

## MEMORANDUM OF UNDERSTANDING

**(For Hospitals who are willing to provide credit facilities)**

This Memorandum Of Understanding (MOU) is made at Delhi, this.....day of ....., 2023 between the Central Pollution Control Board (CPCB) a Statutory Body/Organization created under the Water (Prevention and Control of Pollution) Act, 1974 having its Head Office at Parivesh Bhawan, East Arjun Nagar, Delhi – 110032 through its Member Secretary/Officer duly authorized by the Board. Hereafter referred to as 'Board' which expression shall mean and include its successor, administrator, executor and assignee of the FIRST PART.

AND

The ( Name of the Hospital ) having its office at (Address of the Hospital) , duly incorporated under the Companies Act/Society Registration Act through its Managing Director/Director/ Proprietor/Partner/Assignee duly authorized in this behalf. Herein referred to as 'Hospital' which expression shall mean and include its successor, administrator, executor and assignee of the SECOND PART.

AND Whereas, the Board is desirous of availing all the medical facilities/treatment , which are available in the hospital, for its serving as well as retired employees and their dependents in accordance with Central Services, (Medical Attendance) Rules 1944, as amended upto date.

AND WHEREAS, the ( Name of the Hospital ) is ready and willing to provide all the medical services for or the following treatment (Outdoor and Indoor) to the said employees and their dependents as agreed by and between them and appearing herein below:-

Name of the treatment to be provided by the hospital

(Strike out whichever is not relevant)

1. The (Name of the Hospital), after the treatment of the Board's serving/retired employees or their dependents, shall submit bill duly certified as per Central Services (Medical Attendance) Rule, 1944 as amended upto date of the expenses/expenditure incurred in connection with treatment (Hospitalization or otherwise) for payment, directly to the Board.
2. The Board after having received the said bills shall process the same and make the payment of this bill to the hospital.
3. The Hospital Authorities will extend credit facilities to avail indoor patient treatment. However, outdoor (OPD) facility shall be extended on payment basis.
4. The charges will be as per CS(MA) Rules, 1944 and as revised by the Government from time to time.
5. The hospital authorities shall allow/entertain the said employees of the Central Pollution Control Board and his/her family members for getting treatment on production of photo medical facility card or authorization letter issued by the Board.
6. The hospital authorities shall admit or attend the patient immediately on his reporting for any kind of treatment without insisting for the deposit of money from the patient at that point of time.
7. The Hospital shall not refuse to provide medical facility/treatment to the said CPCB employee and/or his dependents.
8. In the event of medical emergency with any of the said employee of the Board and/or their dependents, the hospital will not insist for the Letter of Credit on the spot and will provide medical attendance forthwith. In this situation, immediately, after the admission, the Hospital will communicate regarding his/her admission to CPCB through e-mail..... (concerned DH/RD) and on mobile No.....or ..... (mobile no. of concerned DH/RD and concerned official) on the same day mandatorily, failing which no claim shall be entertained for release of payment. However, such Letter of Credit must be obtained at later stage before discharge of the patient.

9. The payment will be released by the Board within 90 days from the date of submission of bills by the Hospital.
10. The hospital is to provide the indoor and outdoor medical facilities as applicable to the Central Government employees as per Central Services (Medical Attendance) Rules, 1944/Central Government Health Scheme, Rules.
11. The hospital will also provide 'Ambulance' during any emergency for free pickup of the patient from their residence.
12. The hospital will also provide the packaged deal approved by the Central Government in respect of the hospital in order to avail treatment.
13. The hospital will also provide facilities for general health checkup for serving Group A Officers, age 40 and above annually.
14. The Memorandum of Understanding shall be valid upto ..... and may be extended on mutually agreed by both the parties.
15. If at any time during the currency of this MoU, it is discovered/found that the services of the hospital are not satisfactory in the discretion of the Board, the MoU shall be terminated by the Board without giving any notice.
16. In case any dispute arises between the Board and the Hospital, the decision of Chairman of the Board shall be deemed just, proper and final and shall be binding on both the parties.
17. The Court of Delhi, INDIA shall be exclusive jurisdiction in all matters or disputes arising under or in respect of this MoU.

In witness whereof this MoU is signed and sealed by the Board and the (       Name       of the Hospital ) the following witnesses:

**(Central Pollution Control Board)**

**(Name of the Hospital)**

Witnesses :

Witnesses :

1.....

1.....

2.....

2.....

## MEMORANDUM OF UNDERSTANDING

**(for Hospitals who are willing to provide treatment on  
PAYMENT BASIS)**

This Memorandum Of Understanding (MOU) is made at Delhi, this.....day of ....., 2023 between the Central Pollution Control Board (CPCB) a Statutory Body/Organization created under the Water (Prevention and Control of Pollution) Act, 1974 having its Head Office at Parivesh Bhawan, East Arjun Nagar, Delhi – 110032 through its Member Secretary/Officer duly authorized by the Board. Hereafter referred to as 'Board' which expression shall mean and include its successor, administrator, executor and assignee of the FIRST PART.

AND

The ( Name of the Hospital ) having its office at (Address of the Hospital ), duly incorporated under the Companies Act/Society Registration Act through its Managing Director/Director/ Proprietor/Partner/Assignee duly authorized in this behalf. Herein referred to as 'Hospital' which expression shall mean and include its successor, administrator, executor and assignee of the SECOND PART.

AND Whereas, the Board is desirous of availing all the medical facilities/treatment for its serving as well as retired employees and their dependents which are available in the hospital in accordance with Central Services, (Medical Attendance) Rules 1944 as amended upto date.

AND WHEREAS, ( The Name of the Hospital ) is ready and willing to provide all the medical services for or the following treatment (Outdoor and Indoor) to the said employees and their dependents as agreed by and between them and appearing herein below:-

Name of the treatment to be provided by the Hospital

(Strike out whichever is not relevant)

1. The hospital authorities shall allow/entertain the serving and retired employees of the Central Pollution Control Board and his/her family members for getting treatment on production of photo medical facility card issued by the Board.
2. The hospital authorities shall admit or attend the patient immediately on his reporting for any kind of treatment without insisting for the deposit of money from the patient at that point of time. However, if necessary, the Hospital Authority may submit an estimate for the treatment of the concerned indoor patient to Board directly or through the attendant of the patient for releasing the advance payment by way of cross cheque in favour of the Hospital.
3. The hospital is to provide the indoor and outdoor medical facilities as applicable to the Central Government employees as per Central Services (Medical Attendance) Rules, 1944/Central Government Health Scheme, Rules.
4. The Hospital shall not refuse to provide medical facility/treatment to any CPCB employee and/or his dependents.
5. The hospital will also provide 'Ambulance' during any emergency for free pickup of the patient from their residence.
6. The hospital will also provide the packaged deal approved by the Central Government in respect of the hospital in order to avail treatment.
7. The hospital will also provide facilities for general health check-up for serving Group A Officers, age 40 and above annually.
8. The charges will be as per CS(MA) Rules, 1944 and as revised by the Government from time to time.

9. The Memorandum of Understanding shall be valid upto ..... and may be extended on mutually agreed by both the parties.

10. If at any time during the currency of this MoU, it is discovered/found that the services of the hospital are not satisfactory in the discretion of the Board, the MoU shall be terminated by the Board without giving any notice.

11. In case any dispute arises between the Board and the Hospital, the decision of the Chairman of the Board shall be deemed just, proper and final and shall be binding on both the parties.

12. The Court of Delhi, INDIA shall be exclusive jurisdiction in all matters or disputes arising under or in respect of this MoU.

In witness whereof this MoU is signed and sealed by the Board and the ( Name of the Hospital ) the following witnesses:

**(Central Pollution Control Board)**

**(Name of the Hospital)**

Witnesses :

Witnesses:

1.....

2.....

2.....

2.....