1.12 "CPCB" means 'Central Pollution Control Board'.
- 1.13 "MoEF & CC" means "Ministry of Environment Forest and Climate Change"
- 1.14 "RATE LIST" means rates fixed by "MEPL" from time to time w.r.t. Membership deposit, treatment charges, transportation charges and others.
- 1.15 The headings of or title to the Clauses in this **AGREEMENT** shall not be deemed to be a part thereof or be taken into consideration in the interpretation or construction thereof of the **AGREEMENT**.
- 1.16 Words imparting the singular only also include the plural and vice versa where the contexts so require.
- 1.17 The present agreement is entered into by 'MEPL' for Collection, Transportation, Treatment & Disposal of Hazardous Waste generated by Second Party.

2. **PERIOD OF AGREEMENT :**

2.1 The present agreement shall come into force from

3	0	0	4	2	0	2	3
D	D	M	M	Y	Y	Y	Y

The date mentioned on the Membership Certificate and that the present Agreement shall remain in force for a period of five (5) consecutive years, effective from above named date, and ends on

2	9	0	4	2	0	2	8
D	D	M	M	Y	Y	Y	Y

For Maharashtra Enviro Power Ltd

Authorised Signatory

For VEDANTA METACAST PVT. LTD.

Director

3. **EXTENSION PERIOD OF AGREEMENT:**

- 3.1 If the Members wishes to send its Hazardous Waste after the expiry of the present Agreement, it shall give five (5) months advance notice to 'MEPL' of its desire of extended period of facility and 'MEPL' shall, subject to the availability of space, consider the request and may in its absolute discretion, offer terms for the fresh Agreement. Both the parties hereto shall, after reaching an Agreement on the offered terms, execute a fresh Agreement at least one (1) month before the date expiry of this Agreement.
- 3.2 Both the Parties hereto agree that the present Agreement shall automatically come to an end in any of the following eventualities:
- (i) On expiry of Authorization granted to the Member and the same having not been renewed or the same having been not granted by MPCB.
  - (ii) On expiry of the present, Agreement where no fresh agreement is signed and executed between parties hereto as mentioned above.
  - (iii) On Authorization to 'MEPL' being cancelled refused or not granted by MPCB. In such case MEPL will inform the generator immediately.

4. **MEMBERSHIP**

- 4.1 The membership under this agreement is **Not Transferable** in any manner whatsoever.

5. **TRANSPORTATION**

- 5.1 As agreed herein above, 'MEPL' shall provide Vehicles duly authorized by 'MEPL' /'MPCB' to the Member for transporting its Hazardous Waste to the disposal site of 'MEPL' at the cost of the Member.
- 5.2 The 'Transportation Charges' per MT per km from disposal site to the destination and back to disposal site will be as per the rate list fixed by 'MEPL' from time to time, which will be intimated to Member from time to time.
- 5.3 The generator will provide details of the waste by filling Form 10 as per the Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016 and further amendments thereof.
- 5.4 The Generator will provide details of the Hazardous Waste & its characteristics regarding presence of explosive / ignitibility /corrosiveness/ toxicity/ odor in the manifest Form -10 as per the Hazardous and Other Wastes (Management and



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Transboundary Movement) Rules, 2016 and further amendments thereof  
5.5 TREM Card i.e. form-9 to be duly filled & handed over to the Transporter.

5.6 In case of any false information provided by the generator, liabilities will lie on him as per the Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016 and further amendments thereof.

6. **OBLIGATION OF THE MEMBERS:**

6.1 While entering into the present Agreement with 'MEPL', Member shall submit the categories of Hazardous Waste and its desire to dispose off the same and that the said categories of Waste shall be as per the parameters specified in the Schedule of Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016 and further amendments thereof. The member shall also give true and correct information related to the description, amount, nature and toxicity of Hazardous Waste Substance.

6.2 The Member will declare that it shall take all Primary Treatment arrangement at its premises for any toxic material that may be notified by 'MEPL' or MPCB or any other Authority prescribed under the relevant provisions of law in this behalf for the time being in force, before sending such Hazardous Waste for final disposal to 'MEPL'

6.3 The Member is obliged to intimate 'MEPL' to send vehicles duly authorized by 'MPCB' and on arrival of the same at the member's site, the member shall be responsible for loading its Hazardous Waste into the said vehicles at the member's own cost and within 6 (six) hours of the said arrival or less, as may be notified by 'MEPL' from time to time. If the detention of the said vehicles at the member's site exceeds the notified period, there shall be levied detention charges per an extra hours and part thereof to the respective member at the rate which may be fixed and/or revised by 'MEPL' from time to time.

6.4 Before Hazardous Waste is loaded in the vehicles of 'MEPL', the Member shall ensure that the said waste is packed in a manner suitable for transportation. The packing cost will be borne by the member.

6.5 If and when an accident occurs while loading Hazardous Waste at the premises of Member Industry,, the Member availing facility shall immediately report to MEPL and MPCB about the accident.

6.6 MEPL will not send the Hazardous Waste Vehicles for Waste Lifting to the Member Industry if the membership is expired. If

For Maharashtra Enviro Power Lig

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For VEEDANTA METACAST PVT. LTD.



Director

the Member Industry send the Hazardous Waste by the authorized transporter the same will be returned back by the MEPL facility.

6.7 MEPL will not send the Hazardous Waste Vehicle to the Industry if there is outstanding towards the disposal charges. Similarly if the Member Industry send the Hazardous Waste by the authorized transporter the same will be returned back by the MEPL Facility.

6.8 In case of improper packing and loading of waste resulting in Spillage and leakage MEPL will not be held responsible and the Member Industry will be held responsible for any liabilities arising out of this non-compliance.

6.9 In case the Member Industry is availing the services of Authorized Transporter MEPL will not be liable of any consequences arising out of non-compliances as per the HW Rules 2016 and amendments.

6.10 MEPL will not accept the Hazardous Waste if the Member Industry is availing the services of the authorized Transporter and there is any shortfall in the compliance part legally as per the Hazardous Waste Rules 2016 and amendments and the Motor Vehicle act.

6.11 The Member Industry is bound to follow the online manifest system and any deviation on the part will result in non-acceptance of the vehicle till the time the documents are rectified and MEPL is satisfied.

6.12 The Member Industry will not load multiple waste in the same vehicle unless and until it is approved by MEPL. Any mishaps occurring during transportation or at the MEPL site it will be the legal liability of the Member Industry.

**6.13** The Member shall comply with the provision of Environment (Protection) Act, 1986 and the Hazardous Waste Rules as amended from time to time as also with the condition of the present agreement and that any breach of this agreement committed by the member **will allow MEPL to terminate this agreement.**

**7. Comprehensive Analysis of the Waste :**

7.1 The Composite sample for the Comprehensive analysis will be drawn and analyzed at MEPL laboratory .The analysis charges as per the rate informed by MEPL for this purpose shall be borne by the respective Member only. The Member Industry will accept the CAR report shared by MEPL and will accept the disposal pathway and the disposal rate shared by MEPL.

For Maharashtra Enviro Power Ltd

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For VEEDANTA METACAST PVT. LTD.



Director

7.2 The Member shall be bound by the analysis result / reports of 'MEPL' for disposal charges and shall not call the same in question for any reason whatsoever.

**8. Finger Print Analysis:-**

8.1 Once the Industry becomes our member and sends waste for disposal, MEPL shall conduct a Finger Print Analysis (FPA) on the waste/ wastes (if more than one category of waste is loaded with the consent of MEPL). MEPL shall accept the waste for disposal only if the result of the FPA matches with Comprehensive Analysis Report of the waste. The Comprehensive Analysis and the Finger Print Analysis of waste is done according to the Hazardous Waste Management Series: HAZWAMS/..... /2009-2010 Protocol for Performance Evaluation and Monitoring of the Common Hazardous Waste Treatment Storage and Disposal Facilities including Common Hazardous Waste Incinerators issued by Central Pollution Control Board, Delhi. The requirement of Comprehensive Analysis and Finger Print Analysis is mandatory as per the TSDF guidelines of CPCB and as per the consent conditions issued by SPCB to MEPL.

**9. Dispute Waste Resolution:-**

9.1 In case the Comprehensive Analysis and the Finger print analysis for a particular waste coming from an industry does not match the waste will be considered as a dispute.

9.2 Further to this if member industry sends a waste consignment and that is disputed and informed to the concern industry, the industry will have to confirm the acceptance of the disputed consignment along with the acceptance of the commercial impact.

9.3 As the Member Industry has agreed the mode of the disposal on the comprehensive analysis of MEPL they will have to accept the Finger print Analysis result of MEPL and MEPL will not accept any third part result for the dispute resolution.

9.4 In case the Industry does not agree for the dispute they have to depute their authorized representative to the facility for joint sampling and reanalysis. If the result arrived is as per the finger print results already shared with the industry it will immediately accept the discrepancy as well as the cost of disposal. Once the same is received by the facility they will dispose the waste as per the assigned pathway.

For Maharashtra Enviro Power Ltd

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For VEERAVITA METACAST PVT. LTD.



Director



- 9.5 Any dispute should be resolved within 24 hours and failing to this would demand vehicle holding charges as applicable.
- 9.6 If the same is not cleared within 48 hours then the Member Industry will have to bear demurrage charges @ Rs. 50 / MT / Hour. The same will be reviewed and informed to the member Industry time to time.
- 9.7 Any Waste that is disputed will not be sent back to the Member Industry and dispute has to be resolved legally & amicably for the final Scientific Disposal.
- 9.8 The Member Industry has to fill the manifest properly as per the Waste name and category number mentioned in our comprehensive analysis. Any deviation will result in dispute and the vehicle will be cleared only once the manifest is corrected online and MEPL is satisfied. Any vehicle that is kept on hold for more than six hour will attract @Rs.50/MT/hour. The same will be reviewed and informed to the member Industry time to time.

10. **QUALITY:**

- 10.1 The Member hereby covenants to see that its Hazardous Waste shall, under all circumstances, confirm to the norms specified by MPCB and as prescribed under the provisions of law for the time being in force.

- 10.2 The Member shall not send in any case, Hazardous Waste containing toxic materials exceeding the **limits of concentration** as specified in The Hazardous and Other Wastes (Management and Transboundary Movement) Rules, 2016 and further amendments thereof or that may be notified by the Regulatory Authority/MEPL/MPCB from time to time.

11. **QUANTITY:**

- 11.1 Subject always to the availability of space with 'MEPL', the member agrees to send on firm basis to 'MEPL', its own Hazardous Waste subject to minimum of 0.041 MT per month, which will be called the contracted minimum quantity.
- 11.2 If the member sends the Hazardous Waste at the rate less than 60% of the aforesaid contracted minimum quantity, the member shall be liable to still pay to 'MEPL' for the 60% of the minimum quantity.
- 11.3 If the generation of Hazardous waste of the member increases due to expansion in the capacity and thus increases the Capital Investment of the member, the member will have to pay additional membership deposit as per the rate list, if he shifts in a higher bracket as per the rate list.

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Director

**12. BILLING AND PAYMENT OF DISPOSAL CHARGES:**

12.1 The rate list in respect of providing the services by MEPL has been duly approved and agreed by the member and member undertake and agrees to pay MEPL as per the rate prescribed in the rate list. The rate list prevailing as on the date of award of the project is annexed here with as annexure A1 to this agreement and it shall be the part and parcel of the present agreement. It is further mutually agreed that the said rate & the rate list is subject to change as enumerated here in under clause pertaining to escalation.

12.2 The member shall effect arrangement to make the payment of interest free deposit as per the rate list. The said rate amount of interest free deposit will be adjusted against the waste disposal charges whenever the generator desires to withdraw due to non-generation of Hazardous Waste amended in the consent by MPCB /Closure of facility at our end and the balance amount will be refunded to the member forthwith.

12.3 'MEPL' shall charge the Member on the basis of weightment to be done at disposal site. If the Weigh Bridge at disposal site is not working, it will be weighed at outside Weigh Bridge approved by 'MEPL'.

12.4 The member covenants that the charges for the disposal of its Hazardous Waste as notified by 'MEPL' shall be subject to revision during the currency of this Agreement and as and when the revision is called for, 'MEPL' shall inform the Member in advance. The revision in the charges shall be done as per the escalation clause given as below: -

Material Component	POL component
K1	K2
50 %	50%

(A) Formula for Materials Component

$$V1 = P \times (K1) / 100 \times (Ii - Io) / Io$$

Where,

V1 = Amount of price variation Rupees to be applied.

P = Base Fees

K1 = Percentage of material component as indicated above

Io = Basis wholesale price index determine and published by the Reserve Bank of India from time to time, as above on the date 30 days preceding the last date prescribed for the receipt of proposal.

Ii = Average Wholesale price ascertained as above during the period under consideration, determine and

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Director

published by the reserve bank of India from time to time.

(B) Formula for Petrol, oil and Lubricant components

$$V2 = P \times (K2) / 100 \times (P1 - Po) / Po$$

Where,

V2 = Amount of price variation Rupees to be applied.

P = Base Fees

K2 = Percentage of Petrol, oil and lubricant as indicated above

P1 = Average price of H.S.D. at the nearest petrol pump to the project site during the period under consideration.  
Po = Average price of H.S.D. at the nearest petrol pump to the project site on the 30 days preceding the last date prescribed for the receipt of proposal.

12.5 The member shall immediately upon the receipt of the bill from the 'MEPL', make the payment on or before the due agreed by both the Parties either by Valid Purchase Order or written communication agreed by both the parties. In case of delayed payment interest at the rate of 18% per annum shall be charged by 'MEPL'.

12.6 It is hereby agreed by and between the parties hereto that delayed payment means any payment not received within the stipulated due date agreed by both the parties 'MEPL' reserve its right to discontinue the arrangement under this agreement on account of non-payment of any of its outstanding amounts in due course.

12.7 All payments towards membership deposit, analysis charges, disposal and transportation charges will be accepted by electronic mode of payment like NEFT/RTGS only.

12.8 Container requirement is dependent on the member demand. The Member Industry will have to bear the cost of Container maintenance charges separately.

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Director

**13 DEFAULT :**

13.1 If the Member Industry fails and /or defaults in the discharge of any of his obligation under the present Agreement, the 'MEPL' shall have discretion to (i) refuse to accept Hazardous Waste of the Member for disposal without assigning any reason, and / or (ii) notify to the MPCB the name of the Member informing about such default and that its Hazardous Waste would not be taken for disposal by 'MEPL' on account of such deemed to cause pollution and that the Member be liable as polluter under the Pollution Laws, and/or (iii) notify to MPCB to take such action as may be deemed necessary in respect of such member.

13.2 'MEPL' reserve its right to accept or refuse membership. In event of Member committing any breach/violation of the condition of the present Agreement or any provision of Law/Act/Rules for the time being in force, 'MEPL' reserves its right to suspend/cancel the membership for such period as it deem fit without giving any reason or prior notice.

13.3 'MEPL' shall inform the MPCB ,and/or concerned authority about the same in the event of discontinuation of the membership of any member.

13.4 The suspension / termination shall be revoked only at the sole discretion of 'MEPL' after it is satisfied that its conditions have been met.

**14 TRANSFER OF RIGHTS:**

14.1 'MEPL' may at any time transfer or assign its rights and obligations under the AGREEMENT to any other company or business concern by giving intimation in writing to the Member. Upon such transfer or assignment, only the transferee or assignee shall be liable for the obligations herein contained.

**15 PREVIOUS CORRESPONDANCE**

15.1 No references of discussions and meetings held and correspondence exchanged between all parties in respect of the Agreement and any decisions arrived at therein in the past and before the coming into force of the present AGREEMENT will not be a part of this agreement. No reference of such discussions should be interpreted with the present Agreement or otherwise.



For Maharashtra Enviro Power Ltd

Authorised Signatory

For VEDANTA METACAST PVT. LTD.

Director

## **16 ARBITRATION**

16.1 In case of any dispute or difference of opinion arising out of the present Agreement, the matter shall be referred to an Arbitrator mutually agreed upon by the member and the 'MEPL', whose decision on the issue shall be final and binding on both the parties.

## **17 LAWS GOVERNING THE AGREEMENT**

17.1 The present Agreement shall be subject to Indian Laws, rules and regulations and notifications etc. issued under such laws.

## **18 AMENDMENTS:**

18.1 'MEPL' has at any point of time make suitable change in the present Agreement after serving a notice to the said Member & after mutually agreeing to the amendments.

## **19 TERMINATION OF AGREEMENT**

19.1 'MEPL' has the unrestricted right to terminate this AGREEMENT by producing 30 days notice and deduct its all pending claims from the deposit of the MEMBER.

19.2 Second Party can terminate this Agreement after giving a written Notice of at least 30 days to the other party. The provision relating to minimum charges shall be applicable, also during the notice period.



For Maharashtra Enviro Power Ltd

Authorised Signatory

For VEDANTA METACAST PVT. LTD.

Director

**JURISDICTION**

19.3 Subject to the provisions of Clause - 15 of the present Agreement, 'MEPL' and the Member mutually agree that the Civil Court at Nagpur only shall have jurisdiction for all the disputes/differences arising out of this Agreement.

20 The addressees of the parties hereto unless changed by written notification to be given at least 15 days in advance by registered letter prior to proposed date of change, shall be as follows:

Registered Office Address	Site/Unit Address
<b>First Party</b>	<b>First Party</b>
<b>M/S. MAHARASHTRA ENVIRO POWER LTD.</b> 267, Ganesh Phadnavis Bhavan, Near Triangular Park, Dharampeth, Nagpur - 440 010 Maharashtra (India)	<b>M/S. MAHARASHTRA ENVIRO POWER LTD.</b> Plot No. P- 56, MIDC Ranjangaon, Taluka - Shirur, Dist - Pune, Maharashtra (India)
<b>Second Party</b>	<b>Second Party</b>
<b>M/s. VEDANTA METACAST PVT. LTD.</b> Plot No. PAP-B-60, Chakan Industrial Area Phase II, Bhamboli, Dist.- Pune 410501	<b>M/s. VEDANTA METACAST PVT. LTD.</b> Plot No. PAP-B-60, Chakan Industrial Area Phase II, Bhamboli, Dist.- Pune 410501



IN WITNESS WHEREOF the parties hereto acting through their properly constituted representatives have set their hands to cause this AGREEMENT signed and executed in their respective names and on their behalf.

**For and on behalf of MEPL**

**For and on Behalf VMPL (30000954)**  
**For VEDANTA METACAST PVT. LTD.**

.....  
**For Maharashtra Enviro Power Ltd**

.....  
**For VEDANTA METACAST PVT. LTD.**

Name : Rakesh Mishra  
Designation : Authorized Signatory  
Address : Pune

Name : **Director**  
Designation :  
Address :

Witness :

Witness :

1.....

1.....

Name : Sagar Mane

Name :

Designation : Asst. Manager Marketing  
Address : Pune

Designation :  
Address :

2.....

2.....

Name : Pradnya Gunjal  
Designation : Marketing Co-ordinator  
Address : Pune

Name :  
Designation :  
Address :

**Annexure - A 1**

**WASTE MANAGEMENT & HANDLING SERVICE CHARGES OF CHWTSDF  
FACILITY AT, RANJANGAON, PUNE**

CATEGORY	RED		ORANGE	
	MIDC	Non-MIDC	MIDC	Non-MIDC
<b>Capital investment</b>				
< 60 Lacs	20,000	30,000	10,000	15,000
60 Lacs to 1 Crore	35,000	50,000	20,000	25,000
1 - 5Crore	75,000	1,00,000	40,000	50,000
5 - 10 Crore	1,00,000	1,50,000	50,000	75,000
10 - 50 Crore	1,50,000	2,25,000	75,000	1,10,000
50-100 Crore	2,00,000	3,00,000	1,00,000	1,50,000
100 -200 Crore	3,00,000	4,50,000	1,50,000	2,25,000
200 Crore & above	5,00,000	7,50,000	2,50,000	3,75,000

**DISPOSAL CHARGES:**

The generator has to pay the following charges for availing the services provided by MEPL:

<b>Direct Landfill</b>	Rs.700/- Per MT + Transportation Charges
<b>Treatment followed by Landfill</b>	Rs.820/- Per MT + Transportation Charges+ Actual charges for Fuel, Power & Chemical
<b>Direct Incineration</b>	Rs.4800/-Per MT + Transportation Charges +Actual charges for Fuel, Power & Chemical
<b>Treatment followed by Incineration</b>	Rs.4920/- Per MT+ Transportation Charges + Actual charges for power, fuel & Chemical
<b>Transportation Charges</b>	Rs.2.75/- Per MT/Km.(To & Fro) from CHWTSDF Site

\* Rates will be vary as per Wholesale Price Index. (The above Rates as on 27/06/2003)



For Maharashtra Enviro Power Ltd

Authorised Signatory

For VEDANTA METACAST PVT.LTD.

Director