

Greater Noida Industrial Development Authority
 Plot No.1, Sector KP-4, Greater Noida
 District Gautam Budh Nagar (Uttar Pradesh)

Ref: HD/2024/ 744 /FB-48037

Corrigendum/Addendum

Date /2/07/2024

This is with reference to the RFP titled "RFP for Processing of 300 TPD wet waste at Astauli, Greater Noida" published by Greater Noida Industrial Authority on 13/06/2024. As per the terms of RFP, pre-bid meeting was held on 19 June 2024. In the regard, the changes in currently uploaded RFP document are tabulated below.

Tender ID: 2024_GNIDA_928147_2

S. No.	Pg No	Clause No	Existing Clause	Response of GNIDA
1	26	Clause 3.5, d, Obligations of GNIDA	Access road / electricity / water /streetlight / drainage / sewer will be provided by the GNIDA up to the project site.	Access road / electricity / water / streetlight / drainage / sewer will be provided by the GNIDA up to the outer boundary of the site/battery limit.
2	25	Clause No. 3.3 Other Conditions (a) (xii)	The Concessionaire has to bear all electricity charge, water charge, running cost (Capex/Opex), site development & any other charge and tax liabilities at his own cost.	The Concessionaire has to bear all electricity charge, water charge, running cost (Capex/Opex) within the site, site development & any other charge and tax liabilities at his own cost. The concessioner must construct a boundary wall around the processing site at his own cost.
3	4	Data Sheet	S. No.13 Consortium Allowed/JV: No	Consortium Allowed /JV: Yes
4	28	Clause 3.7, f, Special Conditions of Contract	The bidder should be a single entity. JV/Consortium is not allowed.	Consortium is allowed. Number of members in a Joint Venture shall not exceed 3 (Three); In case of JV, all the partners shall be jointly and severally liable for the successful completion of the work. "Members of the Joint Venture/ Consortium shall nominate one member as the lead member (the "Lead Member"), who shall have [majority or 51%] equity stake/voting rights in the Joint Venture/ Consortium. The nomination of the Lead Member shall be supported by a Power of Attorney, as per the format set forth in Annexure 13, signed by all the other members of the Joint Venture/Consortium. The Members of the Joint Venture/ Consortium shall cumulatively/

6

				collectively fulfil all the Conditions of Eligibility. Provided that in case the Selected Bidder is a Consortium of entities, then the lead member (the "Lead Member") of such Consortium and the member whose credentials were considered for prequalification for bid, shall have the majority equity share holding of the paid-up Equity capital of the Concessionaire and that all the members of the Consortium together shall hold [100% (one hundred per cent)] Equity capital of the Concessionaire, until expiry of concession period.
5	26	Clause 3.5, b, Obligations of GNIDA	GNIDA shall provide 300 TPD organic fraction of MSW / wet waste/ biodegradable waste (including maximum 10% Impurities) up to the Project Site during the entire Term on free of cost basis.	GNIDA shall provide 300 TPD organic fraction of MSW / wet waste/ biodegradable waste (excluding maximum 10% Impurities) up to the Project Site during the entire Term on free of cost basis.
6	22	Clause No. 3.2.2 Point No. x	Process rejects to be transported by concessionaire to the Sanitary landfill Facility located adjacent to the project site at Astauli and in accordance with SWM Rules,2016.	Process rejects to be transported by concessionaire to the Sanitary landfill Facility located adjacent to the project site at Astauli and in accordance with SWM Rules,2016. The distance between proposed processing site to Sanitary landfill Facility is less than one kilometre
7	26	3.6 CARBON CREDITS	All fiscal incentives and benefits accruing in respect of or on account of Carbon Credits/ CERs/ CDM shall be to the account of the GNIDA. The Concessionaire shall not have any bear all the development, validation and other costs for obtaining the CDM benefits for the Project. None of the Authorities shall bear any expenses in relation to the above.	All fiscal incentives and benefits accruing in respect of or on account of Carbon Credits/ CERs/ CDM shall be to the account of the GNIDA. The Concessionaire shall not have to bear any of the development, validation, and other costs for obtaining the CDM benefits for the Project. None of the Authorities shall bear any expenses in relation to the above.
8	29	Clause No. 4.2 Eligibility Condition point 2	Experience of having successfully completed/ ongoing similar works during the last 7 years ending last day of the month previous to the one in which applicants are invited with Govt./Semi Govt./PSU only. Assuming production of output 10 TPD of CBG from an input 300 TPD wet waste processing plant. <ul style="list-style-type: none"> • Three similar completed/ ongoing works of not less than the 40(forty) percent i.e., 4 TPD of CBG from wet waste processing; or • Two similar completed/ ongoing works of not less than the 60(sixty) percent i.e., 6 TPD tons of CBG from wet waste processing; or • One similar completed/ ongoing/LoA work of not less than the 80(eighty) percent i.e., 8 TPD of CBG from wet waste processing; and Definition of "similar works" means experience of setting up Compostable Fraction of MSW based CBG plant during last 7 (seven) financial years for a Government, State	Experience of having successfully completed similar works during the last 7 years ending last day of the month previous to the one in which applicants are invited with Govt./Semi Govt./PSU/Private (should be certified by Central/State Pollution Control Board) Assuming production of output 10 TPD of CBG from an input 300 TPD wet waste processing plant. <ul style="list-style-type: none"> • Three similar completed/ ongoing works of not less than the 40(forty) percent i.e., 4 TPD of CBG from wet waste processing; or • Two similar completed works of not less than the 60(sixty) percent i.e., 6 TPD tons of CBG from wet waste processing; or • One similar completed LoA work of not less than the 80(eighty) percent i.e., 8 TPD of CBG from wet waste processing; and Definition of "similar works" means experience of setting up Compostable Fraction of MSW based CBG plant during last 7 (seven) financial years for a Government, State Government, local body (i.e., Municipal Corporation/ Development authorities), PSU,

			Government, local body (i.e., Municipal Corporation/ Development authorities), PSU in India			Private should be certified by Central/State Pollution Control Board with MSW feed and should be certified by in India		
9	14	Clause No. 2.4 E-bid Security/ Earnest money deposit (EMD) (a)	The bidder shall furnish, as part of its e-bid, an e-bid security/EMD of Nil, which should be submitted through online payment on Tender Portal only.			The bidder shall furnish, as part of its e-bid, an e-bid security/EMD of INR 90 Lakhs, which should be submitted through online payment on Tender Portal only.		
10	26	Clause No. Obligations of GNIDA 3.5 c	In case of increase in supply of segregated organic fraction of Solid Waste above the Obligated Quantity, GNIDA and Concessionaire shall mutually agree to an augmentation plan to process the increased capacity of organic fraction of Solid Waste at the existing processing site.			In case of increase in supply of segregated organic fraction of Solid Waste above the Obligated Quantity, GNIDA and Concessionaire shall mutually agree to an augmentation plan to process the increased capacity of organic fraction of Solid Waste at the existing processing site. If GNIDA is unable to provide the required quantity of waste, Concessionaire may collect solid waste from Greater Noida or may use Agro waste or may use solid waste generated within Uttar Pradesh state only. The Concessionaire		
11	22	Clause No. 3.2.1. (i.) Processing of Wet Waste	The Concessionaire will be free to use any other wastes like agricultural residue, Agro-Industrial residue, Cattle residue, Napier Grass etc. for meeting the process requirements including bacterial growth and/ or to utilize the full installed capacity of the Project. It is being clarified that this shall not impact GNIDA's obligation to supply the Minimum Obligated Quantity to Concessionaire. The concessionaire shall not dispose more than 15% process rejects in case of GNIDA delivers 100% segregated organic fraction of solid waste.			The Concessionaire will be free to use any other wastes like agricultural residue, Agro-Industrial residue, Cattle residue, Napier Grass etc. for meeting the process requirements including bacterial growth and/ or to utilize the full installed capacity of the Project. It is being clarified that this shall not impact GNIDA's obligation to supply the Minimum Obligated Quantity to Concessionaire. The concessionaire shall not dispose more than 15% process rejects in case of GNIDA delivers 100% segregated organic fraction of solid waste. A joint committee comprising members from GNIDA and the successful bidder shall be constituted to assess the overall progress of the project. This committee shall engage a third-party entity, for verification and characterization of waste coming at the project site and being used as raw material. The payment for the third party will be evenly split between GNIDA and the successful bidder, with each covering 50%.		
12	26	Clause No. 3.8 Timelines	S. No.	Activity	Schedule (days)	S. No.	Activity	Schedule (days)
			1.	Award of Contract (LoA)	T	1.	Award of Contract (LoA)	T
						2.	Signing Contract/ Concession Agreement	T+ 15 / (C)

			2.	Signing Contract/ Concession Agreement	T+ 15 / (C)			
			3.	Taking possession of site	C+15			
			4.	Submission of DPR, drawing, design to GNIDA	C + 30			
			5.	Obtaining necessary approval/ license / permission from relative authorities.	C + 60			
			6.	Starting of excavation work	C + 90			
			7.	Arrangement of Loan, if required	C + 120			
			8.	Arrangement of water & power	C + 120			
			9.	Arrangement of civil work	C + 120			
			10.	Placing of order for supply of equipment and machinery	C + 135			
			11.	Completion of digesters	C + 225			
			12.	Installation of equipment and machinery work	C + 285			
			13.	Starting of commissioning activity	C + 315			
			14.	Obtaining consent to operate from UPPCB, PESO, CPCB or any other relevant Authority	C + 330			
			15.	Successful commissioning	C + 345			
			3.	Taking possession of site	C+30			
			4.	Submission of DPR, drawing, design to GNIDA	C + 60			
			5.	Obtaining necessary approval/ license / permission from relative authorities.	C + 120			
			6.	Starting of excavation work	C + 135			
			7.	Arrangement of Loan, if required	C + 150			
			8.	Arrangement of water & power	C + 150			
			9.	Arrangement of civil work	C + 200			
			10.	Placing of order for supply of equipment and machinery	C + 225			
			11.	Completion of digesters	C + 310			
			12.	Installation of equipment and machinery work	C + 420			
			13.	Starting of commissioning activity	C + 450			
			14.	Obtaining consent to operate from UPPCB, PESO, CPCB or any other relevant Authority	C + 480			
			15.	Successful commissioning	C + 540			
13	29	Clause No 4.2	The Bidder should be an Indian entity registered under the Companies Act Or Partnership firm/ (s) registered under the			The Bidder may be a single entity or a group of entities (the "Joint Venture"), coming together to implement the Project.		

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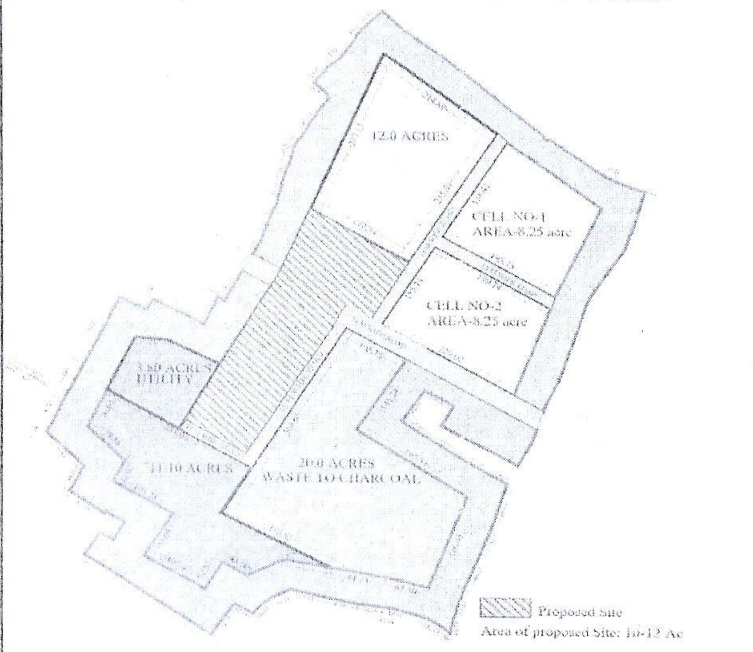
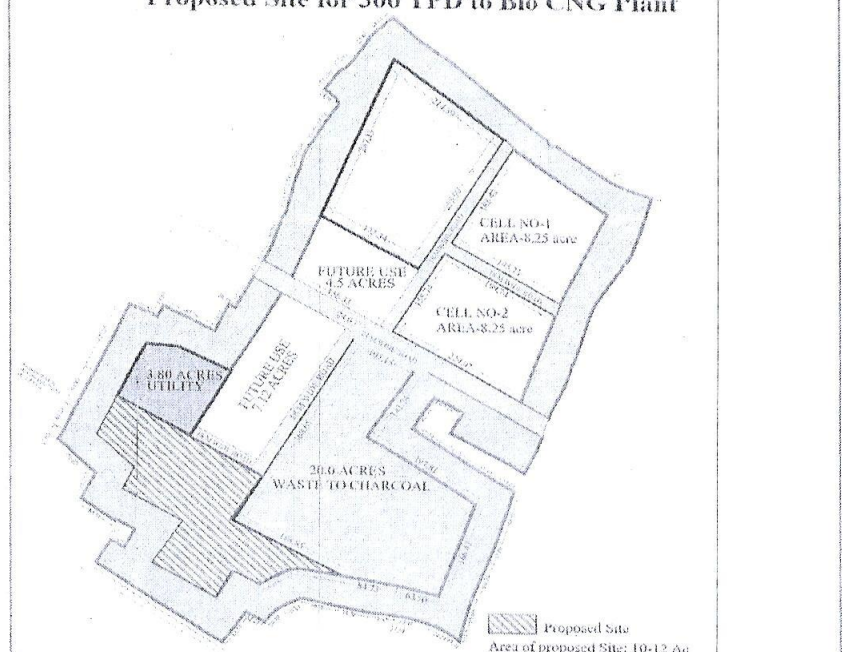
		Eligibility/ Pre- Qualification Point No. 1	Partnership Act of 1932 or registered (converted to) under the Indian Limited Liability Partnership Act, Or registered under the Indian Societies Act / Indian Trust Act / Indian Religious and Charitable Trusts Act / Section-8 company Or registered as a not for profit organization under the Companies Act or the relevant State Acts in India. The entity should be registered in India.	The Bidder or every entity of JV should be an Indian entity registered under the Companies Act Or Partnership firm/ (s) registered under the Partnership Act of 1932 or registered (converted to) under the Indian Limited Liability Partnership Act, Or registered under the Indian Societies Act / Indian Trust Act / Indian Religious and Charitable Trusts Act / Section-8 company Or registered as a not for profit organization under the Companies Act or the relevant State Acts in India. The entity should be registered in India.
14	29	Clause No 4.2 Eligibility/ Pre- Qualification Point No. 2	Documentary Proof: Letter of Award/ Intent + Concession Agreement Annexure 3	Individual entity or joint venture collectively should meet the Experience criteria. Documentary Proof: Letter of Award/ Intent + Concession Agreement Annexure 4
15	30	Clause No 4.2 Eligibility/ Pre- Qualification Point No. 3	Documentary Proof: Audited financial statements signed by CA to be submitted. Certificate/letter in the Format of Annexure 3	In case of Joint Venture, average turnover could be met by JV partners collectively in ratio of their interest in the JV. The proof of documents should be submitted by lead and other partners individually. Documentary Proof: Audited financial statements signed by CA to be submitted. Certificate/letter in the Format of Annexure 3
16	30	Clause No 4.2 Eligibility/ Pre- Qualification Point No.4	Documentary Proof: Proof of Liquid Assets duly certified by Nationalized/ Scheduled bank and issued not before six months as per Annexure 6.	In case of Joint Venture, criteria for liquid assets to be met by JV partners collectively in ratio of their interest in the JV. Proof of assets should be submitted by lead and other partners individually. Documentary Proof: Proof of Liquid Assets duly certified by Nationalized/ Scheduled bank and issued not before six months as per Annexure 6.
17	30	Clause No 4.2 Eligibility/ Pre- Qualification Point No.5	Documentary Proof: Agreement/ Award letter with OMC	In case of joint venture, the JV collectively should meet the criteria. Documentary Proof: Agreement/ Award letter with OMC
18	30	Clause No 4.2 Eligibility/ Pre- Qualification Point No.6	Documentary Proof: Proof as per format given at Annexure 5.	In case of Joint Venture, lead and other members should submit the certificate as per the annexure 5 individually. Documentary Proof: Proof as per format given at Annexure 5.
19	30	Clause No	Documentary Proof:	In case of Joint Venture, lead and other members should submit the

		4.2 Eligibility/ Pre-Qualification Point No.7	Proof as per format given at Annexure 7	certificate as per the annexure 7 individually. Documentary Proof: Proof as per format given at Annexure 7	
20	30	Clause No 4.2 Eligibility/ Pre-Qualification Point No.8	Documentary Proof: Undertaking as per Annexure 8	In case of Joint Venture, lead and other members should submit the certificate as per the annexure 8 individually. Documentary Proof: Undertaking as per Annexure 8	
21	30	Clause No 4.2 Eligibility/ Pre-Qualification Point No.9	Documentary Proof: Proof as per format given at Annexure 9	In case of Joint Venture, JV collectively or Lead partner alone should submit the form as per annexure 9. Documentary Proof: Proof as per format given at Annexure 9	
22	31	Clause No 4.3. Technical evaluation Point No. 1	Proof to be enclosed (i) Copy of the audited financial statement* (ii) Acknowledgement Certificate by Bidder, Affidavit by Notary on minimum Rs.100/ non judicial stamp paper (Attested) in Annexure 3	In case of Joint Venture, average turnover could be met by JV partners collectively in ratio of their interest in the JV. The proof of documents should be submitted by lead and other partners individually. Proof to be enclosed (i) Copy of the audited financial statement* (ii) Acknowledgement Certificate by Bidder, Affidavit by Notary on minimum Rs.100/ non judicial stamp paper (Attested) in Annexure 3	
23	31	Clause No 4.3. Technical evaluation Point No. 2	Proof to be enclosed Award Letter/ Letter of Intent/ Experience Certificate from Govt./ Semi Govt./ ULB/ PSU clearly showing CBG output yield. Summary information to be provided in Annexure 4	Individual entity or joint venture collectively should meet the Experience criteria. Proof to be enclosed Award Letter/ Letter of Intent/ Experience Certificate from Govt./ Semi Govt./ ULB/ PSU, Private should be certified by Central/State Pollution Control Board with MSW feed and should be certified by in India and clearly showing CBG output yield, plant inception and compliance with SWM Rules. Summary information to be provided in Annexure 4	Experience
24	31	Clause No 4.3. Technical evaluation Point No. 3	Requirement Number of established Compostable Fraction of MSW based CBG plants with Govt./Semi Govt./PSU within last 07 years before the date of publishing of this tender	Number of established Compostable Fraction of MSW based CBG plants with Govt./Semi Govt./PSU/ Private (should be certified by Central/State Pollution Control Board) within last 07 years before the date of publishing of this tender.	
25	31	Clause No 4.3.	Proof to be enclosed Award Litter/ Letter of Intent/ Experience Certificate from Govt./	Individual entity or joint venture collectively should meet the Experience criteria.	Experience

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42

		Technical evaluation Point No. 3	Semi Govt./ ULB/ PSU. Summary information to be provided in Annexure 4.	Proof to be enclosed Award Letter/ Letter of Intent/ Experience Certificate from Govt./ Semi Govt./ ULB/ PSU Private should be certified by Central/State Pollution Control Board with MSW feed. Summary information to be provided in Annexure 4.
26	31	Clause No 4.3. Technical evaluation Point No. 4	Proof to be enclosed PPT before committee; Eligible bidders shall be called for technical presentation. Date and time of the presentation shall be intimated to the eligible bidders.	In case of joint venture lead and other partners representatives must be present on the presentation day. Proof to be enclosed PPT before committee; Eligible bidders shall be called for technical presentation. Date and time of the presentation shall be intimated to the eligible bidders.
27	32	Clause No 4.3. Technical evaluation Point No. 5	Proof to be enclosed The drawing should be included with the bid for the proposed site specified in Appendix 1. Evidence should adhere to the format provided in Annexure 10	Individual entity or joint venture collectively should meet the Experience criteria. Proof to be enclosed The drawing should be included with the bid for the proposed site specified in Appendix 1. Evidence should adhere to the format provided in Annexure 10
28	53	Appendix 1	Proposed site	Proposed site

			<p style="text-align: center;">Proposed Site for 300 TPD to Bio CNG Plant</p>  <p style="text-align: right;">Proposed Site Area of proposed Site: 10-12 Ac</p>	<p style="text-align: center;">Proposed Site for 300 TPD to Bio CNG Plant</p>  <p style="text-align: right;">Proposed Site Area of proposed Site: 10-12 Ac</p>
29	25	<p>Clause No 3.3. (a) (vii) Other Conditions</p>	<p>The concessionaire is required to pay royalty for 300 TPD input organic fraction of solid waste per year to GNIDA. The same amount will be divided into 4 and paid to the GNIDA on the start of every quarter. The quarter of 3 months will be start form the month of successful commissioning of the project and the quoted price will be fixed for the concession period.</p>	<p>The concessionaire is required to pay royalty for 300 TPD input organic fraction of solid waste per year to GNIDA. The same amount will be divided into 4 and paid to the GNIDA on the end of every quarter. The quarter of 3 months will be start form the month of successful commissioning of the project and the quoted price will be fixed for the concession period.</p>
30		<p>New Clause</p>		<p>Clause No 4.2 Eligibility/ Pre-Qualification Point No.10</p> <p>Eligibility Condition Power of Attorney Documentary Proof: Proof as per format given at Annexure 13</p>
31		<p>New Clause</p>		<p>Annexure 13: Power of Attorney for Signing of Application Power of Attorney for Signing of Application (To be executed on Stamp Paper of Rs.100/-) Power of Attorney to be provided by the Bidding Company in favour of its representative as evidence of authorized signatory's authority. Know all men by these presents,</p>

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We..... (name of the firm and address of the registered office) do hereby irrevocably constitute, nominate, appoint and authorise Mr./Ms.(name).....son/daughter/wife of..... and presently residing at, who is presently employed with us and holding the position of, as our true and lawful attorney (here in after referred to as the "Attorney") to do in our name and on our behalf, all such acts, deeds and things as are necessary or required in connection with or incidental to submission of our application for pre-qualification and submission of our bid for the Processing of 300 TPD Wet Waste at Astauli, Greater Noida by the Authority including but

not limited to signing and submission of all applications, bids and other documents and writings, participate in Pre-Applications and other conferences and providing information/ responses to the Authority representing us in all matters before the Authority, signing and execution of all contracts including the Concession Agreement and undertakings consequent to acceptance of our bid, and generally dealing with the Authority in all matters in connection with or relating to or arising out of our bid for the said Project and/ or upon award thereof to us and/or till the entering into of the Concession Agreement with the Authority.

AND we hereby agree to ratify and confirm all acts, deeds and things done or caused to be done by our said Attorney pursuant to and in exercise of the powers conferred by this Power of Attorney and that all acts, deeds and things done by our said Attorney in exercise of the powers hereby conferred shall and shall always be deemed to have been done by us.

IN WITNESS WHEREOF WE, THE ABOVE NAMED PRINCIPAL HAVE EXECUTED THIS POWER OF ATTORNEY ON THIS DAY OF, 202_.

For
.....
(Signature, name, designation and address)

Witnesses:
1.
2. (Notarised)
Accepted.

.....
(Signature)
(Name, Title and Address of the Attorney)

Notes:



5.3.1

				<p>(1) The mode of execution of the Power of Attorney should be in accordance with the procedure, if any, laid down by the applicable law and the charter documents of the executant(s) and when it is so required, the same should be under common seal affixed in accordance with the required procedure.</p> <p>(2) In the event, power of attorney has been executed outside India, the same needs to be duly notarized by a notary public of the jurisdiction where it is executed.</p> <p>(3) Wherever required, the Bidder should submit for verification the extract of the charter documents such as a board or shareholder's resolution/power of attorney in favour of the person executing this Power of Attorney for the delegation of power hereunder on behalf of the Bidder.</p>
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The above changes will be applicable to all similar clauses of the RFP.

All other terms and conditions of the RFP shall remain unchanged.

1. P.A. to C.E.O. Sir
2. A.C.E.O (G/SL) Ma'am
3. G.M. (Fin.) Sir
4. OSD (Health) Sir
5. Nodal Officer (Health) Sir
6. S.M. (Tech./Tender Cell) necessary action.
7. In-charge (System) necessary action. *(upload on website)*
8. Notice Board.

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(Chetram Singh)
Sr. Manager (Health)

(Signature)
12/2/2023
Sr. Manager (Health)