

(Accredited with Grade 'A' by NAAC)

Supporting Document Metric No. 3.7.2

3.7.2 Number of functional MoUs with institutions/ industries in India and abroad for internship, on-the-job training, project work, student / faculty exchange and collaborative research during the year.

Sr. No.	Organisat ion with which MoU is signed	Name of the institution/ industry/ corporate house	Year of Signing MoU	Duration	List the actual activities under each MOU year wise	Number of students/teacher s participated under MoUs
1	Artemis Medicare Services Limited, Gurugram	Amity College of Nursing Amity University Gurugram	2015	Auto Renewal after 3 years	Clinical Training, Internship, Higher Education, Lab Services, Visiting Faculty	120
2	Fortis Hospital	Fortis Healthcare Limited	2017	5 Years	skill development in the area of medical and allied sciences, including but not limited to nursing, medical lab technology, hospital administration, healthcare IT etc. The objective of this MoU is to establish the commitment, responsibilities and understanding between the two parties that will govern the planning and successful delivery of learning, teaching, and research and student experience.	10
3	Global Health Pvt Ltd, Medanta Hospital	Amity College of Nurshing Amity University Gurugram	2017	Auto Renewal after 3 years	Clinical Training, Research Projects, Conference, Seminar, Scholarly Meetings Symposium, Job Placement, Visiting Faculty	120

					T	
					Transfer of intecllectual Property	
					Transfer of	
4	EcoTech Pty Ltd., Melbourne , Australia	ACOAST/AC ESH/ACAPC, AUH, Gurugram	2017	Continuing	 To determine Atmospheric Total, Backscatter and Forward scattering under different turbulent conditions. To inverse Nephelometer signals into air pollution levels. To determine aerosol size distribution To determine the linear atmospheric visibility. To determine the particle asymmetry parameter. To examine the aerosol particle properties during atmospheric haze, mist, fog and all other 	5
5	Indian Institute of Tropical Meteorolo gy (IITM), Pune, India.	ACOAST/AC ESH/ACAPC, AUH	2017	Continuing	turbulent situations. • To undertake continuous (24x7) measurements of primary and secondary pollutants and concurrent surface-level meteorological parameters. • Measurement of air pollutants (including carbonaceous aerosols) during episodic situations such as dust storms / sandstorms, forest fires, stubble-burning, Celebrations, weather extremes etc. • To estimate long-term changes and trends. • To assess the Environmental Health effects. • To study natural versus anthropogenic processes involved in	8



					air pollution	
					reduction.• Air	
					pollution and Human	
					Health Impact	
					Modelling. • To study	
					Bioaerosols and their	
					implications on	
					Human health and	
					Earth-Atmosphere	
					Radiation Balance.	
					1. Ms. Christina	
					Gunther from Sacred	
					Heart University USA	
					visited AUH on 18	
					May 2017 to explore	
					opportunities for	
					developing linkages in	
					areas of mutual	
					interest and	
					cooperation.	
					2. Dr. Rupendra	
					Paliwal, Provost and	
					Vice President for	
					Academic Affair at	
					Sacred Heart	
					University	
					Connecticut, USA	
					•	
					visited on June 5th	
					2018, to explore	
					opportunities for	
	Sacred				developing linkages in	
	Heart	Amity			areas of mutual	
6	University,	University	2017	Continuing	interest and working	10
	Connectic	Haryana			towards providing	
	ut				international	
					opportunities to the	
					students and faculty	
					members. Dr. Paliwal	
					also delivered a special	
					talk on "Teaching and	
					Leaning-Trends and	
					Future" for the faculty	
					members from various	
					schools and	
					institutions at AUH.	
					3. Prof. (Dr.) Rupendra	
					Paliwal, Provost,	
					Sacred Heart	
					University, USA has	
					recently shown interest	
					for Dual degree (1+1)	
					option for Masters	
					students in Business,	
					Computer Science,	
					Cybersecurity, Media	

7	Samara National Research	Amity University Haryana	2017	5 Years	studies, Journalism and Communication,2+2 for Undergraduate Business and Computer Science students, Short term summer programs for undergraduate students, Faculty Development (Teaching and Pedagogy), Faculty Development and short term student trip in Nursing programs, Student and Faculty Collaboration in Psychology, Social Work and Hospitality programs.	5
8	University YUAN ZE University, Taoyuan	Amity University Haryana	2018	5 Years	-	15
9	Yunus Social Business Centre	Amity University Haryana	2018	Valid for unlimited period	-	10
10	Florida Internation al University	Amity University Haryana	2018	5 Years	1. A nine member delegation from Florida International University visited AUH on 27 Aug 2018 to explore areas of mutual interest and cooperation. A MoU was also signed between the two Universities during the delegation visit. 2. A delegation of 9 students and 1 faculty from FIU has visited AUH on 12 March 2019 to attend a seminar on the theme "Women Empowerment through Social Enterprise – An Interdisciplinary and	10



					Multi Cultural Perspective." 3.A delegation of 9 students and 1 faculty from FIU has visited AUH on 25 February 2020 to attend second session of the seminar on the theme "Women Empowerment through Social Enterprise – An Interdisciplinary and Multi Cultural Perspective."	
11	Dr. Lal path lab	Lal Path Lab Foundation	2019	3 Years	skill development in the area of medical and allied sciences, including but not limited to nursing, medical lab technology, hospital administration, healthcare IT etc. The objective of this MoU is to establish the commitment, responsibilities and understanding between the two parties that will govern the planning and successful delivery of learning, teaching, and research and student experience.	5
12	Dev Sanskriti Vishwavid yalaya (Universit y)	Amity University Haryana	2019	3 Years	-	10
13	NEC Technolog ies India Private Limited	Amity School of Language	2019	5 Years	Skill development and training to AUH students. In addition, AUH students can visit on field trips to NEC-NJLA. NEC will conduct workshops, events at AUH for student benefits.	12
14	Ahooja Eye and Dental Institue	Amity Medical School	2019	Continuing	Student Internship & Training	15



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15	Life Sciences Sector Skill Developm ent Council (LSSSDC)	Amity University Haryana	2019	3 Year	-	10
16	NOOHRA Integrated Services Pvt Ltd (NIS)	Admissions	2019	Auto Renewal	-	5
17	INFLIBN	Amity Library	2019	Continuing	INFLIBNET: Information and Library Network a computer communication network for linking libraries and information centres in Universities, Deemed to be Universities, Colleges, UGC information centres, Institutions of national importance and R & D institutions, etc. avoiding duplication of efforts. The Shodhganga (INFLIBNET Centre) provides a platform for research students to deposit their Ph.D. theses and make it available to the entire scholarly community in open access. The repository has the ability to capture, index, store, disseminate and preserve ETDs submitted by the researchers.	10
18	Kailash Satyarthi Children's Foundatio n (KSCF), New Delhi	Amity University Haryana	2019	5 Years	Organising Training & Sensitization as well as Offering Degree/Diploma courses in a collaborative manner besides taking up	14



					joint research and seminars etc	
19	Kailash Satyarthi Children's Foundatio n (KSCF), New Delhi	Amity Universities and Institutions India	2019	5 Years	-	15
20	University of Newcastle, Australia	Amity University Haryana	2019	5 Years	1. A seven member delegation from University of New Castle Australia visited AUH to meet with faculty to explore the area of mutual interest and cooperation.	10
21	Shabri Llc Hastings	Amity University Haryana	2019	5 Years	-	12
22	ICSI The Institute of Company Secretaries of India	Amity University Haryana	2020	5 Years	-	15
23	Autonomo us University Of Guadalajar a Mexico (Uag)	Amity University Haryana	2020	5 Years	-	15
24	Afrisol Group of Institution Marondera	Amity University Haryana	2020	5 Years	-	10
25	Institute Of Medical Science And Technolog y National Sun Yat- Sen University Taiwan	Amity University Haryana	2020	5 Years	-	10



26	Managme nt and Science University , Malaysia	Mnagment and Science University, Malaysia	2021	Continuing	skill development in the area of medical and allied sciences, including but not limited to nursing, medical lab technology, hospital administration, healthcare IT etc. The objective of this MoU is to establish the commitment, responsibilities and understanding between the two parties that will govern the planning and successful delivery of learning, teaching, and	5
27	Paras Health Care Limited	Amity College of Nurshing Amity University Gurugram	2021	Auto Renewal after 3 years	research and student experience. Clinical Training, Research Projects, Conference, Seminar, Scholarly Meetings Symposium, Job Placement, Visiting Faculty Transfer of intecllectual Property	60
28	Miles Education Private limited	Amity University Haryana	2021	3 Years	-	5
29	Commonw ealth Education al Media Centre for Asia	Amity University Haryana	2021	6 Months	2 Months Certification Course in Lean Six Sigma Foundation	204
30	CSIR- National Environme ntal Engineerin g and Research Institute (NEERI), Nagpur, India.	ACOAST/AC ESH/ACAPC	2021	Five Years (Up to 2024, Extendable further) (Continuing)	· An M. Tech student carried out work at CSIR-NEERI, Nagpur and submitted the Dissertation titled "Bioaerosol Exposure and Health Implications due to Municipal Solid Waste Landfill Site Bhandewadi, Nagpur", as part of M. Tech. Degree. One Joint Research Project has	4



					been submitted to MoES for financial support. Two collaborative projects under preparation for submission to DST and DBT for funding.	
31	Departmen t of Biotechnol ogy,Minist ry of Science & Technolog y	Amity University Haryana	2021	5Years	-	5
32	Media And Entertainm ent Skills Council (MESC)	Amity University Haryana	2021	5 Years	-	5
33	UAS Internation al A Unit of United Accrual Services Pvt. Ltd. & UAS Internation al Holidays Pvt. Ltd.	Amity University Haryana	2021	3 Years	-	5
34	VFN Group	Amity University Haryana	2021	3 Years	-	5
35	Manas Foundatio n	Amity University Haryana	2021	3 Years	-	10
36	Defence Institute of Advanced Technolog y, Pune	Amity University Haryana	2021	5 Years	-	5
37	InnoDx Solutions Pvt. Ltd.	Amity University Haryana	2021	Continuing	-	5

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38	Education Division Taipei & Cultural Centre In India, Taiwan	Amity University Haryana	2021	5 Years	-	5
39	France Medias Monde	Amity University Haryana	2021	5 Years	TV was installed and students are getting the benefits.	OPEN FOR ALL
40	Tecc(Taiw an Economic And Cultural Center)In India	Amity University Haryana	2021	5 Years	Had signed mou & discussion made on faculty, student exchange programme and provision for native chinese teacher and vice versa.	50+
41	We, The People	Amity University Haryana	2021	2 Years	Webinar on Making of the Constitution- 24 th November 2021	120
42	BSK Legal	Amity University Haryana	2021	3 Years	Provided Internship to ALS students	3
43	Bhansali Elektro Pvt. Ltd., IMT Manesar, Gurgaon	Amity Innovation Incubator/ASE T, Amity university Haryana	2022	Three Years (Up to 2025, Extendable further)	• An M. Tech student carried out work at Bhansali Elektro as part of M. Tech. degree (minor project).	1
44	Faculty of Legal Studies, Motherhoo d University, Roorkee	Amity Law School	2022	Continuing	ALS provided External for LLM Viva-Voce at Faculty of Legal Studies- 24 th June 2022	1
45	Global Health Ltd (Medanta) Nursing	Amity Medical School	2022	2025	GHL and AUH have the common objective of developing well-trained medical lab professionals; who can work with the same organization. GHL provides the facility to deliver the guest lectures in AUH campus and also helping in the facility of external examiners for training evaluation of UG/PG of AMITY MLT students. GHL also provides avenues	5



					for clinical training with placement and also accommodates the entire student body undergoing allied health programs for scientific interaction, training, workshop and health checkup campaigning in the AUH campus. b) Any other appropriate mode of interaction agreed upon between SDC and AUH A specific plan will be worked out by the institutes depending upon availability of	
46	M/S S K Enterprise s	Amity University Haryana	2022	1 Year	resources.	2
47	Amplifon (India) Pvt. Ltd.	Amity University Haryana	2022	3 Year	-	5
48	University of Sao Paulo	Amity University Haryana	2022	5 Years	-	5
49	AIESEC in Delhi University	Amity University Haryana	2022	2Years	HAD A PRESENTATION BY MR. SARTHAK WADHW AND DISCUSSION WITH TEAM ON PROVIDING LEADERSHIP OPPORTUNIEXPOS UREGLOBAEXPOSU RERE THROUGH AIESESC FOR STUDENTS OF AUH	20+
50	Brandwidt h Apparels LLP, Gurgaon	Amity University Haryana	2022	5 years	Assisted in providing Internship to one student Textile Testing Workshop was organised from May 2022	51



					a) To promote and	
					enhance academic interest between SDC	
					and AUH. b) To	
					create means of	
					cooperative efforts	
					between the two	
					institutes to effect	
					academic collaboration	
					through joint organization of Faculty	
					development	
					Programs, Workshops,	
					Training Sessions and	
					other academic	
					activities for both	
					students and teachers.c) To	
					teachers.c) To promote research work	
					of teachers on aided or	
					budgeted posts that	
					can supervise/co-	
					supervise joint	
					research	
	Sanatan				studies.d) Upgradin g faculty with new	
	dharma	Amity			teaching tools.	
51	college,	University	2022	3 years	e) Sharing	10
	Ambala	Haryana			techniques and	
	Cantt.				expertise for	
					improving the quality	
					of Education.f) To share the library	
					facilities at the	
					institutions.	
					2. Technical areas	
					of collaborations	
					(a) Provide	
					academic interaction	
					by delivering special lectures on topics of	
					relevance to the inter-	
					disciplinary research	
					and literary studies at	
					both	
					institutes.b) Usage	
					of research and academic	
					infrastructure for	
					students, staff and	
					faculty members of	
					both	
					institutes.3. Propose	
					d mode of collaborations SDC	
	<u>I</u>		I .		conaborations SDC	

					and AUH propose to collaborate through the following: (a) Cooperation and promotion of research, education and training in areas of mutual interest.b) Any other appropriate mode of interaction agreed upon between SDC and AUH. A specific plan will be worked out by the institutes depending upon availability of	
52	National Aeronautic s and Space Administr ation (NASA) - Aerosol Robotic Network (AERONE T), GSFC, Greenbelt, Maryland, USA	ACOAST/AC ESH/ACAPC, Amity University Haryana (AUH), Manesar- Gurugram, Haryana, India	2022 (Contin uing)	Ten Years (Up to 2032, Extendable further)(Cont inuing)	resources. To measure microphysics, water vapor, radiative forcing, and aerosol optical properties. To undertake specific studies relating to aerosol-cloud-precipitation-climate interactions. To continue ground-based validation of aerosols, clouds and other measurements taken by satellites. Establish one or more sun photometers at mutually agreed sites. Encourage scientists from both NASA and AUH to develop research programs using data collected by AUH along with data available from the global AERONET database located at NASA's Goddard Space Flight Center in Greenbelt, Maryland.	4
53	GENNOV A A Biopharmac	AIB	13-11- 2019	NA	After signing the MoU, the following has been achieved:	



	euticals				1. Three students have	
	Ltd, PUNE				already completed six months of paid internship through the Abhyudaya scheme. 2. Three more students have been just started their paid internship in Jan 2024	
54	MANAGE MENT AND SCIENCE UNIVERSI TY MALAYSI A	ABS	17-06- 2021	NA		
55	Paras Healthcare Pvt. Ltd.	AUH	08-09- 2021	3 Years	The objective of this MoU is to strengthen the industry integration initiatives of AUH by way of collaboration with Paras Healthcare Private LTD h project wherever applicable at regular intervals which will help our students to raise their employability quotient and get a chance to work on pertinent technologies and problem areas and will be industry ready in the future. This MoU will also help us in reducing the lack of industrial exposure and job readiness disconnect.	53 studentds and 2 faculty members
56	McKinley Rice, Inc.	AUH	01-06- 2022	3 Years	The objective of this MoU is to strengthen the industry integration initiatives of AUH by way of collaboration with McKinley & Rice in the areas of summer internships, Field project work, Long-term internships, and Campus placements. This MoU will also help us in reducing the lack of industrial exposure and job readiness disconnect.	
57	Karat Lawz Academy	ALS	07-07- 2022	3 Years		



58	India Meteorolog ical Department (IMD), New Delhi	ACOAST	01-07-2022	5 years	* To foster Academic and Research Collaborations at National and International levels * To plan and execute joint research, capacity building, field studies and consultancy projects in the field of Earth / Environmental / Atmospheric Sciences * To develop Patents, Participate in Industrial Collaborations and Campaigns * To establish the PREDE-SKYNET Radiometer in Conjunction with NASA-AERONET at AUH * To take up joint supervision of Research Projects/Dissertation work of students with IMD, New Delhi faculty as coguide. * To undertake development of case studies, conduct research, and bring out	No. of Teachers:
59	National Aeronautics and Space Administrat ion (NASA)- Aerosol Robotic Network (AERONE T), Goddard Space Flight Centre (GSFC), Maryland,	ACOAST	14-06- 2022	10 Years	publications and reports *To establish one or more Sun photometers at mutually agreed sites, * To improve the understanding of the properties and concentration of aerosols and clouds, and their impact on both global and regional scales, * To develop research programs	Number of Teachers: 06 Number of Students: 03

	United States of America (USA)				using data collected by AUH along with data available from the global AERONET database located at NASA's Goddard Space Flight Center in Greenbelt, Maryland. *To encourage scientific collaboration between NASA and AUH scientists in the areas of Sun photometry, aerosol and cloud research, and related sciences; * To support scientific collaboration between U.S. and AUH scientists in the area of Sun photometry, aerosol and cloud research, and related sciences; * To assist in integration of ground-based aerosol concentrations and properties for Earth Observation System-era validation of satellite aerosol retrievals by making available NASA civil service and/or contractor personnel for mutually	
60	Logal Pitos	AIC	30-07-	5 Vaara	agreed time periods.	
60	Legal Bites Strategic	ALS	2022	5 Years		
61	Educational Professiona 1 Pvt. Ltd. (SEPPL)	ABS	02-08- 2022	3 Years		
62	ISDC Projects India Pvt. Ltd.	ABS	02-08- 2022	3 Years		
63	Aarvy Healthcare Super Speciality Hospital	ACON	07-09- 2022	5 Years	Students were exposed to various departments of the hospital for their clinical experience like ICU, Wards, OPD, OT area and Emergency.	53 studentds and 2 faculty members
64	S.S. Rana & Co.	ALS	01-12- 2022	3 Years		
65	National Central University	ASAS	11-01- 2023	5 Years		



66	The Sixth Element	AUH	02-02- 2023 20-03-	5 Years	An organization which caters to versatile design practice work and seamlessly weaves the five elements of nature and also brings alive the unique dimension. Students of Architecture and planning have an opportunity for research and internship in new field.	Nil
07	University	AUL	2023	J Teals	Panel Discussion on	1411
68	National Mission for Clean Ganga	AUH	12-04- 2023	3 Years	innovation day on reverse of India- A journey through past, present and future (Exploring the Namami Gange programme), and initiatives for a new India, organised by Amity Academic Staff College, AUH in Virtual Mode on 22-09-2023. Around 40 faculty members students participated in this lecture chief guest Shri SP Vashisht, Executive Director, Namami Gange Mission. Other Panellist. a) Prof. Dr. PB Sharma, VC, AUH b) Prof. Dr. Vikas Madhukar, Pro VC, AUH c) Prof. ML Kansal, IIT, Roorkee d) Prof. CK Barsaney e) Prof. Prabhat Kumar, IIT, Varanasi f) Prof. CK Dubey, VC Kumar Mangalam University g) Shri DP Mathurai h) Dr. Abdul Amir Khan i) Prof. IS Thakur Director ASEES, AUH j) Dr. HRP Yadav, Professor & Head, Civil Dept. AUH	

					2) Dr. HRP Yadav Professor & Head Civil Engg. Department in the capacity of Nodal Officer from AUH to execute the activities of MoU signed between Namami Gange mission Govt. of India and AUH, met Dr. G Ashok Kumar IAS, DG National Mission for Clean Ganga at his office on 25- 07-2023. a) Discussed the following points. i) Students may visit to STP okhla, New Delhi. ii) Relevant proposal for sponsorship to organise some events on clean Ganga mission be submitted to NMCG (National Mission for Clean Ganga)	
69	M/S Fresh 'N' Fine	AUH	25-04- 2023	1 Year		
70	ADSILA ORGANIN CS PVT. LTD.	AIP	29-10- 2021	Ongoing	Student internship and summer training	01, Prof. Satish Sardana, Director AIP
71	School of Pharmaceut ical Sciences, University of Sao paulo, Brazil	AIP	22-06- 2022	Ongoing	Student Exchange Program & Research Activity	01, Dr. Samridhi Lal, A.PI
72	Korean Gi nseng Society Research Grant	AIP	15-07- 2022	Ongoing	Research Grant & Collaboration	01, Dr Pradip Nirbhavane, Assitant Professor- II





MEMORANDUM OF UNDERSTANDING (MoU)

Between

AMITY UNIVERSITY, GURGAON (Manesar), a University established under the Haryana Private Universities (Amendment) Act, 2010, having its campus at Manesar, Gurgaon, acting through its authorized representative [hereinafter referred to as "AUG", which expression shall, unless repugnant to the context and meaning thereof, include its successors and assigns) of the First Part;

And

ARTEMIS MEDICARE SERVICES LIMITED, a company incorporated under the Companies Act, 1956, having its registered office at 414/1, 4th Floor, DDA Commercial Complex District Centre, Janakpuri, New Delhi-110058, acting through its authorized representative Mr. Navnect Goel, Head-Legal & Company Secretary (hereinafter referred to as "ARTEMIS", which expression shall, unless repugnant .to the context and meaning thereof, include its successors and assigns) of the Second Part.

(AUG and ARTEMIS are each referred to individually as a "Party" and collectively as "Parties".)

WHEREAS

AUG is a part of the Amity Education Group, a leading education provider promoting quality education & research having more than 85,000 students in 240 programs across 150 institutions spanning across 1000 acres of land with 5.1 million sq. ft. of built-up area. AUG offers varied courses in engineering, biotechnology, computer science, information technology, nanotechnology, research, management courses, communication, design, fashion technology, law, etc. is now initiating courses in the area of 'medical and allied health sciences'.

ARTEMIS is a leading healthcare service provider operating Artemis Hospital in Sector-51, Gurgaon-122001, Haryana (hereinafter referred to as Hospital) with number of specialty and super-specialty areas and a special interest in the field of Medical & Paramedical Education. Hospital is accredited by NABH & JCI and is offering some courses in medical science accredited by the National Board of Examination

NOW THEREFORE, IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:

PURPOSE

AUG and ARTEMIS have the common objective of developing well-trained and high quality human resources in the area of medical and allied sciences, including but not limited to nursing, medical lab technology, hospital administration, healthcare IT etc.

The objective of this MoU is to establish the commitment, responsibilities, and understanding between the two parties that will govern the planning and successful delivery of learning, teaching, research and student experience including conducting Joint certification Programme(s) proposed to be conducted by ARTEMIS.

DUTIES & RESPONSIBILITY AREAS OF PARTIES

Parties shall jointly undertake Certification programs for eligible Doctors/Nurses/Para-medical aspirants, wherein AUG shall provide practical training in its laboratories at its campus and Artemis shall impart off the job observership and hands-on training (Subject to Medical Council of India Regulations and other applicable laws). However, prior approval of the Academic Council of the University would be obtained for conducting each Certification Program as per University norms. On successful completion of Certification Program, parties shall issue a certificate which shall bear the name and logo of both the parties to evidence successful

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For Artemis Medicare Services Ltd.

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Company Secretary

completion. It is understood by both the parties that this certificate shall be the only conclusive evidence of completion of Program and that the same shall be jointly signed by the Parties.

b. Parties may advertise and market the Certification Program, along with name and logo of both the parties, by way of advertisement in website(s), publication of brochures and application forms, pamphlets, hoardings and canvassing through visit(s) in potential areas.

Parties shall extend mutual co-operation its order to plan and deliver learning, training, teaching, research and development modules utilizing the potential of respective parties from time to time.

d. Artemis may offer internships and full-time placements to the students of the AUG on merit and competitive basis. Further, those nursing students of AUG who have B.Sc. (Nursing) degree and are duly registered with the Nursing council may be selected by Artemis for undertaking clinical training in various specializations, whereas those students who are pursing B.Sc (Nursing) shall be selected by Artemis for imparting certain credit hours for attending off the job observership and hands-on training at Artemis. Similarly, Nurses of Artemis having diploma in nursing may be selected by AUG for offering post basic nursing courses at its campus while they continue working at Artemis for clinical training. Similarly, students of Medical Lab Technology would be provided hands on training at Artemis Path Lab.

Parties may conduct joint research projects, symposia, conferences, seminars and scholarly meetings, if mutually agreed and where possible.

f. AUG has represented that it has full time and part time faculty for basic sciences (Anatomy, Physiology, Pathology, and Pharmacology) for its programs, for nursing courses only. Further, it is understood by both the parties that AUG shall also accommodate Artemis postgraduate trainecs (e.g. DNB students) who intend to join classes in basic sciences periodically when Amity Medical

3. IMPLEMENTATION

College starts functioning.

- a. Each party shall designate a Coordinator who shall be the nodal officer to oversee and facilitate the implementation of this MoU. The Coordinators so appointed by both the parties will be responsible for jointly executing the terms of MoU as well as to formulate curricula and modules for the various courses and for addressing all issues related to this collaboration. The two Coordinators will meet frequently in the beginning and then gradually structure the periodicity of the meetings as per the requirements and mutual agreement. In case of any deadlock the same shall be referred to the top authorized official of the both the parties or their duly authorized representatives, who will collectively decide on resolving the deadlock in a time bound manner.
- b. The Coordinators will also periodically review, audit and evaluate the progress of the academic programs in general and the productivity of the individual courses in particular and give their recommendations with a view to work out improvements in operations, if any, are required.

c. If during the operation of the MoU, circumstances arise which call for alteration / modification of this MoU, the same shall be decided with the mutual consent of both the concerned parties.

d. While the MoU will not bind exclusivity to either party, if there are specific areas / programmes for which exclusivity would be essential, this can be mutually agreed upon and added as an Annexure to the MoU.

e. None of the parties shall be liable for indirect or consequential damages.

.4. STATUTORY COMPLIANCE

Amity University

Both parties would work together to ensure that the requirements of the various statutory bodies including but not limited to the NCI, MCI, PCI etc. are adhered to in letter and spirit.

5. TERM & TERMINATION

This MoU will come into effect on the date of signing and will be valid for an initial period of three years and shall stand automatically renewed unless terminated by either party by giving 30 days advance written notice to the other party.

Either Party may terminate this MoU by giving 3 (three) months advance notice to the other party. However the students enrolled at any time during the currency of this MoU shall complete their course including practical training and receive the Degrees/Diplomas.

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ror Artemis Medicare Services Ltd.

(Navneet Goel) Company Secretary

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CONFIDENTIALITY

Both parties would keep the terms of the MoU as well as any research, patents and student related data/information strictly confidential.

7. DISPUTE RESOLUTION & JURISDICTION

Every dispute, difference or question which may at any time arise between the parties hereto or person claiming under them, touching or arising out of or in respect of this MoU shall be decided mutual and amicable consultation. If the parties are unable to reach a mutually acceptable and settlement of the dispute then the same shall be referred to the arbitration of the sole arbitrator to appointed by the mutual consent of both the parties as per the provisions of the Arbitration Conciliation Act, 1996: Award made in pursuance thereof shall be binding on both the parties Language of Arbitration shall be English and venue shall be New Delhi:

Save as aforesaid, Parties hereby submit to the exclusive jurisdiction of the Courts/Tribunal Gurgaon for all matters arising out of or in connection with this MoU.

MISCELLANEOUS

- Capacity: Each party hereto represents and warrants to the other that it has full legal power and authority to carry on its business and to enter into this MoU and perform all of its obligations
- Relationship: This MoU is only on principal to principal basis and does not give rise to principal and agent relationship or joint venture between the parties.
- Indemnification: Parties hereby agree to indemnify, defend hold harmless and keep indemnified. each other and its directors, officers, employees, agents and representatives against any 1, 30s. damages, liabilities, cost or expenses (including attorney's fees), claims, suits, actions, proceedings, demands, penalties, fines, judgments, or awards accruing to or made on each other arising out of any act or omission of other Party or any breach of this MoU by the other Party.
- d. Force Majeure: Except as otherwise provided in this Agreement, the Parties' obligations hereunder shall be suspended while, but only so long as, a party is prevented from complying with such obligations, in whole or in part, by strikes, walkouts, acts of God war, or other matters beyond the reasonable control of either Party whether relating to the matters herein specifically enumerated or not. Each party shall give the other Party notice within ten (10) days after the occurrence of any event of force majeure that may cause delay hereunder, and the date of performance by any party that gives such notice shall be extended for a period not exceeding the period of delay caused by the event of force majeure so identified.
- Amendments: This MoU shall not be amended or modified in any way other than by an agreement in writing executed by the duly authorized representatives of all the Parties. Any such amendment shall be consistent with the general understandings of the Parties upon signing this MoU. No changes to this MoU shall be effective unless in writing and signed by all the Parties hereto.
- Waiver: No waiver of any breach of any provision of this MoU shall constitute a waiver of any prior, concurrent or subsequent breach of the same of any other provisions hereof, and no waiver shall be effective unless made in writing and signed by an authorized representative of the waiving
- Severance: If any provision of this MoU is invalid, unenforceable or prohibited by law, this MoU shall be considered divisible as to such provision and such provision shall be inoperative and shall not be part of the consideration moving from any Party hereto to the others, and the remainder of this MoU shall be valid, binding and of like effect as though such provision was not included
- Entire MoU: This MoU including the annexure thereof constitutes the entire MoU of the Parties with respect to the subject matter hereof and supersedes all negotiations, prior discussions, whether oral or written; related to such subject matter and any prior agreement.
- This agreement shall be executed in two copies each of which shall be deemed an original, one copy shall be kept by Artemis and other by AUG.
- Notices: Every notice, demand or communication to be given under this MoU shall be in writing and shall be deemed to be duly served if sent by registered post or courier or e-mail at the address mentioned herein below in this MoU unless the same have been changed by the concerned Party by intimation to the other Parties. Address for service of notices:

Page 3 of 4

Amity University Haryana Manesar, Gurgaon-122

For Artemis Medicare Services Ltd.

Company Secretary

Ners/

Gurugram 122413

(Navneet Goel) -

AUG:
Amity Medical School
C/o Amity University, Gurgaon
Amity Education Valley
Panchgaon, Manesar.
Gurgaon, Haryana
Pin Code: 122413
Kind Attention:
E-mail:

Artemis:
Artemis Hospital,
Sector-51, Gurgaon,
Haryana- 122 001 (India)
Kind Attn: Chief Executive Officer

No notice, demand or communication sh

No notice, demand or communication shall be deemed to be given, if sent by registered mail, until four Business Days after posting the said communication.

k. Assignment: Subject to the provisions of this MoU, this MoU is personal to the Parties and shall not be capable of assignment, except with the prior written consent of the other Party.

Signed on 26 day of MARCH 2015

For Artemis Medicare Services Limited

Pater (of

By: Mr. Navneet Goel Head-Legal & Company Secretary

Witnesses:

1) Mariles

For Amity University, Gurgaon

Registrar

Amity University Haryana

2) Manesar Gurgaon-122413

Page 4 of 4

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By Hand

Date: 8th September 2015

Amity Medical School Clo Amity University, Gurgaon Amity Education Valley Panchgaon, Manesar Gurgaon, Haryana-122413

Ref

Memorandum of Understanding dated 26th March 2015 (hereinafter referred as "MoU")

Sub:

Issuance of 1st Side Letter

Dear Sir/Madam,

With reference to the captioned subject and mutual discussions we had for revision in the MoU:

a) Following clause shall substitute Clause 2(a) of the aforesald MoU:

2. DUTIES & RESPONSIBILITY AREAS OF PARTIES

- a. Parties shall jointly undertake Certification programs for eligible Doctor/ Psychologists/ Counselor/ Nurses/ Paramedical aspirants, wherein AUG shall provide practical training in its laboratories at its campus and Artemis shall impart off the job observership and hands-on training (Subject to Medical Council of India and RCI Regulations and other applicable laws). However, prior approval of the Academic Council of the University would be obtained for conducting each Certification Program as per University norms. On successful completion of Certification Program, parties shall issue a certificate which shall bear the name and logo of both the parties to evidence successful completion. It is understood by both the parties that this certificate shall be the only conclusive evidence of completion of Program and that the same shall be jointly signed by the Parties.
- b) Following clause shall substitute Clause 4 of the aforesaid MoU:
 - 4. STATUTORY COMPLIANCE

Both parties would work together to ensure that the requirements of the various statutory bodies including but not limited to the NCI, MCI, PCI, RCI etc. are adhered to in letter and spirit.

This Side letter shall become effective with effect from 1st September 2015.

Save to the extent specifically agreed in this letter, the other terms shall be subject to and governed by the terms and conditions of the aforesaid Agreement.

You are requested to acknowledge your agreement to the foregoing, by executing and dating this letter in the designated space below.

Thanking You,

For Artemis Medicage Services Limited

(Navneet Goel)

Head-Legal & Company Secretar

ACKNOWLEDGED & AGREED

For Amity University, Gurgaon

(Authorized Signatory)



Artemis Hospitals (Unit of Artemis Medicare Services Ltd)

Sector 51, Gurgaon 122001, Haryana, India.Ph: +91 124 6767 999 | Fax: +91 124 6767 701 | Emergency & Trauma: +91 124 6767 000 Plot No. 14. Sector 20. Dwarka 110075. Ph.: +91-11-71111000, Fax: +91-11-71111002 Emergency: +91-11-71111011

Corporate Identity No.: U85110DL2004PLC126414 | Email: Info@artemishealthsciences.com

Registered Office : 414/1,4th Floor, DDA Commercial Complex, District Centre, Janak Puri, New Delhi-110 058 🔸 💠

TIN: 06461826088 (HR), 07300402760 (UEL), SERVICE TAX: AAFCA0130MST001, TAN No.: OELA36048E, PAN: AAFCA0130M



MOU2



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MEMORANDUM OF UNDERSTANDING
BETWEEN
AMITY UNIVERSITIES AND INSTITUTIONS
AND
FORTIS HEALTHCARE LIMITED

This Memorandum of Understanding (hereinafter referred to as MOU) is made on this 19th day of April, 2017 by and between:

AMITY UNIVERSITIES & INSTITUTIONS sponsored and promoted by Ritnand Balved Education Foundation (RBEF), registered under the Indian Laws, and having its registered office at E-27, Defence Colony, New Delhi-110024, (hereinafter referred to as "AU"), which expression shall unless excluded by or repugnant to the context or meaning thereof, be deemed to mean and include its successors and assigns, through its authorized signatory, Dr. W. Selvamurthy, President, Amity Science, Technology & Innovation Foundation (ASTIF) of the FIRST PART;

AND !

FORTIS HEALTHCARE LIMITED, a company registered under the Companies Act, 1956 and having its registered office at Fortis Hospital Sector 62, Phase VIII, Mohali (hereinafter referred to as "FHL"), which represents shall unless excluded or repugnant to the context or meaning thereof, be deemed to mean and include its successors and assigns) through its authorized signatory. Air. Bhavdeep Singh, Chief Executive Officer of the SECOND PART.

Page 1 of 6



Both Parties hereinafter as 'Party'.

be collectively referred to as "Parties" and individually

WHEREAS

- A. Amity University (AU) and Fortis Healthcare Limited (FHL) share common interests to foster academic and scientific collaboration in the fields of Biomedical Sciences, with a focus on academics and clinical and scientific translational research.
- B. AU and FHL have discussed and identified that a stronger relationship between the Parties shall be mutually beneficial and therefore propose to establish a formal relationship with each other.
- C. To achieve the above laudable objectives, both Parties have entered into this MOU with the intent to collaborate closely in academics and scientific research activities in the area of Biomedical Sciences.

NOW THIS MOU WITNESSSSETH AS UNDER:

The Parties agree as under:

1. COMMENCEMENT AND DURATION

- 1.1. This MOU shall-take effect on the date of signing and shall continue for a period of 5 years unless terminated earlier in accordance with the provisions of Clause 7 of this MOU.
- 1.2 Representatives of the Parties may agree to review the operation of this MOU from time to time and constitute Working Groups to monitor and evaluate the progress and outcomes of this MOU.

FORCE OF THIS MOU

- 2.1. Unless specifically noted herein, this MOU is not intended to be of legal force and affect the Parties in any manner whatsoever. The Parties therefore agree and understand that this MOU shall not create or give rise to any legally binding obligations upon the each other.
- 2.2. The broad areas of engagement outlined in this MOU are described below to facilitate more detailed and specific negotiations between the Parties which may lead to the preparation and signing of one or more formal agreements (Definitive Agreements) between the Parties.

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Page 2 of 6



BROAD AREAS FOR COOPERATION

- 3.1. AU and FHL agree to hold discussions to identify key areas for joint and collaborative activities and their progress through:
 - (a) Promotion, implementation and execution of these joint and collaborative scientific and clinical research projects;
 - (b) Organization of joint scientific workshops, seminars, conferences and working meetings at bilateral or multilateral levels;
 - Exchange of faculty, scientists, clinicians, researchers, scholars, students trainees etc., and facilitate mutual sharing of Techno-Scientific knowledge and knowhow;
 - (d) Provision of opportunities for students of Amity University to undergo Internship programs at and across Fortis Healthcare network;
 - (e) Engagement in joint supervision of Ph.D. programmes between Amity University and Fortis Healthcare;
 - (f) Facilitation of faculty, consultants, residents staff of Fortis Healthcare to be registered as part time Ph.D. students at Amity University;
 - (g) Facilitation of full time Ph.D. students from Amity University, access to patient information and research material, at the network hospitals of Fortis Healthcare for collaborative research and publication;
 - (h) Invitation to faculty and consultants of Fortis Healthcare as Visiting/Guest faculty for training to students of Amity University; and
 - (i) Any other initiative of mutual interest determined and agreed between Parties from time to time.
- 3.2. The areas of cooperation outlined above are described to facilitate more detailed and specific discussion and negotiation between Parties, which may lead to the preparation and execution of one or more formal agreements (Definitive Agreements) between AU and FHL.

JOINT CONTRIBUTIONS

Potential areas for collaborative research will be identified and recorded in subsequent research specific Definitive Agreement(s) that set out specific and relevant contributions by the Parties. This may include:

Access to research laboratories and assistance in development of projects involving the Parties;

Submission of research proposals to national and international organisations to obtain support for their common research projects;

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- 4.2. In this endeavour AU and FHL shall work specifically in the areas defined in para 3.1 above.
- 4.3. The Parties also acknowledge that all specific financial arrangements proposed must be negotiated and all initiatives under this MOU shall be undertaken depend upon the availability of funds and regulatory approvals.

5. CONFIDENTIALITY AND PRIVACY

- 5.1. AU and FHL recognize that Parties will come into possession of information which the other Party may consider to be confidential, including Personal Information ("Personal Information" means information and opinions recorded in any form about an individual whose identity is apparent, or can reasonably be ascertained, from the information or opinion).
- 5.2. AU and FHL covenant and agree that they shall not misuse divulge or at any time disclose to any third party, any confidential information of the other Party, without first having obtained prior written consent of the respective Party.
- 5.3. The obligations of confidentiality set out in Article 5.1 and 5.2 above, shall not apply to any information which is or hereafter falls into the public domain, or in the event that such disclosure of confidential information is required to be made to any regulatory, statutory or legal authority.
- 5.4. Each of the Parties shall disclose the confidential information of the other Party only to such of its own employees, and only on 'need to know basis', restricted to a minimum number as shall require the information to accomplish the purpose of the Agreement, and shall treat such confidential information with the same degree of care as it uses to protect its own confidential information of like importance, but not less than a reasonable degree of care under the circumstances.
 - .5. The receiving Party of the confidential information shall assume full responsibility for any breach or non-fulfilment of the obligations under this MOU by any person to whom access to any confidential information is granted.

The provisions of this Clause 5 are intended to and shall be binding upon the parties upon the signing of this MOU, and shall survive the termination or expiry of this MOU.

6. INTELLECTUAL PROPERTY

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6.1. "Intellectual Property" means and includes all copyright, all rights in relation to inventions (including patent rights), register and unregistered trademarks, registered and unregistered designs and all other rights resulting from intellectual activity in the scientific, industrial, literary or artistic fields.



- 6.2. Each Party shall retain all rights to existing intellectual property belonging to it and contributed by it ("Background IP") at the commencement of each Research Project arising under this Agreement.
- 6.3. If any IPR issue emerges as a result of joint research, then a specific IPR addendum will be jointly agreed upon and recorded in writing between the Parties

7. TERMINATION

- 7.1. Either of AU or FHL may terminate this MOU by giving three months prior written notice to the other Party.
- 7.2. The termination of this MOU shall not affect the implementation of activities that have been undertaken prior to such termination, unless agreements pertaining to such activities explicitly provide for such termination.

8. AMENDMENTS AND SUPPLEMENTARY AGREEMENTS

- 8.1. The Parties may agree to amend this MOU at any time by further memoranda in writing executed by the duly authorized signatories of both Parties.
- 8.2. The Parties shall wherever necessary enter into written Definitive Agreement(s) to facilitate collaborative activities arising from this MOU. Such agreements will specify the details of agreed activities and programs, including the contributions and responsibilities of the Parties, funding, intellectual property provisions, confidentiality, risk allocation and indemnity obligations of each Party.

9. USE OF NAME AND LOGO

9.1. No party shall use, nor permit any person or entity to use, the name or logo (or any variation thereof) of another Party without first obtaining prior written consent from the other Party. The Parties intend that this provision shall be binding upon Parties and shall survive the termination or expiry of this MOU.

10. COMPLIANCE WITH APPLICABLE LAWS

1. Parties shall be responsible for obtaining and complying with all statutory approvals, permissions, taking licenses etc. as may be necessary and applicable for the successful consummation of this MOU.

11. APPLICABLE LAW

11.1. This MOU and all questions arising out of its interpretation shall be construed in accordance with the laws of India.

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12. DISPUTE RESOLUTION AND JURISDICTION

- 12.1. In the event of disagreements on the interpretation and implementation of this MOU, the Parties shall make every effort and endeavour to resolve these disputes amicably by mutual agreement.
- 12.2. In the event the Parties fail to arrive at an amicable resolution the aggrieved Party may take recourse to Court of Law. The Parties irrevocably agree that the Courts at New Delhi shall have exclusive jurisdiction for any dispute arising out of this MOU.

For Fortis Healthcare Limited

For Amity Universities & Institutions

Signature of Authorised Signatory

Mr. Bhavdeep Singh Chief Executive Officer

Date: 19th April, 2017

Witness 1

Name & Designation:

DIUPENDRA

Date: 19, April

Witness 2

Name & Designation:

VITAY

Signature: 13.4

Signature of Authorised Signatory

Dr. W. Selvamurthy Presidents Editors Line, Technology & Innovation Foundation (ASTIF)

Date: 19th April, 2017

Witness 1

Name & Designation:

Dr Ajil K. Nagbal

Chansnon Board of Govern Rilmand Balved Medical Forwalm

Signature: 44 Toghal

Date:

19/04/2017

Witness 2

Name & Designation:

Post(Dr.) Bhiday C.Das

Signature:

Date:

.3 9 APR 2017





Indian-Non Judicial Stamp Harvana Government

Deponent



Date: 24/04/2017

G0X2017D1952

Stamp Duty Paid: ₹ 100

By landor Say!

GRN No.

20005509

Penalty:

₹ 0

Name:

Amity University Haryana

H.No/Floor: Na

City Village : Panchgaon

Sector/Ward : Na

Landmark : Na

Phone:

9958410749

District : Gurugram

State: Haryana

Purpose: TO sign the MOU between Medanta the Medicity Hospital Gurugram and AUH to be submitted at

Gurugram

The authoritity of this document can be verified by exercing this OrCode Through areat phone or on the website https://egrashry.nkuln

MEMORANDUM OF UNDERSTANDING BETWEEN AMITY UNIVERSITY HARYANA AND GLOBAL HEALTH PRIVATE LIMITED

This Memorandum of Understanding ("MOU") is made at Gurgaon (Haryana) as signed on 27% day of APA C, 2017 by and between: (6

Amity University, Haryana (Gurgaon), a university established under the Haryana Private Universities (Amendment) Act, 2010, and having its campus at Manesar, Gurgaon, (hereinafter referred to as "AUH", which expression shall, unless repugnant to the context and meaning thereof, include its executors, administrators, successors and assigns) for the FIRST PART;

And

Global Health Private Limited, a company incorporated and existing under the Companies Act, 1956 and having its registered office at E-18, Defence Colony, New Delhi -110024 (hereinafter referred to as "GHPL", which expression shall, unless repugnant to the context or meaning thereof, include its executors, administrators, successors and permitted assigns) of the SECOND PART.

AUH and GHPL shall hereinafter be referred individually to as "PARTY" and collectively as "PARTIES".





Page 1 of 12



PREAMBLE:

WHEREAS AUH is a part of the Amity Education Group, a leading education provider promoting quality education and research, having more than 150,000 students in 300 programs, 6000 faculty and scientists across 9 universities with 150+ institutions, 25 Schools and Preschools, spanning across 1200 acres of land with 7 million sq.ft of built-up area. AUH offers varied courses in engineering, biotechnology, computer science, information technology, nanotechnology, research, management, communication, design, fashion technology, law, humanities, and nursing and allied health programs. Having established some of the top-ranked institutions in niche areas in the country, and across the Globe Amity Education Group is now initiating to expand to encompass multiple programs, including training, education, research and innovation in the fields of 'Medical and Allied Sciences'.

AND WHEREAS, GHPL is a company incorporated for purposes of, inter alia, providing world class healthcare facilities and owns and operates a world-class multi-super specialty hospital and state of the art research facilities at Sector 38, Gurgaon, Haryana, 122001 under the brand name "Medanta-The Medicity" (hereinafter referred to as "Medanta").

NOW, THIS MOU WITNESSETH AND IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:

SCOPE AND PURPOSE:

- 1.1. AUH and MEDANTA have the common objective of developing well-trained and high quality human resource in the area of medical and allied sciences, including but not limited to medical science, nursing, medical technology, physical therapy and rehabilitation, pharmacy science, hospital administration, public health, health insurance and actuarial science, healthcare informatics, biomedical engineering, etc.
- 1.2. Towards this endeavour, the Parties hereby agree to enter into this MOU to record their understanding in offering certain courses and programs ("Identified Courses") in the fields of medical and allied sciences in collaboration with each other and on such terms and conditions to be set out in this MOU.
- 1.3. The Parties shall also define the priority courses to commence immediately, and add more courses from time to time as per market needs and priorities, and as per mutual agreement.
- 1.4. The Parties shall also conduct joint research projects, symposia, conferences, seminars and scholarly meetings on such terms and conditions as may be mutually agreed with respect to such specific events from time to time.

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Page 2 of 12



2. ROLES AND RESPONSIBILITIES:

2.1. AUH's Roles and Responsibilities

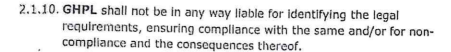
- 2.1.1. AUH shall be responsible for ensuring availability of any and all resources and infrastructure required for the purpose of delivery of Identified Courses at the Campus (including but not limited to class rooms, library, laboratories, etc.);
- AUH shall develop the curriculum and the course contents of the Identified Courses as per regulatory requirements and in consultation with GHPL;
- 2.1.3. AUH shall develop the eligibility criterion for the students applying for the Identified Courses and shall conduct entrance examinations to determine the merit of candidates.
- 2.1.4. Further, AUH shall undertake co-ordination and management of admissions/enrolment of the qualified students;
- AUH shall recruit required faculty for the Identified Courses to conduct classes and lectures including theory classes and practical training sessions;
- 2.1.6. AUH shall be responsible for the marketing, promoting and advertising the Identified Courses in and outside India. AUH undertakes to comply within the provisions of Clause 4 of this MOU, while marketing, promoting and advertising the Identified Courses;
- 2.1.7. AUH shall be responsible for conducting examination and awarding degrees, diplomas and certificates (as the case may be) to the students as per the academic calendar;
- 2.1.8. AUH shall provide for suitable transportation facilities for the Visiting Faculty (as defined in Clause 2.2.1 below) from Medanta to AUH Campus and for students attending training session at Medanta from AUH Campus to Medanta;
- 2.1.9. AUH shall comply with all applicable state and national laws and obtain and maintain any and all approvals and licenses as may be required for initiating and offering Identified Courses to the students and undertaking and performing such other activities as may be required for the purpose of successful implementation of the Identified Courses.

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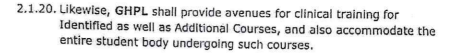
- 2.1.11. AUH shall ensure that GHPL receives the first right to recruit the students pursuing the Identified Courses for internships and full time placement at Medanta, GHPL shall have the 'right of first offer' and AUH shall facilitate that GHPL receives the opportunity to screen and interview the passing out students before any third party is invited for Campus recruitment.
- 2.1.12. AUH shall make best efforts to place the students selected by GHPL at Medanta for internships and full time placement, as the case may be.
- 2.1.13. AUH shall reimburse to GHPL any and all cost and expenses incurred by GHPL and Visiting Faculty in performing their roles and responsibilities as set out in Clause 2.2 below within 15 (fifteen) days from the receipt of invoice and supporting documents from GHPL. It is hereby clarified that GHPL shall not be responsible for incurring any cost, expenses or liability towards initiation and implementation of the Identified Courses other than the cost incurred by GHPL in performing its roles and responsibilities as set out in Clause 2.2 below.
- 2.1.14. AUH shall be solely responsible to arranging and providing any and all funds, resources and infrastructure required for successful initiation and implementation of the Identified Courses.
- 2.1.15. AUH shall accommodate and enroll aspirants for postdoctoral studies (e.g. Ph.D - both full time as well as part time) from Medanta.
- 2.1.16. AUH shall also accommodate postgraduate trainees (e.g. DNB program) from Medanta who intend to join classes in basic sciences periodically, once such facilities are established at AUH.
- 2.1.17. AUH shall also provide opportunities for faculty and resident staff of Medanta to undertake Ph.D programs on part-time basis within the bye-laws of the University.
- 2.1.18. AUH shall initiate any Additional Courses, as per mutual agreement between AUH and GHPL,
- 2.1.19. In case AUH finds it difficult or fails to commence such Additional Courses within a mutually agreed time period, GHPL shall be free to collaborate with any other third party for the same.





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- 2.1.21. In case GHPL finds it difficult or fails to accommodate students for such Identified and Additional Courses within a mutually agreed time period, AUH shall be free to collaborate with any other third party for the same.
- 2.1.22. AUH, as a University partners, shall undertake and perform such other responsibilities as may be necessary for the successful initiation and implementation of the Identified as well as Additional Courses, initiated as per mutual agreement.
- 2.1.23. All Additional Courses, once agreed between the Parties from time to time, shall be deemed to be considered as Identified Courses.

2.2. GHPL's Roles and Responsibilities:

- 2.2.1. GHPL would make available its physicians and consultants ("Visiting Faculty") to take classes and deliver lectures in Identified Courses at the AUH Campus. Parties shall mutually agree on the physicians and consultants who shall constitute the Visiting Faculty from time to time.
- 2.2.2. The Visiting Faculty shall be available as per a mutually agreed schedule. Such mutually agreed schedule shall be subject to the availability of physicians and consultants from time to time, and in the rare case of unavailability of any member of the Visiting Faculty GHPL shall assign a substitute faculty.
- 2.2.3. GHPL would offer practical and/or clinical training at Medanta to the students pursuing the Identified Courses as well as Additional Courses, within the provision of regulatory requirement for such courses. The nature, extent and schedule of such training programs, drawn within the provision of regulatory requirement, shall be mutually agreed between Parties from time to time.

3. EXCLUSIVITY:

3.1. The Parties, in mutual interest, may not enter into similar arrangements for development and implementation of Identified Courses with any third Party, subject to the condition that the Parties have the necessary infrastructure and capacity to enroll/accommodate additional courses and increased number of students as per the growth plan of the Parties, and the market needs.





Page 5 of 12



- 3.2. The Parties shall have the 'right of first offer' with respect to any Additional Courses desired to be initiated by the other Party. In case either Party desires to develop and offer any Additional Courses or programs, then such Party shall first offer to develop such Additional Courses in collaboration/participation with the other Party.
- 3.3. In case, however, the other Party decides not to collaborate/participate with respect to development and implementation of such Additional Courses then the first Party shall be free to enter into arrangements with any third Party with respect to such Additional Courses.

USAGE OF INTELLECTUAL PROPERTY:

- 4.1. The Parties hereby agree and AUH hereby undertakes and warrants ensuring that the Identified Courses shall be marketed, advertised and promoted as being offered by "AUH in collaboration with Medanta". Any and all material describing the Identified Courses or availability of Identified Courses at AUH shall mention that such Identified Courses are being offered by AUH in collaboration with Medanta.
- 4.2. The Parties agree that they may use the proprietary marks (i.e. trade name and logo, "Intellectual Property") of each other on promotional materials, advertisements as prepared in relation to the promotion of the Identified Courses. Such use shall be subject to prior approval of the other Party with respect to the promotional materials and advertisements (content and format) prior to circulating or publishing the same.
- 4.3. The Parties shall not use the Intellectual property of the other Party for any purpose other than promotional activities in relation to the Identified Courses and the collaboration understanding between AUH and Medanta.
- 4.4. The Parties further agree that neither Party shall acquire any right whatsoever, through use, in the Intellectual Property of the other Party on account of the limited permitted use as per the terms of this MOU. All such rights pertaining to use and title of all Intellectual Property of each Party shall exclusively vest with the respective Party.
- 4.5. The Parties covenant that the Parties shall forthwith upon learning of any unauthorized reproduction, use, or modifications of the Intellectual Property of the other Party inform such Party of the same and assist the said Party in taking all actions deemed necessary against such acts, at the costs and expenses of the aggrieved Party.

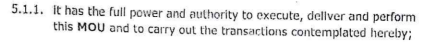
5. REPRESENTATIONS AND WARRANTIES:

5.1. Each Party hereby represents and warrants to the other Party that:

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- 5.1.2. the execution, delivery and performance of this MOU by it, does not and will not conflict with any legal, contractual, or organizational requirements:
- 5.1.3. there are no pending or threatened legal, administrative, or other proceedings/labour dispute that if adversely determined, could reasonably be expected to have a material adverse effect on its ability to perform its obligations under this MOU;
- it shall, upon earlier termination or expiry of this MOU, comply with the provisions of Clause 7.3 below;
- 5.1.5. the authorization to use the Intellectual Property under Clause 4 above will not violate any proprietary rights of any third party, including, without limitation, confidential relationships, patent, trade secrets, copyright rights and any other proprietary rights.
- 5.2. In addition, AUH hereby represents and warrants that:
 - 5.2.1. it has the necessary infrastructure, manpower, expertise, experience and knowledge to initiate and commence the delivery of Identified Courses and Additional Courses in the manner envisaged in this MOU and as required under applicable laws;
 - 5.2.2. it is in compliance with and shall continue to comply with all applicable state and national laws and has obtained and shall maintain during the Term of this MOU any and all approvals and licenses as may be required for the purpose of setting up and operating a University in the state of Haryana, offering Identified Courses and the Additional Courses to the students and undertaking and performing such other activities as may be envisaged herein.

6. CONFIDENTIALITY:

6.1. Each Party (the "Receiving Party") undertakes to keep and maintain all Confidential Information received from the other Party (the "Disclosing Party") in the strictest confidence and not to disclose such information to any third party without the prior written consent of the Disclosing Party. The Receiving Party shall use the Confidential Information solely for the purpose of implementing the transaction contemplated herein and not for any other purpose.

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Page 7 of 12



- 6.2. The Receiving Party shall also ensure that its auditors, legal advisers, directors and employees (the "Permitted Recipients"):
 - 6.2.1. only be given access to any Confidential Information received from the Disclosing Party on a 'need to know' basis and solely for the purposes of this MOU and not for their own benefit or for the benefit of a third party;
 - 6.2.2. shall have been made aware of the requirements of confidentiality set out in this MOU and such Permitted Recipients agree to comply with the said requirements;
 - 6.2.3. shall not cause or permit the Confidential Information to be disclosed to any third party;
 - 6.2.4. shall take all possible steps to safeguard the confidentiality of the Confidential Information, including, but not limited to, implementing security mechanism, notifying Disclosing Party of any suspected unauthorized disclosures and to do all things necessary, execute all documents and render all assistance reasonably required by the Disclosing Party in this regard; and
 - 6.2.5. shall return promptly any and all copies of such Confidential Information to the Disclosing Party at its request.

The Disclosing Party may require the Receiving Party to verify compliance with this provision.

- 6.3. The provisions of this Clause shall not prevent either Party from disclosing any information where it can demonstrate and document that such information:
 - 6.3.1. was in its possession (with full right to disclose) prior to receiving it from the Disclosing Party; or
 - 6.3.2. is or subsequently comes into the public domain other than by breach of its obligations hereunder; or
 - 6.3.3. is independently developed by the Receiving Party; or
 - 6.3.4. was received from a third party who was free to divulge it; or
 - 6.3.5. was required to be disclosed under an order or instruction from a Court or tribunal or other authority of competent jurisdiction.

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Page 8 of 12

TERMINATION AND CONSEQUENCES OF TERMINATION:

- 7.1. This MOU shall be valid for a period of 3 (three) year with effect from the date hereof unless otherwise terminated in accordance with this Clause ("Term"). The Term may be renewed further for such extended period and on such terms and conditions as may be mutually agreed between the Parties.
- 7.2. Either Party may forthwith terminate this MOU if:
 - 7.2.1. The either Party fails to perform its material obligations under this MOU and such failure is not cured within 30 (thirty) days of receiving a written notice requiring it to be remedied; or
 - 7.2.2. The other Party's acts or omissions bring disrepute to the Terminating party and its goodwill in any manner; or
 - 7.2.3. The other Party's management undergoes change without releasing either Party from their respective obligations or liabilities under this MOU which have accrued as on the date of termination of this MOU and without affecting the rights and powers conferred by this MOU on the parties.
 - 7.2,4. In the event of termination of this MOU before the expiry of 3 years, Medanta will continue to provide clinical facilities and services referred to in this MOU to admitted students until completion of their respective courses.
- 7.3. On expiry or earlier termination of this MOU, within 1 (one) week from the date of expiry/termination;
 - 7.3.1. each Party shall hand over all Confidential Information in its possession belonging to the other Party to the other Party;
 - 7.3.2. each Party shall cease to use the other Party's Intellectual Property and all promotional material (in physical and/or electronic form) which includes other Party's Intellectual Property or represent any kind of association between the Parties. Such promotional material must be destroyed and not put to any further use.
 - 7.3.3. each Party shall continue to remain solely liable and responsible towards its liabilities accrued till the date of termination of this MOU;

7.3.4. neither Party shall be entitled to any compensation on account of such termination, except as envisaged herein.

Page 9 of 12

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GOVERNING LAW AND DISPUTE RESOLUTION:

- 8.1. This MOU shall be construed in accordance with and governed by the laws of India.
- 8.2. The Parties will attempt in good faith to resolve any dispute or claim arising from, out of or relating to this MOU through friendly negotiations. If the dispute is not resolved through friendly negotiation within a period 30 (thirty) days from the date of receipt of a written notice from a Party to other, such dispute shall be resolved by a sole arbitrator (jointly appointed by both Parties), through arbitration to be conducted in accordance with the Arbitration and Conciliation Act, 1996.
- 8.3. The venue of such arbitration shall be New Delhi. The decision or award given by the sole arbitrator shall be final and binding on the Parties.

9. MISCELLANEOUS:

- 9.1. Notice: Any notice, request, consent, waiver or other communication required or permitted hereunder shall be effective only if it is in writing and shall be deemed received by the Party to which it is sent:
 - 9.1.1. upon delivery when delivered by hand,
 - 9.1.2. 3 (three) days after being sent, if sent with all sending expenses prepaid, by an express courier with a reliable system for tracking delivery,
 - 9.1.3. when transmitted, if sent by confirmed facsimile, or
 - 9.1.4. 14 (fourteen) days after the date sent, if sent by certified or registered mail, postage prepaid, return receipt requested, addressed to:
 - 9.1.5. GHPL: Global Health Private Limited, E-18, Defence Colony, New Delhi -110024 with a copy to President & CFO, Medanta - The Medicity, Sector 38, Gurgaon, Haryana-122001.
 - AUH: Amity University Haryana, E-27, Defence Colony, New Delhi-110024 with a copy to Pro-Vice Chancellor, Amity University Haryana, Amity Education Valley, Panchgaon (Manesar), Gurgaon-122413
- 9.2. No communication exchanged by, originated from, or received by either Parties shall bind either, or in any manner alter the terms of this MOU, and the rights and duties of the parties mentioned herein. Electronic mails that

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Page 10 of 12



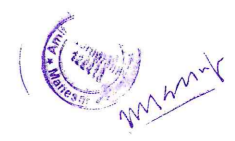
purport to state, aver, declare, or acknowledge anything other than information exchange, or procedural instructions and guidelines not specifically stated in this MOU shall be deemed void and invalid to such extend, and shall be read accordingly.

- 9.3. Each Party shall designate employees as 'Coordinators' for the purposes of acting as the sole point in contact and these Coordinators shall be empowered to discuss and reach MOU on any actions with regard to any operational aspect of the Service contemplated under this MOU.
- 9.4. Entire MOU: This MOU constitutes the whole agreement between the Parties relating to the subject matter hereof and supersedes any prior agreements or understandings relating to such subject matter.
- 9.5. Amendments: This MOU may not be amended, modified or supplemented except by a written instrument executed by each of the Parties.
- 9.6. Waiver: No waiver of any provision of this MOU shall be effective unless set forth in a written instrument signed by the Party waiving such provision.
- 9.7. Independent Rights: Each of the rights of the Parties hereto under this MOU are independent, cumulative and without prejudice to all other rights available to them, and the exercise or non-exercise of any such right shall not prejudice or constitute a waiver of any other right of the Party, whether under this MOU or otherwise.
- 9.8. Severability: Each and every obligation under this MOU shall be treated as a separate obligation and shall be severally enforceable as such and in the event of any obligation or obligations being or becoming unenforceable in whole or in part, the Parties shall negotiate, in good faith, a valid, legal and enforceable substitute provision or provisions, which most nearly effect the intention of the Parties.
- 9.9. Relationship: The relationship between Parties is that of an independent contractor and neither Party hereto is an agent or partner of the other Party for any purpose whatsoever.
- 9.10. Assignment: Neither Party shall assign this MOU or its rights and obligation hereunder without the prior written consent of the other Party.
- 9.11. Counterparts: This MOU shall be executed in two (2) or more counterparts, all of which shall constitute one and the same agreement.
- Survival: Such Clauses which by its very nature should survive the expiry and termination of this MOU shall survive the termination or expiry of this MOU.





Page 11 of 12



This MOU is subject to approval of Board of Directors of GHPL.

IN WITNESS WHEREOF, the Parties by their duly authorised representatives have executed this MOU on the day first above written:

SIGNED for and on behalf of Amity University

Signature

Name

Maj Gen (Dr.) Mahavir Singh MBBS ; MD (HA)

Pasition

DEAN FACULTY OF MEALTH

Witness 1

Signature

Name VED PRAKAUH RAWAT

Position Sr. All Registrar

Witness 2

Signature

Name

Position

SIGNED for and on behalf of Global Health Private Limited

Signature (

Name

Position

Witness 2

Signature

Name

Position

Page 12 of 12



MEMORANDOM OF UNDERSTANDING (MOU)

AGREEMENT FOR SCIENTIFIC COOPERATION IN RESEARCH DETWEEN

ECOTECH FIV LTD, KNOXFIELD VICTORIA JIBS, AUSTRALIA

AND

AMITY UNIVERSITY HARYANA, MANESAR-GURGAON IZMUA, HARYANA, INDIA

In view of the common wish to undertake scientific superch solishousess between the Ausdemic Institution (University) and the Industry in the fields of mutual inserest, ECOTHEP by List, Australia (herein after referred to as ECOTECH) and the Amity University Haryana (herein after referred to as ECOTECH) and the Amity University Haryana (herein after referred to as AUH), in harmony with the spirit of scientific and inchespolagiess establishment in Almospheric Scientess research among Universities and Industries to promote the Academia-Industry Relationship, have agreed to sign the following:

AGREEMENT ON SCIENTIFIC REALTHONS BETWEEN ACADEMIA AND INDUSTRY

Objective: Characterization of Particulate Manne under Different Wanther and Enviro Conditions using Poles Nephelometer

Polar Nephelomenty is an impossive and next generation inclinative for angular summing aconstruents of almospheric perfectable characteristics. With the advant of Econoch-make Asserts 4000 Polar integrating Multimestral Nephelometer, AUH and ECOTECH will embersor to enhance the Analocal-Industry relationship by supporting the other party's archaological and senanch of fiftees under the principle of respecting musual autonomy. In particular, both parties will contribute to the development of the efficiesty of Polar Nephelometer for Air Quality Minchesing is and around the University sampus.

Following are the Arens for and Contents of Collaboration:

- Estimation of Integrated Total (Backward plus Forward) Scattering Coefficient (a large of Air Quality)
 Specins Variation of Scattering Coefficient to Derive the Particle See Distributed
 Estimation of Fortizonal Valid by and Level of Policies
 Determination of Particle Refrestive Index and Composition
 Determination of Asymmetry Factor
 Particle Shape and Roughouss
 Calibration and Validation of Resistant Transfer Strongs Assumptions

The parties will share information about confinences, symposts and formational levels. The Engineers from ECOTECH will that the keep advantaments and Science outcome with the Faculty Mombers and Statements and Statem

Lund



Administrative Aspects and Infrastructura

The Monet Assess 4000 Pelos Nephricans (CRL) at AVII. The instrument would be fide manuscined during the period of operation at Allif by ECCI-LLE Enough their Service Legisler Stationed in India. Thus, there are no financial implications from Allif side. The advention desproduces of sites point project stay he satisfied by leak the parties in manual sublationation for manuscinates fit before his and Allif will have lead in the suports and camerals publications.

Amily Gence for Ocean-Among place foliance and Technology (ACOAST) and Amily Course for Environmental Science and Health (ACIDM) of AVII will not at extendial acting Department to local after this point cooperative statement project locally.

The puries will explain joint marketing scalar public relation Gypersollers resulted from the accounting possible occuprention in research between AUH and EGOTECH Framepor include, but are not limited to, whitract and presentation substances at televial confirming publicated for media relaxives and good years received, photography and view produces and public focus publication of the action for temperation between AUH and ECOTECH on programs we make

Termint Agreement

The agreement will come him set will the signature of six appointed representatives of the two parties and will have director of shout two years. Francel agreement may be received for additional terms upon the status of which approved from both parties.

Head, ACOAST & ACESH Amily Veryward Haryani, Curpon

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MEMORANDUM OF UNDERSTANDING (MOU)

AGREEMENT FOR SCIENTIFIC COOPERATION IN RESEARCH BETWEEN
THE INDIAN INSTITUE OF TROPICAL METEOROLOGY, PUNE, INDIA
(An Autonomous Institute under Ministry of Earth Sciences, Govt. of India)
AND

AMITY UNIVERSITY HARYANA, MANESAR-GURGAON-122413, HARYANA, INDIA

In view of the common wish to continue relations for scientific collaboration between the university (located at scientifically strategic location) and the research Institution in the fields of mutual interest, the Indian Institute of Tropical Meteorology, Pune (hereinafter referred to as IITM) and the AMITY UNIVERSITY HARYANA, MANESAR-GURGAON (hereinafter referred to as AUH), in harmony with the spirit of scientific collaboration within the country and to spread front line atmospheric sciences research in Indian universities that characterises relations between them, have agreed to sign the following:

AGREEMENT FOR SCIENTIFIC AND CULTURAL COLLABORATION

Objective: Measuring, Monitoring and Modelling of Air Quality and Associated Quantities over Rural Environment

Article 1

The AUH and the IITM will endeavour to enhance research activities by supporting the other Party's research efforts under the principle of respecting mutual autonomy. In particular both Parties will contribute to the development of integrated modelling and monitoring systems for effective air pollution assessment and applied research both at regional and national scale.

(Areas for and contents of collaboration)
Article 2

Areas for collaboration between the two Parties will involve integrated monitoring and assessment modelling for air quality evaluation, impacts and planning, including:

- Regular monitoring of all major air pollutants along with meteorological fields,
- · Development of pollutant emission inventories,
- · Observational data assimilation,
- · 3-D simulation of chemical and transport phenomena in the boundary layer and troposphere,
- · Secondary pollutants (ozone and fine particulates) assessment at regional scale,
- · Forecast and prevention of critical and severe population exposures,
- · Evaluation of impact of air pollution on Health and climate changes
- Optimization of air pollution mitigation strategies.

(Exchange of research staff)
Article 3

Article 3

The exchange is defined principally in the following ways:

a) The Parties will agree to the reciprocal exchange of professors, scientists and Ph.D. students for study visits, research, conferences, and will favour the exchange of scientific experience and knowledge.

Contd...2



- b) The Parties will share information about conferences, symposium and seminars organised at national level.
- c) The Parties will provide the basic infrastructural facilities to the visiting researchers for carrying out research activity in their University /institute.

(Administrative Aspects and Infrastructure) Article 4

- The Air pollution measurement System (includes expensive and sophisticated scientific instruments, UPS, and all other accessories) will be fully sponsored, procured by IITM. The IITM will also install and commission it in a suitable location at AUH and will also maintain it regularly by deputing one contract engineer. All the instruments provided by IITM and the data generated will always remain the property of IITM and will be returnable after the expiry of MOU. The scientific data product of the project may be utilized by both the parties in mutual collaboration for maximum scientific benefit and IITM will have lead in all reports and publications. Dissemination of the data will remain the prerogative of IITM.
- The AUH will provide all possible infrastructural facilities (in kind) like a well furnished laboratory room of a minimum size of 5 x5 mt² with open space, adequate raw power supply of around 5KW, furniture, etc in a suitable location in the campus which may be decided mutually.
- Amity Centre for Ocean-Atmospheric Science and Technology (ACOAST) and Amity Centre for Environmental Science and Health (ACESH) of AUH will act as collaborating Department to look after this project locally and one scientist from this department will act as local coordinator responsible for administrative as well as scientific work for this project from AUH.
- It is agreed that at least two Junior research Fellows (JRF) are selected and sponsored by AUH from their internal system for this project which may eventually lead them to complete their Ph.D. This is envisaged to enhance the human resource development in the subject area of air quality and climate change which will further spread the scientific message in national capacity building.
- Project students can be registered for Ph.D. degree at AUH or Pune University under the joint guide-ship of the Program Director of IITM (Dr. G. Beig) and AUH (Prof. P.C.S. Devara). To facilitate the arrangement, Program Director from IITM shall be recognized by AUH as Ph.D. guide.

(Term of the agreement) Article 5

The agreement will come into act with the signatures of the appointed representatives of the two Parties & will have duration of five years. IITM reserves the right to terminate the agreement. Present agreement may be renewed for additional terms upon the mutual written approval from both Parties.

Prof. P.C.S. Devara Head, ACOAST & ACESH

Amity University Haryana, Gurgaon

Program Director-Indian Institute of Tropical Meteorology Pune

Dr. Gufran Beig, Scientist-G Program Director, SAFAR-India Ministry of Earth Sciences Gout Of India Prof. P.B. Sharma Vice-Chancellor

Prof (Dr) P B Sharma Vice Chancellor Amily University Haryana

Amity University Haryana, Gurgaon

Director

Indian Institute of Tropical Meteorology Pune





Agreement of Academic Cooperation Between Amity University, Gurgaon, Haryana, India And Sacred Heart University

Amity University and Sacred Heart University are pleased to enter upon an agreement to promote scholarly cooperation, mutual understanding and friendly relationships through the following:

- a) Exchange of Faculty members;
- b) Exchange of students and developing study programs;
- c) Developing dual degree programs and twinning programs;
- d) Joint supervision and co-direction of Thesis and Joint Research;
- e) Exchange of Academic information and development of syllabi;
- f) Explore opportunities of Study Aboard and India Immersion Programmes;
- g) Training of and visits by faculty members:
- h) The development of common actions such as symposium, seminars, conferences, publications and team research.

General Terms of the Agreement

- a) The Agreement will come into effect on the date of signing and will be effective for all Amity Universities and Institutions.
- b) Amendments and additions may be made to the agreement subject to the consent of the parties.
- c) Financial obligations in regard to programs and exchanges will be discussed and agreed upon separately by the parties.
- d) The details of each article of the Agreement will be decided separately.

Amity University

Sacred Heart University

Name of Official: Dr. Ascem Chuahan

Designation: Chancellor, Amity University

Date: 01.09.17

Date: 07.07.17

Prof (Dr) P B Sharma Vice Chancellor Amity University Haryane Manesar-122413 (Gurragon)

Anny University and Sacred Heart University - Agreement of Academic Cooperation

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MEMORANDUM OF UNDERSTANDING

ON INTERNATIONAL EXCHANGE
BETWEEN

AMITY UNIVERSITY GURGAON, HARYANA, INDIA

AND

SAMARA NATIONAL RESEARCH UNIVERSITY, RUSSIA-

Amity University Gurgaon, Haryana, India and Samara National Research University, Russia agree to cooperate on international programs based on the principal of reciprocity.

This Memorandum of Understanding (MOU) encourages the exchange of faculty, scholars, students, academic information and materials in the belief that the research and educational process at both universities will be canhanced and that mutual understanding between their respective faculty, scholars and students will be increased by the establishment of such exchanges.

- The universities agree to promote the following exchange activities based on their respective academic and educational needs:
 - a) Exchange of faculty and scholars (professors, lecturers, or researchers)
 - b) Exchange of students (including undergraduate and graduate students)
 - c) Exchange of academic information and materials
 - d) Exchange of periodical academic publications
 - e) Organization of joint research programs
 - f) Organization of joint conferences
 - g) Other academic exchanges agreed to by both universities
- The implementation of each specific exchange based on this MOU shall be separately negotiated and determined by both universities. Efforts shall be made by both sides to find financial sources for carrying out exchange programs.
- Nothing shall diminish the full autonomy of gather institution, nor will any constraints or financial obligations be imposed by either upon the other in carrying out the MOU.
- 4. This MOU is in force for five years and is subject to revision or modification by mutual agreement. It is also understood that either institution may terminate MOU at any time, although such action will only be taken after mutual consultation in order to avoid any possible inconvenience to all parties. This MOU shall-take effect from the date of the latest signature below.

FOR: AMITY UNIVERSITY GURGAON

Prof. P.B. Sharma Vice Chancellor

Date: 22-11-2017

FOR: SAMARA NATIONAL RESEARCH UNIVERSITY

Prof. Vigagoga resease in a second of the control o







元智大學全球事務處

Global Affairs Office Yuan Ze University 株工料 32003 中近市追東等 195 覧 135 Yuan-Tung Road, Chung-Li Dist., Taoyuan City, Taiwan 32003, R.O.C. TEL: \$36-3-463\$\$00 ext. 3281-3284 FAX: 886-3-4634202

April 11 2018

Dear partner,

Warm greeting from Yuan Ze University!

Enclosed please find the original copy of Memorandum of Understanding on International Exchange between Yuan Ze University and Amity University, signed by our president.

We strongly hope that this agreement will further promote academic collaboration and exchange between Yuan Ze University and Amity University.

Sincerely yours,

With my best regards,

Alia (16-9-0) Liu

Glo' al Affairs Office, Your Ze University

135, Year Tong Road, Chang Li, Tair, an 325

Tel: +(14-3-463 cm)0 ext 3266

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Global Affairs Office 全球事務宴

Gurugrami 122413 14 Manesat





MEMORANDUM OF UNDERSTANDING

ON INTERNATIONAL EXCHANGE

BETWEEN

AMITY UNIVERSITY, GURGAON, HARYANA, INDIA

YUAN ZE UNIVERSITY, TAOYUAN, TAIWAN, R.O.C.



Amity University Gurgaon, Haryana, India and Yuan Ze University, Taoyuan, Taiwan, R.O.C. agree to cooperate on international programs based on the principal of reciprocity.

This Memorandum of Understanding (MOU) encourages the exchange of faculty, scholars, students, academic information and materials in the belief that the research and educational process at both universities will be enhanced and that mutual understanding between their respective faculty, scholars and students will be increased by the establishment of such exchanges.

- 1. The universities agree to promote the following exchange activities based on their respective academic
 - a) Exchange of faculty and scholars (professors, lecturers, or researchers)
 - b) Exchange of students (including undergraduate and graduate students)
 - c) Exchange of academic information and materials
 - d) Exchange of periodical academic publications
 - e) Organization of joint research programs
 - f) Organization of joint conferences
 - g) Other academic exchanges agreed to by both universities
- 2. The implementation of each specific exchange based on this MOU shall be separately negotiated and determined by both universities. Efforts shall be made by both sides to find financial sources for
- 3. Nothing shall diminish the full autonomy of gather institution, nor will any constraints or financial obligations be imposed by either upon the other in carrying out the MOU.
- 4. This MOU is in force for five years and is subject to revision or modification by mutual agreement. It is also understood that either institution may terminate MOU at any time, although such action will only be taken after mutual consultation in order to avoid any possible inconvenience to all parties. This MOU shall take effect from the date of the latest signature below.

FOR: AMITY UNIVERSITY GURGAON FOR: YUAN ZE UNIVERSITY TAOYUAN Prof. P.B. Sharma Vice Chancellor President Date:







Yunus Centre

Memorandum of Understanding

(For Establishing the Yunus Social Business Centre)

BETWEEN

Amity University Haryana,

Amity Education Valley, Gurgaon (Manesar), Haryana 122 413 Haryana

AND

Yunus Centre (YC)

Signed on: 28/06/2018



Memorandum of Understanding

This Memorandum of Understanding (MOU) is entered between:

1. Yunus Centre (Grameen Bank Tower, 16th Floor, Mirpur 2, Dhaka - 1216, Bangladesh), hereinafter referred to as Yunus Centre or YC.

Yunus Centre Dhaka, Bangladesh is a social business hub for issues related to social business, working in the field of poverty alleviation and sustainability. It is 'aimed primarily at promoting and disseminating Professor Yunus's philosophy, with a special focus on social business and is currently chaired by Prof. Muhammad Yunus.

and

2. Amity University Haryana (AUH), Amity Education Valley, Gurgaon (Manesar), Haryana 122 413 Haryana

For the creation of "Yunus Social Business Centre-Amity University Haryana (YSBC-AUH)".

Purpose:

- 3. Amity University Haryana will create 'Yunus Social Business Centre Amity University Haryana (YSBC-AUH) and enter into this Memorandum of Understanding (MoU) to develop and expand a framework of cooperation between Yunus Centre and Amity University Haryana, for the creation of YSBC, Amity University Haryana to promote Professor Yunus's vision of alleviating poverty by implementing the concept of Social Business via mutual understanding and cooperation through:
- a) Promoting mutual understanding and co-operation in areas of common interest in education, research, information gathering and action plans so as to deepen the understanding of each other's cultures and values that drive business and social changes.
- b) The implementation of any activities under this MOU shall be the responsibility of a Director designated by Amity University Haryana

Page 1 of 4



(AUH). The Director shall act as the principal contact for individual and group activities, distribute information, review and evaluate activities and propose additional initiatives.

The above goals will be accomplished by undertaking the following activities:

- 1. 'Yunus Social Business Centre (YSBC)' and 'Amity University Haryana' will be represented by a Board or committee constituted by the, Amity University Haryana, authority which will conduct annual reviews of the organization to align its tasks towards the mission.
- 2. As part of the mission to promote the above objectives, 'Yunus Social Business Centre (YSBC)', 'Amity University Haryana' will organize student exchange and learning visits, so students can learn first-hand techniques and programs which have been set up to assist the economic development of the poor in developing countries.
- 3. At least one senior faculty member (preferably at the Professor level and preferably from the School of Business or Economics with significant work experience in the field of) will be appointed as a director of the Centre with at least one full time equivalent staff.
- 4. It will have a clear budget approved by the Amity University Haryana, and a business plan outlining proposed programs, activities.
- 5. It will update the information on the social business pedia www.socialbusinesspedia.com regularly.
- 6. For the use of Yunus name an agreement will be signed with the Yunus Centre. (Annexure: A).
- 7. Yunus Centre, Dhaka and Amity University Haryana, will be happy to collaborate with the YSBC, Amity University Haryana for promoting Social Business. This will be achieved through, but not limited to, social business action programmes, courses, research, publications, conducting social Business design labs, conferences, exchange programmes, academic workshops, exposure visits, internships, community out-reach programmes and scholarship programmes.

Page 2 of 4



- 8. This MOU between Yunus Centre, Dhaka and Amity University Haryana, shall remain valid for an unlimited period unless it is amended or dissolved. Any one party may dissolve it by addressing a letter to the other party.
- 9. This MOU shall become effective upon signature by the authorized officials from the Yunus Centre, Dhaka and Amity University Haryana and will remain in effect until modified or terminated by any one of the partners by mutual consent.
- 10. This MOU is legally non-binding. This is only for the purpose of recording the common interest of both the parties.

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Page 3 of 4



IN WITNESS WHEREOF Amity University Haryana (AUH) and Yunus Centre (YC) hereunto have executed this Memorandum of Understanding on the year and date first above written:

SIGNED BY

SIGNED BY

For and on behalf of

Amity University Haryana (AUH) For and on behalf of

Yunus Centre

Partner Signature:

Dr. Aseem Chauhan

Chancellor

Amity University Haryana

Address: Amity Education Valley

Gurgaon (Manesar), Haryana 122 413

Haryana

Tel Nos.: (University Campus): 0124-2337015/16,

88 266 98200/1/2/3

Email: achauhan@crossbordergroup.com

Date: 12.06.2018

Partner Signature:

Prof. Muhammad Yunus Chairman, Yunus Centre Address: Grameen Bank Bhaban (16th Floor)

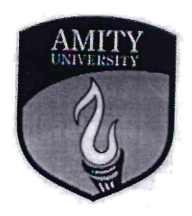
Mirpur 2, Dhaka 1216, Bangladesh

Telephone:+88029023010 Email:yunus@grameen.org

Date:









Terms of Reference

(For Using the 'Yunus' Name)

BETWEEN

Amity University Haryana,

Amity Education Valley, Gurgaon (Manesar), Haryana 122 413 Haryana

AND

Yunus Centre (YC)

Signed on: 28/06/2018



TERMS & CONDITIONS FOR USING THE YUNUS NAME

For using the name of "Yunus", and to ensure that organization adheres to objective of helping the poor, or achieving a specific goal or promoting the concept of social business the following terms and conditions have to be accepted:

- 1. For the use of "Yunus" name the organisation will provide an operational report and a financial report audited by a reputed audit firm for each calendar year by March of the following year. If the audited financial report is not received by YC for two consecutive years, "Yunus" name may be withdrawn by a notice from Yunus Centre.
- 2. Yunus Centre would get minimum of one seat on the Board.
- Yunus Centre will have veto power in policy matters relating to keeping the organisation on track on its social goal, and maintain its social business commitment
- 4. Yunus Centre will expect that its guidance on matters relating to the ideas and philosophies of social business as detailed by Professor Muhammad Yunus, will be carefully followed.
- Yunus Centre can walk away with "Yunus" name in case of a conflict on the interpretation of the concept of social business.
- Before the Yunus organisation in launched, the CEO or his deputy has to undergo an orientation visit to Yunus Centre in Bangladesh.
- 7. The organization will have to pay an initial registration fee of \$2,500 to the Yunus Centre and a yearly renewal fee of US\$ 1,000. In special cases registration fee can be reduced or waived.



- 8. This agreement does not give any exclusivity in the use of the "Yunus" name within the institution or within any geographical area. It does not allow the organization to allow another organization under it or associated with it to use the name.
- The logo and name of Yunus Centre cannot be used in connection with any events, publications, papers, displays without prior written approval.

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University of State o

IN WITNESS WHEREOF Amity University Haryana (AUH) and Yunus Centre (YC) hereunto have executed this Memorandum of Understanding on the year and date first above written:

SIGNED BY

SIGNED BY

For and on behalf of

Amity University Haryana (AUH) For an on behalf of

Yunus Centre

Partner Signature:

Dr. Aseem Chauhan

Chancellor Amity University Haryana Address: Amity Education Valley Gurgaon (Manesar), Haryana 122 413 Haryana

Tel Nos.: (University Campus): 0124-2337015/16, 88 266 98200/1/2/3

Email: achauhan@crossbordergroup.com

Date: 12-06. 2018

Partner Signature:

Prof. Muhammad Yunus

Chairman, Yunus Centre Address: Grameen Bank Bhaban (16th Floor) Mirpur 2, Dhaka 1216, Bangladesh

Telephone:+88029023010 Email:yunus@grameen.org Date:









Memorandum of Understanding

Between

Amity University, Gurgaon, Haryana, India Amity Education Valley Gurgaon (Manesar) – 122 413 Haryana, India

And

Florida International University (FIU) 11200 SW 8th Street, Miami, FL 33199 Florida, USA

Amity University and Florida International University Memorandism of Understanding







Memorandum of Understanding

Between

Amity University, Gurgaon, Haryana, India

And

Florida International University, Florida, USA

Amity University and Florida International University (the Parties) are pleased to explore the possibility of developing new programs and agree to explore collaborative activities with the overarching goal of fostering academic, scientific, artistic and cultural learning opportunities between the two institutions through:

- a) Exchange of faculty members;
- b) Exchange of students and developing study programs;
- c) Development of dual degree and articulation programs;
- d) Joint supervision and co-direction of thesis and joint research, as governed by the policies and regulations of each party;
- e) Exchange of academic information and development of syllabi;
- f) Establishment of Study Aboard and India Immersion programs;
- g) Training of, and visits by, faculty members; and,
- b) Development of common initiatives such as symposiums, seminars, conferences, publications and team research.

General Terms of the Memorandum of Understanding (MoU)

- a) This MoU is non-exclusive and will come into effect on the date of signing and will be effective for all Amity Universities and Institutions.
- b) Amendments and additions may be made to the MoU are subject to the consent of the Parties.
- c) Financial obligations in regard to programs and exchanges will be discussed and agreed upon separately in writing by the Parties.
- d) The terms of this MoU, including, without limitation, the possible exchange of information and academic materials in areas of mutual interest, is subject to the laws of the State of Florida, U.S. and U.S. federal law, including any and all applicable U.S. Export Administration laws, rules and regulations in effect from time to time.

Amity University and Florida International University Memorandum of Understanding

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- e) Via the representatives indicated below, the Parties encourage direct contact and cooperation among their faculty members and departments. The Parties agree to explore funding possibilities for any activity which might arise.
- f) Nothing in this MoU shall be construed as creating any legal relationship between the Parties, and any binding legal obligations must be memorialized in separate definitive agreement(s) that must be mutually agreed upon by the Parties.
- g) The details of each article of this MoU will be decided separately.
- h) The Parties stipulate that the use of their respective brands, represented by their headings and logotypes, may only be used by a Party with the previous and express written authorization of the other Party. This MoU does not authorize any one of the Parties to represent itself on behalf of the other Party, either verbally or in writing or to act on the other Party's behalf.
- i) The individuals named below sign this MoU on behalf of their respective Parties and represent and warrant that they have the requisite authority to bind their respective Parties.
- j) This MoU is valid for a period of five years from the effective date and may be renewed before the expiration date by agreement between the Parties. The Parties may terminate this MoU without cause by providing 120 days written notice to other Party.

For the purpose of implementing this MoU, the contact persons will be:

-Representatives: -

For Amity University:	For The Florida International University:	
Name of Official: Dr. Gunjan M Sanjeev	Name of Official: Ms. Birgitta Rausch-Montoto	
Designation: Vice President - RBEF; Director - International Affairs, Amity University Haryana	Designation: Director, Faculty & Global Affairs; Fulbright Scholar Program Campus Liaison	
Phone: +91-124-2337015	Phone: +1- 305-348-3763	
Emall: gmsanjeev@gen.amity.edu	Email: gmontoto@fiu.edu	

Amity University and Florida International University - Memorandom of Understanding

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Amity University:

The Florida International University
Board of Trustees:

Name of Official: Dr. Gunjan M Sanjeev

Name of Official: Meredith A. Newman, Ph.D.

Designation: Vice President – RBEF; Director –
International Affairs, Amity University Haryana

Date:

Date:

Amity University:	The Florida International University Board of Trustees:	
Goame.	Timb	
Name of Official: Dr. Pritam Babu Sharma	Name of Official: Kenneth G. Furton, Ph.D.	
Designation: Vice Chancellor, Amity University Haryana	Designation: Provost and Executive Vice President	
Date: 27th August, 2018	Date:	

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Amity University and Florida International University - Memorandom of Understanding

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Penalty:

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Name:

Amity University Haryana

H.No/Floor: Na

Sector/Ward: Na .

LandMark: Na

City/Village: Gurugram

District: Gurugram

State: Haryana

Phone:

0

Buyer / Second Party Detail

Seller / First Party Detail

Name:

Lal Path labs Foundation

H.No/Floor: Na

Sector/Ward: 38

LandMark: Na

Sity/Village: Guruoram

District: Gurugram

State: Haryana

Phone:

Purpose: MOU

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n N. MAL 3URUGRÁ: Rug, Nat. 822

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter referred to as "MOU") is made at Gurugram, Haryana onthis 26th day of September 2019.

BY AND BETWEEN

Amity University Haryana, Gurugram, a university established under the Haryana Private Universities (Amendment) Act, 2010, having its Campus at Mancsar, Gurugram Haryana 122413 (hereinafter referred to as "AMITY" which expression shall, unless repugnant to the context and meaning thereof, include its representatives and permitted assigns) acting through its Authorized Signatory_ Secretary for the First Part:

AND

Lal Path Labs Foundation, a Trust having its Registered Office at 54, Eskay House, Hanuman Road , New Delhi-1100001 and Principal Place of business at 12th Floor, Tower-B, SAS Tower, Medicity, Sector 38, Gurgaon -122001, Haryana (hereinafter referred to as "LPL Foundation")through , which expression, unless repugnant to the context and meaning thereof, shall include representative its subsidiaries, affiliates and permitted assigns of the Second Part;

AMITYandLPL Foundation shall be individually referred to a "Party" and collectively as Parties.

PREAMBLE

WHEREAS AMITY is a part of the Amity Education Group, a leading education provider promoting quality education and research and offers various graduation and post-graduation courses in engineering, bio-technology, computer science, health and allied Sciences, commerce and management etc. and have established some of the reputed institutions in niche areas in the country.

AND WHEREAS AMITY has previously entered into a Memorandum of Understanding with Dr.LalPathLabs Limited dated 6thNovember 2017, a well renowned pathological testing laboratory whichhas acquired over the past seven decades, the reputation and goodwill of being a premier institute in the country carrying on the business of conducting and providing varied diagnostic tests and facilities,

AND WHEREASLPL Foundation has established a Centre for Excellence and Skill Lab (CFE) for effectively providing the practical training and hands-on experience in pathological testing to the students for developing well trained and high quality Medical Lab Technologists ("Purpose"). The Parties desire to enter into this MOUwhich shall supersede and replace the Memorandum of Understanding with Dr.LalPathLabs Limited dated 6th November 2017, and all prior MOUs, agreements and understandings, oral or written, between AMITY and LPL Foundation or any of its associate companies with respect to the subject matter hereof.

NOW THEREFORE, IN CONSIDERATION FOR THE PERFORMANCE BY THE PARTIES OF THE PROMISES, COVENANTS AND CONDITIONS HEREIN CONTAINED, THE PARTIES HEREBY AGREE AS FOLLOWS:

1. SCOPE OF MOU:

AMITY and LPL Foundationaredesirous of entering into this MOU to formalize the terms and condition of academic exchanges between them for the aforesaid Purposeandto governthe planning and provide students with successful delivery of learning, teaching and research by offering Para Medical courses in Medical Lab Technology (MLT) including BSc. (MLT) & MSc. (MLT) (herein after referred to as "Courses"), and including its sub-specialties with provisions for direct as well as lateral entry.

2. RIGHTS AND RESPONSIBILITY OF AMITY:

- a) AMITY shall be responsible for delivery of courses and conduct of examination of the students.
- AMITY shall be responsible for recruiting qualified and expired faculty for the programs at AMITY's premises.
- c) All theory and basic practicals would be conducted at AMITY's premises and all the course materials (in soft and hard copy) shall be provided by AMITY at its own expense. The entire expenses for the course material, demonstrations, practical etc. shall be borne by AMITY. Dates and schedule of examination for the course shall be announced by AMITY at appropriate time, during the semester as per its protocol. The centres of examination and evaluation of answer script shall be assigned by AMITY.

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Page 2 of 7

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- d) AMITY shall share the study material (both in soft and hard copy) with LPL Foundation, so that the instructor or teaching faculty at CFE can prepare for such theory and practical training of the students.
- e) AMITY shall be responsible for the marketing of the programs/ courses and for co-ordination and management of student's admission / enrolment.
- f) AMITY shall be responsible for all administrative work relating to admission, providing Identity Card to all students, collection of fees, etc. for the award of the degree, diplomas and certificates as the case may be:
- g) AMITY shall provide academic infrastructure including labs, students facilities etc. and accommodation, if required.
- h) AMITY shall collect the entire fees from the students as per its own protocol.
- Infrastructure and premises requirements as per the norms shall be the sole responsibility of AMITY.
- j) The conveyance of enrolled students to and from the training facility at LPL Foundation shall be the responsibility of AMITY.

3. RIGHTS AND RESPONSIBILITY OF LPL FOUNDATION

- a) LPL Foundation shall provide practical diagnostic exposure at its Center for Excellence and Skill Lab (CFE) initially at Sector-14, Gurugram, Haryana by providing regular practical classesonce a week for all students enrolled with AMITY in its technical courses.
- b) LPL Foundation shall share the schedule of classes (specifying the date, time, name of instructor, subject & course) with AMITY through email. The said schedule shall be finalized by LPL Foundation upon mutual confirmation of the same with AMITY.
- c) LPL Foundation shall provide 6(six) monthsinternship to all the students who have completed the practical classes at CFE. AMITY shall share the complete list of the students who will be undergoing the practical classes at the CFE of LPL Foundation. The said internship would be at the designated centres of LPL Foundation in Delhi and NCR. The detailed plan of the internship (mentioning location of LPL Foundationcenter, name of students, timings, full time or short term training, etc.) would be prepared at sole discretion of LPL Foundation and same shall be communicated to students and AMITY, 7 (seven) days in advance. LPL Foundation shall provide the completion certificate of the internship training to AMITY for those students who have minimum attendance of 75% (seventy-five percent) at the CFE of LPL Foundation.
 - It shall be the responsibility of LPL Foundation to ensure the arrangements of all consumables at its own cost, and it shall be the responsibility of LPL Foundation at its own cost to provide trainers /demonstrator for training of the student enrolled for technical course with AMITY.
- e) Any student creating nuisance and indulging in any undesirable act or immoral activities disturbing the peace and tranquility of LPL Foundation shall be immediately restrained from

Page 3 of 7

entering the CFE of LPL Foundation, and his/her re-entry to CFE or any LPL Foundation's locationshall be at sole discretion of LPL Foundation. Further, AMITY shall indemnify LPL Foundation for anyact or omission, which causes damages to the property or reputation of LPL Foundation.

f) Both Parties may conduct joint research projects symposia conferences seminars and scholarly meetings, on mutually agreed basis.

4. IMPLEMENTATION

a)Each Party shall designate a Coordinator who shall be the nodal officer to oversee and facilitate the implementation of the MOU. Coordinators so appointed by both the Parties shallbe responsible for jointly executing the terms of this MOU as well as to formulate curriculum and modules for the various courses and for addressing all issues related to this MOU. They will meet frequently in the beginning and then gradually structure the periodicity of the meetings as per the requirements and mutual agreement. In case of any dead lock the same shall be referred to the top authorized official of the both the Parties or their duly authorized representative as mentioned under the Escalation Matrix under clause 13 of this MOU, who will collectively decide on resolving the deadlock in a time bound manner.

- b) The Coordinators will also periodically review, audit and evaluate the progress of the academic programs in general and the productivity of the individual courses in particular and give its recommendations with aview to work out improvement in operations if any are required.
- c) If during the operation of MOU, circumstances arise which call for alteration /modification of this MOU, the same shall be decided with the mutual consent of both the Parties and the addendum/amendment agreement will be signed between the Parties.
- d) To the fullest extent permitted by applicable law, neither Party shall be liable to the other Party for any special, indirect, consequential, or incidental damages (including but not limited to damages for loss of business profits, business interruption, loss of business information, and the like) arising out of this MOU, any documents referenced in this MOU, or any addenda or amendment hereto even if the Parties have been advised of the possibility of such damages.

5. STATUTORY COMPLIANCE

AMITY shall be responsible for all the statutory compliance of all kinds as required from time to time with respect to implementation/performance of this MOU. Both the Parties shall work together to ensure that the requirements of the various statutory bodies are adhered to in letter and spirit wherever applicable.

6.52DURATION

This MOU is valid for a period of three (3) years from 6th June 2019 till 5th June 2022(hereinafter referred to as "Term")unless terminated earlier in accordance with the terms of this MOU. This MOU can be extended further subject to revisions on mutual and conditions in writing.

7. CO-BRANDING

Both Parties agree that every communication (Leaflets/hoardings/Press ads/TV ads etc.) will be Cobranded with Party's name/style/logo being prominently displayed. However, as regard the issue of Degree/Diploma/Certificates by AMITY is concerned it will be as per its rules and regulations on the subject. In addition, certificate for successful completion of the real time diagnostic exposure/training

Page 4 of 7

with regard to the Degree/Diploma/Certificates shall be issued to the candidate by LPL Foundation and will carry the signatures of an authorized signatory of LPL Foundation, in addition to that of AMITY.

Either Party shall not use other's brand name, logo, mark or any other intellectual property in any manner whatsoever, except for the Purpose of this Agreement.

8. COURSE MATERIAL COPYRIGHT

Both the Parties agree that the course material shall be a joint copyright of both the Parties during the term and upon the expiry/ termination/sooner determination of this MOU. LPL Foundation shall continue to be the joint copyright holder of the said teaching material and shall be free to use it as it may deem fit. Each Party may use such property for research and scholarly purposes.

9. CONFIDENTIALITY

Both the Parties agree that they shall keep information confidential and not use the confidential information of each other except as specifically permitted under this MOU and shall not disclose any portion of the confidential information of each other to any person except those of its Representatives who have a need to know such confidential information for the performance of this MOU, provided that such representatives have executed a confidentiality agreement containing restrictions at least as restrictive as those herein.

Without limiting the foregoing, both the Parties agree that they shall not copy or redistribute to third parties any documentation, research, patents and student related data/ information. This provision survives termination or expiration of this MOU for a period of l(one) year.

Both Parties would keep the terms of the MOU as well as any research, patents and students related data/ information strictly confidential.

10. FEE STRUCTURE / PAYMENT TERMS

It is hereby agreed between the Parties that Amity shall pay a fixed fee of INR. 25,000/- (Rupees Twenty five Thousand only) for each enrolled student per course including cost of practical training and applicabletaxes. It is hereby agreed between the Parties that AMITY shall make the payment of such Fees to LPL Foundation in two instalments as per the Schedule attached herewith as per Annexure-1.

TERMINATION

Either Party may terminate this MOU by giving three (3) months advance notice to the other Party. However, the students emolled at any time during the subsistence of MOU shall complete their course including practical training and receive the degree.

12. DISPUTE RESOLUTION

Every dispute, difference or question which may at any time arise between the parties hereto or any person claiming under them, touching or arising out of or in respect of this MOU shall be decided on mutual and amicable consultation. If the Parties are unable to reach a mutually acceptable and agreed settlement of dispute then the same shall be referred to the arbitration of the sole arbitrator to be appointed by the mutual consent of both the Parties as per the provisions of the Arbitration and Conciliation Act 1996 and any amendment thereof. Award made in pursuance thereof shall be binding on both the parties. Language of arbitration shall be English and venue shall be New Delhi.

Page 5 of 7

13. ESCALATION MATRIX: The Parties shall raise any issues to each other as per below mentioned escalation matrix:

S. No:	Name of the concer	Email Id	Contact No.
5. IVO.	person .	1200 amity edu	8802552461
st Escalation	Di Vistalia	The Gram amity edil	19/1/3/0901
2 nd Escalation	D1 1.2 · 3-3	mpaggarwal@ggn.amity.	9968410749
3 rd Escalation	Gen Mahavirsingh	mpaggai war gginanasy.	

14. ENTIRE MOU

This MOU constitutes the only understanding between the Parties relating to the subject matter thereof except where expressly noted herein all prior negotiations, agreements and understanding, whether oral or written, are superseded, merged or cancelled hereby.

IN WITNESS WHERE OF, the Parties hereto have set their hands to this MOU in the presence of the following witnesses, on the day, month and year first above written.

For Amity University:-

For Lal Path Labs Foundation :-

Authorized Signatury

WITNESSES

Authorised Signatory

1. Name: ··· Address 👾 🐧 .

2. Name: Address: Sand first

NOTARY, GURUGRUJA, HR. (INDIA)

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Page 6 of 7

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ANNEXURE -1

Fee Structure

AMITYagrees and undertakes to make the payment of Course Fee ("fee") per student per technical course in the mode of Demand Draft/ Cheque in the Favour of "Lal Path Labs Foundation" AMITY shall make the payment of such Fees to LPL Foundation in two instalments as per the FeesSchedule given as under:-

	Fees Schedule
	INR. 25,000/-plus taxes
Course Fee	Payable in 2 (two) Equal Instalments (1st Instalment of INR. 12,500/- before the commencement of the course and the
	2 nd instalment of INR. 12,500/-after the completion of one year)

Note:

- 1. Fee and other dues will be payable at the beginning of the training in instalments as detailed in the
- 2. If the admission of a student is cancelled by AMITY for no fault of LPL Foundation, the fees paid will
- 3. The applicable taxes shall be exclusive on fee, if any., if applicable would be charged on the fee.



K.N. MALIK, ADVÍJĆATE HOTARY, GURUGRAM, HR. (INDIA)

Page 7 of 7

MEMORANDUM OF UNDERSTANDING

(for academic cooperation)

between

Amity University, Haryana

and

Dev Sanskriti Vishwavidyalaya (University)

The Amity University, Haryana and Dev Sanskriti Vishwavidyalaya (University), with the objective of fostering academic cooperation in the areas of Yogic Science and Meditation between themselves, agree as follows:

- 1) Both parties shall encourage the following academic activities:
 - i. Joint research activities
 - ii. Joint Faculty Development and Student Training Program
 - iii. Faculty exchange
 - iv. Student exchange
 - v. Short study visits
 - vi. Exchange of research results, academic publications and other academic information
 - vii. Student articulation (progression) between the institutions
 - viii. Any other academic ventures upon which both parties agree
- 2) This is a Memorandum of Understanding only. Fuller implementation of elements such as those listed above in 1) will require a Memorandum of Agreement that will set out such in detail. This must be provided prior to the initiation of the particular element. A Memorandum of Agreement may cover any or all of the above. It requires signature by both parties.
- 3) Both parties understand that financial arrangements will also have to be negotiated and set



Dear Dr Sali,

At Amity University Haryana we wish to start a centre for Yoga Science & Meditation in collaboration with Dev Sanskriti University, Haridwar. The centre shall promote studies, research and practise of yoga and meditation to the students & faculty of our University.

Dev Sanskriti Vishwavidyalaya is one of the leading centre for Vedic Studies and for Yoga Science and Meditation. The collaboration shall help in training of our faculty & students and also to conduct joint research programs. Once the activity picks up we shall also offer UG and PG program in Yoga Science & Meditation. I am please to enclose a copy of the draft MOU between AUH & Dev Sankriti Vishwavidyalaya along with the letter from Dr Chinmay Pandya, Pro VC dated 15th May 2019 for your ready reference.

I shall be thankful if you could kindly get the approval of C-VI sir for the MOU.

With Warm Regards,

PROF. P.B. SHARMA
PhD (Birmingham) FIE, FAeroS, FWAPS
President, Association of Indian Universities (AIU) (2017-18)
&

Vice Chancellor
Amity University Gurgaon,
Manesar Pin 122413, India
Website: www.amity.edu/gurgaon
Email: vcauh@ggn.amitv.edu,
pbsharma@ggn.amity.edu

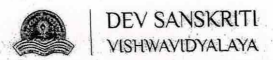
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"Amity University- A Research and Innovation driven University"
Earlier- Founder Vice Chancellor
Delhi Technological University
Former Director, Delhi College of Engineering

Former Vice - Chancellor Rajiv Gandhi Technological University Bhopal - 462036, India

Former Professor IIT Delhi





Recognized by UGC, Accredited by NAAC and an ISO 9001:2008 Certified Institution

Prof. P. B. Sharma
Vice Chancellor
Amity University - Gurgaon
Amity Education Valley
Gurugram (Manesar)
Haryana - 122 413
India

15 May 2019

Subject; MOU between AUH, Gurugram and DSVV Harldwar

Dear Prof Shariman

Greetings from the foothills of Himalayas,

It was indeed an apportunity to speak to you the other day on phone. As you rightly mentioned, it is now very important to integrate human values in higher education to develop professionally competent and morally upright individuals.

Your observation that for those who practice Yog and Meditation, the virtues like empathy, compassion, truthfulness and righteousness becomes a habit is also accurate and we as institutions of Higher Education were actually meant to work in this direction while imparting career oriented information.

I am happy that Amity Gurugram is making this laudable effort of imbibling Yog and meditation with a concern of holistic development of its students and faculty members. We would be very delighted to make collaborative efforts in this direction with Amity, Gurgaon. Unfortunately, I could not meet Prof. Mehta as I was in Europe for my several fecture tours, However, I have received the draft of MOU that he brought along with your letter and I have sent it to our legal team for their suggestions.

As you maybe aware, DSVV has collaborations with more than 45 institutions across the globe and thus with this email, I am also sending a draft of MOU that we usually use for collaboration with international institutions for your perusal. Should you find this ok, we can proceed with the signing ceremony during your upcoming visit to our campus on 16th and 17th June 2019.

A line of confirmation would help us make necessary arrangements for your stay at our campus-guesthouse and with this, I look forward to see you soon.

With Aircore sugandol.

Dr. Chinmay Pandya

Dr. Chinmay Pandya

Pro Vice Chancellor (MBBS, PGDipl, MRCPsych - London)

Gayatrikunj - Shantikunj, Haridwar - 249 411 (Uttarakhand)

Phone: 91-1334-261367, 262094 (Extn. 5528) • Fax: 91-1334-262095

Email: provc@dsvv.ac.in • Website: www.dsvv.ac.in | www.awgp.org



MEMORANDUM OF UNDERSTANDING

(for academic cooperation)

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		and				
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	Dev Sanskriti V	Ishwavidya	laya (Univers	ity)		
				5		
The	and Dev	Sanskriti	Vishwavidya	ilaya (Unive	ersity), wit	h the
objective of fostering a	cademic cooper	ation in th	e areas of	Yogic Science	e and Med	litation
between themselves, ag						(8
1) Both parties shall en	courage the follo	wing acad	emic activitie	s:		
I. Joint research			i			
ii. Joint Faculty D		Student Tr	aining Progra	m		
iii. Faculty exchan						
iv. Student excha			780	(**)		œ
.v. Short study vis						
vi. Exchange of re	coarch results a	rademic o	ablications ar	nd other acad	demic infor	mation
vii. Student articu	search results, a	on) between	on the institu	tions		
viii. Any other aca	demic ventures (Jpon willer	i botti parties	abice	*	į.
This is a Memoran those listed above	dum of Understa	anding only	y. Fuller impl	ementation	of element t will set or	s such as ut such ir
detail. This must	in 1) win require	arior to the	ne initiation	of the pa	rticular ele	ement.
detall. This must Memorandum of	Agreement may	cover any	or all of the	above. It re	equires sign	nature b
both parties.						. d ond -
3) Both parties unde	stand that finan	cial arrange	ements will a	iso have to b	e negotiate	eu anu se

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out within a separate agreement/s and may depend on the annual availability of funds.

4) This Memorandum of Understanding will be effective for a period of three (3) years, commencing on the date of the last signature by both parties. The period of validity can be extended by consent of both parties. This Memorandum of Understanding and all Agreements subsequently made may be terminated, with twelve (12) months written notice to the other party, without prejudice to the completion of any ongoing activities or arrangements.

5)	This	Memorandum	of	Understanding	is	written	in	English.	Translations	should	be
	acco	mpanied by the	Eng	lish text.							

6)	The Coordinator for this MOU at the	is	[Insert	Name
	Here]. The Coordinator for this MOU at Dev Sanskriti Vishwavidyalay			
	Vice Chancellor's Office. No activity will be carried out without the	e c	onsent o	f both
	coordinators.			

Signed and dated

Prof PB Sharma Vice Chancellor Amity University Haryana Panchgaon, Gurugram

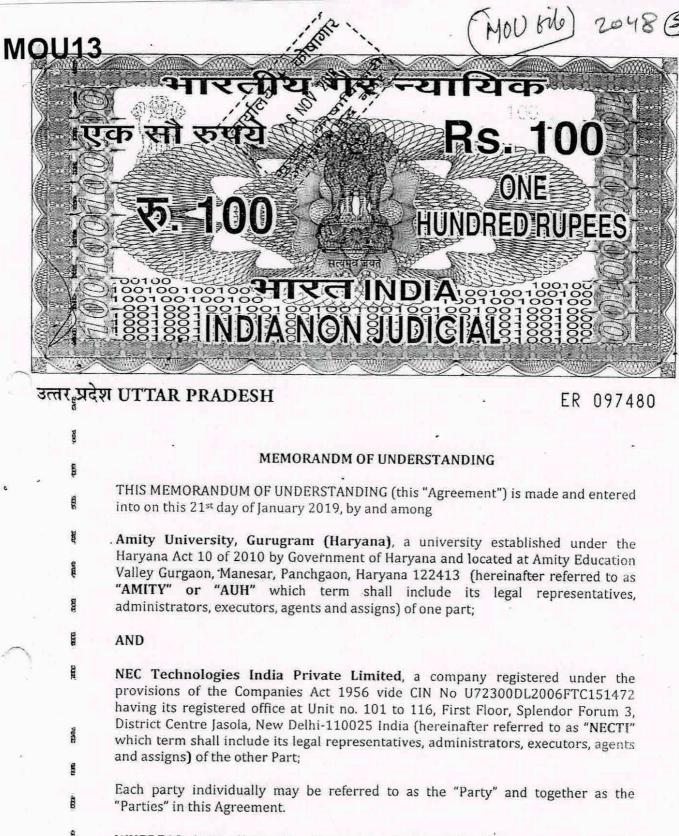
Pin: 122413

Date

Dr. Chinmay Pandya MBBS, PGDipl, MRCPsych (London) Pro Vice Chancellor Dev Sanskriti Vishwavidyalaya (University)

Date





WHEREAS Amity University, Gurugram is currently offering more than 100 programs in the field of Management, Engineering, Bio-technology, Applied Sciences, Forensic Sciences, Environment, Medical and Allied Health Sciences, Nursing, Journalism & Mass Communications, Liberal Arts, Computer Science, Foreign Language, Law, Architecture, Medical, Commerce, Economics, Fashion, Fine Arts, Liberal Arts, Laser, Technology and Optoelectronics and Hotel Management both at

NEC Technologies Legal.

Verified By

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undergraduate and post graduate levels, besides offering Doctoral Degree in many of these disciplines.

WHEREAS NECTI is engaged in providing IT/IT related services globally and is running an academy, known as NEC Japanese Language Academy (NJLA) for Japanese language and intercultural training;

WHEREAS AMITY has approached NECTI to avail its training services in Japanese language, culture and its business practices for AMITY students in various streams [hereinafter referred to as 'Purpose'];

WHEREAS This MOU sets forth basic terms and conditions amongst the Parties, for achieving the Purpose.

NOW THEREFORE, the Parties hereby agree as follows;

1. OBJECTIVES OF MOU

- 1.1 The Parties agree that this MOU is an expression of their intent to work together towards above-mentioned Purpose and to discuss and decide detailed roles and responsibilities as well as the commercials and the division of the scope of work amongst them via a separate agreement ('Main Agreement') for such period as may be agreed.
- 1.2 The Parties will cooperate with each other to achieve the Purpose.

2: RESPONSIBILITIES OF PARTIES

- 2.1 NECTI plans to assist AUH in providing Japanese Language Training /Skill based knowledge training especially to IT and Mechanical engineering students of AUH.
- 2.2 Students from other streams are also open to take this Japanese Language Training/Skill based knowledge training offered by NECTI in consultation with Japanese language department, Amity School of Languages & Amity Skills Institute.
- 2.3 NECTI will provide Crash Course on skill development and business Japanese that will focus on spoken Japanese to the students of AUH, whoever gets enrolled for the course.
- 2.4 The Place of Japanese Language Training will be AUH premises or somewhere mutually agreed by AUH & NECTI.
- 2.5 For this purpose, NECTI will act as a skill development Training partner of Amity School of Languages & Amity Skills Institute.

2.6 Amity School of Languages & Amity Skills Institute and NECTI will provide Cobranded Joint Certificates to the students who will undergo Japanese Language Training.

Verified By

NEC Technologies Legal.....

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- 2.7 NECTI reserves the right to provide training on Japanese language directly or through any third parties.
- 2.8 Subject to availability, NECTI shall provide resources to fulfill the demand of AUH w.r.t Japanese Language Training.
- 2.9 NECTI as knowledge partner of AUH to be engaged in conferences and curricular activities organized at AUH from time to time.
- 2.10AUH students given access to internship opportunities at NECTI and given priority for the same, provided the trainees clear the selection process of NECTI.
- 2.11NECTI to engage AUH students enrolled in Japanese Language Training for educational tours/visit to NECTI from time to time.*
- 2.12NECTI to engage and involve AUIF students to the placement cell of NECTI, provided they clear the selection process.
- 2.13AUH shall offer Intensive Diploma and certificate courses as a Joint Program between AUH and NECTI.

3. FEES

Fees for all the courses and trainings to be conducted by NECTI shall be decided mutually between AUH and NECTI.

4. CONFIDENTIALITY

- 4.1 The Parties shall:
- (a) keep and shall ensure that their respective officers, employees or advisers keep, secret and confidential the existence and contents of this MOU and all Confidential Information (as defined hereinafter) in any form including the business information of one Party which another Party acquires pursuant to the terms hereof;
- (b) not disclose the Confidential Information to any person other than those of its officers, employees or advisers who have a need to know the information for the purpose of the performance of the terms in this MOU; and
- (c) not use the Confidential Information for any purpose other than for the fulfillment of the intent of this MOU and mutual benefit of both Parties.
- 4.2 Confidential Information shall mean all information exchanged between the Parties for the fulfillment of this MOU. All Confidential Information intended to be confidential or proprietary by either Party shall be marked "Confidential" or "Proprietary". Confidential Information disclosed orally or visually or otherwise shall be identified as "Confidential" or "Proprietary" at the time of its disclosure and summarized and identified as being confidential or proprietary in writing, which shall be received by the Receiving Party within fifteen working (15) days after such disclosure.

NEC Technologies Legal....

ASL AUH

Gurugram 122413

4.3 The term "Confidential Information" and the obligations set out therein do not apply in respect of information which:

(a) is in or comes into the public domain without any breach of the obligations

herein set out by the receiving Party; or

- (b) the receiving Party rightfully acquires from a third party entitled to disclose it;
- (c) is already known to the receiving Party prior to disclosure by the disclosing party or is independently developed by the receiving party;
- (d) is required to be disclosed by law or government agency.
- 4.4 It is expressly understood and agreed by the Parties that the disclosure and provision of Confidential Information under or pursuant to this MOU by any Party to the other-shall not be construed as a grant by the disclosing Party to the receiving Party of any rights, either express or implied by license or otherwise, on the matters, inventions or discoveries to which such Confidential Information relates or any copyright, trademark or trade secret or other intellectual property rights.
- 4.5 The Parties acknowledge that the property in the Confidential Information disclosed by the disclosing Party to the receiving Party pursuant to this MOU shall, subject to any third party rights, vests with the disclosing Party.
- 4.6 Notwithstanding any provisions in this MOU, the Parties agree that the obligations set forth in this Clause 3 shall be legally binding and enforceable by the disclosing Party and shall survive the expiry or termination of this MOU for a period of five (5) years. -

5. INTELLECTUAL PROPERTY (IP) RIGHTS

Nothing in this MOU shall affect any ownership of IP rights of any Party which is developed prior to this MOU, or independently of or solely by any Party without access to or use of the Confidential Information of the other Party. Nothing in this MOU shall be construed as a grant of any IP rights by any Party of any kind and/or to any extent, whether by way of license or otherwise, unless otherwise expressly provided for by that Party.

6. TERM OF MOU

6.1 This MOU shall come into force on the signing date of this MOU. This MOU shall terminate upon happening of one of the events mentioned below: -

(a) the execution of Main Agreement between Parties, or

(b) Terminate of this MOU by mutual consent of the Parties in writing

The term of MOU shall be 1 year from the signing date of this MOU unless terminated pursuant to clause 6.1 above.

6.2 Termination of this MOU for any reason shall be without prejudice to any accrued rights, liabilities and remedies of the Parties.

Verined by

NEC Technologies Legal.....



7. REPRESENTATION TO THE PUBLIC

Except for achieving the Purpose of this MOU, no announcement, press release, or any other information relating to the MOU shall in any way be made, published or advertised by one Party save with the prior written consent of the other Party, such consent shall not be unreasonably withheld.

8. AMENDMENTS

This MOU shall not be amended and supplemented, save by mutual consent of the Parties and duly signed by both Parties in writing.

9. DISPUTE RESOLUTION

Any dispute arising out of or in connection with this MOU, including any question regarding its existence, validity or termination, shall initially be discussed and resolved by both Parties amicably within 90 days from the date such dispute or question arises, failing which, it shall be referred to Arbitration consisting of a sole arbitrator appointed by mutual consent of the Parties. Such arbitration shall be governed by the Arbitration and Conciliation Act 1996. Seat of Arbitration shall be in New Delhi and court of Delhi would have exclusive jurisdiction and Language shall be in English.

10. NON-ASSIGNMENT

This MOU may not be assigned or otherwise transferred by either Party in whole or in part without the prior written consent of the other Party, which consent shall not be unreasonably withheld.

11. GOVERNING LAW

This MOU shall be governed by and construed in accordance with the Laws of India.

12. RELATIONSHIP OF THE PARTIES

The relationship between the Parties shall be solely that of independent contractors. Nothing in this MOU shall be deemed to constitute, create or give effect to or otherwise recognize a joint venture, partnership or formal business entity of any kind, and the rights and obligations of the Parties shall be limited to those expressly set forth herein.

13. WARRANTY OF POWER

Each Party warrants to the other Party that it has full powers and authority to enter into and to perform the terms of this MOU.

14. LIMITATION OF LIABILITY

Verified by

Under no circumstances will either party be liable to the other party under this MOU-for any indirect, consequential or special damages.

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15. REPRESENTAION

AIPL represents that it has all necessary authority, power, consent, license to enter into this MOU and in case any approval from any authority is required for business engagement under this MOU the same will be obtained before entering into the Main Agreement

IN WITNESS whereof, the Parties hereto have caused this MOU to be duly executed the day and year first above-mentioned.

For and on behalf (NEC Technologies India Pvt. Ltd)

SIGNED by Mush Sur Name: PMUSH SINHA Ref No. NECTI/2019-01/225

In the presence of ()

Name: DEEPTI KAUR

For and on behalf (Amity University, Gurugram (Haryana))

SIGNED by Fadmikell

Name: PADMAKALI BANERJEE

In the presence of (Pof ASHOK TOKKE

Name: ASHOK TIKKU

· AS

Verified by

NEC Technologies Legal.../

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Between

AMITY UNIVERSITY, GURGAON (Manesar), a University established under the Haryana Private Universities (Amendment) Act, 2010, having its campus at Manesar, Gurgaon, acting through its authorized representative Registrar [hereinafter referred to as "AUH", which expression shall, unless repugnant to the context and meaning thereof, include its successors and assigns] of the First Part;

And

AHOOJA EYE AND DENTAL INSTITUTE a Eye & Dental Hospital having its registered office at 560/1 New Railway Road, Dayanand Colony, Gurgaon through its authorized representative Dr. Hitendra Ahooja (hereinafter referred to as "", which expression shall, unless repugnant to the context and meaning thereof, include its successors and assigns) of the Second Part.

(AUH and AHOOJA EYE AND DENTAL INSTITUTE are each referred to individually as a "Party" and collectively as "Parties".)

PREAMBLE

Whereas Amity University (AUH) is a part of the Amity Education Group, a leading education provider promoting quality education and research having more than 85,000 students in 240 programs across 150 institutions spanning across 1000 acres of land with 5.1 million sq ft of built-up area. AMITY offers varied courses in engineering, bio-technology, computer science, information technology, nanotechnology, research, management courses, communication, design, fashion technology, law, number of international courses etc. and having established some of the top-ranked institutions in niche areas in the country is now initiating courses in the area of medical and allied sciences.

Whereas AHOOJA EYE AND DENTAL INSTITUTE HOSPITAL is a leading healthcare service provider operating Ahooja Eye & Dental Institute (hereinafter referred to as AHOOJA EYE AND DENTAL INSTITUTE) with 15 beds and a number of specialty and super-specialty areas and a special interest in the field of Medical & Paramedical Education. AHOOJA EYE AND DENTAL INSTITUTE is offering some courses in medical science accredited by the QCI (Quality Gouncil & India) National Board of Examinations.

PURPOSE

AUH and AHOOJA EYE AND DENTAL INSTITUTE have the common objective of developing well-trained and high quality human resources in the area of medical and allied sciences, including but not limited to nursing, medical lab technology, hospital administration, healthcare IT etc.

The objective of this MoU is to establish the commitment, responsibilities, and understanding between the two parties that will govern the planning and successful delivery of learning, teaching, research and student experience.

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RESPONSIBILITY AREAS

- (a) AUH shall be responsible for delivery of courses and conducting examinations.
- (b) AUH shall be responsible for recruiting faculty both full-time / part-time for the programmes; AHOOJA EYE AND DENTAL INSTITUTE would send its faculty to deliver certain lectures desired for some courses from time to time, at AUH, agreed to by mutual agreement between both the parties from time to time.
- (c) All theory and contact classes shall be conducted by AUH.
- (d) AUH shall be responsible for the marketing of the programmes and for co-ordination and management of student's admissions/enrollment.
- (e) AUH would be responsible for the award of the degrees, diplomas and certificates as the case
- (f) AUH would provide academic infrastructure including labs, students' facilities etc. and accommodation, if required and if available.
- (g) The practical and / or clinical training would be conducted at AHOOJA EYE AND DENTAL INSTITUTE. While most practical sessions would be conducted at the hospital, a basic level lab would also be established at AUH. <u>Division of practical / clinical training will be decided my mutual agreement between both the parties from time to time.</u>
- (h) AHOOJA EYE AND DENTAL INSTITUTE may consider offering internships and full-time placements to the students of the programs run jointly, on the principal of 'first right of refusal'. AHOOJA EYE AND DENTAL INSTITUTE will also guide and accordingly assist the AUH in getting placements for the students, wherever possible. It is understood by both the parties that AHOOJA EYE AND DENTAL INSTITUTE doesn't in any way guarantee the job placements for the qualified students.
- Both parties may conduct joint research projects, symposia, conferences, seminars and scholarly meetings, if mutually agreed and where possible.
- (j) AUH will collect the entire fee from the students. Faculties of AHOOJA EYE AND DENTAL INSTITUTE will be adequately compensated for their role in the teaching programs, on mutually agreed terms and conditions.
- (k) AUH has represented that it has full time and part time faculty for its programs, particularly for Optometry courses. Further, it is understood by both the parties that AUH shall also accommodate AHOOJA EYE AND DENTAL INSTITUTE trainees who intend to join classes in basic sciences periodically.
- (i) The present list of courses already is agreeable to both parties. In addition, both parties have agreed to add under another group some more courses which have a lot of demand, the spectrum of courses can be modified by mutual consent of the parties as & when required.

IMPLEMENTATION

- (a) Each party shall designate a Coordinator who shall be the nodal officer to oversee and facilitate the implementation of this MoU. The Coordinators so appointed by both the parties will be responsible for jointly executing the terms of agreement as well as to formulate curricula and modules for the various courses and for addressing all issues related to this collaboration. The two Coordinators will meet frequently in the beginning and then gradually structure the periodicity of the meetings as per the requirements and mutual agreement. In case of any deadlock the same shall be referred to the top authorized official of the both the parties or their duly authorized representatives, who will collectively decide on resolving the deadlock in a time bound manner.
- (b) The Coordinators will also periodically review, audit and evaluate the progress of the academic programs in general and the productivity of the individual courses in particular and give their recommendations with a view to work out improvements in operations, if any, are required.
- (c) If during the operation of the Agreement, circumstances arise which call for alteration / modification of this Agreement, the same shall be decided with the mutual consent of both the
- (d) While the MoU will not bind exclusivity to either party, if there are specific areas / programmes for which exclusivity would be essential, this can be mutually agreed upon and added as an Annexure to the MoU.
- (e) None of the parties shall be liable for indirect or consequential damages.





STATUTORY COMPLIANCE

parties would work together to ensure that the requirements of the various statutory bodies including but not limited to the NCI, MCI, PCI etc. are adhered to infetter and spik.

DURATION

The Agreement will come into effect on the date of signing and will be valid for three years. The MoU ean be extended on mutual agreement at that time.

CONFIDENTIALITY

Both parties would keep the terms of the MoU as well as any research, patents and student related data/information strictly confidential.

TERMINATION

Either Party may terminate this MoU by giving 3 months advance notice to the other party. However the students enrolled at any time during the currency of this agreement shall complete their course including practical training and receive the Degrees/Diplomas.

DISPUTE RESOLUTION

Every dispute, difference or question which may at any time arise between the parties hereto or any person claiming under them, touching or arising out of or in respect of this MoU shall be decided on mutual and amicable consultation. If the parties are unable to reach a mutually acceptable and agreed settlement of the dispute then the same shall be referred to the arbitration of the sole arbitrator to be appointed by the mutual consent of both the parties are part the provisions of the dispute. appointed by the mutual consent of both the parties as per the provisions of the Arbitration and Conciliation Act, 1996. Award made in pursuance thereof shall be binding on both the parties. Language of Arbitration shall be English and venue shall be New Delhi.

ENTIRE MOU

This MoU constitutes the only understanding between the parties relating to the subject matter hereof, except where expressly noted herein and all prior negotiations, agreements and understandings, whether oral or written, are superseded merged or cancelled hereby.

Signed on 16th day of January, 2014.

Authorized Signatory AHOOJA EYE AND DENTAL INSTITUTE

Authorized Signatory AMITY UNIVERSITY HARYANA Gurgaon (Manesar)





MEMORANDUM OF UNDERSTANDING BETWEEN

Amity University Haryana, having its registered office Amity Education Valley, Panchgaon, Manesar, Gurgaon, Haryana 122413" (hereinafter "AMITY", which expression shall where the context so admits include its successors and permitted assignees) of the one part AND

Life Sciences Sector Skill Development Council (LSSSDC), a Not for profit organization, registered under the Societies Registration Act (XXI of 1860) having its registered office at The Mantosh Sondhi Center, 23, Institutional Area, Lodi Road, New Delhi and operating through its head office at 14, Palam Marg, Rear 2nd Floor, Vasant Vihar, New Delhi -57 on the other part.

Background

AUH

Amity University Haryana is a research oriented University making a difference in the lives of millions of academic aspirants. Our university is built on a foundation which embodies attributes that have made Amity institutions world-class over the last two decades. With each passing year, Amity has instituted global standards in education, training and research with state of the art infrastructure and the latest teaching methodologies.

LSSSDC

The Life Sciences Sector Skill Development Council (LSSSDC: www.lsssdc.in) had been set up as a Govt approved non statutory skill certification body for Life Sciences Sector (Pharma, Bio-pharm, Contact Research), under the aegis of National Skill Development Corporation (NSDC: http://www.nsdcindia.org) a Public Private Partnership Company of Govt. of India with primary mandate of catalyzing the skills landscape in India. LSSSDC aims to address the skills shortfalls in the Life Sciences Sector in India. Its remit includes developing national occupational standards (NOS) for the range of job roles in the Life Sciences sector, comprising — Pharmaceuticals, Biotechnology & Clinical Research, advising relevant curriculum and developing qualification framework to support the on-going development of the sector. It further aims to develop training standards and assessment systems to facilitate the increase of skilled workers in this sector.

1. Purpose of this MOU

The parties are exploring the possibility of working together in areas of mutual interest and wish to enter into this Memorandum of Understanding ("MoU") to set out the areas of cooperation.

2. Term

Initials for LSS Social Control of the LSSSDC

Initials for AUH:.....

Pro Vice Chancellor & Dean Academia Amity University Heryana

Gurugrans)

This MoU shall commence on the date of signature and shall endure for a period of three years. It may be terminated by either party upon giving no less than three months' notice in writing.

3. Areas of Co-Operation

The parties shall collaborate in the following areas:-

3.1 Knowledge sharing:

Work together in sharing knowledge resources in the key area of Life Sciences (Pharmaceutical, Bio-pharmaceutical, contract research). LSSSDC will share information on Life Sciences gathered during course of study conducted by its Knowledge Partner.

3.2 Support in Skilling Activities

AMITY will provide support for skill development activities with joint association of LSSSDC. LSSSDC will facilitate the skilling process within its boundaries of function.

4. Communication

Both parties agree to:Communicate regularly via emails.
Meet formally at least every 6 months to review progress
Update their respective Senior Managers/Executive Team quarterly of progress of this MoU

5. Status

- 5.1 Notwithstanding the terms of any other provisions of this MoU, this MoU is not legally binding and nothing contained in this MoU shall impose any legal obligations on either party whatsoever.
- 5.2 This MoU may be amended by agreement of both parties in writing.

Arbitration

Any dispute arising out of this MOU, the same shall be referred to the arbitration of 3 (three) arbitrators, one to be appointed by each party to the dispute, and the third and presiding arbitrator shall be nominated by the said two arbitrators before entering into any reference. The decision of the majority of arbitrators shall be final and binding on both parties. The venue of arbitration shall be at New Delhi and the arbitration proceedings shall take place under the provisions Indian Arbitration and Conciliation Act, 1996

Pro-Vice Chancellor/ Registrar Amity University Haryana Date:	Signature Date:
---	--------------------

Initials for LSSSDC

Initials for AUH:....

Gurugram 2 22413 2 Maneso

Ranjit Madan
CEO
Life Sciences Sector Skill Development Council
Signature
Date:

LSSSDC EST SKITT Delle SE STATE STAT

Initials for LSSSDC: Skill Days

Initials for AUH:.....

Pro Vice Chancellor & Dean Academias



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Indian-Non Judicial Stamp Harvana Government



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Deponent

Name:

GRN No.

Amily University Haryana

H.No/Floor: Na

Sector/Ward: Na

Landmark: Na

City/Village: Panchgaon

Districi: Gurugram

Phone -

8828387939

State: Haryana

Purpose: Renewing our MOU to be submitted at Life science sector skill council

The authoratical of this document can be ventiled by scarping this OrCode Through small phone or on the website https://egrashry.ric.in

I, Dr Padmakali Banerjee Pro Vice Chancellor, Dean Academics of Amity University Haryana having its registered office address Amity University Gurgaon, Manesar Pin 122413, India (Address), hereinafter referred as Training Partner.

On behalf of Above Organisation do hereby confirm, assure, and declare the following:

We, Amity University Haryana would ensure compliance to the following

1. Admissions

1.1 Admissions of the Trainees as per the prescribed eligibility criteria.

1.2 Collection of all relevant documents and maintenance of proper file of documents for each

Training

2.1 Conduction of the course as per the guidelines stated in the Qualification Pack.

2.2 Alignment of Curriculum and courseware based on QP/NOS set by LSSSDC.

- 2.3 Delivery of theory and practical training as mandated in the respective QP / Curriculum for stated number of hours.
- 2.4 TDP Training Delivery Plan: Organisation shall design a training Plan as per the given format and submit to LSSSDC for compliance validation and adherence to it. To ensure that Trainee is adequately skilled as per the prescribed performance criteria set by LSSSDC for respective QP/NOS.

2.5 Impart Industrial Training, where recommended

2.6 The Training shall not be considered, complete without Industrial Training/ Internship mentioned in the Curriculum.

Infrastructure

- 3.1 Availability of appropriate infrastructure as per the LSSSDC Protocol.
- 3.2 Availability of appropriate Training Aids for effective Trainings.
- 3.3 Compliance to complete equipment list as per the respective QP.
- 3.4 Non-use of any location other than the accredited by LSSSDC.
- 3.5 No franchisee or sub-letting system exists.

4. Trainer

4.1 Hiring of Trainers as per the criteria set by LSSSDC.

4.2 Maintenance of Attendance and leave record of the Trainers in auditable forms

4.3 Keeping appointment letters and salary proof as records.

- 4.4 Engaging only certified Trainers for delivery of the Training.
- SDMS –Skill Development Management System



- 5.1 Uploading of the batch detail (i.e. details of each candidate in the batch) against the approved
- 5.2 Ensuring correct data entry on SDMS and taking complete responsibility of the data entered.
- 5.3 Entering correct start and end dates of all the batches in SDMS. Any discrepancies noted in the same would be the liability of the Amity University Haryana (Name of the Organisation)

6. Assessments and Certification

- 6.1 Cooperation with Assessment Agencies authorised by LSSSDC. 6.2 Allowing the assessments for a batch only after the completion of the full course (theory and practical and internship or apprenticeship whatever prescribed in QP).
- 6.3 Treating re-appearance of any candidate for examination due to absenteeism, sickness, failure in
- 6.4 Similarly no re-imbursement is applicable to Trainees who have not appeared for Assessment for
- 6.5 Payment of Assessment fee (per student basis) to LSSSDC well with-in stipulated time frame.
- 6.6 Ensuring availability of necessary equipment / infrastructure like internet, computers, laboratory equipments, machines, raw materials, all the articles stated in the equipment list (Appendix 1) for
- 6.7 Printing of Certificates on prescribed quality of paper from the Pdf of the Certificates provided by LSSSDC
- 6.8 The certificates would be:
 - On A4 size sheets;
 - · Color printed; and
 - On 160 to 180 GSM paper.
- 7.1 We Amity University Haryana (Name of the Organisation) agree and promise to abide by the
 - 7.2 We Amity University Haryana (Name of the Organisation) will be solely responsible for
 - 7.3 We will take all the responsibility of the authenticity of the information furnished in the application and subsequent documents submitted to LSSSDC from time to time.
 - 7.4 We Amity University Haryana (Name of the Organisation) will ensure adherence to the process Manual and consequences Management system of the applicable scheme.
 - Coverage
- 8.1 This undertaking is valid for the compliance of all the centres mentioned in Annexure-1
- 8.2 LSSSDC has right to take corrective action on discovery of non-compliance at any of the centres
 - 8.3 "Annexure-1" have list of all the centres for which organisation has applied in the following

	8.3 "Annexure-1" hav	e list of all the co-	and the second s	State	Pin Code
S. No		Address	City	tanad and signed	appropriately.
	8.4 'Annexure-1' is par	rt of this undertaking	g, hence must be	Stamped and Signer	Pro Vice Chancellor

I understand that by signing this document, I Dr. Padmakali Banerjee Pro Vice Chancellor Dean Academics of The Amity University Haryana agree and will be responsible for the compliance of all the above mentioned clauses.

Organisation: Amity University Haryana

Name of the Signing Authority; Dr. Padmakali Banerjee

Designation of the Signing Authority: Pro Vice Chancellor

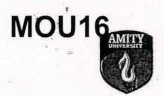
Signature:

Date of Signing:

Official Stamp/ Seal of the Organisation

Pro Vice Chancellor & Dean Academics Arally University Haryana Manesar-122413 (Gurgaon)





AMITY UNIVERSITY



Established vide Government of Haryana Act No. 10 of 2010

MEMORANDUM OF UNDERSTANDING

BETWEEN

AMITY UNIVERSITY, GURGAON

AND

NOOHRA INTEGRATED SERVICES PVT LTD. (NIS)

Dated this 23rd of April 2019

Director Admissions And University Haryana Manesar (Gurgaon)-122413

Registrar Amity University Haryanae 1 of 6 Manesar, Gurgaon-122413

Campus: Amity Education Valley, Gurugram (Manesar) - 122413 (Haryana) | Tel.: +91(0)-120-2337015 / 16
Gurugram Office: Amity International School Campus, Sector-46, Gurugram - 122001 (Haryana) | Tel: +91(0)-120-3225651, 2164864 / 65
Website: www.amity.edu/gurgaon | E-mail: info@ggn.amity.edu; admissions@ggn.amity.edu

THIS MEMORANDUM OF UNDERSTANDING (MOU) is made on 23rd day of April, 2019.

BETWEEN

AMITY UNIVERSITY, GURGAON, a higher institution of learning established by Government of HARYANA Act No.10 of 2010 and licensed to operate as such under the said Act and having its Campus at Amity Education Valley, Gurgaon (Manesar) HARYANA, India (herein after called "AUH") which expression shall where the context so permits include its successors-in-title and assigns of the first part

AND

Noohra Integrated Services PVT Ltd, a private company incorporated under the laws of India and having its Registered Office at P-2505, Sector 46, Gurgaon which expression shall where the context so permits include its successors-in-title and assigns of the second part.

IT IS HEREBY AGREED AS FOLLOWS:

- That AMITY UNIVERSITY, HARYANA has agreed to appoint Noohra 1. Integrated Services Pvt. Ltd as its agent for the sole purpose of recruiting prospective foreign students who are desirous of studying and obtaining a degree in AUH.
- 2. The responsibilities of the parties shall be as outlined and stipulated in this MOU only and that the scope of this MOU relates solely to the recruitment of prospective students for admission into AUH for purposes of study only.
- 3. That the responsibilities of parties as stipulated herein shall be strictly performed.

3.1 **AUH'S RESPONSIBILITIES**

- AUH shall ensure conducive learning environment for students recruited (a) by Noohra Integrated Services Pvt. Ltd and enrolled in any of its campuses whether at undergraduate or post-graduate level
- AUH shall provide requisite admission documents these include forms (b) and other documents expected to be provided by a higher institution of learning.
- (c) AUH shall approve the marketing and promotional material used by Noohra Integrated Services Pvt. Ltd in India for the purpose of guiding prospective students for admission to AUH
- (d) AUH shall be responsible for setting admission quotas, benchmarks, academic preconditions for admission and/or admission qualifications and benehmark a prospective must meet before same could be offered

admission into AUH.

Page 2 of 6

Registrar Amity University Haryana Manesar, Gurgaon-122413

Univertity Haryana Manesar (Gurgaon)-122413

Gurugram 122413

- (e) Such conditions as in (d) above shall be made known and communicated to Noohra Integrated Services Pvt. Ltd from time to time and those preconditions shall serve as a guide and rule for Noohra Integrated Services Pvt. Ltd when ascertaining the eligibility of any prospective student.
- (f) It shall be the duty of AUH to provide documents (including provisional admission letters) to enable prospective students apply for India visas.
- (g) AUH will incentivise the "Noohra Integrated Services Pvt. Ltd" for each admissions referred. Noohra Integrated Services Pvt. Ltd will be eligible for the incentives if they stamped the first page of application form of AUH. An invoice will be released by Noohra Integrated Services Pvt. Ltd to AUH after the admission session is over based on which the incentives can be audited.
- (h) AMITY UNIVERSITY, GURGAON shall provide an incentive, as per the slab below to Noohra Integrated Services Pvt. Ltd for giving admissions in 2019 session.
 - Up to 2 admissions: 10% of 1st year programme fee
 - 3 to 10 admissions: 15% of 1st year programme fee.
 - 10+ admissions: 20% of 1st year programme fee
- (i) The above mentioned applicable incentive shall be payable semester wise for a total of 2 semesters only) to Noohra Integrated Services Pvt. Ltd, upon receipt of applicable semester fee from the student.
- (j) Agent Noohra Integrated Services Pvt. Ltd shall remit the applicable program fee, semester wise, to Amity University, GURGAON. No upfront deductions, in lieu of any incentive, shall be made from this fee by Noohra Integrated Services Pvt. Ltd.
- 3.2 Noohra Integrated Services (NIS) Pvt. Ltd's RESPONSIBILITIES
- (a) NIS shall be responsible for the recruitment of qualified students for and on behalf of AUH in India; this responsibility shall be carried out in a transparent and responsible manner. While selection of students shall be done by AUH as per admission procedure and eligibility criteria laid down in the prospectus.
- (b) NIS shall be obliged to promote AUH as a veritable and globally soughtafter institution of higher learning in India.
- (c) It shall be the duty of NIS to ensure that students recruited are properly screened before they are presented to AUH for admission.
- (d) NIS shall be responsible for students' travel paper works in Nepal and other countries out of India as well as in India. This includes visa application and sundry travel arrangements including but not limited to study permits in India.
- (e) NIS shall be at liberty to charge prospective students minimal consultancy fee which fee shall NOT be part of the school fees or other fees chargeable by AUH.

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Director Amireions Amity University Haryana Manesar (Gargaon)-122413 Page 3 of 6

Registrar Amity University Haryana Manesar, Gurgaon-122413

3.3 Process of Student recommendation

- (a) NIS will use specifically (director1@hoohraservices.com) (Email ID) through which the student form/details will be referred.
- (b) For all the admission related issues AUH will use the official Email ID i.e. <u>sbiswas@ggn.amity.edu</u>; <u>vmadhukar@ggn.amity.edu</u>;
- (c) Forms will be referred only from the specific Email ID of NIS to the official Email ID of AUH. Usage of any other ID shall make the cases ineligible for payouts.
- (d) Email to University mentioning the detail of student on the same date on which the form was submitted by the candidate to Amity. Mails sent on later dates will make the case ineligible.
- (e) If referred student wants to visit to the campus, a prior email to be sent to the University to keep the track of referred case.
- (f) Referred student, not intimated to the University and visited earlier will make the case ineligible for payouts.

4.0 SCOPE OF AGREEMENT

4.1 This MOU shall be legally binding as it relates solely to the activities set forth herein and shall not apply to any other activities, transactions, relationships, contracts, projects or works provided such other activities, transactions, relationships, contracts, projects or works are not within the scope of this MOU.

5.0 NOTICES

5.1 Any notice, demand or request which is given in connection with this MOU shall be given in writing to the parties by prepaid post to the business address indicated hereinabove, or to such other address as either of the parties may have notified in writing. Any notice, demand or request given pursuant to this MOU shall be deemed given as at the date posted.

6.0 COUNTERPARTS

6.1 This MOU may be executed in counterparts, each of which shall constitute an original but all together shall comprise one instrument.

7.0 TERMINATION

7.1 This MOU shall be valid for a period of one year from the date of signing of this MOU and will be extended to a period of two years automatically if NIS will provide minimum 25 students in 2020. The MOU shall cease to exist automatically after the expiry of above-mentioned period. However, the MOU may be renewed further as per the mutual understanding of both parties.

7.2 Any intention to terminate this MOU shall be by a Notice in writing to be served on the recipient party by the intending party. Such Notice of

Page 4 of 6

Registrar

Amity University Haryana Manesar, Gurgaon-122413

Dredog Amiry University Harvana Manesar (Gurgaon) 122413 Termination shall begiven the other party at least ninety (90) days prior to the time of such termination, stating its intention to terminate/withdraw from this MOU and specifying the date upon which such withdrawal shall become effective. Failure to give the ninety (90) day prior Notice shall render such notice null and void.

8.0 GOVERNING LAW & DISPUTE RESOLUTION

- 8.1 The interpretation, construction and operation of this MOU shall be governed and construed in all respects in accordance with the laws of the Republic of India.
- 8.2 All disputes and controversies arising out of or in relation to this agreement shall be resolved by amicable negotiations between Senior Executives AUH and Directors of NIS Pvt. Ltd.
- 8.3 In the event that the parties are unable to resolve the dispute within four (4) weeks, the dispute shall be referred to arbitration in accordance with the provisions of the Arbitration and Conciliation Act 1996 of India or any statutory modification or re-enactment thereof for the time being in force.

9.0 NON-CIRCUMVENTION

- 9.1 The parties hereto undertake that they shall not have private, direct or indirect dealings that are in conflict with the scope of this MOU with any government agency, authority or persons introduced to each other, during the subsistence of this MOU, without the prior written consent of all parties to this MOU.
- 9.2 The parties to this MOU shall not use the business secrets meant for the furtherance of the objects covered under this MOU as at the date of the execution thereof or as will be determined from time to time by the parties hereof
- 9.3 Any contravention of this clause shall result in liability to the defaulting party in the nature of forfeiture of half the annual dividends and profits of such party where the company declares dividends or liability in the nature of up to half the company's annual loss where the company runs at a loss

10.0 AMENDMENTS

- 10.1 This MOU shall only be amended upon the unanimous agreement of both parties, which agreement must be by a written memorandum signed by both parties hereto.
- 10.2 This MOU could be amended by an amendment of any clause herein in a separate document, and such document upon due execution shall thereafter from part of this MOU or upon a wholesome amendment of major clauses or all the clauses herein, provided both parties hereto agree to such wholesome amendment

11.0 WARRANTIES AND INDEMNITIES

11.1 Each party warrants, agrees and undertakes that it is free to enter into this MOU and is not under any legal disability, restriction or prohibitions

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Page 5 of 6

Registrar

Amity University Haryana Manesar. Gurgaon-122413

PLAZIKOOBIATIA IPERINIA TIMETIM WILLEMINI IIIWYna Marperi (Onegaon) 121413 which might prevent it from performing or observing any of its obligations under this MOU.

- 11.2 Each party warrants that it has not and shall not enter into any other arrangement which may conflict with the terms and covenants in this MOU.
- 11.3 Each party warrants to each other that the contents of all documents and other information supplied to the other party, if any, during the course of negotiations between parties leading to the execution of this MOU were, when given, true, accurate and complete in all material respect and there is no fact and/or matter which has not been disclosed in writing which renders any such documents or information untrue or misleading at the date of this MOU or which on the basis of utmost good-faith ought be disclosed.
- 11.4 Each party undertakes that it will keep the other party fully indemnified against any and all actions, claims, proceedings, costs and damages (including any damages or compensation paid by the other party on the advice of its legal advisers to compromise or settle claims) and any legal cost or other expenses arising out of any breach of the warranties above, or out of any claims by a third party, and any facts which if substantiated would constitute a breach of this MOU.

IN WITNESS WHEREOF the parties have caused their respective common seals to be hereunto affixed the day and year first above written.

The Common Seal of the within named

AMITY UNIVERSITY, GURGAON

Here unto affixed in the presence of:

Manesar (Ghrgaon)-122413 Amity University Gurgaon Gurgaon 122413

Registrar nixemit University Haryana Manesar, Gurgaon-122413

The Common Seal of the within named

NOOHRA INTEGRATED SERVICES PVT. LTD.

Here unto affixed in the presence of:

DIRECTOR

SECRETARY

Page 6 of 6



MOU17



Established vide Government of Haryana Act No.10 of 2010

Ref.No.AUH/Lib/MoU/03/2019

Date: 08/05/2019

To Mr. Manoj Kumar K. Scientist-D(CS) Information and Library Network Centre Infocity, P.B. No.4, Gandhi Nagar-382007

Subject: Nomination of University Coordinator for liaison with INFLIBNET Centre

Dear Sir,

Greeting from Amity University Haryana!

Please accept out gratitude to send us a copy of MoU signed between Amity University Haryana and INFLIBNET.

In reference to your letter and MoU signed, we hereby nominate Dr. Rajesh Kumar Sharma, Deputy Librarian as a 'University Coordinator' for liaisoning with INFLIBNET Centre on behalf of the University. His contact details are as under:

Name Dr. Rajesh Kumar Sharma
Designation: Deputy Librarian
Address: Amity University Haryana, Amity Education Valley, Gurugram, Manesar,
Panchgaon, Haryana-122413
0124-2337015-16 Ext.4506/4507
Email:rsharma2@ggn.amity.edu

Sent for information and record please.

Thanks & with Best Regards,

Registrar

Registra

Amity University Haryana Manesar, Gurgaon 123413 Gurgaon 122113



INFLIBNET Centre

Memorandum of Understanding (MoU) for Shodhganga/Shodhgangotri (A Repository of Theses and Dissertations submitted to the Universities in India)

This Memorandum of Understanding (MoU) is made and entered into on (Day) of (Month) 2019 (Year) between the INFLIBNET Centre, an IUC of University Grants Commission located at Gandhinagar, hereinafter referred to as "INFLIBNET" and Amily University Haryana (University / Deemed University / Inter-University Centre), here in after referred to as the 'University'.

WHEREAS, INFLIBNET Centre, an Inter-university Centre of the University Grants Commission, as its mandate, promotes open access to scholarly content generated in universities. The Centre has computers, network, software infrastructure and technical know-how required for hosting electronic versions of theses and dissertations in open access with interface to search, retrieve and access these content.

WHEREAS Amity University Haryana (University / Deemed University / Inter University Centre) has agreed to take part in the process of digitisation of old theses and dissertations (not available in computerized machine-readable format) and building-up of digital repository and to promote, share and host its ETD in 'Shodhganga: A reservoir of Indian theses submitted to the Universities in India' and other universities in open access. 'Shodhganga' is a name coined by INFLIBNET Centre for refering to the respository of Indian Electronic Theses and Dissertations. The word "Shodh" originates from Sanskrit and stands for research and discovery. The 'Ganga' is the holiest, longest and largest river in Indian subcontinent which has held heart of its people captive and drawn millions of people to its banks since the dawn of history. The Ganga is the symbol of India's age-long culture and civilization, ever changing, ever flowing, ever loved and revered by its people. "Shodhganga", a repository of theses and dissertations submitted to Indian universities, is expected to keep growing to a formidable size as more and more researchers from India submit their research works to this ever growing reservoir. Under the initiative called "ShodhGangotri", research scholars / research super/isors in universities are requested to deposit electronic version of approved synopsis submitted by research scholars to the universities for registering themselves for the Ph.D programme.

This Memorandum of Understanding (MoU) defines responsibilities, liabilities and commitments of the institutions involved to ensure proper system implementation, to meet the objectives pertaining to submission and access to Electronic Theses and Dissertations as envisaged by the UGC vide its Notification (Minimum Standards & Procedure for Award of M.Phil/Ph.D Degree), Regulation, 2009 dated 1st June, 2009.

NOW, THEREFORE, in consideration of the mutual agreements herein contained, INFLIBNET and the University agree to the following terms and conditions:

I. INFLIBNET Centre

1. Provide access to ETD hosting server(s) at the INFLIBNET Centre 'Shodhganga'/'Shodhgangotri' to the University with accompanied software interface enabling University / its student to create metadata and upload their theses and dissertations in ETD repositories designed for this purpose. The INFLIBNET will take the responsibility of keeping the data intact and usable, keep back-up of the data so as to avoid its loss. The INFLIBNET will deploy

Gurugram 122413

tools and techniques of digital preservation to ensure continuing access to scholarly content in digital formats and to protect them from media failure, physical loss and obsolescence.

- Recommend to the UGC to extend financial assistance to the Universities under Sections 12(B) and 2(f) of UGC Act for digitization of theses and dissertations not available in computerized machine-readable format and / or for procurement and installation of a suitable computer system / infrastructure for creation of ETDs.
- Provide configuration of system, specifications and technical guidance to the University for procurement of computer hardware and related systems for setting-up of ETDs.
- Provide guidelines, technical standards and specifications for digitization of Ph.D. theses submitted to the university in past and for theses not available in computerized machine-readable format.
- Impart training to at least one person from the university (from library field and / or from computer field) in creation, updation and computerized operation of digital repositories of ETDs especially on 'Shodhganga'.
- Extend access to an anti-plagiarism software or provide services to evaluate theses for possible plagiarism and submit a report to the concerned university.
- 7. The INFLIBNET may refuse to host any material deemed by the INFLIBNET to be controversial in nature or is in violation of copyright act.
- This right of refusal will not relieve the University / Ph.D. scholar of liability, both
 to INFLIBNET and to the public, for matter contained in the theses that may be
 libelous or actionable and to both INFLIBNET and copyright owners for copyright
 infringement by the Ph.D. Scholar.
- 9. The INFLIBNET Centre will not be responsible for i) errors, omissions, inaccuracies and quality of content or misinformation or for any damages caused to the user or any third party from the use of content provided in the theses; ii) safety and archiving of loaded content in cases of "force majeure" including natural calamities; and iii) printed version of theses.
- 10.INFLIBNET Centre will recommend or provide access to plagiarism software which university may use to detect plagiarism before awarding the degree.
- 11. The INFLIBNET Centre replicates the content of theses and dissertations on different server and other auxiliary storage media. However, the INFLIBNET Centre does not take the responsibility for the archiving or backing-up of loaded content. The universities, therefore, should also keep a back-up of their theses and dissertations.



12. INFLIBNET Centre also maintains a repository called "Shodhgangotri" for hosting the approved synopses of research topic submitted to the universities by the students for registering themselves under the doctoral programme. Research students/their supervisors are encouraged to submit approved synopses/research proposals and register their priority on a research proposal through the repository.

II. The University

- The University would grant non-exclusive worldwide license to the INFLIBNET Centre for hosting and distributing their theses in digital format in 'Shodhganga'/ 'Shodhgangotri' or any other server designated for this purpose.
- The University / its researcher scholars agree to host / upload a computerized machine-readable file in mutually agreed format of all theses on to the 'Shodhganga'/Shodhgangotri' server at the INFLIBNET.
- The University will not hold INFLIBNET Centre responsible for any errors and omissions contained in the original theses.
- The University commits to digitize theses and dissertations and their bibliographic records submitted to the university and provide necessary infrastructure including manpower support for operation of ETDs.
- Commits to utilize the assistance provided by the UGC on recommendation of the INFLIBNET for implementation of ETDs including their digitization.
- Deputes at feast one person from the reversity (from library field or from computer field) for undergoing training on implementation of ETD organized by the INFLIBNET and ensure that the person trained by INFLIBNET on ETD is / are deployed for the same job.
- Arranges to provide training to research scholars or users of its library and staff
 of colleges affiliated to University in creation of electronic version of theses and
 their deposition in the ETDs.
- Ensures use of standard software and metadata schema suggested / provided by the INFLIBNET for setting-up / development / operation of its ETDs.
- Creates bibliographic records of all theses and dissertations submitted to the university in standard bibliographic formats prescribed by the INFLIBNET Centre from time-to-time and contributes these records for inclusion in the INFLIBNET's Union Catalogue (IndCat).
- Commits to sharing of library ETD resources / databases with the INFLIBNET Centre as well as with other universities

Gurugram 122413

- 11. The University would agree to host their ETDs in the digital repositories 'Shodhganga or other servers' set-up at the INFLIBNET Centre, and grant non-exclusive licence to the Centre to make electronic version of theses in full-text (theses that are born digital as well as those that are digitized using scanners / digital cameras) accessible through open access ETD.
- 12. The University shall not use electronic version of theses digitized using funds given by the UGC for any commercial purposes. The University shall not rent, sell or license the use of or deliver or release or otherwise part with the possession of the systems / software or the INFLIBNET ETDs databases, Shodhganga or any part thereof to any other party (individual, institution, organization, etc.)
- 13. The University will also commit their own funds or grants for fulfillment of the project, if the project on implementation of ETDs demands more resources and funds to complete it.
- 14. The University will use the plagiarism software recommended by the INFLIBNET and made accessible to test the thesis submitted by the student for plagiarism before awarding the Degree. If the university is not subscribing to such software, it will use the software from the nearest Regional Centre, if any.
- 15. University would encourage and ensure that Research Scholars/ Research Supervisors deposit host their approved Research Proposals/ approved synopses on the "Shodhgangotri" once Ph.D. is registered.

III. Termination

Both, the Parties, will have rights to terminate the MoU at any time in case of breach of obligations and terms and conditions of the MoU. This MoU signed hereunder may be terminated by either party at anytime upon ninety (90) days prior written notice. Upon termination of this Agreement, the INFLIBNET / University will stop hosting their theses immediately while keeping the theses already deposited by the University in its archives for its users. The University shall stop using the INFLIBNET's ETD facilities and databases and return any software / hardware or digitized content provided by or through the INFLIBNET, back to INFLIBNET within the 3 months notice period.

IN WITNESS WHEREOFF, the parties hereto executed this MoU on this date above mentioned.

UNIVERSITA

Vice Chancellor Registral or designated authority.

(Name, Signature and Seatr

INFLIBNET:

Prof 1 P Singh Joorel,

INTELISATE Centre.

An ICE of Can easity Grants Commission, Infactive Grandhander = 382 007.

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FW: MOU - Nomination of University Coordinator (Amity University Haryana) for Liaison with INFLIBNET Centre

Col. Ajit Chopra

Fri 5/17/2019 09:58

To manoj@inflibnet.ac.in <manoj@inflibnet.ac.in>;

Codirector@inflibnet.ac.in <director@inflibnet.ac.in>; Ved Prakash Rawat & providing ggn amity edu>; Dr.Rajesh Sharma <rsharma2@ggn.amity.edu>; Akankasha Rawat & arawat@ggn.amity.edu>;

0 1 attachments (1 MB)

AUH-INFLIBNET MOU.pdf;

Nomination of University Coordinator (Amity University Haryana) for Liaison with INFLIBNET Centre

Dear Dr Manoj,

Kindly find letter from AUH (Amity University Haryana) nominating Dr Rajesh Kr Sharma (Dy Librarian) as University Coordinator for liaising with INFLIBNET Centre.

Warm Regards

Col Ajit Chopra

Dy Registrar Landline- 0124-2337015/4109

nity University Gurgaon, manesar Pin 122413, India Website: <u>www.amity.edu/gurgaon</u>



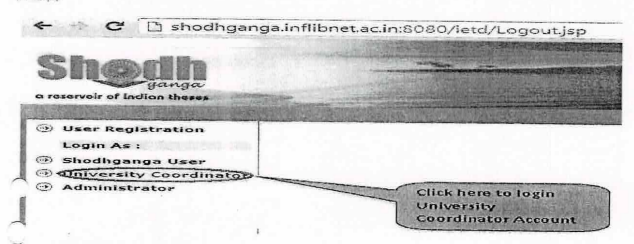
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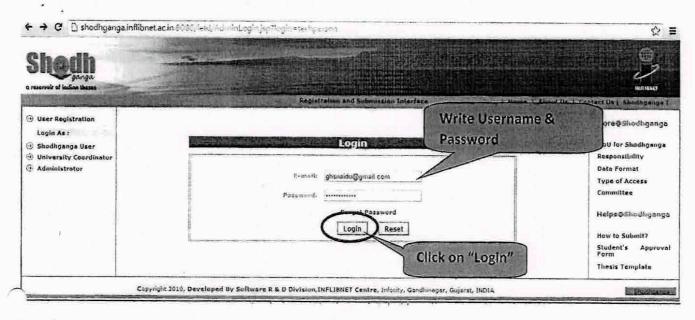
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Step: 2



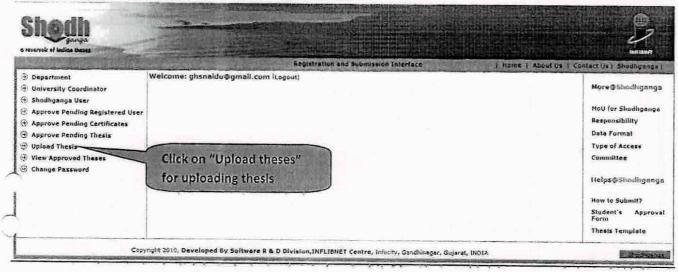




Step: 4

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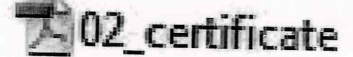
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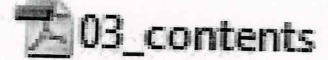


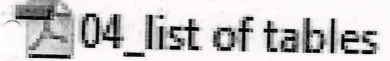


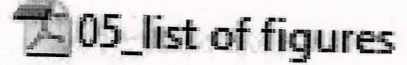
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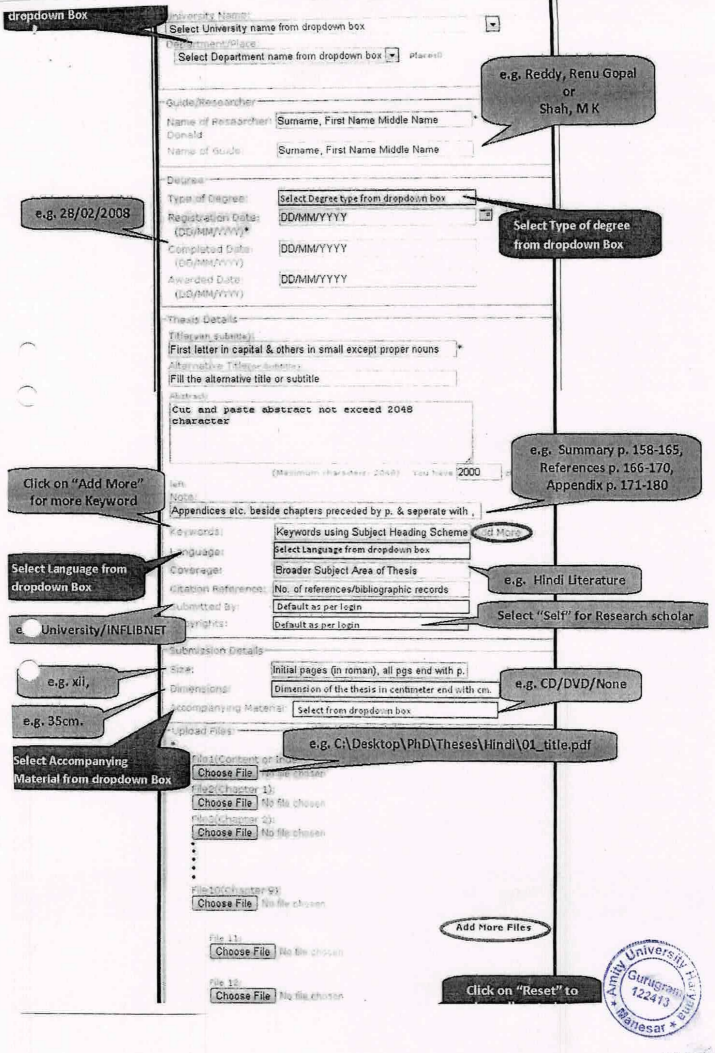
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MEMORANDUM OF UNDERSTANDING

BETWEEN

KAILASH SATYARTHI CHILDREN'S FOUNDATION (KSCF), NEW DELHI. INDIA

AND

AMITY UNIVERSITY HARYANA (AUH), GURUGRAM, INDIA

CHILDREN'S FOUNDATION
23, Friends Colony (West)
New Delhi - 110065

For Regratulation AUH, Gurugram Amity University, Haryana Manasar, Gurugram 122413



and Child Protection and a more effective implementation of the laws related to children cannot be over-emphasized.

WHEREAS, KSCF envisions a world where every child is free, safe, healthy and educated. The Foundation under the aegis of its Founder and Chairperson, Kailash Satyarthi works globally to uphold the rights of all children and ending violence against them. The Foundation has been at the vanguard of policy advocacy interventions with law makers, both in India as well as globally.

These endeavors have resulted in several path breaking national and international laws against child sexual abuse, trafficking of children for forced labour and for promoting universal rights of children ensuring their freedom, safety, health and education.

The Foundation also plays an active role in engaging with the law enforcement agencies and aids them with training, sensitization and capacity-building for effective implementation of both national as well as international laws related to children. It also works actively towards building the capacity of other stakeholders like corporates, grassroots organizations/ civil society in order to help them unleash their true potential for contributing towards a child-friendly world.

Recognizing the youth as one of the major and most important prime-movers of positive social transformation in the world, the Foundation effectively engages with this cohort for further protecting the rights of all children.

It also serves as a global platform to recommend best practices towards implementation of child related laws, charting out policy/regulatory frameworks with the help of various State actors, conducting research providing evidence for further shaping up the policy landscape in the best interest of children and bridging the trust deficit between various stakeholders, so that everybody contributes towards building a child-friendly world.

AND WHEREAS, AUH is a leading privately established university established in a picturesque 110-acre Amity Education Valley, in the close proximity of Haryana's IT hub of Gurugram with a substantial number of distinguished faculty, scientists and staff with a 1000 Mbps Wi-Fi smart campus with a Herbal Garden, 200 plus Hi-Tech labs and a State-of-the-art library - has been rated as the best private university of the year by ASSOCHAM in 2015. AUH makes a representation that it has been authorized by the umbrella organization, Ritnand Belved Educational Foundation (RBEF) to sign this MOU on its behalf.

For and on hehalf of KSCF, New Delhi

KAILASH SATYARTHI CHILDREN'S FOUNDATION 23, Friends Colony (West) New Delhi - 110065 For

For and on behalf of AUH, Gurugram Registrar

Amity University, Haryana Manesar, Gurugram 122413



- E. Supporting communications and activities on public and social platforms to uphold the rights of the child.
- F. Special R&D Projects that may be mutually decided and agreed upon between the parties from time to time.

Elaboration of the above mentioned aims and objectives:

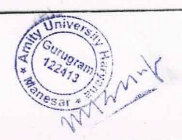
A. Initiation of Child Rights' academic programmes etc.

Courses:

- The Kailash Satyarthi Centre for Child Rights (KS-CCR), AUH will offer academic curricula starting with <u>Elective Courses</u> on Child Rights/ Child Protection.
- A Minor Programme/ Open Elective Course (under Flexi Credit System) on Child Rights/ Child Protection for UG and PG students across disciplines shall be introduced in a graded manner.
- Short-term courses and funded full-time Ph.D programmes for eligible doctoral students from various disciplinary backgrounds as well as part time Ph.D programs for those already employed as volunteers/fellows/consultants (by whatever designation known, but investing at least 20 hours per week in the organization) at KSCF would be offered for those who meet the eligibility criteria for admission into PhD programme as per AUH rules and other terms and conditions at AUH.
- KS-CCR, AUH may consider offering full time Bachelors and Master's diploma/ degree courses on Child Rights.
- Executive development workshops on Child Rights for working professionals will also be offered by the AUH.
- ➤ Faculty Development Programmes (FDPs) and Management Development Programs (MDPs) (both certificate and diploma/post-graduate courses) will be initiated with joint efforts of KSCF and AUH

For and on behalf of KSCF, New Delhi

KAILASH SATYARTHI CHILDREN'S FOUNDATION 23, Friends Colony (West) New Delhi - 110065 For Author of AUH, Gurugram Amity University, Haryana Manesar, Gurugram 122413



> An on-line (Non-Degree) Programme (Distance Education) on Child Rights & Child Protection.

Virtual classes can also be introduced at a later stage.

Note:

The aforesaid courses could be started within the ambit of other/related schools, departments and disciplines so that the initial budget for KS-CCR courses shall flow from the already sanctioned budgets.

Subject to the necessary approvals, some courses can be started w.e.f. the current academic year

Endeavors shall be made for the inclusion of a chapter on Child Rights and Child Protection in the CBSE curriculum for Social Sciences/Legal Studies (classes IX to XII) for the Amity Schools.

Faculty:

Currently existing faculty from Law, Psychology, Political Science, Sociolinguistics and Social. Work across Amity campuses will be drawn into for designing and administering the courses;

> AUH will make provisions for Regular, Visiting and Adjunct Faculty as may be

KSCF will also contribute towards visiting faculty at KS-CCR, AUH

Curricula Designing

The curricula will be developed jointly by Kailash Satyarthi Children's Foundation and Amity University Haryana.

Miscellaneous

KS-CCR will identify Child Rights and Child Protection focused texts in India's regional languages, and involve the National Translation Mission or other freelance translators or agencies to create an anthology of literature i.e. stories / poems and texts for mainstream literature - in English, Hindi and other regional languages.

For and on helya of

KAILASH SATYARTHI CHILDREN'S FOUNDATION 23, Friends Colony (West) New Delhi - 110065

For and on handle of AUH, Gurusram

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KS-CCR will assist KSCF in drafting the policy documents. Sustained discussions and engagement with relevant stakeholders may be jointly carried out for bringing about legislative changes for upholding the rights of children.

Special consultations/ workshops for the purposes of the policy advocacy can be done for which funds will be raised jointly.

Joint bidding /funding will be arranged for evidence-based research on subjects related to freedom, safety, health, education etc. of children to support data driven decision making and assisting in formulation and implementation of policy related to child rights and protection by state and non-state actors.

Publishing and publicizing research outcomes for maximum impact will be undertaken.

AMITY TV will also play an important role in doing this.

Under the MOU and Non Disclosure Agreement, K3CF will share with AUH, its data related to trafficked children, rescued and rehabilitated children; advances made in the use of technology for identifying missing children, research on how to create and sustain child-safety cities and urban areas, etc. for further prospective research.

A project for the standardization of psychological tests for children will be rolled out immediately with the help of AIBAS, AUH. These tests should be able to profile rescued children on the basis of behavioral traits, personality, aggression etc. Rehabilitative models for each of these personality types will also be designed. This will institutionalize child rehabilitation, making their reintegration to mainstream society more systematic.

Further the research already being done with National Brain Research Centre regarding brain mapping and associated triggers of sexual crimes in juveniles in order to take preventive steps would also be looked into.

The existing grants by Bureau of Police Research and Development, CSR funds, Ministry of Women & Child Welfare (MWCD) and UNICEF etc. will be jointly explored for the funding of these researches and activities.

For and on behalf of KSCP, Now D

KAILASH SATYARTHI CHILDREN'S FOUNDATION 23, Friends Colony (West) New Delhi - 110065 Formity birlief AUH, Gurugram
Formity birliefsity Haryana
Manusar, Gurugram 22413

Gurugram 122413

Content on Child Rights prepared at KS-CCR will be publicized by the PR division of both AUH and KSCF.

F. Special Projects:

AUH will offer through AIBAS (Amity Institute of Applied and Behavioral Science), counseling services to the employees of the Satyarthi Movement who are exposed to extreme traumatic incidents, for determining person-specific exposure limits and exposure duration, for ensuring their emotional and psychological well-being.

Overarching Points for the Engagement:

KS-CCR will leverage strengths from other disciplines and academic programs within AUH to support the above mentioned aims.

KS-CCR will also study the good practices already available overseas (e.g. Kike, D. Child CCR in Ireland) etc.

All courses will be on self-financing model (except for special incentives/ fellowships/ scholarships) etc.

Midtern review and concomitant mid-stream correction (if required) of the progress of all the 7 aforesaid objectives will be undertaken after 12 months.

All these programmes will be started from AUH. Attempts will be made to eventually introduce them in other Amity campuses as well.

Interdisciplinary projects will be encouraged so that students from varied fields could participate.

KS-CCR will have the IPR, copyright on products/projects/applications and published materials developed jointly and share the revenue either generated by the products developed together or funded by other agencies as per mutual understanding.

3-VALIDITY

For and on behalf of KSCF, New Delhi

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Registrar For and the Weller House and Manesar, Gurugram 122413

KAILASH SATYARTHI CHILDREN'S FOUNDATION 23, Friends Colony (West) New Delhi - 110065



90 days, both parties shall consult each other regarding the termination of the MoU on mutually agreed terms.

3. Each party shall bear its own costs and losses arising out or on account of such Force Majeure.

This MoU shall be binding upon both the parties hereto and their respective successors and assignees, but it shall not be assigned in whole or in part to any other party in any other organization (of whatever legal structure as the case may be) by either of the parties without the prior consent of the other party.

6-NOTICE

Any notice, request, demand, approval, consent or other communication of any nature whatsoever provided or permitted hereunder shall be in writing and given by personal delivery or sent by speed post (with or without Proof of Delivery) or registered post (whether against acknowledgement or otherwise) or by Electronic-mall addressed to the party for which, it is intended at its address as follows:

AUH

Registra Amispusionsing Haryana

Маразан Бихноворий 224 Нагуапа

Amity Education Valley Gurugram, Manesar Pachgaon, District Gurugram, 122413

India

*Competent to sign this on behalf of Amity University Haryana.

KSCF

KAILASH SATYARTHI CHILDREN'S FOUNDATION

Kailash Satyarthi Children's Pounda (Colony (West)

Head Office: A-23, Mathura Road,

Friends Colony West, New Delhi,

Delhi 110065

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For and an behalf of AUH, Gurugram Manesar, Gurugram 122413

KAILASH SATYARTHI

CHILDREN'S FOUNDATION 23, Friends Colony (West) New Delhi - 110065

3. Name MITIM TOKAS Address HIND. 215 ALL, MUNICHA VILLAGE, NEW DELHI - 110067 Email ID Popnitin 2000 gmau.com Mobile Number No. 9953666993 Landline No. Photo ID Card No. AADHA2 - 4069 - 4612-7372

KAILASH SATYARTHI CHILDREN'S FOUNDATION
For an 23 price of School (West) ethi New Delhi - 110065

For கிடி விகைalf of AUH, Gurugram Amity University, Haryana Manesar, Gurugram 122413



This Memorandum of Understanding (MoU) made on 19th day of August in the year 2019.

BETWEEN

New Delhi - a global leader for prevention of violence against children and their exploitation, with its headquarters at New Delhi, hereinafter referred to as "KSCF" (which term shall unless expressly excluded by or is repugnant to the context, include its successors and assignces) on the first part.

AND

antity UNIVERSITY HARYANA, GURUGRAM (http://www.amity.edu/gurgaon) was established under the Government of Haryana Act, 2010 across a 110-acre land at Pachgaon-Manesar (District Gurgaon) with 17 Institutes and many centres of excellence, with hundred-plus academic programs on offer and 150 plus MoUs with various collaborating institutions, universities and business establishments all over the world by setting the benchmark of for the global education with a system that matches the best of practices, theories, resources and standards in the academic institutions of the whole world. 'Amity University Haryana' would be referred to as "AUH" (which expression shall unless repugnant or contrary to the context, be deemed to include its administrators, executors and successors) on the second part.

KSCF and AUH are referred to collectively as "parties" or individual as "Party."

1- BACKGROUND

It is now globally recognized that the children in the world face seemingly insurmountable problems, beginning from parental neglect to violence in school or at home, or exploitation as cheap labor options in different sectors, or being used as pawns in armed conflict situations, or being subjected to sexual exploitation and assaults of different kinds as well as becoming victims of cybercrimes. All such situations result in a stilled childhood where these innocent lives face untold sufferings and miseries. Thus, the need for creating a greater awareness for Child Rights

CHILDREN'S FOUNDATION
23, Friends Colony (West)
New Delhi - 110065

For and on behalf of ALH, Garagnan Registrar Amily University, Haryana Manasar, Gurugram 122413



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MEMORANDUM OF UNDERSTANDING BETWEEN

KAILASH SATYARTHI CHILDREN'S FOUNDATION (KSCF), NEW DELHI, INDIA

AND

AMITY UNIVERSITIES AND INSTITUTIONS, INDIA

This Memorandum of Understanding (MoU) is made on the 28th Day of September in the year 2019.

BETWEEN

KAILASH SATYARTHI CHILDREN'S FOUNDATION (KSCF) (http://satvarthi.org.in/), New Delhi - a global leader for prevention of violence against children and their exploitation, with its headquarters at New Delhi, hereinafter referred to as "KSCF" (which term shall unless expressly excluded by or is repugnant to the context, include its successors and assignces) on the first part,

AND

AMITY UNIVERSITIES AND INSTITUTIONS (http://www.amity.edu/), established under the States Acts, and recognized by the University Grants Commission (UGC) under Section 2F of UGC Act of 1956, and having their office at the Amity University Haryana (AUH), Amity Education Valley, Pachgaon-Manesar, Dt Gurugram, Haryana (India) PIN 122413. Amity Universities and Institutions are leading research and innovation-driven – hereinafter referred to as "Amity University" which expression shall, unless excluded by or repugnant to the context, be deemed to include its successors and permitted assigns) of the Other part.

For and on behalf of KSCF, New Delhi

For and on behalf of Amity Universities & Institutions

#égistrar Amity University Haryana Manesar, Gurgaon-122413

Gurugram 122413

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1- BACKGROUND

"KSCF" and "Amity Universities" are referred to collectively as "parties" or individual as "Party." Both KSCF and Amity Universities share interest in Research and Academies.

The two parties have identified that a stronger relationship between them is mutually beneficial and wish to establish a more formal relationship with each other.

WHEREAS, Amity University is a leading educational group of India where 1,50,000 students are pursuing various courses across 1,000 acres of high tech campuses with more than 5,000 faculty members. Amity Universities are among the many reputed educational and research institutions sponsored by Ritnand Balved Educational Foundation (henceforth, RBEF), the umbrella body for all Amity institutions, including Amity group of universities. Amity University has been included prominently in the NIRF and NAAC rankings. The Amity Science Technology & Innovation Foundation (ASTIF) was established under RBEF, encompassing all Amity universities with an aim of helping India become a global leader in the field of Science and Technology. ASTIF undertakes basic, strategic, applied and adaptive research in various disciplines of applied and social science, including Agriculture & Food Science and Technology in cutting edge areas of Science and Technology.

WHEREAS, KSCF envisions a world where every child is free, safe, healthy and educated. The Foundation under the aegis of its Founder and Chairperson, Kailash Satyarthi works globally to uphold the rights of all children and ending violence against them. The Foundation has been at the vanguard of policy advocacy interventions with law makers, both in India as well as globally.

These endeavors have resulted in several path breaking national and international laws against child sexual abuse, trafficking of children for forced labour and for promoting universal rights of children ensuring their freedom, safety, health and education.

The Foundation also plays an active role in engaging with the law enforcement agencies and aids them with training, sensitization and capacity-building for effective implementation of both national as well as international laws related to children. It also works actively towards building the capacity of other stakeholders like corporates, grassroots organizations/ civil society in order to help them unleash their true potential for contributing towards a child-friendly world.

Recognizing the youth as one of the major and most important prime-movers of positive social transformation in the world, the Foundation effectively engages with this cohort for further protecting the rights of all children.

KSCF also serves as a global platform to recommend best practices towards implementation of child related laws, charting out policy/regulatory frameworks with the help of various State actors, conducting research providing evidence for further shaping up the policy landscape in the best interest of children and bridging the trust deficit between various stakeholders, so that everybody contributes towards building a child-friendly world.

For and on behalf of KSCF, New Delhi

For and on behalf of Amity Universities & Institutions



WHEREAS both parties realize that the children in the world face seemingly insurmountable problems, beginning from parental neglect to violence in school or at home, or exploitation as cheap labor options in different sectors, or being used as pawns in armed conflict situations, or being subjected to sexual exploitation and assaults of different kinds as well as becoming victims of cybercrimes. All such situations result in a stilted childhood where these innocent lives face untold sufferings and miseries. Thus, the need for creating a greater awareness for Child Rights and Child Protection and a more effective implementation of the laws related to children cannot be over-emphasized.

2- COMMENCEMENT

- 2.1. This memorandum of Understanding (MoU) shall be effective from the date of signing and shall continue for a period of Five Years, unless terminated earlier by one of the parties with a legal notice of three months.
- 2.2. The validity of this Memorandum of Understanding could be extended further with mutual consent for a period as may be decided from time to time.

3- OBJECTIVES

- 3.1. The Core Spirit- the *Panchtatvas* (or, the 'five principles') of Amity group of Universities lies in achieving the following five goals
 - (i) Growth with Quality. Relevance and Excellence,

(ii) Accelerating Research and Innovations,

- (iii)Knowledge to Wealth Creation by [a] Fostering Incubation, [b] Technology Transfer, and [c] Establishment of Startups,
- (iv)Collaboration with Selected World Class Institutions, and
- (v) Internationalization at Home & Global Esteem.
- 3.2. It is desired to create this MoU with KSCF under the strategies (iii) and (iv). It is hoped that the projects and programmes to be undertaken jointly by the Parties would also result in filling the Research Gaps as mentioned in (ii) above, about which Hon'ble Nobel Laureate Shri Kailash Satyarthi has reminded the academic community on several occasions.
- 3.3. Through this collaboration between KSCF and Amity Group of Universities, it is proposed to set up a Kailash Satyarthi Centre for Child Rights [KS-CCR] within the fold of Amity University Haryana that would envision to work towards securing a free, safe and educated childhood for all our young citizens in India and create a moral force to stand by the abused children and protect their rights to a dignified childhood. The academic and social outreach programmes under this MoU would, however, be followed by all other Amity Universities.

4- SCOPE

4.1. Both parties desire to collaborate for starting joint educational programmes as specified hereunder:

For and on behalf of KSCF, New Delhi

For and on behalf of Amity Universities & Institutions

- 4.2. The academic and social outreach programmes as detailed under this MoU as well as the Kailash Satyarthi Centre for Child Rights [KS-CCR] will have the following aims and objectives:
 - A. Initiation of Child Rights/Child Protection academic programmes as may be mutually agreed.
 - B. To support data driven decision making and assist in formulation and implementation of policy related to child rights and protection by state and non-state actors.
 - C. Training and capacity-building of various stakeholders like law enforcement agencies; civil society, corporates etc. about laws, provisions and other aspects that uphold the rights of children.
 - D. Training and sensitization of parents about the rights of children inculcating effective and responsible parenting.
 - E. Supporting communications and activities on public and social platforms to uphold the rights of the child.
 - F. Special R&D Projects that may be mutually decided and agreed upon between the parties from time to time.

5. ELABORATION:

5.1. Initiation of Child Rights' academic programmes etc.

Courses:

- The Amity Universities and Institutions will offer academic curricula starting with <u>Elective</u> Courses on Child Rights/ Child Protection.
- An Open Elective Course (under Flexi Credit System) on Child Rights/ Child Protection for UG and PG students across disciplines shall be introduced in a graded manner.
- KS-CCR will also design a full-fledged 6 paper Minor Course "on Amity University campuses" at the Bachelor's level.
- Under Amity Online Education initiatives flowing out of the Minor Track Programmes, a Diploma and a Certificate programme will be also offered in the "distance education" mode. The idea would be to train as many interested young women and men as possible through this on-line initiative.
- Short-term courses and Faculty Development Programmes (FDPs) as well as Management Development Programs (MDPs) (both certificate and diploma/post-graduate courses) will be initiated with joint efforts of KSCF and AMITY UNIVERSITIES & INSTITUTIONS.
- An Executive development workshops on Child Rights for working professionals will also be offered by the AMITY UNIVERSITIES & INSTITUTIONS.

For and on behalf of KSCF, New Delhi

For and on behalf of Amity Universities & Institutions



- ➢ A funded full-time Ph.D programmes for eligible doctoral students from various disciplinary backgrounds as well as part time Ph.D programme in Child Rights will be initiated, especially for those already employed as volunteers/fellows/consultants (by whatever designation known, but investing at least 20 hours per week in the organization) at KSCF would be offered for those who meet the eligibility criteria for admission into PhD programme as per AMITY UNIVERSITIES & INSTITUTIONS rules and other terms and conditions at AMITY UNIVERSITIES & INSTITUTIONS. For the Ph.D. in Child Rights / Child Protection, the main supervisor/ guide will be from the Amity universities under AMITY UNIVERSITIES & INSTITUTIONS while the co-supervisor (as per their eligibility) could be from the KSCF.
- ➤ Initially KSCF may consider offering 2-3 fellowships ranging from Rs. 25,000 to Rs. 50,000 per month to deserving candidates (based on a set of criteria to be decided mutually). The Amity University Haryana will also support the deserving students.
- KSFC will also offer paid internships for UG and PG students of AMITY UNIVERSITIES & INSTITUTIONS in various organizations of the Satyarthi Movement.
- KS-CCR, AMITY UNIVERSITIES & INSTITUTIONS may eventually consider offering full time Bachelors and Master's diploma/ degree courses on Child Rights.
- Besides these theory-based courses, all students under the purview of KS-CCR will get a holistic practical exposure to various aspects of Prevention, Protection, Rescue, Restoration and Rehabilitation of children, as well as all forms of exploitation and denigration of Child Rights/ Child Protection, as part of their course work.
- The relevant academic degree programmes as mentioned above will begin after the respective State Governments and the Higher Education Councils under them approve the same.

5.1.2 Other Courses / Programmes to be offered:

- Three-week Refresher Courses on Research Methodology in Child Rights/Child Protection Area.
- Short-term Workshops on Human Values (for Faculty/Students/Dedicated External Groups)
- Child Development Programme (Both on or off-campus) and Special Education Program.
- Executive Development Programme (for educational institutions/companies/organizations) focusing on Crisis Management with respect to Violence against Children.
- > Public Debates (also to be a part of Amity TV) on Child Rights/ Child Protection Issues.
- Orientation Lectures for fresh university students to make them sensitive to issues on Child Rights/ Child Protection.
- Virtual classes can also be introduced under the on-line (Non-Degree) Programme (Distance Education) on Child Rights & Child Protection.

5.1.3. Note: The aforesaid courses could be started within the ambit of other/related schools, departments and disciplines so that the initial budget for KS-CCR courses shall flow from the already sanctioned budgets. Subject to the necessary approvals, some courses can be started w.e.f. the next academic year.

Endeavors shall be made for the inclusion of a chapter on Child Rights and Child Protection in the CBSE curriculum for Social Sciences/Legal Studies (classes IX to XII) for the Amity Schools.

For and on behalf of KSCF, New Delhi

For and on behalf of Amity Universities & Institutions



5.1.4. Faculty:

Currently existing faculty from Law, Psychology, Political Science, Anthropology, Sociolinguistics and Social Work across Amity campuses will be drawn into for designing and administering the courses;

➤ AMITY UNIVERSITIES & INSTITUTIONS will make provisions for Regular, Visiting and Adjunct Faculty in the relevant campuses as may be required

➤ KSCF will also contribute towards visiting faculty at KS-CCR, AMITY UNIVERSITIES & INSTITUTIONS

5.1.5. Curricula Designing

The curricula will be developed jointly by Kailash Satyarthi Children's Foundation and AMITY UNIVERSITIES & INSTITUTIONS, and the KS-CCR of the Amity University Haryana will take the lead.

5.1.6. Programme Advisory Committee (PACs) and Other Committees

The academic and outreach activities under this MoU will be guided by a Programme Advisory Committee (PAC) consisting of at least five members from the Amity Universities and three to five from the KSCF to be decided by the respective parties.

In addition, there could be a Coordinating Committee (CC) of the AMITY UNIVERSITIES & INSTITUTIONS to coordinate activities to be undertaken by different Amity universities in the area of Child Rights.

The Composition as well as membership of these Committees are to be worked out in detail by mutual consultations.

5.1.7. Miscellaneous

KS-CCR will identify Child Rights and Child Protection focused texts in India's regional languages, and involve the National Translation Mission or other freelance translators or agencies to create an anthology of literature i.e. stories / poems and texts for mainstream literature – in English, Hindi and other regional languages.

- Under 24x7 activities at the Amity University Campuses, a 'student club' will be opened under the aegis of Dean (Student Welfare), focusing on Child Rights/ Child Protection which will be involved in various cultural activities related to the same (street plays/ dumb charades etc. on the subject for sensitization and awareness generation).
- Hold frequent workshop-cum-discussions involving artists, media personnel, cartoonists, authors, activists and thinkers to highlight child-centric issues.
- Establish "Scholar-in-Residence" or "Writer-in-Residence" programmes focusing on the subject of Child Rights and Child Protection.

For end on behalf of KSCF, New Delhi

Far and on behalf of Amity Universities & Institutions

Registrar Amity University Haryana Manegar, Gurgaen 122413

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- Rent free accommodation for Visiting Teachers and Researchers (including fellows) will be provided. An Honorarium will be paid to faculty in cases of FDPs (Faculty Development Programmes) and EDPs (Executive Development Programmes) as per the rules of both organizations, and also to Researchers (including fellows) as may be determined by both parties.
- The aim will be to eventually prepare as many socially aware and committed citizens as possible as the number of children affected by different kind of atrocities. Eventually, there should be one hundred million socially conscious citizens for a hundred million affected children.

For drafting the policy documents, sustained discussions and engagement with relevant stakeholders, exercises will be jointly carried out to help bringing about legislative changes for upholding the rights of children.

Special consultations/ workshops for the purposes of the policy advocacy can be done for which funds will be raised jointly.

The grants from Bureau of Police Research and Development, MWCD, CSR funds, and UN Agencies etc. will be jointly explored for the same.

5.2. To support data driven decision making and assist in formulation and implementation of policy related to child rights and protection by state and non-state actors.

KS-CCR will assist KSCF in drafting the policy documents. Sustained discussions and engagement with relevant stakeholders may be jointly carried out for bringing about legislative changes for upholding the rights of children.

Special consultations/ workshops for the purposes of the policy advocacy can be done for which-funds will be raised jointly.

Joint bidding /funding will be arranged for evidence-based research on subjects related to freedom, safety, health, education etc. of children to support data driven decision making and assisting in formulation and implementation of policy related to child rights and protection by state and non-state actors.

Publishing and publicizing research outcomes for maximum impact will be undertaken. AMITY TV will also play an important role in doing this.

Under the MOU and Non-Disclosure Agreement, KSCF will share with AMITY UNIVERSITIES & INSTITUTIONS, its data related to trafficked children, rescued and rehabilitated children; advances made in the use of technology for identifying missing children, research on how to create and sustain child-safety cities and urban areas, etc. for further prospective research.

A project for the standardization of psychological tests for children will be rolled out immediately with the help of Amity Institute of Behavioral & Allied Sciences (AIBAS), AMITY UNIVERSITIES & INSTITUTIONS. These tests should be able to profile rescued children on the basis of behavioral traits, personality, aggression etc. Rehabilitative models for

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For and on behalf of KSCF, New Delhi

For and on behalf of Amity Universities & Institutions



each of these personality types will also be designed. This will institutionalize child rehabilitation, making their reintegration to mainstream society more systematic.

Further the research already being done with National Brain Research Centre regarding brain mapping and associated triggers of sexual crimes in juveniles in order to take preventive steps would also be looked into.

The existing grants by Bureau of Police Research and Development, CSR funds, Ministry of Women & Child Welfare (MWCD) and UNICEF etc. will be jointly explored for the funding of these researches and activities.

Identification of research need-gaps for all the topics proposed herein above and plugging them with necessary action will be carried out.

5.3. Training and capacity- building of various stakeholders like law enforcement agencies; civil society, corporates etc. about laws, provisions and aspects that uphold the Rights of Children

KS-CCR at Amity University Haryana as well as other Amity universities will undertake training and capacity-building of stakeholders in Child Protection at its campus. Joint funding will be raised by both KSCF and AMITY UNIVERSITIES & INSTITUTIONS for training and sensitization of State and Non-State Actors.

Various grants by Bureau of Police Research and Development, CSR funds, MWCD and UNICEF etc. will be jointly explored for the same, as in the case of 'B' above.

Co-hosting of panel discussions, seminars, workshops, symposia, roundtables etc. will also be done.

5.4. Training and sensitization of Parents about the Rights of Children for inculcating effective and responsible Parenting

Specialized short-term courses in parenting will be designed for new parents and guardians. It is felt that as the first line of care givers for the child, parents/guardians must know the rights as well as the typical and atypical needs of their children.

A specialized short-term course will be run for the parents of children with special needs as well.

5.5. Supporting Communications and PR activities to uphold the Rights of Children:

The Communications School of Amity University (ASCO) will extend support to the Communications Division of the Satyarthi Movement for coming up with OPEDs, newsletters, innovative IEC materials, public service announcements, documentaries etc.

Students from Mass Media, Linguistics, Literature, Psychology and other fields of AMITY UNIVERSITIES & INSTITUTIONS will also aid in this.

Content on Child Rights prepared at KS-CCR will be publicized by the PR division of both AMITY UNIVERSITIES & INSTITUTIONS and KSCF.

For and on behalf of KSCF, New Delhi

For and on behalf of Amity Universities & Institutions

5.6. Special Projects:

AMITY UNIVERSITIES & INSTITUTIONS will offer through AIBAS (Amity Institute of Applied and Behavioral Science) of different Amity university campuses, counseling services to the employees of the Satyarthi Movement who are exposed to extreme traumatic incidents, for determining person-specific exposure limits and exposure duration, for ensuring their emotional and psychological well-being.

5.7. Overarching Points for the Engagement:

KS-CCR will leverage strengths from other disciplines and academic programs within AMITY UNIVERSITIES & INSTITUTIONS to support the above mentioned aims.

KS-CCR will also study the good practices already available overseas (e.g. Kike, D. Child CCR in Ireland) etc.

All courses will be on self-financing model (except for special incentives/ fellowships/ scholarships) etc.

Midterm review and concomitant mid-stream correction (if required) of the progress of all the 7 aforesaid objectives will be undertaken after 12 months.

All these programmes started under this MoU will be eventually introduced in other Amity campuses as well.

Interdisciplinary projects will be encouraged so that students from varied fields could participate.

KS-CCR under the AMITY UNIVERSITIES & INSTITUTIONS will have the IPR, copyright on products/projects/applications and published materials developed jointly and share the revenue either generated by the products developed together or funded by other agencies as per mutual understanding.

6-ARBITRATION

- (1) All differences or dispute between the parties arising out or in connection with this MoU shall in the first instance be amicably settled/resolved between the Parties.
- (2) Failing amicable settlement, the dispute shall finally be settled through arbitration conducted under the provisions of the Arbitration and Conciliation Act, 1996 (as amended as in force) by a panel of three arbitrators appointed in accordance with the said Act, one arbitrator each chosen by both the parties and the presiding arbitrator be chosen by the said two arbitrators. The seat and venue/place of arbitration shall be New Delhi.

7-FORCE MAJEURE

 If any time during the continuance of this MoU, the performance or any obligation in whole or in part by either party under this MoU is prevented or delayed by reason of any unforescen circumstances, including war, hostility, acts of the public enemy, civil commotion, sabotage, fires, floods, explosions, epidemics, quarantine restrictions or acts of God - hereinafter referred to as events, provided notice of the happening of any such

For and on behalf of KSCF, New Delhi

For and on behalf of Amity University & Institutions

Amity University Haryana Manesar, Gurgaon-12241?



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event(s) is given by either party to the other within 21 days from the date of occurrence thereof.

- 2. Neither party shall by reason of occurrence of such events, be entitled to terminate this MoU nor shall either party have any claim for damages or any relief against the other in respect of such non-performance or delay in performance and deliveries under the MoU. Activities shall be resumed as soon as practicable after such event has come to an end or ceased to exit. Provided further that if the performance or any obligation in whole or in part under this MoU is prevented or delayed by reason of any such event for a period exceeding 90 days, both parties shall consult each other regarding the termination of the MoU on mutually agreed terms.
- Each party shall bear its own costs and losses arising out or on account of such Force Majeure.

This MoU shall be binding upon both the parties hereto and their respective successors and assignces, but it shall not be assigned in whole or in part to any other party in any other organization (of whatever legal structure as the case may be) by either of the parties without the prior consent of the other party.

8.-NOTICE

Any notice, request, demand, approval, consent or other communication of any nature whatsoever provided or permitted hereunder shall be in writing and given by personal delivery or sent by speed post (with or without Proof of Delivery) or registered post (whether against acknowledgement or otherwise) or by Electronic-mail addressed to the party for which, it is intended at its address as follows:

Amity Universities & Institutions:

Amity University Haryana

Amity Education Valley Gurugram, Manesar

Pachgaon, District Gurugram, 122413

India

KSCF

Kailash Satyarthi Children's Foundation

Head Office: A-23, Mathura Road, Friends Colony West, New Delhi,

Delhi 110065

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For and on behalf of KSCF, New Delhi

For and on behalf of Amity Universities & Institutions



9. AMENDMENT TO MoU

No amendment to this MoU shall be effective unless it is in writing and signed by duly authorized representatives of AMITY UNIVERSITIES & INSTITUTIONS and KSCF.

IN WITNESS WHEREOF, the parties hereof have caused this MoU to be executed, by its duly authorized officers/members as of the date first written above.

For or on behalf of Amity Universities & Institutions

Delhi, India

New Delhi, India

(Dr. Aseem Chauhan)

Chancellor

Amity University

(Mr. Sharad Sinha)

For or on behalf of KSCF

(CEO)

for KSCF, New Delhi

WITNESSES

1. Name : Prof P.B. Sharma

Address: Vice-Chancellor, AUH

Email: vcauh@ggn.amity.edu

Tel No. +91- 9810146096

WITNESSES

1. Name

Address

E-Mail

Tel No.

2. Name: Prof Udaya Narayana Singh

Address: Dean, Faculty of Arts, AUH

Email: unsingh@ggn.amity.edu

Tel No. +91-9434050218

2. Name

Address

Tel No.

E-Mail

For and on behalf of KSCF, New Delhi

For and on behalf of Amity Universities & Astitutions

Registrar **Amity University Haryane** Manesar, Gurgaon-12241.





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Memorandum of Understanding Between Amity University, Gurgaon, Haryana, India And University of Newcastle, Australia

Amity University and University of Newcastle (the Parties) are pleased to explore the possibility of developing new programs and agree to explore collaborative activities with the overarching goal of fostering academic, scientific, artistic and cultural learning opportunities between the two institutions through:

- a) Exchange of faculty members:
- b) Exchange of students and developing study programs;
- c) Development of dual degree and articulation programs;
- d) Joint supervision and co-direction of thesis and joint research, as governed by the policies and regulations of each party;
- e) Exchange of academic information and development of syllabi;
- f) Establishment of Study Aboard and India Immersion programs;
- g) Training of, and visits by, faculty members; and,
- b) Development of common initiatives such as symposiums, seminars, conferences, publications and team research.

General Terms of the Memorandum of Understanding (MoU)

- a) This MoU is non-exclusive and will come into effect on the date of signing and will be effective for all Amity Universities and Institutions.
- b) Amendments and additions may be made to the MoU are subject to the consent of the Parties.
- c) Financial obligations in regard to programs and exchanges will be discussed and agreed upon separately in writing by the Parties.
- d) Via the representatives indicated below, the Parties encourage direct contact and cooperation among their faculty members and departments. The Parties agree to explore funding possibilities for any activity which might arise.

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- e) Nothing in this MoU shall be construed as creating any legal relationship between the Parties, and any binding legal obligations must be memorialized in separate definitive agreement(s) that must be mutually agreed upon by the Parties.
- f) The details of each article of this MoU will be decided separately.
- g) The Parties stipulate that the use of their respective brands, represented by their headings and logotypes, may only be used by a Party with the previous and express written authorization of the other Party. This MoU does not authorize any one of the Parties to represent itself on behalf of the other Party, either verbally or in writing or to act on the other Party's behalf.
- h) The individuals named below sign this MoU on behalf of their respective Parties and represent and warrant that they have the requisite authority to bind their respective Parties.
- i) This MoU is valid for a period of five years from the effective date and may be renewed before the expiration date by agreement between the Parties. The Parties may terminate this MoU without cause by providing 120 days written notice to other Party.

For the purpose of implementing this MoU, the contact persons will be:

-----Representatives: -----

For Amity University:	For The University of Newcastle:		
Name of Official: Dr. Gunjan M Sanjeev	Name of Official: Dr. Antony Drew		
Designation: Vice President - RBEF; Director - International Affairs, Amity University Haryana	Designation: Assistant Dean International, Faculty of Business and Law, The University of Newcastle, Australia		
Phone: +91-124-2337015	Phone: +61 2 4921 5000 / (02) 4921 2099		
Email: gmsanjeev@ggn.amity.edu	Email: Antony.Drew@newcastle.edu.au		

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Sig	natories:
Amity University:	The University of Newcastle:
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Name of Official: Dr. Gunjan M Sanjeev	Name of Official: Prof. (Dr) Tony Travaglione
Designation: Vice President - RBEF; Director International Affairs, Amity University Haryana	Designation: Pro Vice Chancellor (PVC) Faculty of Business and Law, The University of Newcastle, Australia
Date:	Date:

Amity University;	The University of Newcastle:		
of Came	Tom to		
Name of Official: Dr. Pritam Babu Sharma	Name of Official: Prof. (Dr.) Tony Travaglione		
Designation: Vice Chancellor, Amity University Haryana	Designation: Pro Vice Chancellor (PVC) Faculty of Business and Law, The University of Newcastle, Australia		
Date:	Date:		

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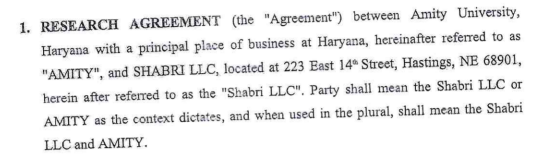
Memorandum of Understanding

between





SHABRI LLC HASTINGS, NEBRASKA, USA



WHEREAS, the research program contemplated by this Agreement is of mutual interest and benefit to AMITY and to the Shabri LLC and will further the instructional and research objectives of AMITY in a manner consistent with its status as a non-profit, tax exempt, educational institution.

NOW, THEREFORE, the Parties agree on the following general forms of cooperation:

- Joint research activities
- Exchange of faculty members for research, lectures, and discussions
- Encouragement of the exchange of graduate and undergraduate students for research, learning, internship.
- 4. Linkage of website onto the sister university's website to enhance information exchange
- STATEMENT OF WORK: AMITY and Shabri agree to make reasonable efforts to
 perform the research and development under this Agreement. The purpose of this
 project is to develop low cost medical grade 3D printed prosthetics and orthotics
 devices.

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Page 1 of 4

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- PRINCIPAL INVESTIGATOR: The Research will be supervised by Rakesh Srivastava the "Principal Investigator" from Shabri and Dr. Atul Thakur the "Principal Investigator" from Amity.
- 4. PERIOD OF PERFORMANCE: The agreement is initially meant for FIVE years. Date of signature will be counted as the implementation of MoU. MoU can be extended with mutual consent and need of the both the Parties.
- 5. CONTRIBUTION FROM SABRI & AMITY:- Shabri will provide intellectual ideas, concepts some basic instruments along with clinical and research resources from Shabri LLC located at 3211 West 12th, Hastings, Nebraska, USA 68901. Amity will be responsible for providing infrastructural facilities, in house available research facilities and man power. Shabri and Amity can put together a grant application to Government of India or international funding agencies with mutual agreement.
- 6. HUMAN RESEARCH AND TESTING. Principal Investigator may wish to test certain devices on human participants. Shabri LLC must report to AMITY any findings from site monitoring visits or remote monitoring activities where such findings could affect the safety of any participants testing devices developed during the Research. Data and safety monitoring reports will be sent to AMITY routinely, with urgent reports being sent within ten working days. Following study closure for a period of two years, Shabri LLC shall notify AMITY and Principal Investigator of any findings that directly affect participant safety and shall support AMITY and Principal Investigator in notifying participants. AMITY and Principal Investigator agree to comply with all applicable Indian laws relating to medical device testing, as well as follow all internal policies and procedures.

Amity University will establish a "Centre for Excellence in Convergence Technology and Biomedical Product Development" dedicated for proposed project.

7. USE OF NAMES, Shabri LLC and its affiliates shall not use the name "AMITY University" or any variation, adaptation, or abbreviation thereof, or the name of any of AMITY's trustees, officers, faculty members, students, employees, or

Page 2 of 4

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agents, or any trademark owned by AMITY, in any promotional material or other public announcement or disclosure without the prior written consent of AMITY'S Academic Counsel, which consent AMITY may withhold in its sole discretion and vice versa.

8. NOTICES. Any notices required to be given or which shall be given under this Agreement shall be in writing and be addressed to the Parties as shown below. Notices shall be delivered by certified or registered first class mail (air mail if not domestic) or by commercial courier service and shall be deemed to have been given or made as of the date received.

If to Amity:

Amity University Haryana, India

With copy to:

Prof. Atul Thakur

Amity University Haryana, India

If to Shabri LLC:

Rakesh Srivastava

223 East 14th Street, Suite 5

Hastings, NE 68901

9. TERMINATION/RENEWAL: In the event of either Party hereto commits any breach of or default in any of the terms and conditions of this MOU, a Written Notice shall be served upon the said Party by the other Party calling upon to remedy such default or breach within thirty (30) days of receipt of such Written Notice. In the event of the Party receiving such Written Notice fails to remedy such breach or rectify the defect within the said period of 30 days, the MOU shall stand terminated. The termination of the MOU shall be in addition to any other remedies which either Party have at law or in equity.

Termination of this Agreement by either party for any reason shall not affect the rights and obligations of the parties accrued prior to the effective date of the termination of this Agreement. It is understood that the implementation of this agreement will commence on signing date and that this agreement will continue thereafter indefinitely, renewing automatically, subject from time to time

Page 3 of 4

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to revision or modification by mutual agreement.

- 10. ELECTRONIC SIGNATURES: The parties to this Agreement agree that a copy of the original signature (including an electronic copy) may be used for any and all purposes for which the electronic signature may have been used. The parties further waive any right to challenge the admissibility or authenticity of this Agreement in a court of law based solely on the absence of an original signature.
- 11. Settlement of Disputes: In the event of a dispute, controversy or claim arising out of relating of this MOU or the breach, termination inability—thereof, the Parties shall use their best efforts to amicably settle such dispute through direct negotiation falling which the said dispute shall be resolved through Arbitration in accordance with the provisions of Arbitration and Conciliation Act, 1996, as may be amended from time to time.

IN WITNESS WHEREOF, Shabri LLC and Amity, intending to be legally bound, have executed this MOU, on _____day of____2019, by their respective duly authorised representatives.

Shabri LLC/Shabri LLC

AMITY UNIVERSITY HARYANA

Rakesh Srivastava MS, CPO, FAAOP Prof P. B. Sharma VC, AUH

Amity Primary Investigator's Acknowledgement:

I have read this Agreement and agree to perform my obligations as Principal Investigator under this Agreement. I will inform students and other participants performing research services of the terms and conditions of this Agreement.

Prof. Atul Thakur, PhD

Page 4 of 4



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GRN No.

67635668



Penalty:

Stamp Duty Paid: ₹ 101

₹0

(Rs. Zero Only)

Seller / First Party Detail

Name:

The institute of Company secretaries Of india

H.No/Floor:

Sector/Ward: Na

LandMark:

Lodi road

City/Village: New delhi Phone:

98*****64

State:

Delhi

Buyer / Second Party Detail

Name:

· Amity University Haryana

H.No/Floor: Na

Sector/Ward: Na

LandMark: Panchgaon

ty/Village: Manesar

District: Gurugram

District: New delhi.

State:

Haryana

Phone:

98*****64

Purpose:

MOU

The authenticity of this document can be set to be the company of the authenticity of this document can be set to be a set to (MoU)



between

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The Institute of Company Secretaries of India, New Delhi and Amity University Haryana





between

THE INSTITUTE OF COMPANY SECRETARIES OF INDIA (ICSI), a Statutory Body constitute
under an Act of Parliament i.e. The Company Secretaries Act, 1980 (No. 56 of 1980), having
its headquarters at 'ICSI HOUSE' 22, Institutional Area, Lodi Road, New Delhi-110003
represented through CS Ashish Garg, President. The ICSI , (Which term of
expression unless repugnant to the context or meaning thereof shall be deemed to include
its successors and permitted assigns) hereinafter referred to as the "ICSI", of the "FIRS
PARTY".

Amity	University	Haryana			having	its	registered	office
at .	Amity	Education	Valley,	Manesar,	Pano	chgao	n, Gur	ugram
Haryana			represented	throu	gh		Pro	Vice
Chancel	lor			(Which	term	or e	expression	unless
repugna	int to the co	ntext or mea	ning thereof'sh	all be deeme	ed to inc	clude	its success	ors and
permitte	ed assigns)	hereinafter	referred to as	the "Amity	Unive	rsity	Haryana",	of the
"SECON	D PARTY".							

The "ICSI" and the "Amity University Haryana" are hereinafter, collectively referred to as the 'PARTIES' and individually as a 'PARTY'.

WHEREAS:

- The Institute of Company Secretaries of India (ICSI) is the only recognized 1. professional body in India to develop and regulate the profession of Company Secretaries in India..
- Amity University Haryana, a University established under the Government of 11. Haryana vide Haryana Act Number 10 of 2010, is a research and innovation driven, not for profit university.
- The Parties have appreciated each other'sobjectives in promoting Excellence inter 111. aliain common area of interest, imparting knowledge and skills required to operatein the area of Academic, Research and Training and are desirous of putting the broad terms of the intentions into a Memorandum of Understanding (MOU) for the areas identified for co-operation and commit to co-operate to the fullest extent by mutual Badareh. understanding.



- IV. This MoU is subject to the approval of the respective StatutoryAuthorities of the parties hereto and subject to changes as may be desired.
- V. The implementation and/or conduct of a programmes, courses or activities as specified in this MOU shall be negotiated and determined mutually by the parties vide separate additional agreement or document to be signed by both parties.
- VI. The autonomy of each party shall not be diminished, nor constraints be imposed on to carry out the MoU.
- VII. The development and implementation of specific forms of cooperation based on this MoU will be separately established/ decided between parties and outlined in executive protocols, specifying the nature of joint activities, financial and other arrangements.

NOW THE MEMORANDUM OF UNDERSTANDING WITNESSETH AS FOLLOWS:

- VIII. Both the Parties have hereto identified the following areas where they agree to mutually cooperate to the fullest extent:
 - a. AUHmay, in future, consider recognizing Company Secretary Qualification as equivalent to Post Graduate Degree for the purpose of admission to Ph.D. in Management/ Commerce and allied Programmes, subject to necessary approvals from the relevant authorities.
 - b. ICSI on its part would facilitate the conduct of Specialised Training Programmes in
 AUH for the Faculty Members, Research Scholars and Students of AUH on areas
 of mutual interest by providing experts on its rolls.
 - AUH on its part maynominatelCSIMembers for Academic Council or other bodies of Schools / University as it deem appropriate.
 - d. AUH on its part would share the expertise of its Faculty Members as mutually desirable by way of acting as resource persons for Training Programs or workshops organised by ICSI.
 - e. Jointly organise Workshops, Seminars, Continuing Education and Training programmes and similar Academic Programmes for Practicing Professionals, Corporate Executives & Faculty Members, Research Scholars and students on themes of Topical and Professional interest on self sustained basis.
 - f. Regular exchange of journals published by the parties hereto on a complimentary basis with liberty to reproduce in each other's publications, such portion or portions, which may be of interest, subject to acknowledging the sourceand under intimation to the other party.
 - g. Exchange of FacultyMembers as may be mutually agreed subject to convenience of the parties hereto
 - Regularly exchange course materials, case studies, research publications and other academic and research inputs.
 - i. Undertake joint research projects which are mutually beneficial.

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- Reciprocate participation in National and International conferences organised by the parties hereto.
- k. Extend help and Co-operation in developing Curriculum of Academic and Continuing Education Programmes, on such terms as may be mutually agreed to including Joint Meeting of Curriculum Development Committees/bodies.
- Organise programmes jointly for Training of Trainers (ToT) for mutual benefit and advantage.
- m. ICSI and AUH would work jointly for Teacher Congruence by organising specialised programmes together.
- n. Exemptions in University subjects for the students of ICSI in topics such as Corporate Governance if deem appropriate by AUH,
- o. ICSI at its discretion may co-opt Vice-Chancellor of the AUH University (located in the same jurisdiction of the ICSI Chapter) as per its extant Chapter Management Guidelines, 2019 and other applicable Rules, Regulations and Guidelines.
- p. Any other matter of mutual interest including sharing of facilities like infrastructure, library, reading room etc., as may be mutually agreed.

IX. ICSI Empanelment of faculties/trainer:

The ICSI empanels faculties, resource persons and academician for various training programs, Seminars, Classroom teaching, workshops, review of study material, content development, Research, ToT program etc. The faculties and resource persons of AUH may get themselves empanelled with the Institute for imparting such training.

X. ICSI Library Scheme for Universities and Institutions –

The ICSI is the premier body in Corporate Governance and research. It has got more than 200 own publications in various areas of corporate Governance, Company laws and Capital market. The ICSI may provide its own publications and also selected books of other publishing house free of cost to the AUH for use of the students and members, to be kept in the library AUH as a knowledge sharing platforms.

XI. Participation in ICSI National and International Seminars and Workshops:

The ICSI is the world largest Institute in Corporate Governance and compliance. Every year more than 500 seminars and workshops are organised across the country. The Students and faculties of AUHcan participate in those seminars for updation of their knowledge and skills in various academic areas. The senior professors can also be invited for various academic and panel discussions.

XII. Faculty Development Programmes:

Faculty Development Programmes are an essential component in standardizing the Class room teaching all over the country. These programmes help the teachers in

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updating them with the student's expectation, Institution's expectation and proper penetration in imparting relevant areas of specialization. The fellow members of the institute could contribute in the faculty development program of the AUH in the domain of commerce, Business economics, management and Law.

XIII. ICSI Counsellors -

The Institute appoints ICSI Counsellors, in Districts / States / Region in India even in the Region/Area where ICSI Regional Councils and Chapters are located, for conducting Career Awareness Programmes creating awareness about the CS Course, Professional Opportunities and Training Requirements. The ICSI Counsellors may be either:

- i. An associate and Fellow Member of the Institute.
- ii. HOD / Professors / Lecturer of Management, Commerce or Law.
- iii. Teacher / Faculty at Schools/ Colleges.
- iv. Any other professional or person of high reputation and experience of CS Profession who in the opinion of the TEFC of the ICSI is suitable for appointment as Counsellor.

The ICSI counsellors are paid honorarium as applicable and recognized.

XVII. Non Binding Nature of the MoU

Nothing in this MoU shall be construed as creating any contract, partnership, agency or other legal relationship between the partiesexcept confidentiality and IPR Clause. The acts/performance and actions taken by either party in furtherance of their respective activities of operation shall not bind the other except to the extent provided under this MoU. The acts performed and action taken by either party that do not fall under the MoU shall have binding effect on the other to the extent they are reduced to writing and the prior consent of the other party is obtained. Also, the MoU does not restrain or preclude parties from entering into similar MoUs with any other organization during currency or the extended currency of this MoU.

That it is expressly understood & agreed between the parties to this MoU that the personnel(s) employed or hired or engaged (permanent/regular/casual/contractual/temporarily/daily wager or whatever be the status/name) bythe AUH directly or indirectly for the performance of the obligations under this MoU, shall not be employee of the ICSI for any purpose and none of such person of AUHshall have any right to claim anything against the ICSI and same shall be applicable vice versa to ICSI.

XVIII. Terms and Termination of the MOU

The MoU shall come into force immediately upon its signing by the parties. The MoU will be in force for an initial period of five (5) years. MoU may be extended further on the mutually agreed terms. AUH shall not have any right to claim extension or renewal of contract.

 a) This MoU may be terminated by mutual consent of the parties before the aforesaid term of five (5) years.

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- b) This MoU can also be terminated by either of the parties by giving advance notice of three (3) months period without jeopardizing the ongoing collaborative undertakings.
- c) The implementation and/or continuance of programmes or project established pursuant to this MoU prior to the effective date of termination shall not be affected by the termination of this MoU.

XIX. Indemnification:

Each Party shall, at its own expense, defend, indemnify, and hold the other Party harmless for damages, liabilities, claims, losses, costs, demands, suits, actions, and reasonable expenses (including but not limited to reasonable attorneys' fees and settlement costs) (collectively, "Damages") arising out of or related to any third party suits or claims brought against the indemnified Party (i) arising out of or related to the indemnifying Party's violation of any applicable laws, IPR laws, Confidentiality clause, grossnegligence, or willful misconduct, or (ii) arising out of or related to any physical damage to property, or personal injury or death, caused by the indemnifying Party or any of its Affiliates, participants, officers, directors, and employees.

The indemnifying party shall be granted immediate and complete control of any claim of indemnity and the indemnified party shall not prejudice the indemnifying party's defence of the claim.

The indemnified party shall give the indemnifying party all reasonable assistance at the expense of the indemnifying party on such claim of indemnity.

XX. Intellectual Property Right

ICSI has intellectual property rights over its trade names, corporate signs, logos, software, proprietary information and know-how which the AUH, may come across through this MOU. AUH shall recognize ICSI's intellectual property rights for all purposes. Nothing in this Agreement shall confer on AUH any right or title in the intellectual property of ICSI

XXI. Force Majeure

The Party shall not be liable for any failure to perform, any of its obligations under this MoU if the performance is prevented, hindered or delayed by a Force Majeure event (defined below) and in such case its obligations shall be suspended for so long as the Force Majeure Event continues. Each party shall promptly inform the other of the existence of a Force Majeure Event and shall consult together tofind amutually acceptable solution.

"Force Majeure Event" means an event which is beyond the reasonable control of the Parties concerned, including, without limitation, unavailability of any communication system, sabotage, fire, flood, explosion, acts of God, civil commotion, strikes or industrial action of any kind, riots, insurrection, war or acts of government.

XXII Complete / Entire Agreement:

This MoU constitutes the complete Agreement between the Parties and replace any written or oral Agreement or understanding with respect to the subject matter. Changes, amendments or interpretations of this MoU shall be valid only if they are in

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writing and signed by both parties, except that each Party may make a change of domicile or change of the name of the person to whom notice shall be sent with prior intimation to other party.

XXIII. Amendments

No change, alteration or modification of this MoU shall be valid, unless in writing and signed by both the Parties hereto.

XXIV. Representations and Warranties

The Parties represent and warrant that they have relevant authority and permission under the applicable laws/ rules/ notifications or by virtue of the order/ instruction/ directive from the relevant authority to enter into this MoU.

XXV. Non Waiver

Failure to exercise by either party of any right under this MOU in one or more instances shall not constitute a waiver of those rights in another instance. Such waiver by one Party of any of the rights established herein shall not be considered as a waiver of another right established herein. A provision or right under this MoU shall not be waived except in writing signed by the party granting the waiver, or varied except in writing signed by both the parties.

XXVI. Severability

If any provision of this MoU is held invalid, unenforceable or illegal for any reason, this MoU will remain otherwise in full force apart from that provision(s) which shall be deemed deleted.

XXVII. Assignment & Sub-Letting

Neither party shall assign or sub-let any of its rights and obligations hereunder whether in whole or in part without the prior written consent of the other.

XXVIII. Notices

All notices notifications, request, consents and other communications required or permitted to be given to either party pursuant to this MOU shall be in writing and in English language. Notices shall be given by registered post/email (return receipt requested), facsimile against confirmed answerback or by personal delivery addressed as follows:

The Institute of Company Secretaries of India

ICSI House, 22, Institutional Area, Lodi Road, New Delhi -1 10003

AUH University, Manesar, Panchgaon, Haryana-122412

XXIX. Headings

The headings used in this MoU are for purposes of convenience only and shall not control the language or meaning of the provision following.

Page 6

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XXX. Confidentiality

Both Parties agree to treat the contents of this MoU and any valuable information provided, developed, found or acquired in the process or performance of this MoU, as confidential and agree and undertake that the Parties shall not disclose the contents of the same to any third party without the prior consent of the other Party unless such information is required to be disclosed under the applicable law, or in pursuance of the order of a competent court, tribunal or other regulatory authority exercising valid jurisdiction. In such case of disclosure of confidential information, the disclosing party shall promptly notify the other party in writing of such disclosure.

For purposes of this MoU, "Confidential Information" includes information that: (i) is sufficiently secret to derive economic value, actual or potential, from not being generally known to other persons who can obtain economic value from its disclosure or use; and / or (ii) is the subject of efforts that are reasonable under the circumstances to maintain its secrecy or confidentiality.

Provided that upon the expiration, cancellation, or termination of this MoU, each party shall, upon the written request of the other party, return or destroy, to the satisfaction of the other Party, all Confidential Information, documents, manuals and other materials specified by the other Party.

XXXI. Governing Law

The MoU shall be interpreted in accordance with and governed by the applicable laws in India.

XXXII. Authority

Each party represents and warrants to the other party that It has the necessary power to enter into and perform its respective obligations under this MOU, all actions, conditions, and things required to be taken, shall be fulfilled and done in order to enable them to lawfully enter into and perform their obligations under this MOU; and ensure that any breach of IPR, Confidentiality under this MOU shall be legally enforceable; the authorized signatory of each of the party executing this MOU is duly authorized to execute this MOU and execution by such authorized signatory shall bind the party.

The MOU between the ICSI and the AUH is a non-exclusive agreement. The ICSI shall be free to enter into any such MOU / agreement with any other Party during currency or the extended currency of this MOU.

XXXIII. Dispute Resolution

It is hereby agreed by and between the parties that if any controversy, dispute or difference shall arise concerning construction, meaning, violation, termination, validity or nullity including without limitation the scope of any Clause or effect of this MoU or any part thereof, or of the respective rights or liabilities herein contained, the Parties shall make an attempt first to resolve the same by discussion or mediation. However, if the Parties hereto fail to resolve the controversy, dispute or difference amicably within 7 (seven) days of commencement of discussions, conciliation or mediation, then any

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Gurugrain 122413 Party shall upon expiry of such period of 15 (fifteen) days be entitled to refer such controversy, dispute or difference to be resolved by arbitration in accordance with the Arbitration and Conciliation Act, 1996 or any statutory modifications on re-enactment thereof as in force. The language to be used in the mediation and in the arbitration shall be English. In any arbitration commenced pursuant to this clause, the sole arbitrator shall be appointed by the mutual consent of the parties as per the provisions of the Arbitration and Conciliation Act, 1996. The seat, or legal place, of arbitration shall be New Delhi, India. The cost of the Arbitration proceedings shall be shared equally by both the parties.

XXXIV. Jurisdiction

All disputes arising out of or relating to the MoU shall be deemed to have arisen in New, India and only courts having jurisdiction over New Delhi, india shall determine the same.

XXXII. Notwithstanding the above, the scope of this MOU shall automatically become null void to the extent it is in violation or in contradiction to the provisions of the concerned Rules and Guidelines of the ICSI.

Signed for and on behalf of

Prof (Dr) Padmakali Banerjee Pro Vice Chancellor & Dean Academics, Amity University Haryana Amity Education Valley, Panchgaon, Manesar, Haryana

CS Ashish Garg, President, The ICSI
The Institute of Company Secretaries
of India
ICSI House
22, Institutional Area

Lodi Road, New Delhi -110003

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Witnesses

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2. Sleivs-p No

(Universities/Institutions)

For any further info please Contact Us at:

E mail-	
New Delhi Office :	Noida Office :
The Institute of Company Secretaries of India	The Institute of Company Secretaries of India
ICSI HOUSE, 22 Institutional Area,	ICSI HOUSE, C-36, Phase 2,
Lodi Road,	Sector 62, Industrial Area
New Delhi – 110003 , DELHI	Noida- 201309 , Uttar Pradesh
Db 011 4524 1005	Phones

Gurugram a 122413 a 1344

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MOU SIGNING CEREMONY

On

Thursday, 24th September, 2020

Venue: Online

PROGRAM SHEET

From: 05.00 PM to 05.30 PM

Timings	Particulars	Speaker/Guest/Moderator CS Mohit S. Nigam Immediate Past Chairman, Gurugram Chapter		
05.00 to 05.05 PM	Introduction of Dignitaries			
05.05 PM to 05.10 PM	Welcome Address	CS Suresh Pandey Chairman, NIRC-ICSI		
	Special Address	CS Ashish Garg President, The ICSI		
05.15 PM to 05.20 PM	Special Address	Prof (Dr) Padmakali Banerjee Pro Vice Chancellor & Dean Academics Amity University, Haryana		
05.20 PM to 05.25 PM	Ex	schange of MoU		
05.25 PM to 05.30 PM	Vote of Thanks	CS Nitin Grover Chairman, Gurugram Chapter		



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June 1, 2021

Prof. P.B. Sharma
Vice Chancellor
Amity University Haryana
Amity Education Valley
Gurugram (Manesar) Haryana 122413
India

Dear Prof. P.B. Sharma,

Please find enclosed one original signed document of the Memorandum of Understanding between Amity University Gurgaon and Universidad Autonoma de Guadalajara.

We look forward to start our collaboration relationship having in mind the mutual benefits for our university community.

Best regards,

Prof Fernando Torres de la Torre Director de Internationalization

FT/maic.

AV. PATRIA No. 1201, LOMAS DEL VALLE, C.P. 45129, ZAPOPAN, JALISCO, MEXICO. TEL. (52-33)3648-8824 Ext. 32327. correo electrónico: fldelat@edu.uag.mx

Gurugram 122413



MEMORANDUM OF UNDERSTANDING

ON INTERNATIONAL EXCHANGE

BETWEEN

AMITY UNIVERSITY GURGAON, HARYANA, INDIA

AND



Amity University Gurgaon, Haryana, India and Autonomous University of Guadalajara Mexico to cooperate on international programs based on the principle of reciprocity.

This Memorandum of Understanding (MOU) encourages the exchange of faculty, scholars, students, academic information and materials in the belief that the research and educational process at both universities will be enhanced and that mutual understanding between their respective faculty, scholars and students will be increased by the establishment of such exchanges.

- The universities agree to promote the following exchange activities based on their respective academic and educational needs:
 - a) Exchange of faculty and scholars (professors, lecturers, or researchers)
 - b) Exchange of students (including undergraduate and graduate students)
 - c) Exchange of academic information and materials
 - d) Exchange of periodical academic publications
 - e) Organization of joint research programs
 - f) Organization of joint conferences
 - g) Other academic exchanges agreed to by both universities
- The implementation of each specific exchange based on this MOU shall be separately negotiated and determined by both universities. Efforts shall be made by both sides to find financial sources for carrying out exchange programs.
- Nothing shall diminish the full autonomy of gather institution, nor will any constraints or financial obligations be imposed by either upon the other in carrying out the MOU.
- 4. This MOU is in force for five years and is subject to revision or modification by mutual agreement. It is also understood that either institution may terminate MOU at any time, although such action will only be taken after mutual consultation in order to avoid any possible inconvenience to all parties. This MOU shall take effect from the date of the latest signature below.

FOR: AMITY UNIVERSITY GURGAON

Prof. P.B. Sharma Vice Chancellor

Date: 48 Clamo

FOR: UNIVERSIDAD AUTONOMA DE

GUADALÁJARA

Lic. Antogro Leaño Reyes

Date: 1/14/2020

N/





MEMORANDUM OF UNDERSTANDING

ON INTERNATIONAL EXCHANGE



AMITY UNIVERSITY GURGAON, HARYANA, INDIA

AND



Amity University Gurgaon, Haryana, India and Autonomous University of Guadalajara Mexico to cooperate on international programs based on the principle of reciprocity.

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- 3. Nothing shall diminish the full autonomy of gather institution, nor will any constraints or financial obligations be imposed by either upon the other in carrying out the MOU.
- 4. This MOU is in force for five years and is subject to revision or modification by mutual agreement. It is also understood that either institution may terminate MOU at any time, although such action will only be taken after mutual consultation in order to avoid any possible inconvenience to all parties. This MOU shall take effect from the date of the latest signature below.

3: AMITY UNIVERSITY GURGAON

. P.B. Sharma Chancellor

FOR: UNIVERSIDAD AUTONOMA DE

Lic. Antonio Leaño Reyes

Rector

Date: 1/16/2020



AMITY UNIVERSITY

- HARYANA -

Established vide 30 sinment of claryana Act No.10 of 2010

AUH/MOU/2048/2020

Dated: 3rd March, 2020

Prof. Fernando Torres de la Torre Director de Internacionalizacion AV. Patria No. 1201 Lomas Del Valle C.P. 45129 Zapopan, Jalisco Mexico

Dear Prof. Fernando Torres,

Please find enclosed original signed documents of the Memorandum of Understanding between Amity University Gurgaon and Universidad Autonoma de Guadalajara.

Thanking you

Sincerely

Registrar.

Anthy Education visitey, Surgeon (Muneser)-122118 (Harvella) Tell 0124-2757845, 2337645 | Fext 0124-2337637 | Guyes of Office, Amily International School Comput, Sector 18, Surgeon (Harvers) | Tell 0124-3225051 | Websiter www.amity.edu/gurgoon | 6-mail of 6-may amity.edu/gurgoon | 6-mail of 6-may amity.edu/gurgoons





January 31, 2020

Prof. P.B. Sharma Vice Chancellor Amity University Haryana Amity Education Valley Gurugram (Manesar) Haryana 122413 India

Dear Prof. P.B. Sharma,

Please find enclosed two original documents of the Memorandum of Understanding between Amity University Gurgaon and Universidad Autonoma de Guadalajara.

We look forward to start our collaboration relationship having in mind the mutual benefits for our university community.

Please return an original when it has been signed.

Best regards,

Prof. Fernando Torres de la Torre Director de Internacionalización

FT/malc.

AV. PATRIA No. 1201, LOMAS DEL VALLE, C.P. 45129, ZAPOPAN, JALISCO, MEXICO. TEL. (52-33)3649-8824 Ext. 32327. correo electrónico: fidelat@edu.uag.mx







Dignity · Excellence · Committeen

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is entered between Afrisol Group of Institutions MARONDERA, Zimbabwe (AGIM), (herein after called the First party) and Amity University, Haryana (AUH), (hereinafter called the Second party) on 12th February, 2020 under the following Terms and Conditions:

This MOU is designed to foster a professional relationship through mutual cooperation in the sphere of teaching, training, research and practical skills to be imparted by the Second Party to the First Party.

The First party seeks to grow and nurture the Academic, Practical and Professional skills required among their teaching staff engaged in the Nursing sector. The skills that need to be nurtured by the Second Party are:

B.Sc Nursing

B.Sc Nursing (Post Basic)

M.Sc (Nursing) Community Health

M.Sc (Nursing) Medical Surgical

M.Sc (Nursing) Obsttetrics and Gynaechological

M.Sc (Nursing) Paediatric

M.Sc (Nursing) Psychiatric

This MOU will bring both the institutions closer for further cooperation in future in other areas for teaching, research and development of professional skills. The Faculty of Amity University, Haryana may also visit the campus of the First Party and engage for short term teaching and skills development among the students and faculties of the Second party. While Amity University, Haryana will be the benefactor in this regard, Afrisol Group of Institutions MARONDERA, Zimbabwe will be the Beneficiary.

The First Party will pay an amount of fee per student/teacher for the teaching, training and development of professional skills to the second party. The amount will be decided by the Chancellor, Afrisol Group of Institutions MARONDERA, Zimbabwe and the Vice Chancellor, Amity University, Haryana depending upon the nature of training and number of faculties to be trained. The amount so agreed upon will be transferred by Afrisol Group of Institutions MARONDERA, Zimbabwe directly to the Bank Account of Amity University, Haryana.

The participants will have to stay in the University hostel and the payment will be made proportionately depending upon their period of stay as per the existing rate of the Amity University Haryana. No transport facility will be provided by the University.

The to and fro passage from Zimbabwe to India and back will be borne by Afrisol Group of Institutions MARONDERA, Zimbabwe and the Amity University Haryana will have no bearing on this expenditure. Afrisol Group of Institutions MARONDERA, Zimbabwe at its own discretion, may allow per diem at a specific rate to be decided by the management of Afrisol Group of Institutions MARONDERA, Zimbabwe to the participants

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for their day to day expenditure. The Amity University, Haryana will issue a Degree Certificate or Certificate of Participation at the conclusion of the training / teaching program.

This MOU will be valid for five (5) years from the date of signing this agreement. In case of any disagreement or if one party wants to withdraw the agreement, a notice of one month will be required. Any legal dispute arising will have to be settled in the High Court of Punjab and Haryana, Chandigarh.

The scope of this MOU will not be limited to only Nursing programs but may be extended to other programs as well depending upon the mutual agreement of both the institutions.

This MOU is signed by AGIM and AUH by their authorized representatives on 12th February, 2020.

Signature

Name: Prof (Dr) P.B. Sharma Designation: Vice Chancellor Date: 12th February, 2020

Witness 1:

Signature:

Name: S. Sengupta Designation: Registrar

Witness 2:

Signature:

Name: Dr A. Tamilselvi

Designation: Principal & Professor, ACON

On Behalf of AUH

Signature

Name: Dr T. Padenga Designation: Chancellor Date: 12th February, 2020

Witness 1:

Name: Dr. Sikka

Designation: Associate Professor

Witness 2:

Name: Dr. Sanjeev Sharma Designation: Associate Professor

On Behalf of AGIM







Memorandum of Understanding Between

Institute of Medical Science and Technology NATIONAL SUN YAT-SEN UNIVERSITY TAIWAN

AND

Amity School of Applied Sciences

AMITY UNIVERSITY HARYANA, GURUGRAM

INDIA



Memorandum of Understanding

Between

Institute of Medical Science and Technology NATIONAL SUN YAT-SEN UNIVERSITY 'TAIWAN

AND

Amity School of Applied Sciences AMITY UNIVERSITY HARYANA, GURUGRAM INDIA

With the objective of strengthening their mutual cooperation as well as striving for the promotion of mutual exchange between Institute of Medical Science and Technology, NATIONAL SUN YAT-SEN UNIVERSITY, TAIWAN and AMITY SCHOOL OF APPLIED SCIENCES, AMITY UNIVERSITY HARYANA, India (hereinafter referred to as "ASAS, AUH"), having its address at Amity Education Valley, Gurugram (Pachgaon, Manesar), Haryana 122413, India, have concluded the following intentions:

- Both parties agree to exercise their best efforts to develop the following forms of collaboration:
 - Collaborative research through joint projects with funding from various agencies;
 - Development of research and publications;
 - Exchanging and sharing of expertise through staff exchange activities;
 - iv. Jointly organizing conferences, seminars, workshops and forums;
 - v. Sharing and use of resources and facilities subject to terms and conditions;
 - vi. Joint PhD supervision: a student registered in AUH may have a supervisor from NSYSU and likewise a student registered in NSYSU may have a supervisor from AUH;
 - vii. Opportunity for Master's degree students to carry out their major project work at each other's campus. Facilities to be provided by the host institution after due approval process. Only the travel & living costs have to be borne by the student;



- viii. Student exchange to conduct programs such as credit transfer, shortcourse, internship, cultural exchange or other agreed activities and
- ix. Both the Parties shall maintain permanent channels of communication for the exchange of information relating to their ongoing project/research work and can file mutual National/International patents on the basis of the outcome of the joint project/research work. The Parties agree to work together with a view to making more complete and better-quality patent information available with them. Both the parties agree to collaborate towards the protection, if appropriate, and application of such Intellectual Property for commercial or other purposes on mutually acceptable terms to be negotiated in good faith between the parties.
- x. Any other areas of collaboration may be mutually agreed by both parties.
- The terms of the specific areas of agreement shall be further considered and agreed upon in writing by the Parties prior to the initiation of any particular activity.
- 3. Any specific program will be subject to mutual consent and approval by both parties.
- 4. This MoU will be effective when both Parties have signed this MoU and shall remain in force until terminated by either Party giving the other party six (6) months in advance.
- 5. The provisions of this MoU may be amended at any time by the mutual consent in writing of both Parties.
- This MoU shall have an initial duration of five years from the date of signature, unless either party gives a six-month notice of termination.
- 7. The Parties agree that this MoU is not a formal legal agreement giving rise to any legal relationship, right, duties or consequences, but it is only a definite expression and record of the purpose of the Parties to which the Parties are bound in honor only.
- 8. The implementation of this MoU shall be constructed and governed in accordance with Laws of Republic of India and the Laws of the Republic of China (Taiwan).



- From AUH side the coordination of various activities under this MoU will be carried out by Dr. Jyotsna Sharma, Associste Prof. Physics, ASAS, AUH or any other person designated by Director ASAS and from NSYSU side the coordination will be carried out by Prof. Cheng-Hsin Chuang, Institute of Medical Science and Technology.
- 10. Ultimate responsibility for this Agreement lies with Dean/Director of each institution.

AMITY UNIVERSITY HARYANA (AUH)
Signature
Signature Produkti.
Prof Dada 4 11
Prof. Padmakali Banerjee
Pro Vice Chancellor and Dean of Academics
Duce. 12 1 av 2020
Signature
Prof.A. K. Yadav
Director, Amity School of Applied Sciences
Date: 02 May 2020
Signature
Thoung
Dr. Jyotsna Sharma
ssociate Prof. Physics, ASAS, AUH, India
ote: 28 feb 2020









Memorandum of Understanding

Between

MANAGEMENT AND SCIENCE UNIVERSITY MALAYSIA





AMITY UNIVERSITY HARYANA, INDIA





This Memorandum of Understanding (MOU) is made, entered, and executed into on 17th June 2021 between Management and Science University Malaysia, hereinafter called MSU (First Party)

And

Amity University Haryana, India, hereinafter called AUH (Second Party)

The Management and Science University (MSU) institution of higher learning established under the Universities and University Colleges Act 1971 whose office is at University Drive, Off Persiaran Olahraga, Section 13, 40100 Shah Alam, Selangor Darul Ehsan, Malaysia (hereinafter referred to as "MSU"). MSU is a global university that emphasizes the success of its graduates, both in academic excellence and soft skills in order to produce a holistic, balance and well-rounded graduate. It has a QS World ASIA ranking of 139. MSU is among the top 21% of Asia's top universities.

Amity University Haryana (AUH), a University established under the Government of Haryana vide Haryana Act Number 10 of 2010, is a research and innovation driven, not for Profit University making a difference in the lives of academic aspirants. The University is builton the foundation which embodies attributes that have made Amity Institutions world-class over the last two decades. With each passing year, Amity has instituted global standards in education, training, and research with state of art infrastructure and the latest teaching methodologies.

The Management & Science University (MSU) and Amity University Haryana (AUH) willing to formalize and intensify existing cooperative relations, and developing programs of academic and cultural exchange, agree on the following:

1. SCOPE OF COOPERATION

The areas of cooperation shall include, subject to mutual consent, any initiative, offered at either institution, considered desirable and feasible and, that will contribute to fostering and enhancing collaborative relationships between the two parties. The assistance to be provided by each of the contracting parties may include teaching, research, exchange of faculty, exchange of students and such other areas as deemed beneficial by the two institutions.

AREAS OF COOPERATION

Assistance shall be carried out, subject to the approval from both parties, for the following points:

- 2.1. Joint educational and research activities with external supervisors. 2.2.
- Exchange of academic material and academic publications. 2.3.
- Organize and participate in seminars, workshops, joint conferences, and academic meetings.
- 2.4. Collaboration towards student and staff exchange and joint lectures.
- Collaboration in adjunct lectures, workshops and short courses. 2.5.



The terms of such mutual assistance and necessary budget, for each program and activity, shall be separately discussed and agreed upon, in writing, by both parties, prior to the beginning of such program/activity. Each party shall designate a liaison officer to serve as the point of contact to manage the details of program development.

3. EFFECTIVE DATE AND LENGTH OF AGREEMENT

This agreement will remain in force until there is a reason for its termination. Any amendment and/or modification of this agreement will require written approval of both the parties and shall be appended here to. Either party reserves the right to terminate this agreement upon six (6) months' written notice to the other party.

4. POINT OF CONTACT

The point of contact for the program will be the Director of Global Affairs, of Management and Science University, Malaysia and Dr Luxita Sharma, Officiating Head, Amity Medical School for Amity University.

For and of Management & Science University Malaysia

For and of Amity University, Harvana

Padaukali Banejee

Prof. Dr. Mohd Shukri Ab Yajid

President Date: Prof (Dr.) Padmakali B

Pro Vice Chancellor Date:





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MEMORANDUM OF UNDERSTANDING

This Memorandum to Understanding ("MOU/ Agreement") is made and executed on this 8th day of September 2021 ("Execution Date or Effective Date") at Gurugram, Haryana-122001

By and Between:

AMITY UNIVERSITY Gurugram (Manesar), A University established under the Haryana private Universities (Amendment) Act, 2010, having its campus at Manesar, Gurugram, acting through its authorized representative Dr. Ravi Manuja, Registrar, Amity University Haryana [hereinafter referred to as "AU" which expression shall, unless repugnant to the context and meaning thereof, include its successors and assigns] of the First Part;

And

PARAS HEALTHCARE PRIVATE LIMITED, A company incorporated under the companies Act, 1956, having its registered office Paras Hospitals, C-Block, Sushant Lok, Sector-43, Gurugram-122002 acting through, Dr Sameer Kulkarni, Regional Director [hereinafter referred to as "PHPL or Paras" which expression shall, unless repugnant to the context and meaning thereof, include its successors and assigns] of the Second Part.

AU and PHPL are each referred to individually as a "Party" and collectively as "Parties"

WHEREAS Amity University (AU) is a part of the Amity Education Group, a leading education provider promoting quality education and research have more than 1,00,000 students in 240 programmes across 150 institutions spanning across 1000 acres of land with 5.1 million sq. ft. of built-up area. Amity offers varied courses in engineering, biotechnology, computer science, information technology, nanotechnology, research, were imanagement courses, communication design, fashion technology, law, number of

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- 2.5. AU would be responsible for the award of degrees, diplomas, and certificates as the case may be.
- 2.6. AU provide academic infrastructure including labs, student's facilities etc and accommodation, if required and available.
- 2.7. The practical for clinical training would be conducted at PHPL while most practical sessions would be conducted at the hospital, a basic level lab would also be established at a AU division of practical/clinical training will be decided by mutual agreement between both the parties from time to time.
- 2.8. Commuting and transportation of the faculty of PHPL from and to the AU or elsewhere when it is for the purpose in furtherance of this MoU, shall be borne by the AU.
- 2.9. PHPL may consider offering internship and full time placements to the students of the programmes run jointly, on the principle of first right of refusal, PHPL will also guide and accordingly assist, the AU in getting placement for the students. Where ever possible it is understood by both the parties that PHPL doesn't in any way guarantee the job placements for the qualified students.
- 2.10. Both parties may conduct joint research projects, symposia, conference, seminars and scholarly meeting, if mutually agreed and whenever possible.
- 2.11. AU will collect all fee from the students. Faculties of PHPL will be adequately compensated for their role in teaching programs, on mutually agreed terms and conditions.
- 2.12. AU has represented that it has full time faculty for basic sciences (Anatomy physiology, pathology, and pharmacology) for its programs, particularly for nursing courses further, it is understood by both the parties that AU shall also accommodate PHPL postgraduate trainces (e.g. DNB students) who intend to join the classes in basic sciences periodically.
- 2.13. The present list of 27 courses already grouped from 2.1 to 2.8 is agreeable to both parties.
- 2.14. AU specifically agrees to and acknowledges the following:
 - PHPL may at any time in its sole discretion, termination the internship without notice or cause.
 - ii. Intern shall maintain a regular internship schedule determine by the Intern and their supervision.
 - Intern will demonstrate honesty, punctuality, courtesy, cooperative attitude, proper health and grooming habits, appropriate dress and a willingness to learn.
 - iv. Intern will obey the policies, rules and regulations of the Hospital and comply with PHPL's business practices and procedures.

v. Intern will furnish his/her supervisor with all necessary information pertaining to unpaid internship, including related assignments and reports.

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- 5.3.In case of termination or expiration of this Agreement, the Student of the AU shall vacate the Hospital immediately on expiry or termination of this Agreement.
- 5.4.Notwithstanding anything contained in this Agreement, either party may terminate this Agreement:
- The other party fails to perform its material obligations under this MOU and such failure is not cured within 30 days of receiving a written notice;
- The other party's acts or omissions bring disrepute to the terminating party and its goodwill in any manner; and
- III. The each party forthwith upon written notice to the other Party, if any proceedings under any law relating to insolvency are commenced against the other Party or if any Party makes an application under any such law for being adjudged / declared an insolvent
- 5.5.Upon termination of this Agreement the Parties shall immediately return all confidential material and information that may have been made available to each other during the Term; and
- 5.6.Each party shall continue to remain solely liable and responsible towards its liabilities accrued till the date of termination of this Agreement.

ARTICLE-6-CONFIDENTIALITY

- 6.1.The AU shall keep and maintain all terms of this Agreement, any information, whether written or oral, which relates to business methodologies, systems, personal data of the Customers or guests, formulas, technical data, system study reports, system requirements, specifications, designs, drawings, business models, or other information in any format belonging to the Hospital, which may be provided by Paras to the AU's students, or which may come to the knowledge of AU's students by virtue of this Agreement, whether or not specifically marked as being confidential in nature and whether provided either in electronic or physical form (collectively referred to as "Confidential Information") in strict confidence, using such degree of care as is appropriate to avoid unauthorized use or disclosure. The AU shall not disclose any confidential information to any third party, except with other Party's prior written consent. On termination or expiration of this Agreement, or at any time as the disclosing party so requests, destroy all memoranda, notes, records, reports, media and other documents and materials (all copies thereof) regarding or including any Confidential Information which the receiving party may then possess or have under its control.
- 6.2.The Parties would keep the terms of the MoU as well as any research patents and student related date/information strictly confidential.

6.3.The Confidential Clause shall survive after expiry of the Term or termination of this Agreement.



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- 8.6. Non-Solicit: Neither party shall employ or attempt to employ any person involved or was in the employment of the other party at any time during the term of the Agreement or preceding 12 (twelve) months from the expiry or termination of the Agreement without express permission of the other party.
- 8.7. Amendment: This Agreement including the Schedules and / or annexure may only be amended by an instrument in writing duly signed by the Parties.
- 8.8. Entire Agreement: This MoU constitutes the only understanding between the parties relating to the subject matter hereof except where expressly noted herein and all prior negotiations agreements and understandings, whether oral or written, are superseded merged or cancelled hereby.
- 8.9. Counterparts: This Agreement may be executed in two counterparts, each of which will be deemed an original, but all of which together will constitute one and the same instrument.

IN WITNESS WHEREOF the Parties hereto have executed this Agreement on the day, month and year given herein above written in the presence of:-

Signed, sealed and delivered

For and on behalf of

Amity University

Authorized Signatory

Registrar Amity University, Haryana Manesar, Gurugram 122413

Medical Superintendent Paras Healthcare Pvt. Ltd. PARAS HOSPITALS C-1, Sushant Lok, Phase-1 Sector-43, Gurgaon-122002 Signed, signed and delivered

for and on behalf of

Paras Healthcare Private Limiter

Authorized Signatory







AGREEMENT OF COOPERATION

This Agreement of Cooperation (hereinafter referred to as the "Agreement") is entered into and executed at Amity University, Gurugram, Manesar, Panchgaon, Haryana 122412, on this 11th Sep 2021 (hereinafter referred to as the "Effective Date") by and between: -

Miles Education Private Limited, a Private Limited Company duly incorporated and registered in India under the Companies Act, 2013, bearing Corporate Identification No. U22219TG2011PTC076218, situated at 3rd Floor, A-3/6, IDA Kukatpally, Gandhinagar, Hyderabad 500037, and having PAN AAHCM5666J and GSTIN 36AAHCM5666J2ZY (hereinafter referred to as the "Miles") of the FIRST PART.

AND

Amity University, Gurugram, Manesar, Panchgaon, Haryana 122412 (hereinafter referred to as "Institutional Partner") of the SECOND PART.

For the purposes of this Agreement, "Miles" and "Institutional Partner" have been individually referred to as a "Party" and collectively as "Parties".

WHEREAS:

- A. Miles up-skills students and professionals across the world to help them be future-ready and enable their career progression. Founded by Harvard and Stanford alumni, Miles offers globally recognized certifications in finance and accounting, digital marketing, leadership and strategy, business analytics, and emerging technologies. Furthermore:
 - Miles is the Platinum Partner with Wiley to offer industry recognized certifications in Business and Data Analytics, Data Science, Machine Learning (ML), Artificial Intelligence (AI), Robotic Process Automation (RPA), Internet of Things (IOT) and other emerging technologies.
 - Miles is a Platinum Approved Course Provider with the Institute of Management Accountants, U.S. (hereinafter referred to as "IMA") to offer the U.S. CMA (Certified Management Accountant) program
 - Miles is a Registered Course Provider with the American Institute of Certified Public Accountants,
 U.S. (hereinafter referred to as "AICPA") to offer the U.S. CPA (Certified Public Accountant)
 - d. Miles is an Authorized Channel Partner for the Association of International Certified Professional Accountants which is the most influential body of professional accountants, combining the strengths of the American Institute of CPAs (AICPA) and the Chartered Institute of Management Accountants (CIMA) (hereinafter referred to as "Association"). Miles offers the Association's programs including, but not limited to, Data Analytics and Visualization, Robotic Process Automation (RPA) Fundamentals, Artificial Intelligence (AI) and Block chain Fundamentals.
 - e. Miles is partnered with the Digital Marketing Institute (hereinafter referred to as "DMI") to offer the Certified Digital Marketing Professional (CDMP) program.
- B. Miles has promoted CareerGraph which is a bridge between the academia and the industry. On the CareerGraph.com platform, students get an opportunity to "experience" and work on projects from companies as part of their "learning".
- C. The Parties share the common interest of providing holistic learning and education opportunities for students to learn relevant skills and engage in project-based learning to enhance their future career prospects.

NOW THEREFORE, in consideration of the mutual covenants, terms and conditions and understandings set forth in this Agreement and other good and valuable consideration (the receipt and adequacy of which are hereby actually acknowledged), the Parties hereby have entered into this present Agreement.

 Responsibilities of Miles – Miles hereby agrees to provide Study Materials and other support as detailed in Annexure (A).

 Responsibilities of Institutional Partner – The Institutional Partner will ensure payment of fee detailed in Annexure (A) to Miles on a timely basis.

- 3) The Parties undertake to keep confidential and not disclose the contents of this Agreement, as well as all information disclosed to or obtained by the Parties from each other pursuant to this Agreement, and other information or documents that may come into the possession of the Parties in connection with performance of their obligations under this Agreement.
- 4) All Notice/s to be given under this Agreement shall be delivered either by (1) Registered Post, or (2) by Courier Service, or (3) by electronic mail to the applicable Party at the contact details indicated below:

Miles:

Name:

Miles Education Private Limited

Attention:

Mr. Michael Wagner

Designation:

Vice President

Address:

3rdFloor, A-3/6, IDA Kukatpally, Gandhinagar, Hyderabad 500037

Email:

michael.wagner@mileseducation.com

Institutional Partner:

Name

Amity University

Attention:

Prof. (Dr). Padmakali Banerjee

Designation:

Pro Vice Chancellor

Address:

Gurugram, Manesar, Panchgaon, Haryana 122412

Email:

padmakali@ggn.amity.edu

- 5) This Agreement is valid for a period of 3 years from the date of execution and is renewable for further additional periods through a written Addendum duly signed by both the parties at the time of renewal.
- 6) This Agreement, the construction and enforcement of its terms and the interpretation of the rights and duties of the Parties hereto shall be subject to and be governed by the applicable laws of India, and any conflicts thereon shall be tried by the competent courts of Delhi jurisdiction.

IN WITNESS WHEREOF, the Parties to this Agreement have hereunto subscribed their respective hands by its authorised signatories on the date first above mentioned, in presence of the Witnesses.

For Miles Education Private Limited

Name: Mr. Michael Wagner Designation: Vice President

Witness1:

Signature: Name: Mr. Girish Nair

Designation: General Manager

For Amity University

Padaukali Banerjee

Name: Prof. (Dr). Padmakali Banerjee Designation: Pro Vice Chancellor

Witness2:

Signature:_

Name: Dr. Bhavana Adhikari

Designation: Deputy Dean - Academics



Annexure A: Commercial Terms of Integrated Program of US-CMA

The below stated terms and conditions have been expressly agreed by and between Miles and Institutional Partner:

SI.	Miles Offerings & Support (Integrated Program)	Details					
A)		 Provide CMA Study Materials. Provide Admission Support. Provide Examination and Training Services for Integrated subjects. 					
B)	Price	 CMA Study Materials = INR 39,000 Admission Support = INR 5,255 Examination Services = INR5,255 					
C)	Payment Terms	Payable by the Institutional Partner to Miles over three semesters:					
		Beginning of Semester I: 1. Study Materials = INR 13,000 per student. 2. Admission Support= INR 1,752 per student. 3. Examination Services = INR 1,752 per student. Beginning of Semester II: 1. Study Materials = INR 13,000 per student. 2. Admission Support= INR 1,752 per student. 3. Examination Services = INR 1,752 per student. Beginning of Semester III: 1. Study Materials = INR 13,000 per student. 2. Admission Support= INR 1,752 per student. 3. Examination Services = INR 1,752 per student. 3. Examination Services = INR 1,752 per student.					
D)	Training Services	If the Institutional Partner opts for training for its students, trainers will be provided by the Miles Delhi branch for a fee of INR 6,000 inclusive of GST per student (payable in three installments at the Beginning of Year I, Year II and Year III).					
E)	IMA fees (to be paid directly by the students for the CMA exams)	Students would pay IMA membership, CMA certification entrance and CMA exam fees directly to IMA. They would be eligible for discounted fees under the IMA-Wiley Miles arrangement. However, the discounts are at the sole discretion of IMA.					

For Miles Education Private Limited

Name: Mr. Michael Wagner Designation: Vice President

Witness1:

Signature:

Name: Mr. Girish Nair

Designation: General Manager

For Amity University

Padwakali Baneyee.

Name: Prof. (Dr). Padmakali Banerjee Designation: Pro Vice Chancellor

Witness2:

Signature: Name:

Dr. Bhavana Adhikari

Designation:

Dy. Dean - Academics



Gurugram a 122413 a Manesat *



Commonwealth Educational Media Centre for Asia

Ref: 06/01/054/SD 04October2021

Budget Code: 22-LH1-172

C-22-067

To

Prof.(Dr) Padmakali Banerjee

Pro Vice Chancellor

Dean Academics

Amity UniversityAmity Education Valley,

Pachgaon, Manesar, Gurgaon, Haryana 122413

E-mail: padmakali@ggn.amity.edu

Dear Prof.(Dr) Padmakali Banerjee,

Re: Support towards Hosting and Certification of MOOC:Lean Six Sigma Foundation.

As part of CEMCA's strategic plan 2021-27, CEMCA with help of partners is looking forward to develop and deliver online skills development courses that are relevant to labour market needs and prepare learners to meet the demands of the rapidly evolving world of work and to achieve outcome O3.1: Design and offering of need based courses and O3.3 Partnerships with labour market, finance and service industry established which will be leading to long term outcome LTO3: Increased, equitable and inclusive access to quality learning opportunities, especially for women, girls and persons with disabilities (PWD). In this regard, CEMCA seeks collaboration with Amity University Haryana (hence referred to as AUH)to offer a MOOC on "Lean Six Sigma Foundation" (4 Weeks). The CEMCA seeks to confirm through this Contribution Agreement ('the agreement') the support to be provided to AUH.

1.0 Statement of Work

- 1.1. AUHshall be responsible to:
 - 1.1.1 Support course content developers engaged by CEMCA in uploading and hostingonline courseon 'Lean Six Sigma Foundation' on Amity's LMS in consultation with CEMCA.
 - 1.1.2 Promote the MOOC for large enrolment and suggested number of enrolments will be2000 and above.
 - 1.1.3 Design and develop Certificate of Participation and Completion of MOOC including the signature of the signatories of CEMCA and AUH and certify the participants.
 - 1.1.4 Offer the MOOC in AUH's online Platform and number of offering cycles with the mutual consent of AUH and CEMCA.

fully

Padarakali Barerju.

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- 1.1.5 Coordinate the offering of MOOC along with managing of Learners, Instructors, Mentors etc.
- 1.1.6 Submit a report to CEMCA showing the details of the learners activities/learning analytics including feedback after completion of each cycle of the MOOC.
- 1.1.7 Engage an AUH's official to be the points of contact for CEMCA in matters related to this agreement.
- 1.1.8 Acknowledge CEMCA's contribution for this activity by displaying CEMCA/COL logo in all activities/workshop banners, publications, posters, pamphlets, websites and related news for this activity. Contribution of CEMCA may be displayed in all publications as "With the support of Commonwealth Educational Media Centre for Asia, New Delhi" and logo
- 1.1.9 Provide periodic updates to CEMCA on a regular basis over the term of the contract on the status of the activities undertaken, upcoming schedules and any issues or problems encountered.
- 1.1.10 Provide news items and photographs related to the activities for sharing on CEMCA website and newsletter.

2.0 CEMCA Responsibilities and Contact Person

- 2.1. CEMCA shall be responsible for:
 - 2.1.1. Provide continuous support on all the statement of the work listed in 1.0 and connecting with course content developer/expert.
 - 2.1.2. Finalisation and partial editing Video editing and finalization is being done by Sofocle. If required why partial editing? of the video contents already developed.
 - 2.1.3. AUH shall liaise on all matters related to this contract with Mr Saurabh Mishra (Programme Officer) CEMCA (saurabhmishra@col.org).

3.0 Gender Equality

3.1. Gender equality is integral to all of CEMCA's work and requires that bothwomen's and men's views, interests and needs shape its work in learning for development.AUH agrees that gender considerations shall conform the work to be undertaken under this contract.

4.0 Deliverables and Timeframe

- 4.1. The above agreement shall commence when both parties have signed and will continue in effect until 31st March 2022 with the following specific deliverables and timelines:
 - 4.1.1. Offer the MOOC (4 weeks) at least 1 cycle in a suitable online Platform with the mutual consent of AUH and CEMCA by 01 February 2022.

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4.1.2. Submit a report to CEMCA showing the details of the learners activities/learning analytics including feedback after completion of each cycle (within 10 days) of the MOOC.

5.0 Copyright and Intellectual Property

- 5.1. The copyright of any new material developed under this project shall remain with CEMCA.
- 5.2. AUH agrees to license the work created under a Creative Commons With Attribution Share Alike (CC-BY-SA) licence agreement. The full legal code of this copyright contract is available at: http://creativecommons.org/licenses/by-sa/4.0/.
- 5.3. COL/CEMCA shall hold the unrestricted rights to republish the work in any format at any time including editing the work and associating the work with other work with attribution to AUH as per the above CC licence.

6.0 Liability and Insurance

- 6.1. CEMCA shall not assume any liability for any injuries or damage to AUH's associates and staff involved with the execution of this contract and shall not assume any responsibility whatsoever for insuring the concerned.
- 6.2. AUH shall undertake full responsibility for the purchase of any health and medical, accident or other insurance which may be necessary in respect of any loss, injury, damage or illness occurring during execution of this contract.

7.0 Termination

- 7.1. This contract may be terminated by either party before the expiry date of the contract by giving written notice to the other party. Addition: However, liability towards the admitted learners will remain intact till the duration of the programme.
- 7.2. As a result of termination, AUH shall have no claim against CEMCA other than payment on a pro rata basis for no more than the actual amount of work performed to the satisfaction of CEMCA.

8.0 Confidentiality

Any information of a character confidential to the affairs of COL/CEMCA to which AUH becomes privy as a result of the work performed under this contract shall be treated as confidential, unless required to do so by law.

9.0 Assignment

AUH may not assign or sub-licence this contract without the prior written permission of CEMCA.

10.0 Amendments

This contract may be amended by a letter of amendment specifying all modifications with the written consent of CEMCA and AUH.

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Paduakali Baneyee.

To indicate your acceptance of this task and the associated terms and conditions, please initial each page and sign the last one of this contract, where indicated, and return me a signed copy by mail.

Sincerely,

(SushilKumar Tanwar)

Head, Admin. & Finance, CEMCA
Date: 6-10-2021

Prof.(Dr) Padmakali Banerjee

Padrakali Banejee

Pro Vice Chancellor, Dean Academics Amity University, Haryana

Date: Oct 06, 2021



CSIR & Amity University MOU





Council of Scientific & Industrial Research

Amity Universities and institutions

MEMORANDUM OF UNDERSTANDING

Retween

COUNCIL OF SCIENTIFIC & INDUSTRIAL RESEARCH

And

AMITY UNIVERSITIES AND INSTITUTIONS

This Memorandum of Understanding (MoU), is entered into this 2.3 to day of July, 2019 between Council of Scientific & Industrial Research, an autonomous body registered under the Societies Registration Act, 1860 having its principal place of business at Anusandhan Bhawan, 2, Rafi Marg, New Delhi – 110 001 (hereinafter called 'CSIR' which expression shall, unless excluded by or repugnant to the context, be deemed to include its constituent laboratories/research institutes and successors and permitted essigns) of the one part.

Amity Universities and Institutions are established under States Act and recognized by University Grants Commission (UGC) under Section 2F of UGC Act of 1956 and having their registered office at Sector 125, Noida 201 303, Uttar Pradesh (UP). Arrily Universities and institutions, are leading research and innovation driven (hereinafter to as "Amily University" which expression shall, unless excluded by or repugnant to the context, be deemed to include its successors and permitted assigns) of the other part.

Background

Amity Universities and Institutions (AU) and Council of Scientific & Industrial Research (CSIR) share interests in both Research & Academics

The two parties have identified that a stronger relationship between them is mutually beneficial and wish to establish a more formal relationship with each other.

Whereas, Amity University is the leading education group of India, where 1,50,000 students pursuing various courses in Universities across 1,000 acres of high-tech campus having more than 5,000 faculties, it is accredited by National Accreditation and Assessment Council (NAAC) with grade A in 2012. Amily Universities are among the many reputed Educational & Research Institutions sponsored by Ritnand Balved Education Foundation (RBEF), the Umbrella body for all Amity Institutions

Amily University Madhys Predesh Gwellor





Indian-Non Judicial Stamp Haryana Government

Deponent



Date: 22/01/2021

Certificate No.

H.No/Floor: 00

Name:

G0V2021A993

Stamp Duty Paid: ₹101

(Re. Cody)

Penalty: (Ps. Zero Only)

₹0

GRN No. 71552831

Amity University Haryana

Sector/Ward: 00

District: Gurugram

Landmark: 00

City/Village: Pachgaon

State: Haryana

99*****46 Phone:

Purpose: MOA to be submitted at Dbt

The authenticity of this document can be verified by scanning this QrCode Through smart phone or on the website https://egrashry.nic.in

MEMORANDUM OF AGREEMENT

This MEMORANDUM OF AGREEMENT is made on this 22 day of JANUARY, Two thousand and Twenty one BY AND BETWEEN President of India, acting through Advisor, Department of Biotechnology, Ministry of Science and Technology, Government of India, New Delhi, hereinafter referred to as the 'DBT' (which expression unless excluded by or repugnant to the subject shall mean and include its successor-in-office and assigns) of the ONE PART:

AND

Amity University Haryana (a University established under the Government of Haryana Act vide number 10 of 2010) having its registered office in/at Amity Education Valley, Manesar, Gurgaon, Haryana 122413, hereinafter referred to as AUH (which expression shall where the context so admits include its successors and permitted assigns) of the OTHER PART; WHEREAS DBT being desirous of "M.Sc Biotechnology" decided to support a project submitted by Prof. Rajendra Prasad as Course Coordinator for the attainment of the objectives, hereinafter described in the Annexure I annexed hereto;





This Memorandum of Agreement (MoA) defines the role and responsibilities of the participating agencies, monitoring and other matters related to the "M.Sc Biotechnology"

NOW THE PARTIES HERETO AGREE AS FOLLOWS:-

1.0. ROLE OF DEPARTMENT OF BIOTECHNOLOGY, NEW DELHI

To provide funds to the extent of Rs. 1,30,00,000.00 over a period of 5 years from the date of sanction of the project to AIB, AUH for undertaking activities as detailed in Annexure 1. Details of the funds to be provided are given in Annexure II.

2.0. ROLE OF AUH (Institute/NGO)

- 2.1. To provide their contribution of Rs *Nil* for 5 years from date of sanction of the project as detailed in Annexure II. (if a jointly supported project)
- 2.2. To provide existing facilities as mentioned in the project document.
- 2.3. To be responsible for accomplishing objectives identified and activities listed.
- 2.4. To allow the Scientists authorized by DBT to work with the Research & Development team of the center in all stages of process development and production.
- 2.5. To recruit all scientific and non-scientific staff as sanctioned by DBT.
- To prepare and submit all periodical reports and other documents that would be required by DBT.
- To maintain a separate audit head of account for the grants received from DBT for the project.
- 2.8. To submit an annual audited statement of expenditure incurred under the project.
- 2.9. To ensure effective utilization of the grant given by DBT for the purpose for which it was granted and to ensure timely progress of project work.
- 2.10. The manpower, both scientific and non-scientific, recruited shall be purely on contractual terms & conditions such that the contract for engagement of the manpower shall run concurrently with the said project period only.

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3.0 DURATION OF PROJECT

- 3.1 Duration of project shall be 5 years from the date the Project has been sanctioned by DBT.
- 4.0 RIGHTS OF OWNERSHIP/TECHNOLOGY TRANSFER AND UTILIZATION
- 4.1 The know-how generated from the project by *Prof. Rjendra Prasad* will be the joint property of *AUH* and DBT, Government of India. It shall be the responsibility of *AUH* to take necessary action for protection of the intellectual property arising out of the PROJECT through proper instruments, such as, patents, copy rights, etc.
- 4.2 The know-how developed may be transferred to other entrepreneurs on a non-exclusive basis on such terms and conditions as may be determined by DBT.
- 4.3 All the assets including the equipment and produce acquired will be the property of DBT and shall not be utilized for purposes other than those for which the grant has been sanctioned. The rights of *Prof. Rajendra Prasad* under this MoA shall not be transferred to any other party without prior approval in writing of DBT.
- 4.4 It shall be the responsibility of *Prof. Rajendra Prasad* to ensure that support of DBT is suitably acknowledged in the publications (papers, reports, etc.) arising out of the PROJECT.

5. SECRECY

It is hereby agreed that the participating agencies shall keep information and data collected completely secret provided that the right to transfer the technology shall rest with the DBT.

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6. MONITORING

- 6.1 The progress of implementation of the project and proper utilization of grant shall be reviewed by the DBT and by the Monitoring Committee set up by DBT.
- 6.2 The periodic progress of physical achievements and the utilization of funds, statement of expenditure shall be evaluated by the Monitoring Committee.
- 6.3 The Comptroller and Auditor General of India, at his discretion shall have the right of access to the books and accounts of AUH for the grants received from DBT for this project.
- 6.4 The DBT may terminate the grant at any stage if it is convinced that the grant has not been properly utilized or appropriate progress has not been made. In the event, DBT terminates the grant, AUH shall hand over all documents including technical details and equipment purchased related to the project.

7.0 DURATION OF MEMORANDUM OF AGREEMENT

This.MoA will remain inforce for the duration of the project and until all claims are settled between DBT and AUH.

8.0 ARBITRATION

In the event of any question, dispute or difference whatsoever arising between the parties to this Agreement out of or relating to the construction, meaning, scope, operation or effect of this Agreement or the validity of the breach thereof shall be referred to an Arbitrator to be appointed by mutual consent of both the parties herein. If the parties cannot agree on the appointment of the Arbitrator within a period of one month from the notification by one party to the other of existence of such dispute, then the Arbitrator shall be nominated by the Secretary, Department of Legal Affairs, Ministry of Law & Justice, and Government of India. The provisions of the Arbitration and Conciliation Act, 1996 will be applicable and the award made there under shall be final and binding upon the parties hereto, subject to legal remedies available under the law. Such differences shall be deemed to be a submission to arbitration under the Indian Arbitration and Conciliation Act, 1996, or of any modifications or reenactments thereof.

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9.0. GOVERNING LAW

This Contract shall be governed by the Law of India for the time being in force.

IN WITNESS WHEREOF the parties hereto have signed, sealed and delivered this Agreement on the day, month and year first above written in presence of:

Witnesses: Signed by ----
1. · (Designation)

For and on behalf of The President of India

Witnesses:

2.

2. Aut

Signed by ---

DR. RAJENDRA PRASAI

· DIRECTORAIB, AUH

(Designation)

For and on behalf of

Registrar AUH

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General Terms & Conditions for the DBT support for PG teaching Programme:

- The programme will receive financial support for five years and thereafter all the expenditure
 to continue the programme shall be met by the Institute from its resources.
- 2. Approval of the proposal and the grant being released is for the specific purpose mentioned in Para 1 of the Sanction letter and grant should be exclusively spent of the programme for which it has been sanctioned within the stipulated time. The University/Institute is not permitted to seek or utilise funds for any other organisation Government, Semi-Government, Autonomous or Private). Any unspent part of amount sanctioned would be surrendered to the Govt. of India. Carry forward of unspent balance for the same Project may be considered only with the specific approval of the Department of Biotechnology (DBT).
- 3. Intake strength in each academic session will be 10 Students. Student's selection should be made through Graduate Aptitude Test in Biotechnology (GAT-B), conducted by Regional Center for Biotechnology, Faridabad. The Institute will keep provision for reservation of seats for different categories of students in accordance with the rules prescribed by Ministry of Human Resource Development, Govt. of India. The programme support from Department of Biotechnology will be restricted against the intake of 10 students admitted in each academic session.
- A monthly studentship of Rs 5000/- per month shall be paid to each students enrolled under the DBT supported programme.
- 5. Amity University Haryana, Gurugram shall take all steps to ensure:
 - a. Timely acquisition of equipment.
 - Proper provision of dedicated laboratory, teaching space and hostel facility for outstation candidates.
 - c. Timely and sufficient procurement of glassware and chemicals for practical work.
 - Maintenance of standard safety norms for working with radioisotopic materials or recombinant DNA materials.
- Standard course curriculum as decided by DBT from time to time shall be adopted by the Amity University Haryana, Gurugram for running the M.Sc. Biotechnology. For ensuring proper teaching the Institute may also enter into an understanding/agreement with the other research institutes.
- An Advisory Committee, as mentioned in mandatory terms and conditions shall be constituted. The committee shall meet at least once a year, preferably before the commencement of an academic session to review the progress and decide future course of action.
- 8. A full time course coordinator shall be made responsible for running the programme.
- Institute shall provide in house facility to Second year students to carry out in house research
 work during their last semester. Course coordinator shall submit such details (name of
 students, name of supervisor and topic of dissertation) to DBT.

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- 10. Students shall be sent for summer training in Biotechnology Industry/R&D Institutions for at least 8 weeks during the summer/winter vacations.
- 11. A placement cell may be established at the University/institution for organizing placement of students passing out of the programme. The placement cell will function under the supervision of a faculty member of the Department.
- 12. Department of Biotechnology, New Delhi shall not bear any escalation on cost of equipment.
- 13. Funds allocated for the programme shall be kept in a separate interest earning account and interest earned shall be adjustable against the future grants to be released by the Department, which otherwise shall be returnable to DBT.
- 14. Annual recurring outlays as shown in the sanction order are indicative and by no means the Institute can stake claim on it. Release will however by subject to utilization of previous grants. All recurring grants for the financial year shall be utilized in the same financial year. A carry forward of unspent grants shall be done with prior approval of Department of Biotechnology.
- 15. Maintenance of Equipment and other assets shall be the responsibility of the University/Institute. No disposal/transfer shall be effected or encumbrance shall be made without prior specific written approval of Department of Biotechnology.
- 16. Register of Grants shall be maintained in the manner prescribed in Rule 234 of GFR 2017. Statement of Expenditure and Utilization Certificate shall be submitted in the manner prescribed in GFR 2017.
- 17. Utilization of grants, maintenance of accounts, performance shall be audited by Controller or Auditor General of India in terms of GFR and shall provide all documents for proper conduct

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No. BT/HRD/01/46/2020

Govt. of India Ministry of Science & Technology Department of Biotechnology

> Block No. 2, 6-8th floor CGO complex, Lodi Road New Delhi-110 003 Dated: 19.01.2021

ORDER

Sanction of the President is hereby accorded under Rule18 of the Delegation of Financial Power Rules, 1978 for the financial support to program entitled "M.Sc. Biotechnology" at Amity University Haryana, Gurugram Manesar-122413, Haryana at total cost of Rs. 130.00 lakhs (Rupees One crore and thirty lakhs only) during F.Y.2020-21 for a period of five years. This program will be implemented in academic session 2020-21 as per budget details given below:

S.No.	Items	1st Year	2 nd Year ^{JI}	3rd Year#	(Amount in Rs. Lakh)			
	Recurring	1 1001	2 I CAI	3" Year"	4th Year	5th Year"	Total	
1.	.Consumables Rs. 0.35 lakh/student/ year	3.50	7.0	7.0	7.0	3.50	28.00	
2.	Contingency @ 2.00 lakhs/annum (1.00 lakhs for <10 students)	2.00	2.00	2.00	2.00	2.00	10.00	
3.	Books/Journals @ 1.50 lakhs/annum (1.00 lakhs for <10 students)	1.50	1.50	1.50	1.50	1.50	7.50	
4.	Travel(Internal) @ 0.50 lakhs/annum	0.50	0.50	0.50	0.50	0.50	2.50	
5.	Visiting Faculty @ 0.40 lakhs/annum	0.40	0.40	0.40	0.40	0.40	2.00	
6.	Summer/Winter training (for I year students only) @ 0.50 lakhs/annum (0.25 lakhs for <10 students)	0.50	0.50	0.50	0.50	0.00	2.00	
7.	Maintenance Grant @ 3.00 lakhs/annum (II year onwards)	0	3.00	3.00	3.00	3.00	12.00	
	Thesis grant @ Rs. 0.50 lakhs/student/ annum (for II year students only)	0	5.00	5.00	5.00	5.00	20.00	
	Studentship @ Rs.5,000/student/month	2.50 (for 5 months; Nov 2020- March 2021)	12.00	12.00	12.00	7.50 (including 3 months studentship for April to June 2025 for	46.00	
	Total	10.90	31.90	31.90	31.90	last batch) 23,40	130.00	

No. of seats sanctioned = 10 per year

Continue...2/-

Dr. Abhishek Kumar Mehta - Scientist 'C' Department of Biofechnology Govt. of India C.G.O. Complex, Lodbi Road New Delhi-110003

Amby University dairwin August Co. at .

Note: In 2020-21 support provided for students admitted in I year only and in 2024-25 support provided for students in final year only.

DBT support for PG teaching Programme beyond March 2021 is subject to appraisal and approval for continuation of scheme beyond March 2021 and approval of EFC for 15th Finance Commission.

- 2. Dr. Rajendra Prasad, Amity University Haryana, Gurugram Manesar will be the full time course coordinator for M.Sc. Biotechnology Program and will submit audited utilization certificate and statement of expenditure duly signed by him, finance/ accounts officer and head of the institution in duplicate at the end of financial year. The Head of the institution will communicate change of coordinator to DBT, if any.
- 3. M.Sc. Biotechnology programme will be implemented in academic session i.e., 2020-21.
- 4. MoA will be signed before release of grant.
- The University is required to implement the programme as per the Mandatory Terms and Conditions given in Annexure-I.
- 6. The General terms and conditions of grant are enclosed at Annexure-II.
- 7. As per Rule 236 (1) of GFR 2017, the accounts of all Grantee Institutions or Organizations shall be open to inspection by the sanctioning authority and audit, Both by the Comptroller and Auditor General of India under the provision of CAG (DPC) Act 1971 and internal audit by the Principal Accounts Office of the Ministry or Department. Whenever the Institution or Organization is called upon to do so.
- 8. The University will keep the whole of the grant in an interest bearing Bank Account, and the interest so earned should be reported to DBT in the Utilization Certificate and Statement of Expenditure. The interest so earned shall be remitted to Consolidated Fund of India i.e., in Bharatkosh.
- The domestic travel by Air- India in refundable economy class is admissible under travel expenses as per GOI norms. There will be no international travel undertaken from the grant release under the project.
- 10. The expenditure involved is debitable to:

Demand No. 88 : Departs

: Department of Biotechnology,

3425

: Other Scientific Research (2020-2021)

60

: Others (Sub Major Head)

60.200

: Assistance to Other Scientific Bodies (Minor Head)

29 29.17 : Biotechnology Research and Development

29.17

: Assistance for Research and Development

29.17.31

: Grants-in-Aid General

29.17.35

: Grants for Creation of Capital Assets

Continue...3/-

Dr. Abhishek Kumar Mehla Scientist 'C' Department of Biotechnology Govt. of India C.G.O. Complex, Lodhi Road New Delhi-110003

D. - Mannt



- 11. No Utilization Certificate pertaining to this programme is pending with the Institute.
- 12. All payments to be transferred to all beneficiaries (including all vendors and students) by RTGS only & no payment will be made in cash
- 13. The agency will enroll in EAT module for Transfer, Expenditure and Advances for management of grant sanctioned for this project by DBT, New Delhi.
- 14. This issues under powers delegated to this Deptt. and with the concurrence of IFD vide their San no.102/IFD/SAN/2056/2020-21 Dated: 19.01.2021
- 15. This sanction order has been noted at serial No......in the register of grants.

(Dr. Abhishek Kumar Mehta) Scientist-C

Dr. Abhishek Kumar Mehta Scientist 'C' Department of Blotechnology Govt. of India c.g.o. Complex, Lodhi Road New Dethi-110003

The Pay & Accounts Officer Department of Biotechnology New Delhi-110003

Copy forwarded for information/necessary action to:-

- 1. The Principal Director of Audit (Scientific Dept.), AGCR Building, New Delhi-110 002.
- 2. Cash Section, DBT (2 copies).
- 3. IFD, DBT.
- 4. The Registrar, Amity University Haryana Education Vally, Gurugram Manesar-122413, Haryana
- 5. Dr. Rajendra Prasad, Course Coordinator, M.Sc. Biotechnology, Amity University Haryana Education Vally, Gurugram Manesar-122413, Haryana

6. Sanction folder.

Dr. Abhishek Kumar Mehta Scientist 'C' Department of Biotechnology Govl. of India C.G.O. Complex, Lodhi Road New Delhi-110003





Amity University Haryana

Manesar, Gurugram, Haryana

And



Media and Entertainment Skills Council (MESC)

New Delhi

On

SKILL DEVELOPMENT INITIATIVES IN MEDIA AND ENTERTAINMENT SECTOR

24 February 2021: | Gurugram | India



Bond



Indian-Non Judiciai Stamp Haryana Government



Date: 29/01/2021

Certificate No.

G0292021A2457

Stamp Duty Paid: ₹ 101

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Penalty:

₹D

GRN No.

72070453

Deponent

Name:

Amity University Haryana

H.No/Floor: 00

Sector/Ward: 00

Landmark: 00

City/Village: Pachgaon

District: Gurugram

State: Haryana

Phone:

99*****46

Purpose: MOU to be submitted at Media and entertainment sector skill council

The authenticity of this document can be verified by scanning this Circode Through smart phone or on the website https://egrashry.nic.in

Memorandum of Understanding

This Memorandum of Understanding has been made and agreed upon between the parties mentioned below, signed on the 24-Feb 2021 by and between the following two entities collectively referred to as "Parties" and each referred to individually as "Party".

Amity University Haryana hereinafter referred to as AUH having its registered office at Amity Education Valley, Panchgaon, Manesar, Gurugram, Haryana represented by its Pro Vice Chancellor, Prof (Dr) Padmakali Banerjee, after called as "Second Party") which expression shall, where the context so admits, be deemed to include its successors, executors and administrators of the FIRST PARTY

AND

Media and Entertainment Skills Council (MESC), a Sector Skill Council set up by National Skill Development Corporation (NSDC) working under aegis of Ministry of Skill Development & Entrepreneurship (MSDE) for the Skill development initiatives in Media and Entertainment Sector across the country, functioning from its head office 522-524, DLF Tower A, Jasola, New Delhi 110025 acting through Mr. Mohit Soni, Chief Executive Officer, Media and Entertainment Skills Council (herein after referred to as "MESC" which expression shall, unless repugnant to the context or meaning thereof, includes its successor in office, legal representatives and permitted assigns) of the SECOND PARTY

WHEREAS AUH would be taking steps for the implementation of relevant programmes, mutually decided by both the parties, which would aim to enhance the employability of students by equipping them with Industry / Business relevant skills.

AND WHREAS, MESC through its Education & Skill Development initiatives will work closely with its members and Industry Associations to help improve the quality of the employable skills of students of

Vis Unancellor & Dean Academics Amity University Haryana Manesar-122413 (Gurgaon)





Now it is hereby mutually agreed amongst both parties to this MOU and binds themselves to the terms and conditions enumerated in succeeding paragraphs/Annexures:

1. Roles and Responsibility

The principal roles and responsibility of the parties will be as set out in Annexure A.

2. Parties Shall

- A. Not use other party's Intellectual Property unless such other party consents to such use.
- B. Not do anything which in the reasonable opinion of the other party is or will be harmful to the reputation of the other party.
- Keep each other informed of any matters relevant to the overall functioning.
- D. Share their expertise or any other information which would be of mutual benefit.

3. Financial Terms and Conditions

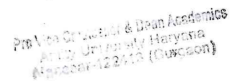
A. College will pay the assessment fee, Rs. 800/ Job role to MESC.

4. Duration/ Term of the MOU:

- A. The MQU shall begin from the date of its execution by the parties hereto.
- B. This MOU shall continue in full force and effect up to 5 years from the date of signing i.e. upto 24 February 2026 that is the term required for completion of the three-year UG programme by three consecutive batches of students admitted from the Academic Year 2021-2022 and Calendar Year 2022.
- C. Validity of this MOU shall be extended sufficiently early for further period/batches on mutual agreement by the parties to the MOU.
- D. This Memorandum of Understanding is a document of good faith and Implementation of the MOU would be monitored on a six-monthly basis.

5. Termination

- a) Either party may terminate this MOU by mutual understanding by giving 3 (three) months' notice in writing served on other.
- b) The parties to the MOU understand that, where a course, as aforesaid, is under continuance, the termination shall take effect only on completion of the subsisting course.
- c) Save as otherwise set out in this MOU, the termination of this MOU howsoever arising is without prejudice to the rights, duties and liabilities of either party accrued prior to termination.





- a) Each party hereto agrees with the other:
 - To keep information in strict confidence and secrecy.
 - Not to use the information save for complying with its obligations under this MOU.
 - Not to disclose the same to a third party other than the party's professional advisers and such employees of the other party on a need to know basis as per requirements of this MOU, who are under a similar duty to protect confidential information, or any third party having a legal right to obtain disclosure thereof.
- b) The restrictions contained in above clause shall apply to both the parties during the term of and for (one) year after the termination of this MOU but shall cease to apply to information or knowledge which:
 - Has in it's entirely become public knowledge otherwise than through any unauthorised disclosure or other breach of such restriction.
 - The other party has consented in writing to the same being disclosed.
 - Is or has been independently developed by the other party without reference to or use of the confidential information.

7. Dispute Resolution

Any disputes and differences whatsoever arising under or in connection with this MOU which could not be settled by parties through negotiations, after the period of thirty (30) working days from the service of the notice, shall be finally settled by arbitration in accordance with the Arbitration and Conciliation Act, 1996. The parties will make reference for a sole arbitrator to be appointed by the parties in consultation with each other. The place of arbitration shall be at New Delhi.

Pro Vice Chancellor & Dean Academics Amity University Haryana Manesar-122413 (Gurgaon)

Gurugram 122413

IN WITNESS WHEREOF all the parties hereto set their hands and signed the Memorandum of Understanding on the 24 February 2021.

Media and Entertainment Skills Council	Amity University Haryana
Mohit Soni CEO Media and Entertainment Skills Council	Prof (Dr) Padmakali Banerjee Pro Vice Chancellor Amity University Haryana Witness:
Witness:	1.
1.	
2.	2.



MMM

Annexure A

Roles and Responsibility:

Amity University Haryana will:

- Develop the curriculum for general component.
- Arrange/prepare the adequate infrastructure in terms of laboratories as per the QPs and NOS set by MESC
- Approve the curriculum
- Nominate Trainers from their college for Train the Trainer Program to be organized by MESC
- Promote the courses
- Mobilize the student
- Begin enrolment in approved courses by creating Batch as per maximum enrolment
- Provide training in accordance with the approved curriculum for both general and skill component
- Deploy faculty and equipment labs in the colleges as per the requirements of the respective job
- Provide books and study materials relevant for student learning
- Co-ordinate industry guest lectures, industry visits during the training
- Do the assessment of general component
- Transfer the cumulative assessment fee to the MESC 15 days to 30 days before the end of the training for a batch through electronic bank transfer
- Share the result & certificate

Media and Entertainment Skills Council

- MESC will identify the QPs
- MESC will develop the curriculum of skill component
- MESC will conduct skill assessment and share result & certificate
- MESC will conduct Training of Trainers
- MESC will provide support in Apprenticeship
- MESC will facilitate Online Sessions by Industry Professionals for defined hours

Anexure B

- AUH will pay 800 per student/Job role to MESC
- ToT fees (11000/Trainer)+ incidentals to be paid to MESC

Pro Vice Chancellor & Dean Academics Amity University Haryana

Manesar-122413 (Gurgaon)

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MEMORANDUM OF UNDERSTANDING

BETWEEN

Amity University Haryana, Gurugram

AND

UAS International
A Unit of United Accrual Services Pvt. Ltd.
& UAS International Holidays Pvt. Ltd.









This Memorandum of Understanding made between Amity University Haryana, hereafter called AUH, located at Amity Education Valley, Manesar, Gurugram which is a multidisciplinary University committed to academic excellence, innovation and research AND UAS International A Unit of United Accrual Services Pvt. Ltd. & UAS International Holidays Pvt. Ltd., whose corporate headquarter is located at 126 unit number Vipul agora mall, Mehrauli-Gurgaon Rd, Sector 28, Gurugram, Haryana 122001

BOTH PARTIES HEREBY INTEND TO ASSOCIATE IN BELOW ACTIVITIES

- To promote interaction between UAS International A Unit of United Accrual Services
 Pvt. Ltd. & UAS International Holidays Pvt. Ltd. and Amity University- Haryana in
 mutually beneficial areas of upcoming technologies identified and consented by both
 parties
- 2. To conceptualize research projects to be executed in collaboration on need basis
- 3. Imparting minimum One expert lecture per semester for students at campus consented by both parties
- 4. Increase employability by providing management, technical and soft skills training
- Imparting Summer Internship/Live Projects to minimum 25 students and maximum 50 students every year or mutually agreed upon by both parties
- Provide Final Placement to students depending upon the eligibility criteria and other Selection Parameters
- 7. Work with education bodies of university to align the industry requirements into the course curriculum

NOW THEREFOR THE PARTIES HEREBY ACKNOWLEDGE AND AGREE AS FOLLOWS:

- This MOU is for collaboration between both parties, for mutual benefit, to enhance the
 quality of the educational experience of students of the partner and for the specific
 purposes.
- The parties, their representatives, and/or assignees, following the execution of this MOU, desire to maintain close contacts with each other to achieve the goals and objectives of and to develop the ideas acknowledged in this MOU.
- 3. Both parties hereby agree to designate a representative from its side who will be the primary point of contact on behalf of that party.
- 4. Any expenses incurred by the parties for the purpose of this MOU shall be agreed upon and shall be borne as per the mutual understanding.
- All information which has been disclosed to or obtained by either party at any time during the implementation of this MOU, is confidential information. For this purpose, the parties agree to sign this MOU.
- Both parties agree to take all reasonable steps to ensure the successful completion of the collaboration and co-operate with each other in duly carrying out the obligation agreed upon.
- The parties hereby agree that they are not bound exclusively by this MOU and are at liberty to enter into any separate agreements or arrangements with any third party without reference to the other party.

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8. While both UAS International A Unit of United Accrual Services Pvt. Ltd. & UAS International Holidays Pvt. Ltd. and Amity University Haryana look forward for a long-term relationship turning into win-win approach for both parties, we enter into this MOU for an initial term of Three (3) years and thereafter review and renew the MOU every year on mutually agreed terms.

The Parties to this Memorandum of Understanding hereby confirm their agreement to its terms by the following signatures:

Signed on behalf of:	Signed on behalf of:
Amity University Haryana,	UAS International A Unit of United
Gurugram	Accrual Services Pvt. Ltd. & UAS
Registrar Amity University Haryana Mañosar, Gurgaon-122413 Gurgaon-122413	International Holidays Pvt. Ltd. Tan aneja Mr. Ishan Taneja
Dr Ravi Manuja	MD & CEO
Registrar	MD & CEO
Date: 07 June 2021	Date: 07 June 2021
Witness:	Witness:
1.	1.
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2.	2.
Date:	Date:







MEMORANDUM OF UNDERSTANDING

BETWEEN

Amity University Haryana, Gurugram

AND

VFN Group











This Memorandum of Understanding made between Amity University Haryana, hereafter called AUH, located at Amity Education Valley, Manesar, Gurugram which is a multidisciplinary University committed to academic excellence, innovation and research AND VFN Group, whose corporate headquarter is located at A-55/56, Madhu Vihar, Indraprastha Extension, Delhi, 110092.

BOTH PARTIES HEREBY INTEND TO ASSOCIATE IN BELOW ACTIVITIES

- To promote interaction between VFN Group and Amity University- Haryana in mutually beneficial areas of upcoming technologies identified and consented by both parties.
- 2. To conceptualize research projects to be executed in collaboration on need basis
- 3. Imparting expert lectures for students at campus consented by both parties
- Imparting Summer Internship/Live Projects to minimum 15 students and maximum 25 students every year or mutually agreed upon by both parties
- Provide Final Placement to students depending upon the eligibility criteria and other Selection Parameters
- 6. Increase employability by providing management, technical and soft skills training
- Work with education bodies of university to align the industry requirements into the course curriculum

NOW THEREFOR THE PARTIES HEREBY ACKNOWLEDGE AND AGREE AS FOLLOWS:

- This MOU is for collaboration between both parties, for mutual benefit, to enhance the
 quality of the educational experience of students of the partner and for the specific
 purposes.
- The parties, their representatives, and/or assignees, following the execution of this MOU, desire to maintain close contacts with each other to achieve the goals and objectives of and to develop the ideas acknowledged in this MOU.
- Both parties hereby agree to designate a representative from its side who will be the primary point of contact on behalf of that party.
- Any expenses incurred by the parties for the purpose of this MOU shall be agreed upon and shall be borne as per the mutual understanding.
- All information which has been disclosed to or obtained by either party at any time during the implementation of this MOU, is confidential information. For this purpose, the parties agree to sign this MOU.
- Both parties agree to take all reasonable steps to ensure the successful completion of the
 collaboration and co-operate with each other in duly carrying out the obligation agreed
 upon
- 7. The parties hereby agree that they are not bound exclusively by this MOU and are at liberty to enter into any separate agreements or arrangements with any third party without reference to the other party.
- 8. While both VFN Group and Amity University Haryana look forward for a long-term relationship turning into win-win approach for both parties, we enter into this MOU for an initial term of Three (3) years and thereafter review and renew the MOU every year on mutually agreed terms.

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The Parties to this Memorandum of Understanding hereby confirm their agreement to its terms by the following signatures:

Signed on behalf of: Amity University Haryana, Gurugram	Signed on behalf of: VFN Group, VFN Group,
DE Rivi Manuja Registrar Date: 07 June 2021	Name and Designation with Chairman Date: 1 th Tune 20 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Witness: 1.	Witness:
2	2.
Date:	Date:







MEMORANDUM OF UNDERSTANDING

ENTERED INTO BY AND BETWEEN

MANAS

AND

AMITY INSTITUTE OF BEHAVIORAL AND ALLIED SCIENCES & AMITY INSTITUTE OF CLINICAL PSYCHOLOGY AMITY UNIVERSITY HARYANA

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Page 1 of 4

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PREAMBLE

This Memorandum of Understanding (MOU) is entered into by and between 'Manas Foundation' (Hereafter referred to as Manas), with its corporate headquarter located at S-62, Okhla Industrial Area Phase-II, New Delhi- 110020 represented through Monica Kumar and Amity Institute of Behavioral and Allied Sciences & Amity Institute of Clinical Psychology, Amity University Haryana (hereinafter referred to as "AIBAS & AICP"), with registered address at Amity Education Valley, Manesar, Gurugram, Haryana - 122413, represented through its Director/Head of Institution. MANAS and AIBAS & AICP are referred collectively as 'Parties'.

Manas Foundation is national civil society organization based out of New Delhi specializing 1. in extending mental health support services to communities, organizations and institutions from across different sections of the society through psycho-social lens.

Its vision is to create and promote inclusive communities and institutions that are mentally healthy, equal and empathetic to all. The organization has an all India presence through its various partners. Manas foundation works with governments, companies, academic institutions and non-profits to implement meaningful mental health and gender justice interventions across India.

Amity University Haryana is one of the most reputed private universities of the country. Amity Institute of Behavioral and Allied Science & Amity Institute of Clinical Psychology has been ranked as one of the top Psychology School of the country. It is a testament to the work done by the University in imparting psychology education through numerous ways, including co-curricular activities like organizing Research Workshops, Seminars, Conferences, etc.

Parties want to establish collaboration, so that they get benefit of their expertise fields, in order to promote interaction between them in mutually beneficial areas of existing and upcoming Laws and other areas identified and consented by them.

The purpose of this MOU is to enumerate and broadly describe the type of activities which

Page 2 of 4

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will be undertaken as a result of the collaboration between the Parties and to demarcate the duties and responsibilities of both the Parties, so that they can work amicably and mutually. The Parties desire to work together in future for their mutual benefit, to foster a collaborative framework and impart psychology education in a better way, which could benefit the students.

The above goals will be accomplished by undertaking the following activities:

- a. Manas will be engaged in imparting an Expert Lecture as per Academic Semester for students at University campus, mutually consented by the Parties from availability and theme.
- b. Manas will impart Internship/Live Projects to minimum 10 and maximum 20 students of AIBAS & AICP every year mutually selected by the Parties.
- c. Manas will consider providing Final Placement to AIBAS & AICP students depending upon the vacancies, eligibility criteria and other selection parameters of its organization.
- d. Parties will work towards increasing employability of AIBAS & AICP students by providing Psychology technical and related soft skills training to them as and when possible.
- e. Manas will provide inputs to AIBAS & AICP in helping to align the industry requirements into its course curriculum.
- f. Manas will associate with AIBAS & AICP in events organized by AIBAS & AICP.
- g. Parties will conceptualize research projects to be executed in collaboration on need basis.

3. Scope

This MOU sets forth the intentions of the Parties for collaboration, cooperation and interaction and does not create any legally binding commitments. If the Parties later agree to undertake specific joint projects with legally binding obligations, they will develop a separate Written Agreement for that purpose, setting out each party's rights and duties under the said Agreement with a clause mentioning the place and forum for 'dispute redressal'.

4. Duration

This MOU shall become effective upon signature by the authorized persons of the Parties, and shall remain in effect for 3 years from the date of signing of the MOU; until modified or terminated by any one of the Parties, before giving 30 days prior notice to either Party. This MOU may be modified only by mutual consent of the authorized persons of both the Parties. This MOU can't be terminated, or modified, during the organization of any Event.

5. Settlement of Disputes

In the event of a dispute, controversy or claim arising out of or relating to this Memorandum of Understanding, or the breach, termination, or invalidity thereof, the Parties shall use their

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best efforts to settle promptly such dispute through direct negotiation.

Content shared by Manas is its intellectual property and usage of the same without permission will be construed as breach of trust leading to termination of the MOU and appropriate action as deemed necessary.

b. The Parties, their representatives, and/or assignees, following the execution of this MOU, desire to maintain close contacts with each other to achieve the goals and objectives of and to develop the ideas acknowledged in this MOU.

c. The Parties hereby agree to designate a representative from its side who will be the primary point of contact on behalf of that Party.

d. Any expenses incurred by the Parties for the purpose of this MOU shall be agreed upon and shall be borne as per mutual understanding.

e. All information which has been disclosed to or obtained by either Party at any time during the implementation of this MOU, is confidential information.

f. The Parties agree to take all reasonable steps to ensure the successful completion of the collaboration and co-operate with each other in duly carrying out the obligation agreed

g. The Parties hereby agree that they are not bound exclusively by this MOU and are at liberty to enter into any separate agreements or arrangements with any third party without reference to the other Party.

The Parties to this Memorandum of Understanding hereby confirm their agreement to its terms by the following signatures:

Signed on behalf of: Manas Foundation	Signed on behalf of: Amity Institute of Behavioural and Allied Sciences & Amity Institute of Clinical Psychology	Signed on behalf of: Amity University Haryana:
Brig Komen	(Prof. (Dr) Vikas Madhukar) Dy Pro Vice Chancellor, Amity University Haryana Dean Faculty of Management Studies	(Prof. (Dr) Padmakali Banerjee) Pro Vice Chancellor, and Dean Academics Amity University Haryana
Date: July 2, 2021	Prof (Dr) Vikas Madhukar Date: July 2, 202 pancellor san Faculty of Management Star	Date: July 2, 2021

Director Amity Business School Amity University Haryana Manesar (Gurugram)-122413

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MOU36

MEMORANDUM OF UNDERSTANDING BETWEEN



DEFENCE INSTITUTE OF ADVANCED TECHNOLOGY (DEEMED TO BE UNIVERSITY), GIRINAGAR, PUNE – 411025, MAHARASHTRA, INDIA.

AND



AMITY UNIVERSITIES AND INSTITUTIONS

FOR
COLLABORATION ON RESEARCH & DEVELOPMENT &EDUCATION

Page 1 of 11







MEMORANDUM OF UNDERSTANDING

The memorandum of understanding made on this 17th August 2021

By and between

Defence Institute of Advanced Technology (Deemed to be University), having its office at <u>Girinagar</u>, <u>Pune</u>, hereafter referred to as "DIAT", which expression shall, unless repugnant to the context or meaning thereof be deemed to mean and include its administrators, successors or assignees, as the case may be.

PARTY OF THE FIRST PART

AND

Amity Universities and Institutions, established under States Act and recognized by University Grants Commission (UGC) under Section 2F of UGC Act of 1956, leading research and innovation driven Institutions having head office at Sector-125, Amity University Uttar Pradesh, Sector-125, Noida-201313 hereinafter referred to as "AU" which expression shall, unless repugnant to the context or meaning thereof be deemed to mean and include its administrators, successors or assignees, as the case may be.

PARTY OF THE SECOND PART

Here in after collectively referred as "Parties" and individually as "Party".

As per the mutual interests in the fields of research, education, training and dissemination of knowledge, DIAT and AU agree to establish a collaboration according to terms and conditions set out in the following areas as described below.

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Preamble

Whereas DIAT, a Deemed to be University under the Department of Defence Research and Development, Ministry of Defence, Government of India specialized in teaching the Post Graduate Programmes and training of officers of Tri-services, Indian Armed Forces and Scientists/Engineers of Defence Research Organizations, Defence PSUs, other government agencies and civilians.

Whereas Amity Universities and Institutions which have been sponsored and promoted by Ritnand Balved Education Foundation (RBEF) has over 1,75,000 students studying across over 1300 acres of hi-tech campuses. Today Amity Education Group has 11 Universities, 28 schools and pre-schools, 17 global campuses. Over 1540 patents are filed by the faculty, Scientists and researchers. Faculty has 400+collaborative funded projects from Government, Industry and International agencies. Amity group has 8000+ faculty including eminent scientists with diverse disciplines.

The words the two institutions in the Memorandum of Understanding refer to the Defence Institute of Advanced Technology, Pune, India and Amity Universities and Institutions, India.

1. FIELD OF CO-OPERATION

- 1.1 Co-operation between the two institutions may be established within any field related to science and technology of mutual interest.
- 1.2 Extension to other areas will be made through further amendments to the present
 - Memorandum of Understanding, which shall be mutually agreed upon in writing by both parties and duly signed by their authorized signatories.
- 1.3 This MoU is a broad base and some of the activities could be brought under the purview of specifically drawn-up projects and specific MoU/Agreements.

Page 3 of 11

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2. EXCHANGE OF SCIENTISTS/FACULTY:

- 2.1. DIAT and AU will encourage collaboration in research areas of mutual interest. AU will welcome faculty and researchers from DIAT to visit different departments to engage in scientific research and other academic activities. Reciprocally, DIAT will welcome faculty and researchers from AU to visit DIAT in order to engage in scientific research and other academic activities.
- 2.2. Both institutions agree to seek financial support for co-operative activities from appropriate funding agencies. Proposals concerning the topics, persons and periods of visits will be sent within a reasonable time in advance of the proposed visit.

3. EXCHANGE OF STUDENTS

- 3.1. DIAT and AU agree for exchange of scholars/students, the duration and scope of such exchange will confirm to the norms in practice prevailing at the host institution and may very case to case.
- 3.2. The scholars / students under this programme will follow all rules, regulations and discipline as applicable to regular students of the host institution.
- 3.3. The participating scholars/students will continue as scholars / students of the parent institution and obtain degrees of the parent institution after due qualification.
- 3.4. The exchange programme will be implemented on case-by-case basis after due documentation and consultation among concerned faculty, departments and administrative units of each institution.
- 3.5. The resources required to meet the academic pursuit of participating scholars/students will be facilitated by the concerned Departments depending on the availability.

Page 4 of 11

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4. RESEARCH PROJECTS:

- 4.1 Efforts will be made to share information about on-going research activities in order to establish contacts and collaboration between professionals working within the same field.
- 4.2 Research Projects and the composition of research teams will be approved by the participating institutions. Efforts will be made to evaluate the need for participating staff and the location of the research activity.
- 4.3 Every research project will have a team leader (Principal Investigator), who will be responsible for reporting on the project status.

5. INTELLECTUAL PROPERTY RIGHTS (IPR):

will be exchanged freely keeping in mind the mutually agreed provision of Intellectual Property Rights. All intellectual property solely conceived and/or developed by DIAT, Pune during the course of this Agreement shall be owned by ER&IPR cell of DRDO Hqrs. All intellectual property solely conceived and/or developed by AU during the course of this agreement shall be owned by AU. Intellectual property jointly conceived and/or developed by AU and DIAT will be jointly owned by AU and ER & IPR cell of DRDO Hqrs. Research articles can be published with intimation to DRDO Hqrs. Patents will be as per DRDO Hqrs guideline. Each party may use such property for research and scholarly purposes. DIAT and AU through ER & IPR cell of DRDO Hqrs will be committed to the protection, if appropriate, and application of such intellectual property for commercial or other purposes on mutually acceptable terms to be negotiated between DIAT and AU through ER & IPR cell of DRDO Hqrs.

Page 5 of 11







5.2. DIAT and AU shall acknowledge one another in any form of writing, publication or presentation based on research derived from the cooperative efforts of both parties under this MoU unless otherwise mutually agreed upon in writing by the parties.

6. CONFIDENTIALITY AND NON-DISCLOSURE

- Any software/hardware material, product specifications, designs, financial information, documents, training material, courseware, syllabus, schedule etc. shall be deemed to be in private domain and it shall not be made public or shared with any third party without the prior written consent of the Party which owns it. The material shall be treated as confidential for a minimum period of two years after this MoU comes to an end or as agreed from time to time in writing.
- In the event of any of the Parties becoming legally compelled to disclose any confidential information, such Party shall give sufficient notice to the other Party so as to enable the other Party to seek a timely protective order or any other as appropriate relief. If such an order or other relief cannot be obtained, the Party being required to make such a disclosure shall make the disclosure of the confidential Information only to the extent that is legally required of it and no further.

7. FUNDING AND FINANCE:

- 7.1 The two institutions will seek funding for the link programme from various sources.
- 7.2 The acquired funds will be subject to accounting procedures of the institution where the funds are operated.
- 7.3 The collaborating institutions will offer logistic support for initiating the collaboration and for working out draft proposals for the activities.

Page 6 of 11

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8 MANAGEMENT AND ADMINISTRATION:

8.1 Negotiation, implementation and co-operation of the Memorandum of Understanding falls under the responsibility of:

Registrar Amity University, Sector -125, Noida, Uttar Pradesh -201313

And

Vice Chancellor / Dean (Sponsored Research)
Defence Institute of Advanced Technology (DIAT),
Girinagar, Pune — 411 025

8.2 Issues about specific activities including rights and obligations of each party shall be notified or communicated to the offices mentioned in 8.1 above. Email correspondence should not be taken as substitute for any official signed hardcopy correspondence in all important documents such as but not limited to financial and performance related documents.

8.3 This Memorandum of Understanding shall have a duration of 05 years and be renewable for another 5 years, unless either party gives notice of termination not later than 6 month prior to the expiration of the existing Memorandum of Understanding. However, either party can also terminate by giving written notice of termination of not less than 3 months through registered AD/speed post. This MOU may be terminated by either Party immediately, with notice in writing to other Party, if there is material breach of terms and conditions of this MOU and it has not been rectified by the infringing Party within 30 days from the date of receipt of notice.

Page 7 of 11

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Notwithstanding expiration or termination of this MOU for any reason what so ever, provision of clauses 5, 6 and 9.12 of this MOU shall survive such termination or expiration.

8.4 The Memorandum of Understanding will take effect upon ratification by the AU and DIAT, Pune

9 GENERAL PROVISIONS:

- 9.1 The two institutions will carry out research activities, as a follow up to this Memorandum of Understanding. The activities must be carried out in accordance with appropriate laws and regulation existing in each institution.
- 9.2 The two institutions shall initiate and exchange research publication lists and other publications relevant to the project. This will be provided with adequate security as far as intellectual property laws are concerned under the terms of this Memorandum of Understanding.
- 9.3 All publications resulting from the collaboration between the two institutions will be mentioned in the scientific reports of the institutions. Likewise, this Memorandum of Understanding must also be mentioned in all formal presentations which result from the collaboration.
- 9.4 Any notice to be given hereunder except for termination, shall be given by either party to the other, may be effected either by personal delivery in writing or by fax with a second copy sent by airmail, registered or certified, postpaid prepaid with return receipt requested, or by recognized international courier service. Mailed notices shall be addressed to the parties at the addresses appearing in the introductory paragraph of Page 8 of 11



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this MOU, but each party may change such address by written notice in accordance with this paragraph. Notices delivered personally will be deemed communicated as of actual receipt. Mailed notices will be deemed communicated as of four (4) days after mailing.

9.5 Nothing in this MoU shall be deemed to either constitute or create an association, trust, partnership or joint venture between the Parties nor constitute either Party the agent of the other Party for any purpose.

9.6 In no event will the parties be liable to each other for any incidental, consequential, special and exemplary or direct or indirect damages or for lost profits, lost revenues or loss of business arising out of the subject matter of this MoU, regardless of the cause of action, even if the other Party has been advised of the likelihood of damages, if the same is unintentional and beyond reasonable control.

9.7 Either party shall keep the other party its affiliates, shareholders, officers, directors, employees agents, representatives indemnified and harmless from and against any and all costs, liabilities, losses and expenses (including but not limited to fees of attorneys) arising out of any claim, suit, action or proceeding for any act or omission of such party.

9.8 Any and all rights, duties and obligations of the parties under this MoU shall not be transferred or assigned by either party to any third party without prior written consent of the other party.

9.9 The failure or neglect by either of the Parties to enforce any of the terms of this MOU shall not be construed as a waiver of its rights preventing subsequent enforcement of such provision

9.10 The invalidity or unenforceability of any provision of this MOU shall not affect the validity or enforceability of any other provision of this MOU that shall continue in full force and effect except for any such invalid and unenforceable provision.

Page 9 of 11



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9.11 Neither Party to this MOU shall be liable to the other Party for any delay or failure on its part in performing any of its obligations under this MOU resulting from any cause beyond its reasonable control, including but not limiting to strikes, riots, civil commotion, epidemics, pandemics, quarantines, court orders or material shortages, fire, floods, expositions, acts of God, acts of state, war, enemy action or terrorist action etc.

9.12 Any disputes/disagreement, at the first place, shall be settled amicably by mutual negotiations and discussions between the parties. In case the dispute cannot be resolved with in 30 days of its occurrence the matter will be referred to Chairman, DRDO and President, Amity Science, Technology and Innovation Foundation for resolution.

9.13 This MoU shall be governed and interpreted in accordance with the laws of India.

9.14 No modification of this MOU will be effective unless agreed to in writing by both parties and duly signed by the authorized signatories of the Parties.

9.15 The headings shall not limit, alter or affect the meaning of the clauses headed by them and are solely for the purpose of easy reference.

9.16 This MOU, sets forth the entire understanding of the parties, with respect to the subject matter hereof, and supersedes all prior oral and written agreements, understandings, representations, conditions and all other communications relating thereto.

This MOU is executed in duplicate with each copy being an official version of the agreement and having equal legal validity. Both copies together will constitute a binding contract.

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TANTA

In witness whereof the parties hereto have signed this MOU on the day, month and year mentioned herein before.

PRESIDENT

Amity Science, Technology and Innovation Foundation (ASTIF) DR. C. P. RAMANARAYANAN, VICE-CHANCELLOR

Defence Institute of Advanced

Technology (Deemed to be University),

Dr. C. P. Ramanarayanan Vice Changellar

Defence institute of Advanced Technology (Downed to be University) Girineger, Pune - 411025 (MH)

Professor, Dept. of Mechanical Engr Name: Head of the department DIAT (DU) Frue

WITNESSE:- 01

Signature:

Name: Dr. Babu Laly Registrar, Amity University Offar Pradesh Date:

WITNESSE:- 02

Name: Dr. M. S. Prasad

Director, Amity Institute of Space Science and Technology

Date:

WITNESSE:- 02

WITNESSE :- 01

Signature:

Date:

Signature: W

K.P. ROY, HOD EE Dept

Name: Senior faculty of the department

Date of K. P. Ray Head

Department of Electronics Engg.,

Defence Institute of Advanced Technology

(Deemed University)

Girinagar, Pune-411 025.

Page 11 of 11





MOU37





Stamp Duty Paid: ₹ 101

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Indian-Non Judicial Stamp Haryana Government



Date: 27/10/2021

Certificate No.

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IS CAN

GRN No.

83584562

Penalty: (Rs. Zero Only.

₹0

Deponent

Name:

Amity University Haryana

H.No/Floor: 00

Sector/Ward: 00

Landmark: 00

City/Village: Pachgaon

District: Gurugram

State: Haryana

Phone:

99*****46

Purpose: MOA to be submitted at With innodx solutions pvt ltd

The authenticity of this document can be verified by scanning this OrCode Through smart phone or on the website https://egrashry.nic.in

NON-DISCLOSURE AGREEMENT

This Non-Disclosure Agreement is made on this Oct 20, 2021, between

a University Amity University Haryana, established and incorporated under Private University Act, Government of Haryana (Haryana Act No 10 of 20210) having its campus Valley, Gurugram Amity Education (Manesar), Haryana 122 413, India (hereinafter referred to as Amity University; the "Disclosing its authorized Party/Provider") through Signatory, Dr Ravi Manuja (Registrar) of the First Part

AND

InnoDx Solutions Pvt. Ltd., a company incorporated under the Laws of India and having its corporate office at 201-B, Unitech Arcadia, South City-II, Sector 49, Gurgaon, Pin code-122018 (hereinafter referred to as "InnoDx"; the receiving party) through its authorized signatory Mr. Jimmy Bhambra, CEO of the Second Part.

Amity and InnoDx shall, hereinafter, be individually referred to as the "Party" and collectively referred to as the "Parties".

The Parties wish to engage, for their mutual benefit, in discussions regarding technology entitled "RNA extraction free assay for kit development to visually diagnose COVID-19" for exploring the possibilities of Transfer of Technology (ToT). For this purpose, either Party may disclose to another Party, technical and business information, which may include valuable Intellectual Property. In order to assure the confidentiality of this information and the protection of the intellectual property it may





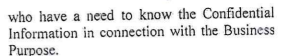


include; the Parties agree as follow:

- Définitions. For the purpose of this Agreement:
 - (a) "Confidential Information" means all information, whether communicated in oral, written, graphic, electromagnetic, or any other form, that one Party to this agreement (the "Disclosing Party") communicates to another party (the "Receiving Party"), and which:
 - (i) the Receiving Party does not already possess without any obligation of confidentiality.
 - (ii) if disclosed in tangible form, is clearly marked as confidential or is reasonably understood by the Receiving Party to be confidential; and
 - (iii) if disclosed orally or visually, the Disclosing Party designates as confidential at the time of disclosure or promptly thereafter or is reasonably understood by the Receiving Party to be confidential.
 - (b) "Party" means an entity that has executed this Agreement and any entity that controls, is controlled by, or is under common control with it.

2. Use and Disclosure.

- (a) The Receiving Party shall use Confidential Information solely for the purpose for which it is disclosed i.e discussions only.
- (b) Neither this Agreement nor any disclosure of information under it shall convey a license or right to any patent, copyright, trademark or other proprietary right, except for the right to use the information in accordance with this Agreement.
- (c)The Receiving Party shall not disclose Confidential Information to anyone other than those of its employees, agents, and advisors



- (d) The Receiving Party shall make no more copies of the Confidential Information than are necessary to allow it to use the Confidential Information effectively for the Business Purpose and shall assure that the confidentiality legend remains clearly legible on all such copies.
- (e) Neither Party shall disclose to the other any confidential information belonging to a third party without the express permission of the third party.
- 3. Safeguards. Each of the Parties warrants that it maintains reasonable safeguards against the unauthorized disclosure of confidential and proprietary information and agrees to protect Confidential Information received from the other Party in the same manner and to the same degree that it protects its own confidential and proprietary information. A Receiving Party will not give its employees, agents, or advisors access to Confidential Information received from a Disclosing Party until the Receiving Party has ensured that they are aware of this Agreement and are under an obligation to honor it.
- 4. Exceptions to Confidentiality Obligations. With respect to any item of Confidential Information, the obligations of Section 2 above shall cease to apply to Confidential Information that:
 - (a) Has become generally available to the public other than as a result of a breach of this Agreement.
 - (b) Has been lawfully disclosed to the Receiving Party by a person that is not subject to a restriction against disclosing it;
 - (c) Is required by law to be disclosed pursuant to the valid order or request of a court or

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governmental agency (and only to the extent of such required disclosure); provided that, before making such disclosure, the Receiving Party shall give the Disclosing Party prompt notice and an opportunity to interpose an objection, seek a protective order, or otherwise to take action to protect the Confidential Information.

- (d) The Receiving Party can demonstrate by documentary evidence that it has independently developed without breach of this Agreement; or
- (e) Is disclosed more than three years from the date of disclosure under this Agreement (unless such item of Confidential Information consists of computer software, in which case the Receiving Party shall not disclose it without the prior written consent of the Disclosing Party).
- 5. Return or Destruction of Confidential Information. Upon request of a Disclosing Party, the Receiving Party shall, at the option and instruction of the Disclosing Party, promptly return or destroy all Confidential Information in its possession.
- 6. Confidentiality of Discussions. Except as may be required by law, each Party agrees not to disclose that discussions between the parties are taking place concerning a possible transaction or any of the terms, conditions, or other facts with respect to any such transaction, including the status thereof, without the prior written consent of the other Party.
- 7. Prior Disclosures. Any Confidential Information supplied to a Receiving Party by a Disclosing Party prior to the date of this Agreement shall be subject to the same treatment as Confidential Information supplied after the date of this Agreement.



- 8. Equitable Relief. The Parties acknowledge that financial damages may not be a sufficient remedy for any breach of this Agreement and that a Disclosing Party is entitled to seek injunctive or other equitable relief to remedy or prevent any breach or threatened breach of this Agreement. Such relief shall not be the exclusive remedy for any breach of this Agreement but shall be in addition to all other rights and remedies available at law or in equity.
- This Agreements. Further 8. Agreement does not obligate either Party to enter into any further agreements or to proceed with any possible relationship or other transaction, nor does it imply the grant of any rights or licenses under any patent, copyright, or trade secret. This Agreement shall not construed to prohibit or restrict either Party's right to develop, use, or market products or services similar to or competitive with those of the other party described in Confidential Information as long as such development, use, or marketing does not breach this Agreement.
- 9. Quality of Information; No Warranty. Each Party warrants that it has the right to provide any Confidential Information disclosed under this Agreement. Except For The Foregoing, All Confidential Information Is Disclosed "As Is," Without Warranty of any kind.
- 10. **Counterparts.** This Agreement may be executed in counterparts, each of which shall be identical and which, taken together, shall constitute one and the same instrument.
- 11. **Dispute Resolution.** Disputes arising between the parties out of or in connection with this Agreement shall as far as possible be settled amicably.

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If amicable settlement cannot be reached within 30 days from the date of the occurrence of the dispute, the matter under dispute shall be finally settled without recourse to the courts, in accordance with the provisions of the Arbitration and Conciliation Act 1996 and amendments thereto, if any. The arbitration shall be conducted by the arbitrator(s) appointed by mutual consent of both the parties in accordance with the rules of the said Act. The arbitral award shall be final and binding upon both the parties. The arbitration proceedings shall be held at NCR/New Delhi. All proceedings shall be conducted, including all documents presented in such proceedings, in English language."

12. General. This Agreement is the entire agreement between the parties with respect to the subject matter hereof and supersedes all other previous statements, communications or agreements, whether oral or written. This Agreement shall be governed by the Laws of India and the Courts of New Delhi shall have exclusive jurisdiction.

Representatives: The parties have appointed the following individuals to generally coordinate the disclosure and receipt of Confidential Information:

	Amity University	InnoDx Solutions Pvt. Ltd.
Name	Ms. Meenakshi Kanojia	Mr. Jimmy Bhambra
Title	Assistant Director, DITT	CEO
Email ID	mkanojia@amity.edu	j.bhambra@inno-dx.com
Address	Block-A, Amity University, Sec-125, Noida (U.P)- 201313	Unit 201B, Unitech Arcadia, South City II, Sec-49, Gurgaon (Haryana)- 122018
Telephone		9216361070

Notices: Notices will be in writing and sent to each party at its address below which may be changed upon written notice. Notices will be effective upon receipt.

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	Amity University	InnoDx Solutions Pvt. Ltd.
Name	Dr. Ravi Manuja	Dr. Sandeep Verma
Title	Registrar, Amity University Haryana	СТО
Email ID	rmanuja@ggn.amity.edu	sci.m@inno-dx.com
Address	Amity Education Valley, Gurugram (Manesar), Haryana - 122 413, India.	Regional Centre for Biotechnology, Faridabad, Haryana- 12100, India
Telephone:	0120 4392215	9717136244

IN WITNESS, WHEREOF, the two Parties hereto have executed this Agreement by their duly authorized representatives.

Amity University Haryana

InnoDx Solutions Pvt. Ltd.

Gurgaon 122413

Registrar Amity University, Haryana Manesar, Gurugram 122413

Dr. Ravi Manuja

Registrar

AUTHORIZED SIGNATORY

Registrer

Amity University, Haryana Manesar, Gurugram 122413 Mr. Jimmy Bhambra

CEO

AUTHORIZED SIGNATORY









In presence of:

Dr. Saif Hameed
 Associate Professor
 Amity Institute of Biotechnology, AUH

Kum Avisley

Dr. Abhishek Srivastava Chief Scientist, Molecular Division

2. Dr. Dillp J. Upadhyay Director, DITT Mr. Nakul Ranjan Marketing Manager

3. Ms. Meenakshi Kanojia Assistant Director, DITT





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TAIPEI ECONOMIC AND CULTURAL CENTER IN INDIA

駐印度台北經濟文化中心



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MEMORANDUM OF UNDERSTANDING

BETWEEN

EDUCATION DIVISION
TAIPEI ECONOMIC AND CULTURAL
CENTRE IN INDIA

AND

AMITY UNIVERSITY HARYANA, GURUGRAM



TAIPEI ECONOMIC AND CULTURAL CENTER IN INDIA

駐印度台北經濟文化中心



This Memorandum Of Understanding (MOU) is entered into on effect on Feb 26, 2021, by Education Division of Taipei Economic and Cultural Centre in India (hereinafter referred to as TECC) having its registered office at 34, Paschimi Marg, Vasant Vihar, New Delhi - 110057, and represented by Mr. Peters Chen, Director of Education Division TECC, and Amity University Haryana, Gurugram (henceforth, AUH), an Institute incorporated in India and having its Registered Office at Amity Education Valley, Pachgaon, Manesar, PIN 122413 (Haryana), represented by Prof. P. B. Sharma, Vice Chancellor of Amity University Haryana, Gurugram, cooperating in inviting and engaging a Mandarin Chinese teacher and establishment of a Taiwan Education Centre at the University as and when the AUH expands its Chinese teaching programme. The authorized signatory on behalf of the AUH will be the Registrar, AUH.

THE TERMS OF THIS AGREEMENT CONSIST OF THE FOLLOWING:

- A. Education Division TECC will facilitate Amity University Haryana, Gurugram in disseminating knowledge about Mandarin Chinese Language, promoting Taiwan's education, culture and social development.
- B. The person to be selected by TECC, in discussion with AUH, will be an instructor who has expertise in designing the teaching curriculum and evaluation of the foreign language course in Mandarin Chinese to University students.
- C. The Instructor shall be responsible for teaching Mandarin Language course at both Undergraduate Honours and Post-Graduate levels at the AUH over a period of required semesters for general purposes. The Instructor will also participate in offering value-added courses/Open Elective courses, as per the AUH Programme Structure.
- D. AUH shall provide designated office space for the faculty to sit and work from and facilitate activities under the Taiwan Education Centre and classroom space for the instructor to conduct classes, seminars, cultural events, and in administrative work regarding bilateral relation and exchange programmes, etc.
- **E.** The Education Division TECC will send an Instructor or an expert to the campus of AUH and help establish the pedagogical and methodological bases for the Mandarin Chinese Language Course at the UG/PG levels.
- F. Education Division TECC will also send an intern teacher/faculty to facilitate the Chinese teaching

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in Amity University Gurugram according to the request by the institution's application. The faculty sent will be located in the Amity School of Liberal Arts & Foreign Languages (ASLA-FL), and is expected to work in close collaboration with the existing faculty member(s) in Chinese in ASLA-FL.

- G. The instructor shall meet the following requirements:
- Bachelor/Master/Doctoral Degree in Humanities, language or related fields. In case the candidate
 has a Ph.D. degree, he or she can be appointed on par with the University faculty if other
 requirements of AUH in this regard are met.
- 2. Certification in teaching Chinese as foreign language.
- 3. Knowledge of English as medium of instruction.

H. SERVICES AND COST:

AUH will provide the following benefits to the Instructor:

- 1. Amity University Gurugram will pay the instructor an amount of regular amount of guest faculty as a salary per month.
- 2. Airfare (economy class) of one round trip between Taiwan and India once a year.
- 3. Fee for applying for employment visa from India Taipei Association.
- 4. Fee of extending visa from Foreigner Regional Registration Office (FRRO), as and when necessary.
- 5. Assistance on acquiring employment visa and immigration-related issues.
- 6. Furnished accommodation on the campus and academic facilities as provided to guest faculty at no cost, except for electricity etc which is to be borne by the faculty who is given accommodation.
- 7. Free use of the medical facilities including doctor's visit and medicine in the campus on par with other faculty of AUH at no extra cost.
- 8. The Instructor can also purchase the same medical insurance offered to AUH employees at the same rate or as per the rate provided as per rule. This means that along with the use of medical facilities and medicines from Amity University Haryana's chartered hospital, the Instructor will have medical insurance to have treatment outside of the University as well, in case of an emergency.

The TECC faculty/instructor is expected to fulfil the following responsibilities at AUH with other responsibilities such as follows:

- Teach Mandarin Chinese courses at AUH (15 to 18 hours per week as per UGC norms for Assistant Professors), and maintain the same office timings like other AUH faculty members;
- 2. Engage in research activities for the remaining faculty hours like other faculty members of AUH;
- 3. Promote Mandarin Chinese learning and introduce Taiwanese higher education; and
- 4. Improve bilateral collaboration between Amity University Gurugram and Taiwanese Universities.

I. DURATION AND AMENDMENT OF AGREEMENT

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This Memorandum of Understanding is effective from the date when authorised representatives of



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the two institutions, TECC and AUH, affix their signatures, and is valid for five years from that date. This Memorandum of Understanding, with the written consent of both institutions, may be amended, extended or terminated, with a six (6) months' period of notice, by either of the two institutions. This Memorandum of Understanding will be renewed automatically as long as neither institution gives notice of termination to the other - six (6) months prior to the end of the five years term. In case of termination, the commitments made to staff or students already participating in the programs must not be affected.

J. Equal Opportunity

Both parties subscribe to the policy of Equal Opportunity and will not discriminate on the basis of race, sex, sexual orientation, age, religion or national origin.

For Amity University Haryana, Gurugram, India

Date: 26th February, 2021

Date: 26th February, 2021

Centre in India, New Delhi

Taiwan Economic and Cultural

Education Division

Dr. Ravi Manuja

Registrar Amity University Haryana, Gurugram Peters Chen

For

Director, Education Division Taiwan Education and Cultural Centre in India

Signed in the august presence of:

Manes

Prof. P. B. Sharma

Vice-Chancellor, Amity University, Haryana H.E. Ambassador Mr Baushuan Ger

Ambassador

Taiwan Education & Cultural Centre New Delhi





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FRANCE 24 broadcasting authorisation agreement

BETWEEN:

France Médias Monde on behalf of France 24 SA, a public limited company under French law with a capital of €5 347 560, registered on the Nanterre Trade and Company Register under no. 501 524 029, with its registered office at 80, rue Camille Desmoulins, 92130 Issy-les-Moulineaux, represented by Odile Franc, Distribution and Development Director Europe & Hospitality, duly authorized for the purposes hereof, hereafter referred to as "France Médias Monde"

AND

Amity University Haryana, Gurugram was established in 2010 under the Government of Haryana Act, 2010 has 17 Institutes and many centres of excellence with its administrative offices at Amity Education Valley, Gurgaon District, Manesar, Haryana 122413, India. 'Amity University Haryana' — hereinafter referred as "AUH" (which expression shall unless repugnant or contrary to the context, be deemed to include its administrators, executors and successors) would be the second party in this agreement.

Hereafter individually referred to as the "Party" and jointly as the "Parties".

RECITALS:

The main activity of France Médias Monde is the production and broadcasting, 24 hours a day and 7 days a week, of, for the most part, news programmes on the three main carriers, these being television, radio and the new media in particular through its international radio station RFI, its Arabic-speaking radio station Monte Carlo Doualiya, and its international news channel FRANCE 24 in four languages.

This agreement concerns only the FRANCE 24 television service in French and/or in English, hereinafter the "Channel".

Amity University Haryana, Gurugram (http://www.amity.edu/guraacn/) is a leading privately established university established in a picturesque 110 acre Amity Education Valley, in the close proximity of Haryana's IT hub of Gurgaon with over a thousand distinguished faculty, scientists and staff with a 1000 Mbps Wi-Fi smart campus with a Herbal Park, 200 plus Hi-Tech labs, a State-of-the-art library. AUH has been rated as the best private university of the year by ASSOCHAM in 2015 and an 'A'-Grade university under NAAC accreditation. It has about 161-plus academic programs on offer, and has signed 100 plus Memoranda of Understanding (MoUs) with various collaborating institutions, universities and business establishments all over the world by setting the benchmark for the global education with a system that matches the best of practices, theories, resources and standards in the academic institutions of the whole world. It is India's only and Asia's second university to be awarded LEED (USA) Platinum Certification for its green and sustainable campus. It also has a vibrant School of Communication and a dedicated Television Studio for the Amity TV under preparation to be launched.

Page 1 of 5

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IT IS HEREBY AGREED AS FOLLOWS:

1. Purpose

The purpose of this agreement is to define the terms and conditions of the Channel's distribution within the following establishment: Amity University Haryana, Gurgaon (Haryana, India) or the following establishments: ____NA__.

2. Methods of broadcasting the France 24 channel

Under this agreement, France Médias Monde hereby authorizes Amity University Harvana, Gurgaon (Haryana, India) to:

- broadcast the Channel only free of charge, via television screen (s) in the premises of the. Amity University Haryana, Gurgaon (Haryana, India) hereinafter referred to as "the Premises".
- reproduce its logo in the Premises in order to inform about the Channel's distribution.

It is expressly understood between the Parties that Amity University Haryana, Gurgaon (Haryana, India) undertakes to broadcast exclusively the Channel on the screen(s) provided by France Médias Monde.

3. Equipment provided by France Médlas Monde

Under the terms of this Agreement, France Médias Monde provide free of charge to Amily University Haryana, Gurgaon (Haryana, India) the following equipment:

· Sony or LG television screen(s) (65 inch), the installation of which shall be covered entirely by France Médias Monde for an approximate total cost of EURO 1,425 [IN FIGURES: EURO One thousand and four hundred & twenty-five only].

Hereafter referred to as the "Equipment".

The transfer of risk and the transfer of title over the Equipment ... Amity University Haryana, Gurgaon (Haryana, India) shall occur upon delivery of the Equipment to the Premises.

Amity University Haryana, Gurgaon (Haryana, India) assumes, under the conditions of common law, liability for bodily injury or property damage, direct or consequential, to its staff, its property or third parties, which could be caused by the Equipment.

4. Methods of receiving the France 24 channel

The Channel is available on the main satellite positions (Hot Bird, Astra 1, Eurobird, Atlantic Bird 2, Arabsat-Badr-4, Nilesat, NSS7 band C, SES 5, Eutelsat 16A) and also on several commercial satellite, cable and ADSL platforms.







FRANCE MÉDIAS MONDE



5. Ancillary expenses

The technical costs related to the carrying of the Channel are at the expense of France Médias Monde. any maintenance or upkeep costs for the Equipment are at the expense of Amity University Harvana, Gurgaon (Haryana, India),

6. Intellectual property

The programmes on France 24 are protected works as defined in the applicable legislation in France. All the relevant rights and titles, and all parts of the programmes, and in particular but without being limited to: televised news, formets and other works or literary, musical or artistic creations which are included are the property of France Médias Monde and are reserved for it.

Amity University Haryana, Gurgaon (Haryana, India) hereby acknowledges these ownership rights and remains responsible for observing the regulations applicable to the broadcasting of television channels on the Premises.

FMM shall hold Amity University Haryana, Gurgaon (Haryana, India) harmless against any action that may arise during the performance of this agreement by the authors or their rights holders or any third party not represented, having directly or indirectly participated in the creation of France 24 programmes and their content to the exclusion of representation rights, pursuant to the provisions of this document.

FMM takes full responsibility and accepts liability for compliance with all authorisations that are required for transportation and transmission.

France Médias Monde shall make it its personal business and hold Amity University Harvana, Gurgaon (Harvana, India) harmless in this regard, for the obtaining of the necessary authorisations from the various companies for the appreciation and distribution of author's rights in France and the payment of the amounts due to the companies for reproduction rights relating to the broadcasting of Programmes in France.

Amity University Haryana, Gurqaon (Haryana, India) shall refrain from producing or having produced any recording of the programmes on France 24, in whole or in part, or any work on the Channel, except for technical or promotional purposes in accordance with this Agreement.

Amity University Haryana, Gurgaon (Haryana, India) takes full responsibility and accepts sole liability for obtaining and complying with all authorisations that are required for reception, transmission and broadcasting of France 24 within the Premises.

Amity University Haryana, Gurgaon (Haryana, India) shall make it its personal business and holds FMM harmless in this regard, for obtaining the necessary authorisations from the various companies for the appreciation and distribution of author's rights and the payment of the amounts due to the companies for public representation rights related to the broadcast of France 24 on the Premises.











7. <u>Term</u>

This agreement enters into effect from the last signature for a term of five (5) years.

It may be terminated by either Party, subject to a notice period of three (3) months notified to the other Party by registered letter with acknowledgement of receipt.

8. Termination

In case of non-compliance by either party with any one of the obligations for which it is responsible, this agreement may be terminated automatically by law if, after a formal demand to perform has been made to the defaulting party by registered letter with acknowledgement of receipt, it did not put an end to this fault within thirty (30) days from the date of receipt of this formal demand, without prejudice to any damages and interest that may be claimed because of this violation of its obligations.

9. Confidentiality

The Parties undertake to consider as confidential the terms and conditions of this Agreement as well as any technical, commercial, financial or other information obtained as part of its conclusion or performance.

As a result, the Parties shall refrain from divulging said information, except for the needs of the performance of the Agreement.

The confidentiality undertaking is agreed to without any time limit, on the condition that said information does not enter into the public domain.

10. General provisions

This agreement does not grant to <u>Amity University Harvana, Gurgaon (Harvana, India)</u> the capacity of proxy, agent or representative of France Médias Monde.

This Agreement constitutes all the commitments reached between the Parties and cancels and replaces all previous verbal and/or written commitments between the Parties on the same subject.

All modifications or additions to this agreement shall be the subject of an amendment which shall only take effect after signature by the duly authorised representatives of the Parties.

This agreement is concluded intuitu personae [relating to a specific person]. It may not be transferred in full or in part.

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11. Disputes

This Agreement is subject to French law.

Any dispute between the Parties, concerning the validity, interpretation or performance of this Agreement shall be under the jurisdiction of the Court of First Instance of Nanterre.

Signed in Issy-les-Moulineaux, on 9th September 2021.

In duplicate.

For France Médias Monde Odile Franc

France Médias Monde

Société Anonyme à Conseil d'Administration au capital de 5 347 560 € Siège social: 80, rue Camille Desmoulins 92130 Issy-les-Moulineaux

RCS: Nantetre 501 524 029 - SIRET: 501 524 029 00086 Code APE: 6020A - TVA Intra.: FR65

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Amity University Haryane Menesar, Gurgaon-122413

For Amity University Haryana, Gurgaon (Haryana, India)
Dr Ravi Manuja
Amity University Haryana

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TAIPEI ECONOMIC AND CULTURAL CENTER IN INDIA

駐印度台北經濟文化中心



MEMORANDUM OF UNDERSTANDING

BETWEEN

EDUCATION DIVISION
TAIPEI ECONOMIC AND CULTURAL
CENTRE IN INDIA

AND

AMITY UNIVERSITY HARYANA, GURUGRAM



駐印度台北經濟文化中心



This Memorandum Of Understanding (MOU) is entered into on effect on Feb 26, . 021, by Education Division of Taipei Economic and Cultural Centre in India (hereinafter referred to as TECC) having its registered office at 34, Paschimi Marg, Vasant Vihar, New Delhi - 110 157, and represented by Mr. Peters Chen, Director of Education Division TECC, and Amity University Haryana, Gurugram (henceforth, AUH), an Institute incorporated in India and hi ving its Registered Office at Amity Education Valley, Pachgaon, Manesar, PIN 122413 (Haryana), represented by Prof. P. B. Sharma, Vice Chancellor of Amity University Haryana, Girugram, cooperating in inviting and engaging a Mandarin Chinese teacher and establishment of a Taiwan Education Centre at the University as and when the AUH expands its Chinese eaching programme. The authorized signatory on behalf of the AUH will be the Registrar, AUH.

THE TERMS OF THIS AGREEMENT CONSIST OF THE FOLLOWING:

- **A.** Education Division TECC will facilitate Amity University Haryana, Gurugram in d sseminating knowledge about Mandarin Chinese Language, promoting Taiwan's education, culture and social development.
- **B.** The person to be selected by TECC, in discussion with AUH, will be an instructor who I as expertise in designing the teaching curriculum and evaluation of the foreign language course in Mandarin Chinese to University students.
- C. The Instructor shall be responsible for teaching Mandarin Language course at both Undergraduate Honours and Post-Graduate levels at the AUH over a period of required semesters for general purposes. The Instructor will also participate in offering value-added courses/Open Elective courses, as per the AUH Programme Structure.
- **D.** AUH shall provide designated office space for the faculty to sit and work from and facilitate activities under the Taiwan Education Centre and classroom space for the instructor to conduct classes, seminars, cultural events, and in administrative work regarding bilateral relation and exchange programmes, etc.
- **E.** The Education Division TECC will send an Instructor or an expert to the campus of A JH and help establish the pedagogical and methodological bases for the Mandarin Chinese Lang Jage Course at the UG/PG levels.

F Education Division TFCC will also send an intern teacher/faculty to facilitate the chir se teaching

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in Amity University Gurugram according to the request by the institution's application. The faculty sent will be located in the Amity School of Liberal Arts & Foreign Languages (ASL N-FL), and is expected to work in close collaboration with the existing faculty member(s) in Chinese in ASLA-FL.

- G. The instructor shall meet the following requirements:
- 1. Bachelor/Master/Doctoral Degree in Humanities, language or related fields. In case the candidate has a Ph.D. degree, he or she can be appointed on par with the University faculty if other requirements of AUH in this regard are met.
- 2. Certification in teaching Chinese as foreign language.
- 3. Knowledge of English as medium of instruction.

H. SERVICES AND COST:

AUH will provide the following benefits to the Instructor:

- 1. Amity University Gurugram will pay the instructor an amount of regular amount of guest faculty as a salary per month.
- 2. Airfare (economy class) of one round trip between Taiwan and India once a year.
- 3. Fee for applying for employment visa from India Taipei Association.
- 4. Fee of extending visa from Foreigner Regional Registration Office (FRRO), as and when necessary.
- 5. Assistance on acquiring employment visa and immigration-related issues.
- 6. Furnished accommodation on the campus and academic facilities as provided to guest faculty at no cost, except for electricity etc which is to be borne by the faculty who is given accommodation.
- 7. Free use of the medical facilities including doctor's visit and medicine in the campu on par with other faculty of AUH at no extra cost.
- 8. The Instructor can also purchase the same medical insurance offered to AUH employee; at the same rate or as per the rate provided as per rule. This means that along with the use of medica facilities and medicines from Amity University Haryana's chartered hospital, the Instructor will I ave medical insurance to have treatment outside of the University as well, in case of an emergency.

The TECC faculty/instructor is expected to fulfil the following responsibilities at AUH with other responsibilities such as follows:

- 1. Teach Mandarin Chinese courses at AUH (15 to 18 hours per week as per UGC norms for Assistant Professors), and maintain the same office timings like other AUH faculty members;
- 2. Engage in research activities for the remaining faculty hours like other faculty membe s of AUH;
- 3. Promote Mandarin Chinese learning and introduce Taiwanese higher education; and
- 4. Improve bilateral collaboration between Amity University Gurugram and Taiwanese Universities.

PURATION AND ASSESSMENT OF ACDEEMENT



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the two institutions, TECC and AUH, affix their signatures, and is valid for five years from that date. This Memorandum of Understanding, with the written consent of both institutions, may be amended, extended or terminated, with a six (6) months' period of notice, by either of the two institutions. This Memorandum of Understanding will be renewed automatically as long as neither institution gives notice of termination to the other - six (6) months prior to the end of the five years term. In case of termination, the commitments made to staff or students already participating in the programs must not be affected.

J. Equal Opportunity

Both parties subscribe to the policy of Equal Opportunity and will not discriminate of the basis of race, sex, sexual orientation, age, religion or national origin.

For Amity University Haryana, Gurugram, India

Date: 26th February, 2021

For Education Division Taiwan Economic and Cultı ral Centre in India, New Delhi

Date: 26th February, 2021

Dr. Ravi Manuja

Registrar Amity University Haryana, Gurugram Manesal *

Gurugram

Peters Chen

Director, Education Division Taiwan Education and Cultural Centre in India

Signed in the august presence of:

Prof. P. B. Sharma

Vice-Chancellor, Amity University, Haryana H.E. Ambassador Mr Bi ushuan Ger

Ambassador Taiwan Education & Cult Iral Centre

MEMORANDUM OF UNDERSTANDING

Entered into By And Between
WE, THE PEOPLE ABHIYAN
And
AMITY LAW SCHOOL, AMITY UNIVERSITY
HARYANA









PREAMBLE

This Memorandum Of Association (MOU) is entered into by and between "We, The People Abhiyan", (hereinafter referred to as "We, The People", with its registered address at Gokul Residency. Thakur Village, Kandivili (E), Mumbai-400101, represented through its Trustee and Amity Law School, Amity University Haryana. (hereinafter referred to as "Amity Law School"), with registered address at Amity Education Valley, Manesar, Gurugram, Haryana-122413, represented through its Director & Dean/Head of Institution. We, The People and Amity Law School are referred collectively as "Parties".

1. Background

We, The People Abhiyan is a civil society organization working towards building awareness and capacities of citizens on Constitution and citizenship, core principles, framework and methods through education and training. Over the past 6 years, it has worked extensively on igniting awareness among citizens through Constitution Connect Events, building capacities and mobilizing action among citizens through Citizenship Education Programme as well as developing creative Curriculum Content. Their outreach is through strategic partnerships with institutions (Schools and CSOs) that work closely with citizens.

Its partners include SNEHA, CORO, BARTI, Pradan, Synergy, Bosco Institute, Jan Sahas and Delhi Govt. Education Department. It has also initiated awareness campaigns directed at citizens through innovative workshops and media content e.g. Citizen Cafes, Radio Series etc.

Amity University Haryana is one of the most reputed Private Universities of the country. Its Law School has been ranked as one of the top Private Law School of the country. It is a testament to the work done by the University in imparting legal education through numerous ways, like organizing yearly Moot Court Competitions, Workshops, Seminars, Conferences, etc.

Parties want to establish a collaboration, so that they get benefit of their expertise fields and toming work in the direction of providing Internship opportunities to the students of Amity This will help to impart legal education through distinct and unique ways.

Gurugran

v School. Gurgaon

2. Purpose

The purpose is to enumerate and describe the types of Events and Internship which will be provided to the students as a result of collaboration between the Parties and to demarcate clearly the duties and responsibilities of each Party, so that both the Parties can work amicably. The Parties desire to work together in the future for their mutual benefit to foster a collaborative framework to impart legal education in a better way to benefit law students.

The above goals will be accomplished by providing Skill Knowledge and Internship to the students as per procedure prescribed below:

- A. Internships: The selection of the students, will be based on telephonic or face to face interview. The selected students will be appointed as the Ambassadors of We, The People.
 - (a) The Ambassadors would take up the responsibility for three main areas:
 - (i) Identification and coordination of Internships of students of ALS and other Schools in Amity University- Journalism, Mass Communication, Liberal Arts etc. The Internship opportunity will be provided to a maximum of ten students in one Semester provided they fulfill the criteria for the same. The Interns would be required to work from office of We, The People located in Gurugram.
 - (ii) All Interns and Facilitators would receive Certificates for their contribution to We, The People.
 - (iii) The Ambassadors of We, The People would receive a special mention or honored by Amity Law School.



B. Events:

- We, The People will train students from Amity Law School and other Schools to (i) facilitate Workshops on the Constitution of India in different Schools in Gurugram. These Workshops would be organized based on School's time and logistics so that the same could take place throughout the Academic Year.
- The Events like Webinars, Lectures, Quiz, Debates, Nukkad Nataks etc., both (ii) Online and Offline, will be organised jointly by both the Parties.

3. Scope

This MoU sets forth the intention of the Parties for collaboration, cooperation and interaction and does not create any legally binding commitments. If Parties later agree to undertake specific Joint Projects with legally binding obligations, they will develop a separate written Agreement for that purpose, setting out each Party's rights and duties under the said Agreement with a clause mentioning the place and forum for 'Dispute Redressal'.

4. Duration

This MoU shall become effective upon signature by the authorised persons of the Parties and shall remain in effect for two years, from the date of signing of the MoU; until modified or terminated by any one of the Parties, by giving THIRTY DAYS prior Notice to either Party. This MoU may be modified only by mutual consent of the authorised person of both the Parties. This MoU can't be terminated or modified during the period of any Internship.

5. Renewal

This MoU may be renewed on the request of either of the Parties on the same Terms and Conditions or with such modifications as mutually agreed to in writing.

6. Settlement of Disputes

In the event of a dispute, controversy or claim, arising out of or relating to this MoU, or the breach, termination or invalidity thereof, the Parties shall use their best efforts to said promptly such dispute through direct negotiation. Gurgaon 122413



The Parties to this Memorandum of Understanding hereby confirm their agreement to its terms by the following signatures:

We, The People

Amity Law School

Amity University Haryana

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Prof. Dr. Padmakali Banerjee

Vinita Singh

Trustee,

Maj. Gen. P.K. Sharma (Retd) Professor & Director

Pro Vice Chancellor

We, The People

Amity Law School

Amity University Haryana

Dean Faculty of Law

Date: 24.09.2021

Date: 30S.pre21

Date: 30.09.2021





MM





MOU42

MEMORANDUM OF UNDERSTANDING

ENTERED INTO BY AND BETWEEN

BSK LEGAL

AND

AMITY LAW SCHOOL, AMITY UNIVERSITY HARYANA







PREAMBLE

This Memorandum of Understanding (MOU) is entered into by and between 'BSK Legal', with its corporate headquarter located at Ground, D-26, Lower Jung Pura, Jung Pura Extension, New Delhi, 110014, represented through Law School, Amity University Haryana (hereinafter referred to as "Amity Law School"), with registered address at Amity University Haryana, Amity Education Valley, Manesar, Gurugram, Haryana - 122413, represented through its Director/Head of Institution. BSK Legal and Amity Law School are referred collectively as 'Parties'.

1. Background.

BSK Legal is one of India's leading law firms having its office at New Delhi. The Firm has an all India presence through its alliance with local counsels at different locations from all States and Union Territories of India. Being a full-service Law Firm, it is capable of providing legal services on all aspects of clients' business. The Firm's domestic and international clients include leading private and public listed Indian companies, various Government owned undertakings, leading IT Companies, banks and financial institutions, insurance companies, multinational companies and other foreign entities. The Firm has a strong litigation department providing representation in the trial Courts, Consumer Courts, Company Courts, the Competition Commission, Competition Appellate Tribunal, Customs, Excise and Gold (Control) Appellate Tribunal, all High Courts and the Supreme Court of India. The litigation team has considerable experience in diverse areas such as criminal, consumer, writ, commercial and other civil matters. BSK Legal also represents its clients in arbitration proceedings.

Amity University Haryana is one of the most reputed private universities of the country. Its Law School has been ranked as one of the top Private Law School of the country. It is a testament to the work done by the University in imparting legal education through numerous ways, including co-curricular activities like organizing yearly Moot Court Competitions, Workshops, Seminars, Conferences, etc.

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Gurugran 122413





Parties want to establish collaboration, so that they get benefit of their expertise fields, in order to promote interaction between them in mutually beneficial areas of existing and upcoming Laws and other areas identified and consented by them.

2. Purpose

The purpose of this MOU is to enumerate and broadly describe the type of activities which will be undertaken as a result of the collaboration between the Parties and to demarcate the duties and responsibilities of both the Parties, so that they can work amicably and mutually. The Parties desire to work together in future for their mutual benefit, to foster a collaborative framework and impart legal education in a better way, which could benefit law students.

The above goals will be accomplished by undertaking the following activities:

- a. BSK Legal will impart at least one Expert Lecture per Academic Semester for students at University campus, on a Topic mutually consented by the Parties.
- b. BSK Legal will impart Summer Internship/Live Projects to minimum 10 and maximum 20 students of Amity Law School every year mutually selected by the Parties.
- c. BSK Legal will provide Final Placement to Amity Law School students depending upon the vacancies, eligibility criteria and other selection parameters of its Firm.
- d. Parties will work towards increasing employability of Amity Law School students by providing management, technical and soft skills training to them.
- e. BSK Legal will assist Amity Law School to align the industry requirements into its course curriculum.
- f. BSK Legal will associate with Amity Law School in the Moot Courts and other events organized by Amity Law School.
- g. Parties will conceptualize research projects to be executed in collaboration on need basis.

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'3. Scope

This MOU sets forth the intentions of the Parties for collaboration, cooperation and interaction and does not create any legally binding commitments. If the Parties later agree to undertake specific joint projects with legally binding obligations, they will develop a separate Written Agreement for that purpose, setting out each party's rights and duties under the said Agreement with a clause mentioning the place and forum for 'dispute redressal'.

4. Duration

This MOU shall become effective upon signature by the authorized persons of the Parties, and shall remain in effect for 3 years from the date of signing of the MOU; until

modified or terminated by any one of the Parties, before giving 30 days prior notice to either Party. This MOU may be modified only by mutual consent of the authorized persons of both the Parties. This MOU can't be terminated, or modified, during the organization of any Event.

Settlement of Disputes

In the event of a dispute, controversy or claim arising out of or relating to this Memorandum of Understanding, or the breach, termination, or invalidity thereof, the Parties shall use their best efforts to settle promptly such dispute through direct negotiation.

6. Other Terms

- The Parties, their representatives, and/or assignees, following the execution of this MOU, desire to maintain close contacts with each other to achieve the goals and objectives of and to develop the ideas acknowledged in this MOU.
- The Parties hereby agree to designate a representative from its side who will be the primary point of contact on behalf of that Party.

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- c. Any expenses incurred by the Parties for the purpose of this MOU shall be agreed upon and shall be borne as per mutual understanding.
- All information which has been disclosed to or obtained by either Party at any time during the implementation of this MOU, is confidential information.
- e. The Parties agree to take all reasonable steps to ensure the successful completion of the collaboration and co-operate with each other in duly carrying out the obligation agreed upon.
- f. The Parties hereby agree that they are not bound exclusively by this MOU and are at liberty to enter into any separate agreements or arrangements with any third party without reference to the other Party.

The Parties to this Memorandum of Understanding hereby confirm their agreement to its terms by the following signatures:

BSK Legal Haryana

Amity Law School

Amity University

Maj Gen P K Sharma(Retd) Professor & Director, ALS Dean Faculty of Law

Date 10 June 2021

Date 10 June 2021

Amity University Haryana

Pro Vice Chancellor

Padriakali Barenje

Prof. Dr. Padmakali Banerjee

Date 10 June 2021



MEMORANDUM OF UNDERSTANDING

ENTERED INTO BY AND BETWEEN

Amity Innovation Incubator, Amity University Haryana, Gurugram

AND

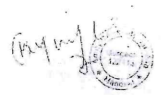
Bhansali Elektro Pvt. Ltd., IMT Manesar Gurgaon (Haryana)





For Bhansal Elektro Pvt. Ltd.

Director





MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MOU), entered into on this 7th day of January 2022, by and between Amity Innovation Incubates. Amity University, Haryana, with its registered address at Amity Education Valley, Manesar, Gurugram, Haryana—122413, (hereinafter referred to as the "First Party", which expression, unless repugnant to the context thereof, shall mean and include its successors and assignees) represented through its Dy Pro VC. Dr. Vikas Madhukar and Bhansali Elektro Pvt. Ltd, with its registered office at Plot 139, Sector 6, IMT Manesar Gurgaon (Haryana) 122052(hereinafter referred to as the "Second Party", which expression, unless repugnant to the context thereof, shall mean and include its successors and assignees) through its duly authorized representative Mr. Sarthak Jain, Director, Bhansali Elektro Pvt. Ltd.

"Amity Incubation Innovator, Amity University Haryana (All-AUH)" and "Bhansali Elektro Pvt. Ltd" are referred to collectively as 'PARTIES' and individually as 'Party Of First and Party Of Second Part respectively, as the context may require.

Background:

Development Fund Scheme with a view to the engagement of Start-ups for enhancing cutting edge technology capability for defence manufacturing. Technology Development Fund was established to promote self-reliance in Defence Technology as part of the Make in India initiative. The Scheme require that Start-ups should be incubated at one of the Centre/State Government assisted Incubators. This Scheme aims to provide financial assistance to Start-ups for prototype development and trials and also proposes to target Start-ups for project requirements with an estimated development cost of up to 1 crore, inclusive of funding support of up to 20% to the Incubators associated with the Start-up.

Amity Innovation Incubator is a part of Amity University, Haryana, a research and innovation driven "Private University", established under the Government of Haryana Act Number 10 of 2010. The Amity Innovation Incubator has vast network of experts and professionals from industry and academia in the various specialized domains and is supported by an advisory body consisting of industrialists, venture capitalists, technical specialists and managers has been established to help entrepreneurial talent such as -

For Bhansali Elektro Pvt. Ltd.

Director



Business Planning, Company formation, Legal and IPR assistance, Managerial Support, Technology Support, infrastructure/office space, mentoring and other basiness support services:

Bhausali Elektro Private Limited is a Private Company, incorporated on 05 December 2020. It is classified as non-government company and is registered at Registrar of Companies. Delhi, It is involved in manufacture of electric motors, generators and transformers and is also in the process of using external proprietary technology to develop coating for Fibre Cable.

The Parties hereto are desirous of establishing a collaboration, so that they can derive benefit from each other's expertise fields, to foster and impart cooperative framework in the field of research and innovation so as to meet the desired ends.

Both the parties have entered into this MOU with an objective to mutually benefit from research and development in field of Optical Fiber Gable to contribute towards Design and Development of Bend Insensitive Fiber Optic Cable (BIFOC) for Criss-Cross winding with Low Loss Bhansali Elecktro is in the process of using external proprietary technology to develop coating for fibre cable

NOW IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:

1. Scope of Work / Service

- Conduct Research and Development on Coating of Fiber Cable.
- Potential Creation of Research, Testing and Development lab at the premises of the First Party for development of various Coating of Fiber Cable, their testing and validation...
- Provide industry support to students of the First Party in Summer Internship, Minor Projects, Major Projects and Dissertation.
- Identification of funded projects of common interest and their submission to various funding agencies.

2. Roles and Responsibilities

The roles and responsibilities of the Parties hereto will be as follows:

2.1.1 The First Party will be responsible for the following activities:

(i) Making available necessary research literature and scientific studies already available in areas

of identified research:

For Bhansall Elektro Pvt. Ltd.

Director

- (ii) Analysis of past and proven research in context of modern environment and today's advanced technologies;
- (iii) Making available necessary team members consisting of well experienced intellectual domain experts and young enthusiastic researchers along with its laboratories.
- (iv) Testing various pre-production models along with The Second Party and evolving them in to quality certified models ready for commercialization.
- (v) Identification of funded projects of common interest and their submission to various funding agencies.
- 2.1.2 The Second Party will be responsible for the following activities:
 - (i) Estimation of realistic timelines and establishing the Standard Operating Procedures for carrying out joint Research and Development projects falling under the ambit of this Mol.
 - (ii) To provide funded support for Research and Development activities for development of different types of Coating Materials for Optical Fiber Cable.
 - (iii)Contribute with its experienced manpower for creation of prototypes and pre-production models at plant level
 - (iv) Provide 10% of total funding received from DRDO for Amity Incubation Centre Facility of First Party.
 - (v) Provide Funding Support for:
 - a). Consumables used for development of different material and components for coating of Optical Fiber Cable.
 - b). Equipment(s) needed in testing and validation of the coating prepared for Optical Fiber Cable, as mentioned in (a) above. After completion of the project, in case, DRDO does not ask for returning the testing and validation equipment(s) ordered for the project, the testing/validation equipment(s) shall be used for creation of Research Lab/Testing Lab/Development Lab Facility at premises of the First Party.
 - c). Manpower required for conducting experiments in Research Lab/Testing Lab/Development Lab of the First Party.
 - (vi) Provide industry support to students in Summer Internship, Minor Projects, Major Projects and Dissertation and in placement of such students.

For Bhansali Elektro Pvt. Ltd.

Director

Gurugram 2 122413 5 W

3. Confidentiality

The Parties shall not, without the express written permission, disclose any confidential information to any other Party, person, entity, etc. in any mariner, directly or indirectly. For the purpose of this MOU. "Confidential Information" shall mean any and all technical or non-technical information or know-how relating to the business, services and/or products of the disclosing Party or any other Party, including without limitation of any research; products, services, ideas, know-how, methods, business plans. developments, inventions, trademarks/logos, processes, techniques, designs, components, parts, documents, drawings, electronic files, data, sketches, plans, programs, specifications, software, and/or distribution, engineering, marketing, customer, vendor, financial, merchandising, sales, and employee information and/or other materials which are disclosed by one Party or on its behalf to the other Party or its employees or agents; directly or indirectly, in writing, orally, electronically, or by drawings or

However, it excludes any information which is:

- (i) already in the public domain or becomes published or available to the public other than by a breach of this MOU or any confidentiality obligation owed to the disclosing Party, but Confidential Information shall not be deemed to be in the public domain merely because any part of the said Confidential Information is embodied in general disclosures or because individual features, components or combinations thereof are known or become known to the public;
- (ii) rightfully received from an outside party without breaching any obligation of confidentiality under this agreement and that the received information is not derived out of or pursuant to the confidential. information disclosed by the Disclosing Party pursuant to this MOU .:
- (iii) independently developed by employees or agents of the receiving Party without direct or indirect access to or use of the Confidential Information of the disclosing Party;
- (iv) known to the receiving Party at the time of disclosure without an obligation of confidentiality; or
- (v) produced in compliance with applicable Law or a Court Order, provided that the receiving Party first gives the disclosing Party reasonable notice of such Law or Order and gives the disclosing Party opportunity to oppose and/or attempt to limit such production, unless the Law or Court Order prohibits giving of such notice. In such cases, the receiving Party will only disclose those portions of the Confidential Information that are legally required and will use all reasonable efforts to maintain the confidential treatment of such Confidential Information.

For Bhansali Elektro Pvt. Ltd.

Director

Gurugram

4. General Conditions

- 4.1. This MOU does not establish a joint venture or partnership between the Parties.
- 4.2. The Parties hereby agree to indemnify each other for any injury, loss or harm caused during the natural course of functioning of Research and Development in the Incubator of the First Party with respect to this MOU.
- 4.3. The Parties shall mutually respect the confidentiality and intellectual ownership of information shared between them. A separate Agreement shall be signed if any new IP is generated through joint efforts of the Parties during the course of this MOU.

5. Term and Termination.

- 5.1 This MOU will be effective for 36 months from the date of signing. It may be further renewed on such terms and conditions and for such period as may be mutually agreed to, in writing, between the Parties.
- 5.2 Any amendment(s) and or addition(s) may be made to the MOU subject to the written consent of the Parties.
- 5.3 This MOU can be terminated by either Party with minimum 30 days prior Notice in writing to the other Party. In the event of such Notice of Termination, the Parties will continue to discharge their obligation during said period of Notice.

6. Governing Law and Dispute Resolution

- 6.1 The validity, interpretation, enforceability and performance of this MOU shall be governed and construed in accordance with the Laws in India.
- 6.2 Venue of Settlement for any disputes which may arise under this MOU shall be at Delhi.
- 6.3 Disputes arising between the Parties out of or in connection with this MOU shall as far as possible be settled amicably.
- 6.4 If amicable settlement cannot be reached within 30 days from the date of the occurrence of the dispute, the matter under dispute shall be finally settled without recourse to the courts, in accordance with the provisions of the Arbitration and Conciliation Act. 1996 and amendments thereto, if any. The Arbitration shall be conducted by a Sole Arbitrator appointed by mutual consent of both the Parties in accordance with the rules of the said Act. The Arbitral Award shall be final and binding upon both the

For Bhanşali Elektro Pvt. Ltd.

Director

Gurugram 122413

Parties. The Arbitration proceedings shall be held at Delhi. All proceedings shall be conducted, including all documents presented in such proceedings, in English language only...

7. Notices

Any and all notices, consents, claims, requests or other communications required or permitted to be given under any of the provisions of this MOU shall be in writing either through facsimile or by mail to be delivered by hand or by post / courier against acknowledgement. The Notice aforementioned shall be given in attention of the concerned persons at the following addresses (or to such other address as any Party may specify by notice to other Party):

In case of the First Party:

Dy Pro Vice Chacellor

Amity University Haryana

Amity Education Valley

Gurugram(Manesar), Haryana 122413

In case of the Second Party:

Mr. Sarthak Jain, Director

Bhansalí Elektro Pvt. Ltd.

Plot 139, Sector 6. IMT Manesar Gurugram, Haryana, 122052

IN WITNESS WHEREOF, the Parties hereto set and subscribe their respective hands on the 7th day of January 2022 first herein above written.

SIGNED AND DELIVERED BY:

Dr. Wikas Madhukar

Dy Pro Vice Chancellor

Amity University, Haryana

PARTY OF THE FIRST PART

SIGNED AND DELIVERED BY

. For Bhansali Elektro Pvt. Ltd.

Mr. Sarthak Jain

Director

Bhansali Elektro Pvt. Ltd.

Director

PARTY OF SECOND PART



In the presence of:

Witnesses

Diali

Prof Dr. Shalini Bhaskar Bajaj, Director, ASET,

Amity University Haryana

Assistant Manager

Business Development

For Bhansali Elektro Pvt. Ltd

Director



Min



Bhansali Elektro P Regd. & Corporate Offic Plot 139, Sector 6, IMT Manesar 122052

sales@bhansalielektro.c

+91 124 4366273

- www.bhansalielektro.com

COMPANY PROFILE

ORGANISATION

We at BHANSALI manufacturing a wide range of Wires & Cables and are supplying various customers in all over India. We have approval of ISO 9001:2015, ISO 14001:2015 & OHSAS 18001:2007, our motto is to manufacture quality cables for our clients. The company has grown and diversified its product range during the last decade by continuously improving and modifying the manufacturing technology to keep the products in line with the international standards and suited to the specific needs of extreme working conditions. The company symbolises the best in corporate philosophy, a pioneer spirit, innovative approach through indigenously developed technology expertise supported by a highly motivated and professional team, excellent infrastructure facilities and sales network together synergiesed in the ultimate goal of customer satisfaction, quality and reliability.

FACILITY

The company is fully equipped with latest Plant, Machinery & Testing Equipments to manufacture cables for various applications. The plant and machinery installed ensures high degree of process in manufacturing Cables with PVC, PE, and HR PVC, FRLS PVC, and Elestomeric compounds. The facilities available enable us to manufacture around 400 km of cable in assorted sizes per month.

The cables produced are subjected to in process as well as pre-dispatch inspection. Adequate testing equipments have been installed to fulfill complete in-house testing of cables as per the quality plan.

PRODUCT RANGE

- Copper Control Cables (Armoured/Unarmoured) 1.1 kv As per IS: 694 & IS:1554 (Part-I) Screened/Unscreened.
- Power Cable XLPE insulated PVC sheathed Copper/Aluminium (Armoured & Unarmoured) as per IS: 7098 (Part-1)
- Power Cables (Armoured/Unarmoured) 1.1 kV As per IS: 1554 (Part-I)
- Instrumentation/Data Control Cables as per National/International Specification.
- Telecommunication Cables/PIJF Telecommunication Cables.
- PCM Screened Pair Cables/PIJF PCM Screened Pair Cables (1 Pair to 16 Pair)
- Compensating and Thermocouple Extension Cables.
- Radio Frequency Coaxial Cable (RG-6, RG-11, RG-58, RG-59, RG-213, RG-223))
- Computer Cables & Assemblies.
- Local Area Network Cables* Miniature Screened Cables.
- Solar Cable XLPE/XLPO/LSZH insulated/Sheathed Cable
- UTP CAT-5 Cables* Flexible Cables* CCTV Cables.
- Cable for WLL Systems.





Bhansali Elektro Pv

Regd. & Corporate Offic Plot 139, Sector 6, IMT Manesar 122052

sales@bhansalielektro.co

+91-124-4366273 .

www.bhansalielektro.cor

"BHANSALI" Clientel includes:-

- 1. Relyon Solar
- 2 Moserbaer
- 3 Siemen-Gamesa
- 4 Ericsson
- 5 Motorola
- 6. Nokia-Siemen
- 7. IOCL
- 8. Airtel
- 9. MTNL
- 10. BSNL
- 11 Alcatel
- 12. GTL:
- 13. TVS
- ·14. TISCO
- 15. Nėlco
- 16. Spectranet
- 17 HFCL ...
- 18. EXICOM
- 19. Tata Teleservices
- 20. . Idea · ·
- 21. Hutch...
- 22. Reliance
- 23. Tata Lucent
- 24. Tejas Networks
- 25. Huawei Telecommn
- 26. Sterlite Technologies





Bhansali Elektro Pvt L Regd & Corporate Office Plpt 139, Sector 6, IMT . Manesar, Gurgaon (Hr.) 12205/

info@bhansailelektro.com

0124 - 4366273

www.bhansallelektro.com

Sub: Letter of Intent for Association and Partnering with Amity University Haryana,

It is learnt that Amity University Haryana, Gurugram is submitting a proposal to establish Technology Enable Centre (TEC) supported by Department of Science and Technology. Govt. of India at the University campus. TEC will be aimed at creating an Ecosystem for Technology Development in the Universities and provide a platform to network researchers with other institutes, National laboratories, and industry. The focus of Centre will be on providing an enabling eco system, process, and support system. The TEC will be immensely beneficial for the local industry in the region to adapt new technology and upgrade the existing technology employed by local industry.

Bhansali Elektro Pvt. Ltd. is happy to associate with Amity University Haryana to provide all necessary support in assessing and identifying the technology requirement for further development, assessing market potential, co-development of technology, industry mentoring, pilot-testing and any other support as mutually agreed between Bhansali Elektro Pvt. Ltd. and Amity University as required under TEC

We look forward for a fruitful association with TEC - Amity University Haryana, Gurugram

For Bhansall Elektro Pvt. Ltd.

For Bhansali Elektro Pvt. Ltd-

Name: Sarthak Jain-

Designation: Director Director Email: sarthak.jain@bhansallelektro.com

Contact no: +91 9625529293



MOU44



MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN

FACULTY OF LEGAL STUDIES, MOTHERHOOD UNIVERSITY, ROORKEE

&

RY * AMITY LAW SCHOOL, AMITY UNIVERSITY HARYANA

FOR

orked No. 8119/2011 SKILLDEVELOPMENT, OUTCOME BASED TRAININGS, MOOT COURT, FREE LEGAL AID CLINIC, COURT MANAGEMENT, INTERNSHIP PROGRAM, CLINICAL LEGAL EDUCATION, PLACEMENT, RESEARCH & DEVELOPMENT AND RELATED ACTIVITIES

aculty of Legal Studies

trated & Notary

Motherhood University, Roorkee

Amity University Haryana Gurugram - 122413

Page 1 of 6



MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (here in after called as the 'MOU') is entered into on this the 3rd Day of January Two Thousand and Twenty-Two by and between Faculty of Legal Studies, Motherhood University, Roorkee (herein referred to as the First Party), represented herein by its Dean which expression, unless excluded by or repugnant to the subject or context, shall include it successorsin-office, administrators and assigns.

AND

AMITY LAW SCHOOL, AMITY UNIVERSITY HARYANA. GURUGRAM (here in after referred to as "Second Party), represented herein by its Dean which expression, unless excluded by or repugnant to the subject or context, shall include its successors - in-office, administrators and assigns.

First Party and Second Party are hereinafter jointly referred to as 'Parties' and individually as 'Party'.

1. Background:

of Legal Studies

University, Roorkee

Motherhood University, Roorkee has been established with the objective to provide RYeducation, research, and training to aspiring youth of Uttarakhand and the country in order to increase their employability. It facilitates integration and tuning of personal excellence among the pupils through their balanced personality. The University with global vision and Awocane he managerial leadership, emphasizes by expanding the frontiers of knowledge through provision of excellent conditions for learning and research and creating a stimulating and flexible learning environment for its students.

Amity University Haryana is one of the most reputed Private University of the country. With its collaborative approach towards improving the educational standards and belief in inclusive growth, the University is assisting and mentoring upcoming institutions in this field. Its Law School has been ranked among the top Private Law Schools of the country. It is a testament to the work done by the Law School in imparting legal education through numerous ways, like organizing yearly Moot Court Competition, Workshop, Seminars, Conference and undertaking extensive Research and Innovative activities.

The Parties believe that collaboration and co-operation between themselves will promote

harn.a (Retd) Professor & Director Amily Law S Dean Faculty

Amity University Haryana

Page 2 of 6

more effective use of each of their resources and provide to each of them with enhanced opportunities in the field of academics and research.

The Parties, being legal entities in themselves, desire to sign this MOU for advancing their mutual interests.

The Second Party is engaged in Consultancy, Skill Development, Legal Education and Research & Development Services in the fields of Law Consultancy and related fields.

2. Purpose:

The purpose of this MOU is to cooperate and focus the efforts of the Parties in areas of Skill Based Training, Court Management, Clinical Legal Education, Moot Court & Internship Programs, Legal Research and Innovation. The Parties desire to work together in the future for their mutual benefit to foster a collaborative framework to impart Legal Education in a better way for the benefit law students.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

A. The Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the University/Industry and its opportunities and shall share all information that may be relevant to secure Advocate & Notational opportunities for one another.

The Co-operation amount of the co-operati

The co-operation among the Parties will facilitate effective utilization of the intellectual capabilities of the Second Party providing significant inputs to them in developing suitable teaching / training systems of the First Party.

- C. The budding Graduates, Post-Graduates and Research Scholars from the Parties could play a key role in technological up-gradation, innovation and competitiveness of an industry. The Parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- D. Curriculum Design: The Second Party will give valuable inputs to the First Party in teaching/training methodology and suitably customize the curriculum so that the students fit into the industrial scenario meaningfully.

E. Industrial Training and Court Visits: The Second Party will permit the

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Page 3 of 6

DEAN
Praculty of Legal Studies otherhood University, Roorkee

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Faculty and Students of the First Party to visit its group of companies, Courts, Moots Court, Library and also involve in Industrial Training Programs for the First Party. The Second Party will provide its /Clinical Legal Labs/ Forensic Labs/ Court Room Management/ Offline Online Library/ Legal National and International Seminars/ Workshops/ Industrial Sites for the hands-on training of the learners enrolled with the First Party.

- F. Research and Development: The Parties agree to carry out joint research activities in the fields of Law and Technology.
- G. Skill Development Programs: The Second Party will train the students of First Party on the emerging technologies in order to bridge the skill gap, organizing of Moot Courts and Internship Program, and make them industry ready on a mutually agreed date and number of students.
- H. Guest Lectures: The Second Party will extend necessary support to deliver Guest Lecturers to the students of the First Party on the technology, trends and in house requirements.
- I. Faculty Development Programs: The Second Party will train the Faculties of First Party for imparting training as per the requirement considering the National Occupational Standards in concerned sector, if available on a mutually agreed date and number of Faculty Members.

Placement of Trained Students: The Second Party will assist in the delivery of Amining and placement of students of the First Party into internships/jobs as per the requirement and terms and conditions of the concerned Firms/Organisations. The Parties will obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required for offering the Programmes on the terms specified herein.

There is no financial commitment on the part of the First Party to take up any Programme mentioned in the MOU. If there is any financial consideration, it will be dealt with separately.

3. Scope.

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This MOU sets forth the intention of the Parties for collaboration, cooperation and interaction and does not create any legally binding commitments. If the Parties later agree to undertake specific joint projects with legally binding obligations, they will develop a separate written Agreement for that purpose, setting out each Party's right and duties under the said Agreement with a clause mentioning the place and forum for "dispute resolution". It is expressly agreed that the Parties are acting under this MOU as independent entities, and the

F Legal Studies
Motherhood University, Roorkee

Maj CLER Sham a (Retd)
Professor & Director
Amity Law Faccol
Dean Faculty of Law
Amity University Haryana
Gurugram - 122413

Page 4 of 6

University of Gurugram 122413

relationship established under this MOU shall not be construed as a Partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the said other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make Agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the said other Party.

Nothing contained in this MOU shall, by express grant, implication, estoppels or otherwise, create in either Party any right, title, interest, or license in or to the Intellectual Property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

4. Duration.

terms during which period the Parties, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of the Second Party after termination of aniety this MOU by way of communication, correspondence etc., shall not be construed as an aconverse Destruction of this MOU.

The Parties may terminate this MOU upon 30 calendar days' Notice in writing. In the event of such Notice of Termination, the Parties will continue to discharge their obligations during the said period of Notice

5. Settlement of Dispute:

Any divergence or difference derived from the interpretation or application of this MOU shall be resolved through amicable means otherwise in accordance with Arbitration and Conciliation Act, 1996. Depending upon the type of dispute, the Parties shall mutually decide the place of settlement.

Maj Gen PK Sharma (Retd) Professor & Director Amity Law School Dean Faculty of Law

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Amity University Haryana Gurugram - 122413

Faculty of Legal Studies
Motherhood University, Roorkee

Page 5 of 6



AGREED:

For Amity Law School. For Faculty of Legal Studies Amity University, Gurugram, **Motherhood University** Haryana Roorkee, Haridwar (Uttarakhand) DEAN Faculty of Legal Studies Authorized Signato University, Roorkee Authorized Signatory Prof.(Dr.) V.K. Sharma Maj. Gen. P.K. Sharma (Retd.) Professor & Dean, Professor & Director Faculty of Legal, Amity Law School and Motherhood University, Roorkee Dean Faculty of Law Amity University, Gurugram, Haryana Faculty of Legal Studies Amity University, Haryana Motherhood University R VIllage Karoundi, Post Bhagwanpur, Amity Education Valley. Pachgaon, Manesar. Tehsiji Roorkee, Distt. Haridwar - 247661 Gurugram-123106 Contact-Details: 01332-232810 SaniceV kulturalis in 1992-232810

Advocate & Esphalis in 1992 Medical Contact Details:0124-2337015 E-mails: pksharma2@ggn.amity.edu registrarauh@ggn.amity.edu Web: www.motherhooduniversity.edu.in Web: https://www.amity.edu>Gurugram n presence of:

Dr.N.K. Yadav Registrar ISTRAR Registrar ISTRAR Myorhood University, 7661 Myorher 100d University, 7661

Roorkee, Haridwar

In presence of:

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Dr Ravi Manuja 1

Registrar,

Registrar

Amity University University Haryana Gurugram, Maryapar Gurgaon-1224

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anjeev Kumar Advocate & Notary Roorkse, Distt.- Harriwar Reg. No. 8719/20 (1

Page 6 of 6





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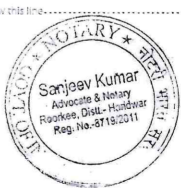
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Deponent

Name:

Amity University Haryana

H.No/Floor: 00

Sector/Ward: 00

Landmark: 00

City/Village: Pachgaon

District: Gurugram

State: Haryana

Phone:

99****46



Purpose: MOU with Medanta Hospital Gurugram to be submitted at Medanta hospital gurugram

The authenticity of this document can be verified by scanning this QrCode Through smart phone or on the website https://egrashry.nic.in

MEMORANDUM OF UNDERSTANDING

BETWEEN

AMITY UNIVERSITY HARYANA

AND

GLOBAL HEALTH LIMITED

This Memorandum of Understanding ("MOU") is made at Gurgaon (Haryana) and signed 01 day of February , 2022 by and between Amity University, Haryana (Gurgaon), a university established under the Haryana Private Universities (Amendment) Act, 2010, and having its campus at Manesar, Gurgaon, (here in after referred to as "AUH", which expression shall, unless repugnant to the context and meaning thereof, include its executors, administrators, successors, and assigns) for the FIRST PARTY;

And

Global Health Limited, accompany incorporated and existing under the Companies Act, 1956 and having its registered office at E-18, Defence Colony, New Delhi-110024 (hereinafter referred to as "GHL", which expression shall, unless repugnant to the context or

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meaning thereof, include its executors, administrators, successors and permitted assigns) of the SECOND PART.

AUH and GHL shall here in after be referred individually to as "PARTY" and collectively as" PARTIES"

PREAMBLE:

WHEREAS AUH is a part of the Amity Education Group, a leading education provider promoting quality education and research, having more than 150,000 students in 300 programs, 6000 faculty and scientists across 9 universities with 150+ institutions, 25 schools and preschools, spanning across 1200 acres of land with 7 million sq ft of built-up area. AUH offers varied courses in engineering, bio-technology, computer science information technology, nano technology, research, management communication, design, fashion technology, law, humanities, and nursing and allied health programs. Having established some of the top-ranked institutions in niche areas in the country, and across the Globe Amity Education Group is now initiating to expand to encompass multiple programs, including training, education, research and innovation in the fields of "Medical and Allied Sciences".

AND WHEREAS, GHL is a company incorporated for purposes of, inter alia, providing world class healthcare facilities and owns and operates a world-class multi-super specialty hospital and state of the art research facilities a 38, Gurgaon, Haryana, 122001 under the brand name "Medanta" The Medicity" (hereinafter referred to as "Medanta").

AND WHEREAS, the Parties entered into a Memorandum of Understanding dated [25/04/2017] which expired with efflux of time on [24/04/2020] ("Original MOU") and the Parties now desire to extend the term of the Original MOU on such terms and conditions as set out herein below.

NOW,

THIS MOU WITNESSETH AND IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:

1. SCOPE AND PURPOSE:

- 1.1 AUH and MEDANTA have the common objective of developing well-trained and high quality human resource in the area of medical and allied sciences, including but not limited to medical science, nursing, medical technology, physical therapy and rehabilitation, pharmacy science, hospital administration, public health, health insurance and actuarial science, healthcare informatics, biomedical engineering, etc.
- 1.2. Towards this endeavour, the Parties hereby agree to enter into this MOU to record their understanding in offering certain courses and programs ("Identified Course") in the fields of medical and allied sciences in collaboration with each other and on such terms and conditions to be set out in this MOU.

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- 1.3. The Parties shall also define the priority courses to commence immediately, and add more courses from time to time as per market needs and priorities, and as per mutual agreement.
- 1.4. The Parties shall also conduct joint research projects, symposia, conferences, seminars and scholarly meetings on such terms and conditions as may be mutually agreed with respect to such specific events from time to time.

2. ROLES AND RESPONSIBILITIES:

2.1. AUH's Roles and Responsibilities

- 2.1.1. AUH shall be responsible for ensuring availability of any and all resources and infrastructure required for the purpose of delivery of Identified Courses at the AUH Campus (including but not limited to class rooms, library, laboratories, etc.)
- 2.1.2. AUH shall develop the curriculum and the course contents of the Identified Courses as per regulatory requirements and in consultation with GHL.
- 2.1.3. AUH shall develop the eligibility criterion for the students applying for the Identified Courses and shall conduct entrance examinations to determine the merit of candidates.
- 2.14. Further, AUH shall undertake co-ordination and management of admissions/enrolment of the qualified students.
- 2.15. AUH shall recruit required faculty for the Identified Courses to conduct classes and lectures including theory classes and practical training session;
- 2.16. AUH shall be responsible for the marketing, promoting and advertising the Identified Courses in and outside India. AUH undertakes to comply within the provisions of Clause 4 of this MOU, while marketing, promoting and advertising the Identified Courses.
- 2.17. AUH shall be responsible for conducting examination and awarding degrees, diplomas and certificates (as the case may be) to the students as per the academic calendar;
- 2.18. AUH shall provide for suitable transportation facilities for the Visiting Faculty (as defined in Clause 2.21 below) from Medanta to AUH Campus and for students attending training session at Medanta from AUH campus to Medanta;
- 2.19. AUH shall comply with all applicable state and national laws and obtain and maintain any and all approvals and licenses as may be required for initiating and offering Identified Courses to the students and undertaking and performing such other activities as may be required for the purpose of successful implementation of the Identified Courses.
- 2.1.10. GHL shall not be in any way liable for identifying the legal requirements, ensuring compliance with the same and/or for non-compliance and the consequences thereof.

2.1.11. AUH shall ensure that GHL receives the first right to recruit the students pursuing the Identified Courses for internships and full time placement at Medanta. GHL shall have the

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'right of first offer 'and AUH shall facilitate that GHL receives the opportunity to screen and interview the passing out students before any third party is invited for campus recruitment.

- 2.1.12 AUH shall make best efforts to place the students selected by GHL at Medanta for internships and full time placement, as the case may be.
- 2.1.13. AUH shall reimburse to GHL any and all cost and expenses incurred by GHL and visiting Faculty in performing their roles and responsibilities as set out in Clause 2.2 below within 15 (fifteen) days from the receipt of invoice and supporting documents from GHL. It is hereby clarified that GHL shall not be responsible for incurring any cost, expenses or liability towards initiation and implementation of the Identified Courses other than the cost incurred by GHL in performing its roles and responsibilities as set out in Clause 2.2 below.
- 2.1.14. AUH shall be solely responsible to arranging and providing any and all funds, resources and infrastructure required for successful initiation and implementation of the Identified Courses.
- 2.1.15. AUH shall accommodate and enrol aspirants for postdoctoral studies (e.g. Ph.D both full time as well as part time) from Medanta.
- 2.1.16. AUH shall also accommodate postgraduate trainees (e.g. DNB program) from Medanta who intend to join classes in basic sciences periodically, once such facilities are established at AUH.
- 2.1.17. AUH shall also provide opportunities for faculty and resident staff of Medanta to undertake Ph.D programs on part-time basis within the by- laws of the University.
- 2.1.18. AUH may initiate any Additional Courses, as per mutual agreement between AUH and GHL ("Additional Courses").
- 2.1.19. In case AUH finds it difficult or fails to commence such Additional Courses within a mutually agreed time period, GHL shall be free to collaborate with any other third party for the same.
- 2.1.20. Likewise, GHL shall provide avenues for clinical training for Identified and Additional Courses, and also accommodate the entire student body undergoing such courses.
- 2.1.21. In case GHL finds it difficult or fails to accommodate students for such Identified and Additional Courses within a mutually agreed time period, AUH shall be free to collaborate with any other third party for the same.
- 2.1.22. AUH, as a University partners, shall undertake and perform such other responsibilities as may be necessary for the successful initiation and implementation of the Identified as well as Additional Courses, initiated as per mutual agreement.

2.1.23. All Additional Courses, once agreed between the Parties from time to time, shall be deemed to be considered as Identified Courses.

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2.2. GHL's Roles and Responsibilities:

- 2.2.1. GHL would make available its physicians and consultants ("Visiting Faculty") to take classes and deliver lectures in Identified Courses at the AUH Campus. Parties shall mutually agree on the physicians and consultants who shall constitute the Visiting Faculty from time to time.
- 2.2.2. The Visiting Faculty shall be available as per a mutually agreed schedule. Such mutually agreed schedule shall be subject to the availability of physicians and consultants from time to time and in the rare case of unavailability of any member of the Visiting Faculty GHL shall assign a substitute faculty.
- 2.2.3. GHL would offer practical and/or clinical training at Medanta to the students pursuing the Identified Courses as well as Additional Courses, within the provision of regulatory requirement for such courses. The nature, extent and schedule of such training programs, drawn within the provision of regulatory requirement, shall be mutually agreed between Parties from time to time.

3. EXCLUSIVITY:

- 3.1. The Parties, in mutual interest, may not enter into similar arrangements for development and implementation of Identified Courses with any third Party, subject to the condition that the Parties have the necessary infrastructure and capacity to enroll/ accommodate additional courses and increased number of students as pert the growth plan of the Parties, and the market needs.
- 3.2. The Parties shall have the 'right of first offer' with respect to any Additional Courses desired to be initiated by the other Party. In case either Party desires to develop and offer any Additional Courses or programs, then such Party shall first offer to develop such Additional Courses in collaboration/participation with the other Party.
- 3.3. In case, however, the other Party decides not to collaborate/participate with respect to development and implementation of such Additional Courses then the first Party shall be to free to enter into arrangements with any third Party with respect to such Additional Courses.

4. USAGE OF INTELLECTUAL PROPERTY:

- 4.1. The Parties hereby agree and AUH hereby undertakes and warrants that the Identified Courses shall by marketed, advertised and promoted as being offered by "AUH in collaboration with Medanta". Any and all material describing the Identified Courses or availability of Identified Courses at AUH shall mention that such Identified Courses are being offered by AUH in collaboration with Medanta.
- 4.2. The Parties agree that they may use the proprietary marks (i.e. trade name and logo, Intellectual Property") of each other on promotional material, advertisements as prepared in relation to the Identified Courses. Such use shall be subject to prior approval of the other Party with respect to the promotional materials and advertisements (content and format) prior to circulating or publishing the same.

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- 4.3. The Parties shall not use the Intellectual property of the other Party for any purpose other than promotional activities in relation to the Identified Courses and the collaboration understanding between AUH and Medanta.
- 4.4. The Parties further agree that neither Party shall acquire any right whatsoever, through use, in the Intellectual Property of the other Party on account of the limited permitted use as per the terms of this MOU. All such rights per training to use and tittle of all Intellectual Property of each Party shall exclusively vest with the respective Party.
- 4.5. The Parties covenant that the Parties shall forthwith upon learning of any unauthorized reproduction, use or modification of the Intellectual Property of the other Party inform such Party of the same and assist the said Party in taking all actions deemed necessary against such acts, at the costs and expenses of the aggrieved Party.

5. REPRESENTATIONS AND WARRANTIES:

- 5.1. Each Party hereby represents and warrants to the other Party that:
- 5.1.1. it has the full power and authority to execute, deliver and perform this MOU and to carry out the transactions contemplated hereby;
- 5.1.2. the execution, delivery and performance of this MOU by it, does not and will not conflict with any legal, contractual, or organizational requirements;
- 5.1.3. there are no pending or threatened legal, administrative, or other proceedings/ labour dispute that if adversely determined, could reasonably be expected to have a material adverse effect on its ability to perform its obligations under this MOU;
- 5.1.4. it shall, upon earlier termination or expiry of this MOU, comply with the provisions of Clause 7.3 below;
- 5.1.5. the authorization to use the Intellectual Property under Clause 4 above will not violate any proprietary rights of any third party, including, without limitation, confidential relationships, patent, trade secrets, copyright rights and any other proprietary rights.
- 5.2. In addition, AUH hereby represents and warrants that:
- 5.2.1. it has the necessary infrastructure, manpower, expertise, experience and knowledge to initiate and commence the delivery of Identified Courses and Additional Courses in the manner envisaged in this MOU and as required under applicable laws;
- 5.2.2. it is in compliance with and shall continue to comply with all applicable state and national laws and has obtained and shall maintain during the Team of this MOU any and all approvals and licenses as may be required for the purpose of setting up and operating a University in the state of Haryana, offering Identified Courses and the Additional Courses to the students and undertaking and performing such other activities as may be envisaged herein.

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6. CONFIDENTIALITY:

- 6.1. Each Party (the "Receiving Party") undertakes to keep and maintain all Confidential Information received from the other Party (the "Disclosing Party") in the strictest confidence and not to disclose such information to any third party without the prior written consent of the Disclosing Party. The Receiving Party shall use the Confidential Information solely for the purpose of implementing the transaction contemplated herein and not for any other purpose.
- 6.2. The Receiving Party shall also ensure that its auditors, legal advisor, directors and employees (the "Permitted Recipients"):
- 6.2.1. only be given access to any Confidential Information received from the Disclosing Party on a 'need to know' basis and solely for the purposes of this MOU and not for their own benefit or for the benefit of a third party;
- 6.2.2. shall have been made aware of the requirements of confidentially set out in this MOU and such Permitted Recipients agree to comply with the said requirements;
- 6.2.3. shall not cause or permit the Confidential Information to be disclosed to any third party;
- 6.2.4. shall take all possible steps to safeguard the confidentiality of the Confidential Information, including, but not limited to, "implementing security mechanism, notifying Disclosing Party of any suspected unauthorized disclosures and to do all things necessary, execute all documents and render all assistance reasonably required by the Disclosing Party in the regard; and
- 6.2.5. shall return promptly any and all copies of such Confidential Information to the Disclosing Party at its request.
 - The Disclosing Party may require the Receiving Party to verify compliance with this provision.
- 6.3. The provisions of this Clause shall not prevent either Party from disclosing any information where it can be demonstrate and document that such information:
- 6.3.1. was in its possession (with full right to disclose) prior to receiving it from the Disclosing Party; or
- 6.3.2. is or subsequently comes into the public domain other than by breach of its obligations hereunder; or
- 6.3.3. is independently developed by the Receiving Party; or
- 6.3.4. was received from a third party who was free to divulge it; or

6.3.5. was required to be disclosed under an order or instruction from a Court or tribunal or other authority of competent jurisdiction.

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7. TERMINATION AND CONSEQUENCES OF TERMINATION:

7.1 This MoU will effective from 01/02/2022 ("Effective Date") and will continue to be valid for period of 03 (three) years from the Effective Date ("Term"). The Term may be renewed for such further period and on such terms and conditions as mutually agreed between the Parties.

Either party may terminate this MoU by giving 30 (thirty) days advance written notice to the other party. However the students enrolled at any time during the currency of this MoU shall complete their course including practical training and receive the Degree/Diplomas.

- 7.2. Either Party may forthwith terminate this MOU if:
- 7.2.1. Either Party fails to perform its material obligations under this MOU and such failure is not cured within 30 (thirty) days of receiving a written notice requiring it to be remedied; or
- 7.2.2. The other Party's acts or omissions bring disrepute to the terminating party and its goodwill in any manner; or
- 7.2.3. The other Party's management undergoes change without releasing either Party from their respective obligations or liabilities under this MOU which have accrued as on the date of termination of this MOU and without affecting the rights and powers conferred by this MOU on the parties.
- 7.2.4. In the event of early termination of this MOU i.e. before the expiry of the Term, Medanta will continue to provide clinical facilities and services referred to in this MOU to already enrolled/ admitted students until completion of their respective courses.
- 7.3. On expiry or early termination of this MOU, within 1 (one) week from the date of expiry/termination:
- 7.3.1. each Party shall hand over all Confidential Information in its possession belonging to the other Party to other Party;
- 7.3.2. each Party shall cease to use the other Party's Intellectual Property and all promotional material (in physical and/or electronic form) which includes other Party's Intellectual Property or represent any kind of association between the Parties. Such promotional material must be destroyed and not put to any further use.
- 7.3.3. each Party shall continue to remain solely liable and responsible towards its liabilities accrued till the date of termination of this MOU; and

7.3.4. neither Party shall be entitled to any compensation on account of such termination except as envisaged herein.

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8. GOVERNING LAW AND DISPUTE RESOLUTION:

- 8.1. This MOU shall be construed in accordance with and governed by the laws of India.
- 8.2. The Parties will attempt in good faith to resolve any dispute or claim arising from, out of or relating to this MOU through friendly negotiations. If the dispute is not resolved through friendly negotiation within a period 30 (thirty) days from the date of receipt of a written notice from a Party to other, such dispute shall be resolved by a sole arbitrator (jointly appointed by both Parties), through arbitration to be conducted in accordance with the Arbitration and Conciliation Act, 1996.
- 8.3. The venue of such arbitration shall be New Delhi. The decision or award given by the sole arbitrator shall be final and binding on the Parties.

9. MISCELLANEOUS:

- 9.1. Notice: Any notice, request, consent, waiver or other communication required or permitted hereunder shall be effective only if it is in writing and shall be deemed received by the Party to which it is sent:
- 9.1.1. upon delivery when delivered by hand,
- 9.1.2. 3 (three) days after the date sent, if sent with all sending expenses prepaid, by an express courier with a reliable system for tracking delivery,
- 9.1.3. when transmitted, if sent by confirmed facsimile, or
- 9.1.4. 14 (fourteen) days after the date sent, if sent by certified or registered mail, postage prepaid, return receipt requested, addressed to:
- 9.1.5. GHL: Global Health Limited, E-18, Defence Colony, New Delhi-110024 with a copy to the Medical Director, Medanta- The Medicity, Sector 38, Gurgaon, Haryana-122001.
- 9.1.6. AUH: Amity University Haryana, E-27, Defence Colony, New Delhi-110024 with a copy to Pro- Vice Chancellor, Amity University Haryana, Amity Education Valley, Panchgaon (Manesar), Gurgaon-122413
- 9.2. No communication exchanged by, originated from, or received by either Parties shall bind either, or in any manner after the terms of this MOU, and the rights and duties of the parties mentioned herein. Electronic mails that purport to state, aver, declare, or acknowledge anything other than information exchange, or procedural instructions and guidelines not specifically stated in this MOU shall be deemed void and invalid to such extend, and shall be read accordingly.
- 9.3. Each Party shall designate employees as 'Coordinators' for the purposes of acting as the sole point in contact and these Coordinators shall be empowered to discuss and reach MOU on any operational aspect of the Service contemplated under this MOU.

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- 9.4. Entire MOU: this MOU constitutes the whole agreement between the Parties relating to the subject matter hereof and supersedes any prior agreements or understandings relating to such subject matter.
- 9.5. Amendments: This MOU may not be amended, modified or supplemented expect by a written instrument executed by each of the Parties.
- 9.6. Wavier: No waiver of any provision of this MOU shall be effective unless set forth in a written instrument signed by Party waiving such provision.
- 9.7. Independent Rights: Each of the rights of the Parties here to under this MOU are independent, cumulative and without prejudice to all other rights available to them, and the exercise or non- exercise of any such right shall not prejudice or constitute a waiver of any other right of the Party, whether under this MOU or otherwise.
- 9.8. Severability: Each and every obligation under this MOU shall be treated as a separate obligation and shall be severally enforceable as such and in the event of any obligation or obligations being or becoming unenforceable in whole or in a part, the parties shall negotiate, in good faith, a valid, legal and enforceable substitute provision or provisions, which moist nearly effect the intention of the Parties.
- 9.9. Relationship: The relationship between Parties is that of an independent contractor and neither Party hereto is an agent or partner of the other Party for any purpose whatsoever.
- 9.10 Non Poaching: AUH shall not, (either directly or indirectly through third party) during the MOU and for 02 (two) years thereafter, engage, hire, solicit, offer employment to, or in any way encourage any employee, consultant or agent of GHL or use the services of any employee of GHL, without the specific written consent of GHL.

AUH agrees that this restriction is reasonable and necessary in the interest of GHL, protection of its interests and for preserving the mutually beneficial relationship envisaged under this MOU and hereby further acknowledge that the mutual promises and covenants under this MOU constitute sufficient consideration in all circumstances for a post-termination restriction in the manner set out in this Clause. AUH also agrees that any breach of this Clause shall be considered a material breach of this MOU and GHL shall be entitled to forthwith terminate this Agreement.

- 9.11. Assignment: Neither Party shall assign this MOU or its rights and obligation hereunder without the prior written consent of the other Party.
- 9.12. Counterparts: The MOU shall be executed in two (2) or more counterparts, all of which shall constitute one and the same agreement.
- 9.13. Survival: Such Clauses which by its very nature should survive the expiry and termination of this MOU shall survive the termination or expiry of this MOU.

9.14. This MOU is subject to approval of Board of Directors of GHL.

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IN WITNESS WHEREOF, the Parties by their duly authorised representatives have executed this MOU on the day first above written;

SIGNED for and on

Behalf of Amity University

Signature

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Name: DR. RAVI MANUIA

Position: REGISTRAR

Amity University Haryana Manesar Gurgaon-122413 Co – Signed for and on

Behalf of Amity University Haryana

Signature

Name

Position

Witness 12

Signature

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Position

Principal

Amity College of Nursing Amity University Haryana SIGNED for and on behalf of

Global Health Limited

Signature

Name: DR SANTEEV GUPTA

Position: Authorized Signatory

GHL GHL

Dr. Sanjeev Gupta Medical Director Medicala-The Medical Sector-38, Gurugram-122001 Haryana

Witness 1

Signature

Name

Position

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SOLID WASTE MANAGEMENT SERVICES AGREEMENT

This Agreement is made on this 1st day of April 2022 between Amity University Haryana, situated at Village - Panchgaon, Distt - Gurugram (Haryana), having it's registered office at E-27, Defence Colony, New Delhi herein after referred to as the "University" on the First Part.

AND

M/S K Enterprises having its office at ADD:-Behind Ravi Hotel, Vill. Nakhrola, Near NK Rubber Com, Distt Gurgaon (Haryana) herein referred to as "Contractor" on the Second Part

WHEREAS the University is desirous of engaging a contractor for providing Waste Pick Up and Disposal Services.

And WHEREAS the Service Provider, who is engaged in providing services for collection, transport and disposal of Solid Waste, has agreed to provide the said services.

IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:

- <u>Defined Terms</u>. For the purposes of this Agreement, the under-mentioned terms shall mean:
 - Applicable Laws. All Central, State and Local Laws, Regulations, Rules, and Ordinances (a) governing the activities described generally in this Agreement.
 - Authorized Representative. The person designated by a party to this Agreement to (b) represent and act for the designating party, to have authority to make binding and enforceable decisions for the designating party, and to accept service on behalf of the designating party of all Notices which are permitted or required by this Agreement.

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- (c) <u>Designated Disposal Facility</u>. A facility which is provided by the University, authorized to receive, store, treat, or dispose of Solid Waste Material. A Designated Disposal Facility shall fail to qualify as such if it fails to be, at any time, or in compliance with all Applicable Laws with all required permits, licenses, certificates and or approvals.
 - (d) Solid Waste Material. Any and all waste, including without limitation, trash, refuse and other solid or liquid waste.
 - (e) <u>Waste Management Services</u>. Waste Management Services are the services that are provided by the Service Provider as directed by the University and include the handling, removal, transportation, and disposal of Solid Waste Material.
- 2. <u>Service Provider Warranties</u>. The Service Provider warrants and represents to the University as follows:
 - (a) As directed by the University, the Service Provider shall be responsible for and perform the removal, handling, transportation, and disposal or recycling or reclamation of the Solid Waste Material from the University premises in accordance with all Applicable Laws.
 - (b) The Service Provider and its employees will be properly trained to render the Waste Management Services and shall provide proof of training to the University upon request. The Service Provider shall provide Waste Management Services in a competent and workmanlike manner.
 - (c) The Service Provider shall transport and deliver the Solid Waste Material, accompanied by the appropriate documents, only to the Designated Disposal Facility.
 - (d) The Service Provider shall perform all Waste Management Services required under this Agreement in compliance with Applicable Laws.
 - (e) The Service Provider shall not commingle or combine any Solid Waste Material of the University with the wastes of any other party. The Service Provider shall not transfer Solid Waste Material of the University to any location other than a Designated Disposal Facility.
 - (f) The Service Provider understands the hazards which are presented to persons, property, and the environment in providing the Waste Management Services under the Agreement, and the Service Provider has the requisite experience, facilities, equipment and qualified personnel, and the legal authority to perform all aspects of the Agreement.
 - (g) The Service Provider shall render the Solid Waste Management Services in a manner consistent with the level of care and skill ordinarily exercised by members of the waste removal/transport/disposal industry.
 - (h) The Service Provider has obtained, and shall maintain in effect, all final, provisional, or interim permits, licenses, certificates or approvals required for performance of all Waste

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utilized by the Service Provider (including, but not limited to the Designated Disposal Facilities) with respect to the Solid Waste Material under any Applicable Laws.

- (b) The University agrees to defend, indemnify and hold harmless the Service Provider, its employees, from and against all losses, damages, liabilities and expenses, including, but not limited to fines, penalties, actual legal and professional fees, and reasonable costs of investigation, to the extent resulting from or arising out of:
 - (i) Any negligence or willful misconduct of the University or its employees;
 - (ii) Any failure of the University, or its employees to comply with Applicable Laws relating to activities undertaken by the University pursuant to the Agreement;
 - (iii) Any material breach of this Agreement by the University or its employees;
 - (iv) Any breach by the University or its employees of any representations or warranties under this Agreement.

5. Term of Agreement.

- (a) This Agreement shall be for a term of twelve (12) months, beginning on 1st April 2022 and concluding on 31 March 2023, unless this Agreement is otherwise earlier terminated as provided herein. This Agreement shall terminate upon written Notice by the party seeking termination to the non-terminating party, upon a material breach by the non-terminating party of any provision of this Agreement which breach is not cured within fifteen (15) days following receipt of written Notice of such breach from the terminating party.
- (b) The Agreement may be further renewed for a period and on terms and conditions mutually agreed upon by both the parties hereinto.

Payment and Consideration.

The Service Provider shall pay a sum of Rs. 90,000/-(Ninety Thousand Only) on 01 April 2022, i.e., the day on which the Agreement commences. This amount of Rs.90,0000 (Ninety Thousand Only) shall be the total amount of consideration of the Agreement.

Independent Contractor.

The Service Providershall be an independent contractor in the performance of its obligations under this Agreement. The University and the Service Provider are not and shall not be considered joint ventures or partners and none of those parties has the power or authority to bind, obligate or act on behalf of the other party.

8. Assignment.

This Agreement is not assignable by either party, in whole or in part, without the prior written consent of the other party (which consent shall not be unreasonably withheld) and any attempted assignment without such consent, whether by operation of law or otherwise, shall be void, except that this Agreement shall bind and inure to the benefit of the successors and assigns of the respective parties hereto.

9. Confidentiality, Audit Rights.

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Unless and until University notifies Contractor to the contrary in writing.

(b) Contractor's representative and address designated for purpose of notices under this contract shall be:

Afzal

Director - Cum-Owner

SK Enterprises

Behind Ravi Hotel, VillNakhrola , Near NK Rubber Com,

Distt Gurugram, Haryana 122001

(M) - 9999822264

GSTNo: 06DMEPS4410KIZ4

Unless and until the Service notifies the University to the contrary, in writing, Notices required or permitted to be given hereunder shall be in writing and shall be deemed given when delivered by Registered Post.

IN WITNESS HEREOF, the parties hereto have caused this Agreement to be executed by their undersigned drily authorized representatives, who hereby warrant their legal authority to enter into this Agreement and bind she party on whose behalf they are signing.

Title:	By: Amity University Haryan Manegar Gurgaon-1224
Au	
The Service Provider	
*	
Dated:By:	
Title:	

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MEMORANDUM OF UNDERSTANDING

BETWEEN

Amity University Haryana, Gurugram

AND

Amplifon (India)Pvt. Ltd.





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This Memorandum of Understanding made between Amity University Haryana, hereafter called AUH, located at Amity Education Valley, Manesar, Gurugram which is a multidisciplinary University committed to academic excellence, innovation, and research AND Amplifon (India) Pvt. Ltd, whose Indian corporate headquarter is located at Unit no. 16007 to 16011, 16 Floor Tower - B, Emaar Digital Greens, Golf Course Extension Road, Sector - 61, Gurugram 122011 Haryana.

BOTH PARTIES HEREBY INTEND TO ASSOCIATE IN THE BELOW MENTIONED ACTIVITIES

- 1. To promote interaction between Amplifon (India) Pvt, Ltd. and Amity University-Haryana in mutually beneficial areas of upcoming technologies identified and consented by both
- 2. To conceptualize research projects to be executed in collaboration on need basis
- 3. Imparting minimum 2 to 3 expert lecture and workshop per semester for students at campus consented by both parties
- 4. Increase employability by providing management, technical and soft skills training
- 5. Imparting Summer Internship/Live Projects to minimum 10 students and maximum 25 students every year or mutually agreed upon by both parties
- 6. Provide Final Placement to students depending upon the eligibility criteria and other Selection Parameters
- 7. Work with education bodies of university to align the industry requirements into the course curriculum

NOW THEREFORE THE PARTIES HEREBY ACKNOWLEDGE AND AGREE AS FOLLOWS:

- 1. This MOU is for collaboration between both parties, for mutual benefit, to enhance the quality of the educational experience of students of the partner and for the specific purposes.
- 2. The parties, their representatives, and/or assignees, following the execution of this MOU, desire to maintain close contacts with each other to achieve the goals and objectives of and to develop the ideas acknowledged in this MOU.
- 3. Both parties hereby agree to designate a representative from its side who will be the primary point of contact on behalf of that party.
- 4. Any expenses incurred by the parties for the purpose of this MOU shall be agreed mutually as per required activities covered under the MOU and the same shall be borne equally.
- 5. All information or data which has been disclosed to or obtained by either party at any time during the implementation of this MOU, is confidential information. For this purpose, the parties agree to sign this MOU.
- 6. Both parties agree to take all reasonable steps to ensure the successful completion of the collaboration and co-operate with each other in duly carrying out the obligation agreed upon.
- 7. The parties hereby agree that they are not bound exclusively by this MOU and are at liberty to enter into any separate agreements or arrangements with any third party without reference to the other party, which is not detrimental to the interests of either of parties.



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8. Amplifon (India) Pvt. Ltd and Amity University Haryana look forward for a long-term relationship turning into win-win approach for both parties, we enter into this MOU for an initial term of Three (3) years and thereafter review and renew the MOU every year on mutually agreed terms.

The Parties to this Memorandum of Understanding hereby confirm their agreement to its terms by the following signatures:

Signed on behalf of: Amity University Haryana, Gurugram MANN Dr Ravi Manuja Registrar Registrar Date: 18th May 2022 sity Haryana manesar Gurgaon-122413	Signed on behalf of: Amplifon (India) Pvt. Ltd. Mr. Rohin Dhar Head HR Date: 18th May 2022
Witness:	Witness:
1.	1.
2.	2.
Date:	Date:









MEMORANDUM OF UNDERSTANDING

MEMORANDUM OF UNDERSTANDING by and between the UNIVERSIDADE DE SÃO PAULO, in the interest of Faculdade de Ciências Farmacêuticas, Brazil, and AMITY INSTITUTE OF PHARMACY, AMITY UNIVERSITY, GURUGRAM, HARYANA, INDIA, which aims at promoting academic cooperation between the Parties.

The UNIVERSIDADE DE SÃO PAULO, in the interest of Faculdade de Ciências Farmacêuticas, located at Av. Prof. Lineu Prestes, 580 - Butantã, 05508-000, campus Cidade Universitária, São Paulo, São Paulo, Brazil, herein represented by its Dean, Dr. Humberto Gomes Ferraz, and AMITY INSTITUTE OF PHARMACY, AMITY UNIVERSITY, GURUGRAM, HARYANA, INDIA, herein represented by its Registrar Dr. Ravi Manuja, in the interest of Amity Institute of Pharmacy, herein represented by its Director Dr. Satish Sardana, located at Amity University, Gurugram 122412, Haryana, India, based on the shared understanding that cooperation between both institutions will further research and other academic and cultural activities, do hereby resolve to execute the present Memorandum of Understanding.

SECTION 1 - PURPOSE

The FACULDADE DE CIÊNCIAS FARMACÊUTICAS DA UNIVERSIDADE DE SÃO PAULO and AMITY INSTITUE OF PHARMACY, AMITY UNIVERSITY, GURUGRAM, HARYANA, INDIA, agree to promote academic cooperation between both institutions, in areas of mutual interest, by means of:

- 1. exchange of teaching staff and researchers;
- 2. joint development of research projects;
 - joint organization of scientific and cultural events;
 - interchange of information and of academic publications;
 - 5. exchange of students;
 - 6. exchange of members of their technical and administrative staffs;
 - 7. shared courses and subjects.





SECTION 2 - IMPLEMENTATION

For the purpose of implementing each specific cooperation activity other than the exchange of teaching staff and researchers, graduate students and technical and administrative staff, both institutions shall prepare a work program describing the forms, the means and the respective responsibilities, which shall thereupon be the object of a Specific Agreement, to be executed by the concerned parties.

SECTION 3 - FUNDING

Each institution shall exert its best efforts to procure funding from internal or external sources, so as to ensure the feasibility of the cooperation programs.

SECTION 4 - REQUIREMENTS

The scholars and students taking part in the cooperation programs hereunder shall comply with the immigration requirements of the country of the host university, and shall contract an international medical and hospital insurance covering the stay abroad.

SECTION 5 - ACADEMIC FEES

The exchange students involved in exchange programs shall pay their academic fees, if any, at their home institution.

SECTION 6 - INTELLECTUAL PROPERTY RIGHTS

Each Party shall own all IP which is generated by its staff, students and agents pursuant to this MoU. Considering that this MoU is important to the progress of science and to the production of knowledge, the parties agree to provide mutual licenses without costs for each one to make use of IP for non-commercial academic activities inside the institutions.

In the event that both Parties are responsible for jointly generating IP, such IP shall be jointly owned in accordance with the inventive contribution made by each Party, by means of the settlement of a specific Agreement.

If such IP is capable of commercial exploitation neither Party shall exploit without the consent of the other and on terms to be agreed by means of a specific Agreement.

SECTION 7 - PUBLICATION

Both Parties shall jointly publish results arising from this co-operation in accordance with usual academic practice. In the event of publication by one Party, the other Party shall be asked to give 30-day prior written consent. If such consent is not given within the stipulated period, the publication will be considered to have been authorized.

Both Parties shall be free to use any scientific and technical information created or transferred in the course of the collaborative academic activities described in Section 1 for their own research and development purposes. However, any use by either Party of the other Party's





background information for research and development purposes shall be the subject of a separate agreement.

SECTION 8 - CONFIDENTIALITY

This MoU and all documents and information provided by one Party to the other Party under, or in connection with the negotiation of this MoU or any subsequent contractual undertakings shall be treated as confidential (Confidential Information). The Confidential Information shall not be used except for the purposes for which it was made available and the Confidential Information shall not be disclosed to any other person without the prior written consent of the disclosing Party.

Neither Party will be in breach of any obligation to keep any Confidential Information or not to disclose it to any other party to the extent that it:

- is known to the Party making the disclosure before its receipt and not subject to any obligation of confidentiality to another party; or
- ii. is or becomes publicly known without any breach of this MoU or any other undertaking to keep it confidential; or
- iii. has been obtained by the Party making the disclosure from a third party in circumstances where the Party making the disclosure has no reason to believe that there has been a breach of an obligation of confidentiality; or
- iv. has been independently developed by the Partner making the disclosure; or
- v. is disclosed pursuant to the requirement of any law or regulation or the order of any Court of competent jurisdiction, and the Party required to make that disclosure has informed the other Party whose information it is, within a reasonable time after being required to make the disclosure, of the requirement to make the disclosure and the information required to be disclosed; or
- vi. is approved for release in writing by an authorised representative of the Party whose information it is.

In the execution of this MoU both Parties shall observe the legislative and regulatory framework in their respective countries.

SECTION 9 - EFFECTIVE TERM

This Memorandum of Understanding shall become effective on the date of its execution and shall remain effective for a period of five years. Upon the completion of this term, the Memorandum of Understanding may be reedited, upon the assent of both institutions, and such renewal shall take the form of a new Memorandum of Understanding or of a specific Agreement.







SECTION 10 - AMENDMENTS

Any changes to the terms and conditions of this Memorandum of Understanding shall become effective by means of an Amendment mutually accepted by the signatory parties.

SECTION 11 - COORDINATION

As coordinators for this Memorandum of Understanding are appointed, on behalf of USP, Dr. Jeanine Giarolla Vargas; and on behalf of AMITY INSTITUE OF PHARMACY, AMITY UNIVERSITY, GURUGRAM, HARYANA, INDIA, Dr. Samridhi Lal.

SECTION 12 - TERMINATION

This Memorandum of Understanding may be terminated at any time, by either party, by means of a 180-day prior written termination notice. In the event of any outstanding issues, the parties shall define, under an Agreement Termination Instrument, the responsibilities for the closing of each one of the programs affected by the termination, provided however that the activities in course at the time shall be completed before termination becomes effective, as well as any other reasonable commitments.

SECTION 13 - SETTLEMENT OF DISPUTES

In order to settle any doubts that may arise under the performance or in the construction of this Memorandum of Understanding, the parties shall exert their best efforts to reach a solution by mutual consent. In the event such consent is found to be impossible, the parties shall jointly appoint a third party natural person, to act as mediator.

And having thus agreed and covenanted, the parties execute this Memorandum of Understanding in two (2) identical counterparts in each version, in English and in Portuguese, to one and same effect.

FACULDADE DE CIÊNCIAS FARMACÊUTICAS DA UNIVERSIDADE DE SÃO PAULO

AMITY INSTITUE OF PHARAMCY, AMITY UNIVERSITY, GURUGRAM, HARYANA, INDIA

•	DocuSigned by:
	Humberto Gomes Ferra

Prof. Dr. Humberto Gomes Ferraz Dean

Ravi University

Date:

Dr. Satish Sardana (Director, Amity Institute of Pharmacy)

Date 6/20/2000





Docusioned by:

Jeanine Giarolla Vargas

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Profa. Dra. Jeanine Giarolla Vargas Faculdade de Ciências Farmacêuticas Departamento de Farmácia Universidade de São Paulo Coordenadora

Date: 6/21/2022

Dr. Samridhi Lal Assistant Professor, Amity Institute of Pharmacy, Amity University, Gurugram, Haryana, India Coordinator

Date:

6/22/2022



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ACORDO DE COOPERAÇÃO ACADÊMICA INTERNACIONAL

ACORDO DE COOPERAÇÃO entre a UNIVERSIDADE DE SÃO PAULO, no interesse da FACULDADE DE CIÊNCIAS FARMACÊUTICAS, Brasil e a AMITY INSTITUTE OF PHARMACY, AMITY UNIVERSITY, GURUGRAM, HARYANA, INDIA, que visa à cooperação acadêmica entre as partes.

A UNIVERSIDADE DE SÃO PAULO, no interesse da Faculdade de Ciências Farmacêuticas, estabelecida no (a) Av. Prof. Lineu Prestes, 580 - Butantã, 05508-000, campus Cidade Universitária, São Paulo, São Paulo, Brasil, representada por seu (sua) Diretor(a), Dr. Humberto Gomes Ferraz e AMITY INSTITUTE OF PHARMACY, AMITY UNIVERSITY, GURUGRAM, HARYANA, INDIA, representada por seu(sua) Registrar, Dr. Ravi Manuja, no interesse da Amity Institute of Pharmacy, representada por seu(sua) Diretor(a) Dr. Satish Sardana, estabelecida no(a) Amity University, Gurugram 122412, Haryana, India, cientes de que a cooperação entre ambas as instituições promoverá o desenvolvimento de pesquisas e outras atividades acadêmicas e culturais, resolvem celebrar o seguinte acordo de cooperação.

CLÁUSULA PRIMEIRA - OBJETO

O(A) FACULDADE DE CIÊNCIAS FARMACÊUTICAS DA UNIVERSIDADE DE SÃO PAULO e o(a) AMITY INSTITUE OF PHARMACY, AMITY UNIVERSITY, GURUGRAM, HARYANA, INDIA concordam em promover a cooperação acadêmica entre ambas as instituições, em áreas de mútuo interesse, por meio de:

- 1. intercâmbio de docentes e pesquisadores;
- 2. elaboração conjunta de projetos de pesquisa;
- 3. organização conjunta de eventos científicos e culturais;
- intercâmbio de informações e publicações acadêmicas;
- 5. intercâmbio de estudantes;
- 6. intercâmbio de membros da equipe técnico-administrativa;
- 7. cursos e disciplinas compartilhados.





CLÁUSULA SEGUNDA - IMPLEMENTAÇÃO

Ressalvada a mobilidade de docentes/pesquisadores, estudantes de pós-graduação e membros da equipe técnico-administrativa, para a implementação dos demais casos específicos de cooperação, ambas as instituições deverão preparar um programa de trabalho relativo às formas, aos meios e às responsabilidades, que será objeto de um Convênio Específico, a ser firmado entre as partes interessadas.

CLÁUSULA TERCEIRA - FINANCIAMENTO

Cada instituição deverá envidar todos os esforços para o levantamento de fundos provenientes de fontes internas ou externas, a fim de tornar possível a realização dos programas de cooperação.

CLÁUSULA QUARTA - EXIGÊNCIAS

Os docentes, pesquisadores e estudantes participantes dos programas de cooperação, nos termos deste Acordo, seguirão as exigências de imigração do país da instituição receptora, e deverão contratar um seguro internacional de cobertura médico-hospitalar para a sua permanência no exterior.

CLÁUSULA QUINTA – <u>TAXAS ACADÊMICAS</u>

Os estudantes envolvidos em intercâmbios deverão pagar as taxas acadêmicas, quando existentes, em sua instituição de origem.

CLÁUSULA SEXTA - DIREITOS DE PROPRIEDADE INTELECTUAL

Cada Parte deverá possuir sua própria Propriedade Intelectual (PI), gerada por seu corpo docente, estudantil e de agentes, sob este Acordo de Cooperação. Considerando que este Acordo de Cooperação é relevante para o avanço da ciência e para a geração do conhecimento, as partes concordam em fornecer licenças mútuas não onerosas para a utilização da PI para fins não comerciais nas atividades acadêmicas das instituições.

Caso as duas Partes sejam responsáveis pela geração conjunta de PI, a propriedade dessa PI será compartilhada, de acordo com a contribuição na invenção feita por cada uma das Partes, mediante a elaboração de um Convênio específico.

Se essa PI for passível de exploração comercial, nenhuma das Partes poderá explorá-la sem o consentimento da outra e o fará em termos a serem definidos por meio de um Convênio específico.





CLÁUSULA SÉTIMA - PUBLICAÇÃO

As duas Partes publicarão em conjunto os resultados originados desta cooperação, de acordo com a prática acadêmica usual. No caso de publicação a ser feita por uma das Partes, ela solicitará o consentimento por escrito da outra Parte, com antecedência de 30 dias. Caso não ocorra o consentimento no prazo estipulado, entender-se-á como autorizada a publicação.

Ambas as Partes terão a liberdade de utilizar quaisquer informações científicas e técnicas, criadas ou transferidas durante as atividades acadêmicas colaborativas descritas na Cláusula Primeira, para os objetivos de seus projetos de pesquisa e desenvolvimento. Entretanto, qualquer utilização pelas Partes de informações originadas das experiências da outra Parte, com objetivo de pesquisa e desenvolvimento, estará sujeita a um convênio específico em separado.

CLÁUSULA OITAVA - CONFIDENCIALIDADE

Este Acordo e todos os documentos e informações fornecidos por uma Parte a outra, sob ou em conexão com a negociação deste Acordo, ou qualquer compromisso contratual subsequente serão tratados com confidencialidade (Informação Confidencial). A Informação Confidencial não poderá ser utilizada a não ser para os objetivos aos quais ela foi disponibilizada e não poderá ser revelada para nenhuma outra pessoa sem o consentimento prévio, por escrito, da outra parte.

Nenhuma das Partes cometerá infração pela obrigação de manter a confidencialidade da informação ou de não revelá-la a qualquer outra parte na medida em que a Informação Confidencial:

- i. seja conhecida da Parte que a divulga antes de seu recebimento, e se ela não estiver sujeita a qualquer obrigação de confidencialidade pela outra Parte; ou
- ii. seja ou se torne conhecida publicamente sem a violação deste Acordo ou de qualquer outro compromisso de confidencialidade; ou
- iii. tenha sido obtida pela Parte que a divulgue, de uma terceira Parte, em circunstâncias em que ela não tenha razões para crer que tenha havido violação da obrigação de confidencialidade; ou
- iv. tenha sido desenvolvida, de forma independente, pela Parte que a divulgue; ou
- v. seja revelada em conformidade com alguma lei, regulamento ou ordem de qualquer órgão judicial, de jurisdição competente, e que a Parte que tenha sido requisitada a fazer a revelação tenha informado a outra Parte, a quem pertença a Informação, dentro de um período razoável, depois de ter recebido a solicitação para essa revelação e qual a informação solicitada; ou





vi. seja aprovada para divulgação, por escrito, por um representante autorizado da Parte a quem ela pertença.

Na execução deste Acordo de Cooperação, ambas as partes deverão observar a legislação e os regulamentos de seus respectivos países.

CLÁUSULA NONA - VIGÊNCIA

Este Acordo de Cooperação vigorará a partir da data de sua assinatura, por um período de cinco anos. Findo o prazo, o Acordo de Cooperação poderá ser reeditado, com a concordância de ambas as instituições, mediante o estabelecimento de um novo Acordo de Cooperação ou um Convênio específico.

CLÁUSULA DÉCIMA - TERMO ADITIVO

Quaisquer modificações nos termos deste Acordo de Cooperação deverão ser efetuadas por meio de Termo Aditivo, devidamente acordado entre as partes signatárias.

CLÁUSULA DÉCIMA PRIMEIRA - COORDENAÇÃO

Para constituir a coordenação do presente Acordo são indicados pela USP, Jeanine Giarolla Vargas e pelo(a) AMITY INSTITUE OF PHARMACY, AMITY UNIVERSITY, GURUGRAM, HARYANA, INDIA, Dr. Samridhi Lal.

CLÁUSULA DÉCIMA SEGUNDA - DENÚNCIA

O presente Acordo poderá ser denunciado a qualquer momento, por qualquer das partes, mediante comunicação expressa, com antecedência mínima de 180 (cento e oitenta) dias. Caso haja pendências, as partes definirão, mediante Termo de Encerramento do Acordo, as responsabilidades pela conclusão de cada um dos programas de trabalho envolvidos, respeitadas as atividades em curso, as quais serão cumpridas antes de efetivar o encerramento, assim como quaisquer outras responsabilidades ou obrigações cabíveis.

CLÁUSULA DÉCIMA TERCEIRA - RESOLUÇÃO DE CONTROVÉRSIAS

Para dirimir dúvidas que possam ser suscitadas na execução e interpretação do presente Acordo, as partes envidarão esforços na busca de uma solução consensual. Não sendo possível, as convenentes indicarão, de comum acordo, um terceiro, pessoa física, para atuar como mediador.



E por estarem assim justas e acordadas, as partes assinam o presente termo em 2 (duas) vias de cada versão, em inglês e em português, de igual teor e para um só efeito.

FACULDADE DE CIÊNCIAS FARMACÊUTICAS DA UNIVERSIDADE DE SÃO PAULO

AMITY INSTITUE OF PHARAMCY, AMITY UNIVERSITY, GURUGRAM, HARYANA, **INDIA**

Humberto Gomes Ferraz -471F737E1D2A4DB...

Prof. Dr. Humberto Gomes Ferraz

DocuSigned by:

Dr. Ravi Manuja (Registrar, Amity University

Data:

Dr. Satish Sardana (Director, Amity Institute Pharmacy)

Data:

6/22/2022

Jeanine Giarolla Vargas

Profa. Dra. Jeanine Giarolla Vargas Faculdade de Ciências Farmacêuticas Departamento de Farmácia Universidade de São Paulo Coordenadora

Dr. Samridhi Lal

Assistant Professor, Amity Institute of Pharmacy, Amity University, Gurugram, Haryana, India Coordenadora

Data: 6/21/2022

Data:

6/22/2022







MEMORANDUM OF UNDERSTANDING BETWEEN

AIESEC in Delhi University and Amity University, Gurugram

This Agreement is being made between Amity University Haryana(that's "You" or "Your") located at Amity Education Valley, Manesar, Gurgaon, Haryana and AIESEC in Delhi University (that's "We" or "Our") located at B-2, Building No. 5, Lane No. 2, Saidulajaib, Westend Marg, Saket, New Delhi-110030. You and We may also be referred to as "Party" or together as the "Parties". This Agreement will become effective on 5 January 2022.

AIESEC (aiesec.org) is a global platform for young people to develop their leadership potential through international internships and volunteer opportunities. Founded in 1948, AIESEC is a non-governmental and not-for-profit organisation entirely run by youth for youth.

AIESEC in Delhi University is one of the founding and pioneering local chapters of AIESEC in India (aiesec.in) founded in 1984. It has been one of the highest performing local chapters of the world. In the past ten years, AIESEC in Delhi University has impacted more than 4500 lives and given them truly life-changing experiences through their services and dedication. On the other hand, they have also ensured that the companies partnering with them get the best out of their talent pool. AIESEC in Delhi University currently has successful University Relations with JK Business School and Sri Guru Gobind Singh College Of Commerce, Delhi University and Lingayas Vidyapeeth.

AND

AMITY UNIVERSITY HARYANA, GURUGRAM (http://www.amity.edu/gurgaon/) was established in 2010 under the Government of Haryana Act, 2010 across a 110-acre campus at Manesar (District Gurgaon) with 17 Institutes and many centers of excellence, with hundred-plus academic programs on offer and 100 plus MoUs with various collaborating institutions, universities and business establishments all over the world by setting the benchmark for the global education with a system that matches the best of practises, theories, resources and

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standards in the academic institutions of the whole world. On the second part, 'Amity University Haryana' would be referred to as "AUH" (which expression shall, unless objectionable or contrary to the context, be deemed to include its administrators, executors, and successors).

AIESEC and AUH are referred to collectively as "parties" or individual as "Party."

NOW, THEREFORE, THE PARTIES HERETO AGREE AS UNDER:

1. SCOPE OF MOU

- 1.1 This MoU details the structure and processes to be undertaken as a result of a collaboration between AIESEC in Delhi University and Amity University Haryana.
- 1.2 AIESEC in Delhi University makes Amity University Haryana its Official (AIESEC India's Legislated) university partner to introduce its AIESEC Products, Recruitment Program and other leadership development initiatives.
- 1.3 AIESEC Products include:
 - 1.3.1 Global Volunteer
 - 1.3.2 Global Talent
 - 1.3.3 Heading for the Future
 - 1.3.4 Any other Product that may be introduced for the benefit of the University.

2. OBJECTIVES

- 2.1 To provide leadership opportunities and global exposure through AIESEC's programs.
- 2.2 To provide experience and learning and cross-cultural experience to the students of AUH through activities conducted by AIESEC.

3. RESPONSIBILITIES OF AIESEC IN DELHI UNIVERSITY UNDER MoU

3.1 To consensually recruit AUH's students into the general body of AIESEC in Delhi University as per the recruitment process of the local chapter. All AIESEC activities will be carried out by the independent body of AIESEC members recruited from and working in AUH.



- 3.2 Provide each student of AUH, with at least an option of three opportunities while opting for an exchange program.
- 3.3 Partner or/and participate in all activities arranged by AUH, related to AIESEC's vision and values.
- 3.4 Arrange workshops and training sessions for the students of AUH.
- 3.5 Conduct a survey in the university to identify the student's needs and wants and provide projects and events accordingly.
- 3.6 Conduct information seminars for the students.
- 3.7 To profile AUH as an official university partner.
- 3.8 To provide visa assistance and facilitate the entire exchange process.
- 3.9 To intervene and resolve any issue with regard to the job description for and in the best interest of EP (Exchange Participant).
- 3.10 To include the students of the University in any leadership initiatives undertaken by AIESEC in Delhi University or AIESEC in India.
- 3.11 To provide the University with the opportunity of partnering for National Events/Initiatives by AIESEC in India as and when they are available.

4. RESPONSIBILITIES OF AUH UNDER MoU

- 4.1 To permit AIESEC in Delhi University to perform within AUH, the activities mentioned under Art. 3(2) of the MoU.
- 4.2 To permit AIESEC in Delhi University to send information regarding international volunteering and internship opportunities to the students of AUH through proper communication channels.
- 4.3 To recognize AIESEC Outgoing Global Volunteer programs as a valid voluntary experience.

4.4 To recognise AIESEC's Global Talent Program and Heading For The Future Program as valid Internship experience.



- 4.5 To profile AIESEC in Delhi University as an official partner of the university only in the activities which will be related to the organization's vision and values.
- 4.5 To assist the Exchange Participants (EPs) in creating appropriate academic research initiatives that they may take up during the course of their Outgoing Global Volunteer program.

5. MISCELLANEOUS

- 5.1 AIESEC in Delhi University shall provide equal opportunities to the students of AUH with regard to all the activities of the Local Committee.
- 5.2 AUH and AIESEC in Delhi University may collaborate for any other purpose that is mutually beneficial and agreed upon.
- 5.3 To allow externals to perform AIESEC related activities within the campus, which will be done with prior discussion and mutual consent.
- 5.4 Any action or deed by the EP against the law of the host country will solely be the responsibility of the EP and neither AIESEC nor AUH will be accountable for the same.
 6. SPECIAL TERMS:

Adding on what has already been mentioned above, the following pointers entail the deliverables from AIESEC in Delhi University towards AUH.

- Mention on all of our creatives meant for our external stakeholders in Delhi-NCR (includes organisational booklets and printables).
- Provision of opening opportunities to allow foreign interns to work with AUH on projects based on Academia.
- Two (2) dedicated AIESEC Information Seminars (on campus/virtual) for the students of AUH (one per semester). Exclusive opportunities to the students of AUH.
- Sponsorship Opportunity at one of our flagship events of the year.

7. DURATION OF MoU

7.1 The duration of the MoU shall be for two years from the date of signing the MoU.

7.2 In case if any party wants to end the MoU, then any one of them can serve a month's notice to each partner.





8. DISPUTE RESOLUTION

8.1 The MoU will be governed by the National Compendium of AIESEC in India and the law of the land.

8.2 In case of any disputes between the MoU and National Compendium, the National Compendium will preside.

8.3 In case of any dispute between the parties, the dispute will be resolved through amicable consultation and will not be referred to any Local or International Tribunals or other third party for settlement.

SCHEDULES:

1. RECRUITMENTS:

OPENING RECRUITMENT - Inviting participation for the recruitment drive. This is the
pre-recruitment stage, where AIESEC recruitment is promoted, and interested
students are requested to register for the same.

The next two steps test the skills of the applicants.

- II. GROUP DISCUSSION Applicants are divided into groups, and each group is given a unique topic on which the group is required to discuss and express their opinion. This step essentially tests the communication and presentation skills of the applicants.
- III. PERSONAL INTERVIEW Shortlisted candidates from round 2 are raised to the next level of initiation. Personal Interviews of the candidates are taken by AIESECers in order to understand their personalities and ascertain whether they are eligible to work in the organization or not. Candidates are then selected based on their performance in the aforesaid steps.

IV. INDUCTION - Selected candidates are then formally inducted into AIESEC. This step involves the induction of selected candidates about various aspects of AIESEC. They are then assigned to different teams in which they would be working.

2. OUTGOING GLOBAL EXCHANGE PROCESS

I. Application .

Students who are interested in the program will register with AIESEC.

They submit a No Objection Letter from their parents and also have to sign a contract form with it.

- After this they have to create their account on www.aiesec.org and then they apply for projects that they are interested in.
- Student becomes an applicant who will be going for an exchange.

II. Approval

- Applicant applies for an internship. The foreign Local committee (LC) (LC that
 raised the TN (Trainee Nominee)) then takes the interview of the applicant. In case
 the LC is interested in an applicant form, they would send that applicant an
 Acceptance Note (AN) showing their willingness to have him/her as an applicant.
 The applicant has to then send his/her Acceptance Note (AN) [in case applicant
 likes that project].
- The applicant, after completing the procedure, has to pay INR 18,000/ INR 21,500 (depending on the exchange category) to AIESEC in DelhiUniversity in the form of a Demand Draft or NEFT Transfer as the Administration fee.
- After the applicant has paid the fee, he/she becomes an Exchange Participant (EP).

III. Realization

- Once the process is executed, the EP gets the Invitation Letter from the hosting entity and support from AIESECers for the visa procedure.
- The EP is said to be realized when they reach the Hosting entity.

IV. Complete

After going through the Leadership Development Model designed for Exchange Participants during their week program, which focuses on three major points:

- 16 set standards which are to be delivered to an EP from home & host entity
- Inner & Outer journey.
- · AIESEC's 4 leadership qualities.

The EP has then experienced a complete leadership AIESEC experience.

Since both of our organisations focus on upliftment and development of youth and inculcating leadership qualities in them with the same vision, we believe that this partnership will be beneficial for the parties in the long term and will prove to be a step in the right direction.

IN WITNESS WHEREOF, the Parties hereto have carefully gone through the contents of the Memorandum of Understanding (MoU) and have signed and put their seals on the MoU above and agreed to abide by the terms and conditions as laid down therein in totality have signed this MoU as of the day and year first above written.

DATED: 27.04.2022

SIGNATURE:

Monika Aggarwal
President
AIESEC in Delhi University



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MOU50

Memorandum of Agreement

Between



AND



In order to achieve a successful and sustainable partnership, Brandwidth Apparel LLP Gurgaon and Department of ASFTD, Amity University, Amity University Haryana, Amity Education Valley, Gurugram (Manesar) endorse this Memorandum of Agreement. The aim of this MoA is to work on each other's strength to enhance skill and employability of youth through hands-on training in Textiles and Apparel Industry.

Both institutions will make every reasonable effort to encourage direct contact, educational, training and research cooperation among their constituents, including students, faculty and employee, departments, and will endeavour to cooperate in the fields in which the institutions have expertise. Both partnership institutions agree on the following general format of cooperation.

- 1. Brandwidth will offer projects to students from its business associate companies in textiles and garment Industry.
- 2. Brandwidth will offer Internship in textiles and apparels industry to the students.
- 3. Brandwidth will organize seminars and workshops on actual costs basis covering various topics related to textile and garment Industry to give practical exposure to students.
- 4. Amity University to give platform by giving infrastructure and facilities to support Eco-friendly drive by Brandwidth by promoting Fabric Bags.

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The use of the name, logo and/or official emblem of any of the parties on any publication, document and/or paper is allowed only after seeking prior permission in writing by either party

Both institutions understand that all financial arrangements will be negotiated and identified in an agreement prior to the commencement of the associated activities.

It is understood that the implementation of this MOA will commence on April 24th, 2022, regardless of the date of signing by the two parties, and will continue thereafter for five years, subject to revision or modification from time to time by mutual agreement. Representatives from both institutions will discuss the terms of a renewal at least six months prior to the natural termination of the current MoA. This MoA can be terminated by either party with one month prior notice and written information without any liability on each other.

This Agreement is made in duplicate in English.

Signed in

Dr. Padmakali Banerjee

Pro Vice Chancellor

Amity University Gurgaon

Signed in

Vikas Bhargava

Founder Partner

Brandwidth Apparel LLP







हरियाणां HARYANA



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MEMORANDUM OF UNDERSTANDING FOR ACADEMIC COLLABORATION

BETWEEN

SANATAN DHARMA COLLEGE, AMBALA CANTT. ESTD. 1916

NAAC Accredited Grade 'A+' with CGPA 3.51 in the third cycle College with Potential for Excellence-UGC, New Delhi AND

AMITY UNIVERSITY HARYANA

Established by Act (No.10 of 2010) of State Legislature of Haryana NAAC Accredited Grade 'A'

This agreement is made on this 2.4 day of Maych, 2022, between Sanatan Dharma College, Ambala Cantt herein after referred to as "SDC", which expression shall, unless exclude by or repugnant to the context, be deemed to include its successors in office and assignees of the first part

Amity Centre for Sanskrit and Indic Studies, Amity School of Liberal Arts, Amity University Haryana (AUH), a part of Amity Universe, established under the aegis of Ritnand Balved Education Foundation (RBEF), a non-profit education trust under which all Amity institutions

Poncipal Sanatan Dharma College Ambola Cantt.



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are running. Amity University Haryana is a University established under the Government of Haryana vide Haryana Act Number 10 of 2010, (here in after referred as "AMITY", which expression shall, where the context so admits, include its successors, and permitted assignees) of the second part.

WHEREAS the Sanatan Dharma College, Ambala Cantt established in the year 1916, affiliated to Kurukshetra University, Kurukshetra, situated at Jagadhari Road, Ambala Cantt. is a premier multi-faculty post-graduate co-educational institution of Higher Studies delivering Education. Furthermore Sanatan Dharma College is NAAC Accredited institution that was awarded Grade "A+" with CGPA 3.51 in the third cycle. It has also been bestowed with the status of College with Potential for Excellence by UGC, New Delhi twice. College has also been choosen as DDU Kaushal Kendra by UGC, New Delhi. The College has a vision to build technology professionals with a practical Industry exposure to be readily deployable in the industry.

And Amity Centre for Sanskrit and Indic Studies, Amity School of Liberal Arts, Amity University Haryana is a research and innovation driven, not for Profit University making a difference in the lives of academic aspirants. The University is built on the foundation which embodies attributes that have made Amity Institutions world-class over the last two decades. With each passing year, Amity has instituted global standards in education, training and research with state of art infrastructure and the latest teaching methodologies. The University is imparting UGC recognized programmes both at undergraduate, postgraduate and Doctorate level in the various disciplines.

Whereas both the parties has shown their desire to enter into this agreement (MOU) that it could prove to be mutually beneficial to both the parties that allows for panoramic sharing of resource beyond the physical boundaries of College boundaries.

1. Objectives of MOU

The objectives of MOU are:

- a) To promote and enhance academic interest between SDC and AUH.
- b) To create means of cooperative efforts between the two institutes to effect academic collaboration through joint organization of Faculty development Programs, Workshops, Training Sessions and other academic activities for both students and teachers.
- c) To promote research work of teachers on aided or budgeted posts that can supervise/co-supervise joint research studies.
- d) Upgrading faculty with new teaching tools.
- e) Sharing techniques and expertise for improving the quality of Education.
- f) To share the library facilities at the institutions.

2. Technical areas of collaborations

- a) Provide academic interaction by delivering special lectures on topics of relevance to the inter-disciplinary research and literary studies at both institutes.
- Usage of research and academic infrastructure for students, staff and faculty members of both institutes.

Sanatan Dharma College

Gurugram T 122413

3. Proposed mode of collaborations

SDC and AUH propose to collaborate through the following:

- a) Cooperation and promotion of research, education and training in areas of mutual interest.
- b) Any other appropriate mode of interaction agreed upon between SDC and AUH. A specific plan will be worked out by the institutes depending upon availability of resources.

4. Terms and conditions

- a) The cost of development of infrastructure should be borne by the related institute.
- b) For education and research, the financial arrangements will be made on the basis of mutually agreed terms of both institutes.
- Usage of academic infrastructure of SDC and AUH can be allowed for limited period subject to its availability.
- d) Both institutes agree to help, identify and invite the faculty members and researchers from the other institutes to participate in conferences, workshops and short-term courses.

Duration of MOU:

The duration of this MOU shall be for a period of three years from the effective date.

Confidentiality:

Each party agrees that it shall not, at any time, during or after executing the activities of this MOU, disclose any information in relation to these activities or the affairs of academic collaboration without the express consent of both parties. Any sensitive topics that are discussed will be held in the highest confidence.

Entirety of Understanding

This MOU contains the final and entire understanding between the parties, and all future projects or agreements shall be in a separate writing based upon mutual agreement of the parties, and neither the parties nor their agents shall be bound by any terms, conditions, statements, warranties, or representations, either oral or written, not herein contained.

Governing Law: This MOU and all issues arising out of the same shall be construed in accordance with the laws of India.

Arbitration

Any dispute arising with regard to any aspect of this MOU shall be settled through mutual consultations and agreements by the parties to the MOU.

Commitments of First and Second Party

We have read the above and undertake that we will conduct our participation in this academic collaboration in accordance with the MOU and principles and description provided above.

Coordinators' Names

Pancipal | Sanatan Dharma College

Tanesar and Talanesar and Tala

1.Prof Sanjay Kumar Jha, Director, Amity School of Liberal Arts Amity University Haryana Manesar, Panchgaon, Haryana 122412

For and on behalf of

Amity University Haryana India

Padarkali

Signature:

Name:Prof. (Dr.)Padmakali Bancrjee Designation: Pro Vice Chancellor Amity University Harvana

Pro Vice Chancellor & Dean Academics Seal Amity University Haryana Manesar-122413 (Gurgaon)

Date:

Witness: (Name & Address)

1. Signature.....

Name.....

Address.....

1. Signature.....

Name....

Address....

2. Dr Ashutosh Angiras Associate Professor & Head, ANO, Department of Sanskrit, Sanatan Dharma College, Ambala Cantt. Haryana 133001

For and on behalf of

Sanatan Dharma College, Ambala Cantt Haryana India

Rajudar Singh

Signature:

Name: Dr. Rajinder Singh Designation: Principal Sanatan Dharma College Ambala Cantt, Haryana



Witness: (Name & Address)

1. Signature.....

Name.....

Address.....

2. Signature.....

Name.....

Address.....



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MOU52

Agreement between the
National Aeronautics and Space Administration
of the United States of America
and the
Amity University Haryana of India
for
Cooperation in the Aerosol Robotic Network

1. PURPOSE OF COOPERATION

The scientific goals of the National Aeronautics and Space Administration (NASA) include a more detailed understanding of global atmospheric change phenomena, with a particular emphasis on climate research and the assessment of air quality. To these ends, NASA has established a global network of Sun photometers, and the Aerosol Robotic Network (AERONET) in cooperation with a wide range of international partner agencies and institutions. Sun photometers are used to measure water vapor and aerosol optical properties. AERONET provides the necessary science measurements for ground-based validation of aerosol, cloud, and other measurements taken by satellites.

Under the proposed agreement, NASA and Amity University Haryana (AUH) (hereinafter referred to individually as "Party" or jointly as the "Parties") will establish one or more Sun photometers at mutually agreed sites. The inclusion of these stations within the global AERONET will improve the understanding of the properties and concentration of aerosols and clouds, and their impact on both global and regional scales. Another objective of this cooperation is to encourage scientists from both NASA and AUH to develop research programs using data collected by AUH along with data available from the global AERONET database located at NASA's Goddard Space Flight Center in Greenbelt, Maryland.

2. DEFINITIONS

- 1. The term "Contributing Entity" means a contractor or a subcontractor of a Party at any tier engaged in activities related to the performance of this Agreement.
- 2. The term "Related Entity" for the purpose of this Agreement means:
 - (a) A contractor, subcontractor, user or customer of a Party at any tier;
 - (b) A contractor or subcontractor, including suppliers of any kind, of a user or customer of a party at any tier;
 - (c) A grantee or any other cooperating entity or investigator of a Party at any tier;
 - (d) A contractor or subcontractor of a grantee or any other cooperating entity or investigator of a Party at any tier; or
 - (e) Another State or an agency or institution of another State, where such State, agency, or institution is an entity described above or is otherwise involved in the activities undertaken pursuant to this Agreement.



3. RESPONSIBILITIES

- 1. NASA will use reasonable efforts to carry out the following responsibilities:
 - (a) Provide to AUH, on a long-term basis, one or more Sun photometer systems and/or associated equipment for continuous operation at mutually agreed sites;

(b) Provide technical installation support, major maintenance, training, and spare parts for the NASA Sun photometer and software;

- Provide for automated data retrieval by all participants in the AERONET program of all processed Sun photometer data from an open global data bank accessible through the Internet (Information on the system is available on the project homepage (http://aeronet.gsfc.nasa.gov);
- (d) Provide, upon mutual agreement, upgrade of AERONET analysis software for AUH servers, the database browser developed by NASA, and any software to be used in the operation of the stations;
- (e) Encourage scientific collaboration between NASA and AUH scientists in the areas of Sun photometry, aerosol and cloud research, and related sciences;
- (f) Coordinate with investigators globally for a cooperative program of continuous Sun photometer systems measurements for the determination of global aerosol and cloud properties and concentration; and
- (g) Assist in integration of ground-based aerosol concentrations and properties for Earth Observation System-era validation of satellite aerosol retrievals by making available NASA civil service and/or contractor personnel for mutually agreed time periods.
- 2. AUH will use reasonable efforts to carry out the following responsibilities:
 - (a) Provide utilities (electricity and communications), security, and housing for the stations at mutually agreed locations;
 - (b) Provide personnel necessary for the installation, full-time operation, and nominal maintenance of the stations;
 - (c) Use the equipment only as intended under this agreement and make no modifications to NASA-provided equipment unless approved in writing or requested in writing by NASA;
 - (d) Encourage scientific collaboration between U.S. and AUH scientists in the area of Sun photometry, aerosol and cloud research, and related sciences;
 - (e) Return the provided equipment to NASA, at NASA's expense, on a twelve-month rotation for Sun photometers for maintenance and calibration, and at the end of this cooperation return the loaned equipment in as good a condition as received, except for normal equipment use and aging; and
 - (f) Cooperate with investigators globally in the AERONET programs.



4. FINANCIAL ARRANGEMENTS

- 1. Each Party will bear the costs of discharging its respective obligations under this Agreement, including travel and subsistence of personnel and transportation of all goods and other items for which it is responsible. There will be no exchange of funds between the Parties under this Agreement.
- 2. The ability of each Party to carry out its obligations is subject to the availability of appropriated funds and its Party's respective funding procedures. Should either Party encounter budgetary problems that may affect the activities to be carried out under this Agreement, the Party encountering the problems will notify and consult with the other Party as soon as possible.

5. POINTS OF CONTACT

The points of contact responsible for the coordination and execution of this agreement are:

For NASA:

Mr. Brent Holben Project Manager NASA/GSFC Code 923 Greenbelt Road Greenbelt, MD 20771 USA

Phone: 301-614-6658 Fax: 301-614-6695

E-mail: brent.n.holben@nasa.gov

For AUH:

Prof. Dr. Panuganti C.S. Devara
Director and Professor
Centre of Excellence in Ocean-Atmospheric Science and Technology (ACOAST) &
Environmental Science and Health (ACESH)
Amity Education Valley
Amity University Haryana, Gurugram (Manesar),
Haryana 122413
India

Phone: +91 9810641261

E-mail: devarapcs@gmail.com

Any change in a Party's respective contact information will be communicated in writing to the other Party.



6. LIABILITY AND RISK OF LOSS

- 1. For purposes of this Article "Damage" means:
 - (a) Bodily injury to, or impairment of health of, or death of, any person;
 - (b) Damage to, loss of, or loss of use of any property;
 - (c) Loss of revenue or profits; or
 - (d) Other direct, indirect, or consequential damage.
- 2. Each Party hereby waives any claim against the other Party, employees of the other Party, the other Party's Related Entities or employees of the other Party's Related Entities for Damage arising from or related to activities conducted under this Agreement.
- 3. Each Party further agrees to extend this cross-waiver to its Related Entities by requiring them, by contract or otherwise, to waive all claims against the other Party, Related Entities of the other Party, and employees of the other Party or of its Related Entities for Damage arising from or related to activities conducted under this Agreement. Additionally, each Party will require that their Related Entities extend this cross-waiver to their Related Entities by requiring them, by contract or otherwise, to waive all claims against the other Party, Related Entities of the other Party, and employees of the other Party or its Related Entities for Damage arising from or related to activities conducted under this Agreement.
- 4. Notwithstanding the other provisions of this Article, this cross-waiver of liability will not be applicable to:
 - (a) Claims between a Party and its own Related Entity or between its own Related Entities;
 - (b) Claims made by a natural person, his/her estate, survivors, or subrogees (except when a subrogee is a Party to this Agreement or is otherwise bound by the terms of this cross-waiver) for bodily injury, other impairment of health or death of such natural person;
 - (c) Intellectual property claims;
 - (d) Claims for Damage caused by willful misconduct;
 - (e) Claims for Damage resulting from a failure of a Party to extend the cross-waiver of liability to its Related Entities pursuant to paragraph 3 above; or
 - (f) Claims by a Party arising out of or relating to the other Party's failure to perform its obligations under this Agreement.
- 5. In the event of third-party claims, the Parties will consult promptly on any potential liability, on any apportionment of such liability and on the defense of such claim.
- 6. Nothing in this Article will be construed to create the basis for a claim or suit where none would exist.



7. TRANSFER OF GOODS AND TECHNICAL DATA

The Parties are obligated to transfer only those goods and technical data (including software) necessary to fulfill their respective responsibilities under this Agreement, in accordance with the provisions in this Article, notwithstanding any other provisions of this Agreement:

- 1. All activities under this Agreement will be carried out in accordance with the Parties' national laws and regulations, including those laws and regulations pertaining to export control.
- 2. The transfer of technical data for the purpose of discharging the Parties' responsibilities with regard to interface, integration, and safety will normally be made without restriction, except as required by paragraph 1 of this Article.
- 3. All transfers of goods and proprietary or export-controlled technical data are subject to the following provisions.
 - (a) In the event a Party or its Related Entity finds it necessary to transfer such goods or data, for which protection is to be maintained, such goods will be specifically identified and such data will be marked.
 - (b) The identification for such goods and the marking on such data will indicate that the goods and data will be used by the receiving Party and its Related Entities only for the purposes of fulfilling the receiving Party's or Related Entities' responsibilities under this Agreement, and that such goods and data will not be disclosed or retransferred to any other entity without the prior written permission of the furnishing Party.
 - (c) The receiving Party and its Related Entities will abide by the terms of the notice and protect any such goods and data from unauthorized use and disclosure.
 - (d) The Parties to this Agreement will cause their Related Entities to be bound by the provisions of this Article through contractual mechanisms or equivalent measures.
- 4. All goods and marked proprietary or export-controlled technical data exchanged in the performance of this Agreement will be used by the receiving Party or Related Entity exclusively for the purposes of the Agreement. Upon completion of the activities under this Agreement, the receiving Party or Related Entity will return or otherwise dispose of all goods and marked proprietary or export-controlled technical data provided under this Agreement, as directed by the furnishing Party or its Related Entity.

8. INTELLECTUAL PROPERTY RIGHTS

1. Nothing in this Agreement will be construed as granting, either expressly or by implication, to the other Party any rights to, or interest in, any inventions or works of a Party or its Contributing Entities made prior to the entry into force of, or outside the



scope of, this Agreement, including any patents (or similar forms of protection in any country) corresponding to such inventions or any copyrights corresponding to such works.

- 2. Any rights to, or interest in, any invention or work made in the performance of this Agreement solely by one Party or any of its Contributing Entities, including any patents (or similar forms of protection in any country) corresponding to such invention or any copyright corresponding to such work, will be owned by such Party or Related Entity. Allocation of rights to, or interest in, such invention or work between such Party and its Related Entities will be determined by applicable laws, rules, regulations, and contractual obligations.
- 3. It is not anticipated that there will be any joint inventions made in the performance of this Agreement. Nevertheless, in the event that an invention is jointly made by the Parties in the performance of this Agreement, the Parties will, in good faith, consult and agree within 30 calendar days as to:
 - (a) The allocation of rights to, or interest in, such joint invention, including any patents (or similar forms of protection in any country) corresponding to such joint invention;
 - (b) The responsibilities, costs, and actions to be taken to establish and maintain patents (or similar forms of protection in any country) for each such joint invention; and
 - (c) The terms and conditions of any license or other rights to be exchanged between the Parties or granted by one Party to the other Party.
- 4. For any jointly authored work by the Parties, should the Parties decide to register the copyright in such work, they will, in good faith, consult and agree as to the responsibilities, costs, and actions to be taken to register copyrights and maintain copyright protection (in any country).
- 5. Subject to the provisions of Article 7 (Transfer of Goods and Technical Data) and Article 9 (Release of Results and Public Information), each Party will have an irrevocable royalty-free right to reproduce, prepare derivative works, distribute, and present publicly, and authorize others to do so on its behalf, any copyrighted work resulting from activities undertaken in the performance of this Agreement for its own purposes, regardless of whether the work was created solely by, or on behalf of, the other Party or jointly with the other Party.

9. RELEASE OF RESULTS AND PUBLIC INFORMATION

1. The Parties retain the right to release public information regarding their own activities under this Agreement. The Parties will coordinate with each other in advance concerning



- releasing to the public information that relates to the other Party's responsibilities or performance under this Agreement.
- 2. The Parties will make the results available to the general scientific community, as appropriate and agreed between the Parties, in a timely manner.
- 3. The Parties acknowledge that the following data or information does not constitute public information and that such data or information will not be included in any publication or presentation by a Party under this article without the other Party's prior written permission:
 - (a) Data furnished by the other Party in accordance with the Transfer of Goods and Technical Data Article which is identified as export-controlled or proprietary; or
 - (b) Information about an invention of the other Party before an application for a patent (or similar form of protection in any country) corresponding to such invention has been filed covering the same, or a decision not to file has been made.

10. EXCHANGE OF PERSONNEL AND ACCESS TO FACILITIES

- 1. To facilitate implementation of the activities conducted under this Agreement, the Parties may support the exchange of a limited number of personnel including contractors and subcontractors from each Party, at an appropriate time and under conditions mutually agreed between the Parties.
- 2. Access by the Parties to each other's facilities or property, or to each other's Information Technology (IT) systems or applications, is contingent upon compliance with each other's respective security and safety policies and guidelines including, but not limited to standards on badging, credentials, and facility and IT system application/access, including use of Interconnection Security Agreements (ISAs), when applicable.

11. CUSTOMS CLEARANCE AND MOVEMENT OF GOODS

- Each Party will facilitate free customs clearance and waiver of all applicable customs duties
 and taxes for goods necessary for the implementation of this Agreement. In the event that
 any customs duties or taxes of any kind are nonetheless levied on such goods, such customs
 duties or taxes will be borne by the Party of the country levying such customs duties or taxes.
- 2. Each of the Parties will also facilitate the movement of goods into and out of its territory as necessary to comply with this Agreement.

12. OWNERSHIP OF EQUIPMENT

Unless otherwise agreed in writing, each Party will retain ownership of all goods and data it provides to the other Party under the terms of this Agreement, without prejudice to any



individual rights of ownership of the Parties' respective Related Entities. To the extent feasible and recognizing that goods integrated into the other Party's goods cannot be returned, each Party agrees to return the other Party's equipment in its possession at the conclusion of activities under this Agreement.

13. CONSULTATION AND DISPUTE RESOLUTION

The Parties agree to consult promptly with each other on all issues involving interpretation, implementation, or performance of the Agreement. Such issues will first be referred to the points of contact named above for the Parties. If they are unable to come to agreement, then the issue will be referred to the signatories of this Agreement or their designated representatives for joint resolution.

14. CHOICE OF LAW

U.S. Federal law governs this Agreement for all purposes, including, but not limited to, determining the validity of the agreement, the meaning of its provisions, and the rights, obligations and remedies of the Parties.

15. FINAL PROVISIONS

- 1. This Agreement will enter into force upon signature by the Parties.
- This Agreement will remain in force for 10 years.
- The Parties may amend this Agreement in writing.
- 4. Either Party may terminate this Agreement at any time by giving the other Party at least 60 days' written notice of its intent to terminate. In the event of termination, the terminating Party will endeavor to minimize any negative impact of such termination on the other Party.
- 5. Termination or expiration of this Agreement will not affect a Party's continuing obligations under Article 6 (Liability and Risk of Loss), Article 7 (Transfer of Goods and Technical Data), Article 8 (Intellectual Property Rights), and Article 9 (Release of Results and Public Information), unless otherwise agreed by the Parties.

For NASA:

GILBERT

Digitally signed by GILBERT KIRKHAM Date: 2022.06.14 08:45:04

KIRKHAM

Gilbert R. Kirkham Director, Science Division

Office of International and Interagency

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Relations

14 June 2022

Date

For Amity University Haryana:

Dr. Ravi Manuja

Registrar Registrar

Amity University, Haryana Manesar, Gurugram 122413

Date: 02 June 2022

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LETTER OF INTENT

FOR COLLABORATION BETWEEN

AMITY UNIVERSITY, GURGAON

AND

GENNOVA BIOPHARMACEUTICALS LTD., PUNE

In order to establish a long-term mutually beneficial association between Amity University, Gurgaon (hereafter referred as "Amity University") and Gennova Biopharmaceuticals Ltd., Pune, (hereafter referred as "Gennova") join in following Letter of Intent. Both parties agree to exercise their best efforts to develop the following forms of cooperation:

- 1. Gennova hereby agrees to extend academic support to Amity University for designing industry-oriented syllabus of Biotechnology and Data Science courses.
- 2. In attempt to provide industrial exposure to students of Amity University, Gennova agrees to offer Short-term (typically 3-4 month) and Long-term (typically 6-10 month) internships every year to 2-4 students of Biotechnology and Data Science on basis of academic merits and personal interview. Gennova will offer relevant projects and necessary working laboratory space to the selected students. The students however will have to sign a Non-Disclosure Agreement at the beginning of their internships and thereby they will be bound not to reveal certain confidential details of the projects in their dissertation reports/theses.
- 3. Gennova and Amity University will explore the possibility for joint Ph.D. program wherein Amity University will give a formal recognition to Gennova as place of work for Ph.D. research. Both Gennova and Amity University will look forward to make necessary arrangements whereby registered Ph.D. candidates from Amity University will be allowed to conduct their research in Gennova and registered Ph.D. candidates from Gennova will able to conduct their research in Amity University.

Both AMITY UNIVERSITY, GURGAON and GENNOVA BIOPHARMACEUTICALS LTD., PUNE are committed to working together to develop specific agreements on the aforementioned points.

Authorized signatories:

Prof. (Dr.) P.B. Sharma

Vice Chancellor

Amity University, Gurgaon

Date. 1315 November, 2015

Place AUG

Jaman Jim's
Dr. Sanjay Singh

Chief Executive Officer

Gennova Biopharmaceuticals Ltd., Pune

Registrar

Amity University Haryana Manesar Gurgaon-122413

LETTER OF INTENT

FOR COLLABORATION BETWEEN

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Both AMITY UNIVERSITY, GURGAON and GENNOVA BIOPHARMACEUTICALS LTD., PUNE are committed to working together to develop specific agreements on the aforementioned points.

Authorized signatories:
Amity University, Gurgaon

Gennova Biopharmaceuticals Ltd., Pune

(NAME)	(Date)	(NAME)	(Date)
(TITLE)· (ADDRESS)	, s	(TITLE)	,
(ADDRESS)		(ADDRESS)	

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Amity University Haryana Manesar Gurgaon-122413



Memorandum of Understanding

Between

MANAGEMENT AND SCIENCE UNIVERSITY MALAYSIA



&

AMITY UNIVERSITY HARYANA, INDIA



This Memorandum of Understanding (MOU) is made, entered, and executed into on 17th June 2021 between Management and Science University Malaysia, hereinafter called MSU (First Party)

And

Amity University Haryana, India, hereinafter called AUH (Second Party)

The Management and Science University (MSU) institution of higher learning established under the Universities and University Colleges Act 1971 whose office is at University Drive, Off Persiaran Olahraga, Section 13, 40100 Shah Alam, Selangor Darul Ehsan, Malaysia (hereinafter referred to as "MSU"). MSU is a global university that emphasizes the success of its graduates, both in academic excellence and soft skills in order to produce a holistic, balance and well-rounded graduate. It has a QS World ASIA ranking of 139. MSU is among the top 21% of Asia's top universities.

Amity University Haryana (AUH), a University established under the Government of Haryana vide Haryana Act Number 10 of 2010, is a research and innovation driven, not for Profit University making a difference in the lives of academic aspirants. The University is builton the foundation which embodies attributes that have made Amity Institutions world-class over the last two decades. With each passing year, Amity has instituted global standards in education, training, and research with state of art infrastructure and the latest teaching methodologies.

The Management & Science University (MSU) and Amity University Haryana (AUH) willing to formalize and intensify existing cooperative relations, and developing programs of academic and cultural exchange, agree on the following:

1. SCOPE OF COOPERATION

The areas of cooperation shall include, subject to mutual consent, any initiative, offered at either institution, considered desirable and feasible and, that will contribute to fostering and enhancing collaborative relationships between the two parties. The assistance to be provided by each of the contracting parties may include teaching, research, exchange of faculty, exchange of students and such other areas as deemed beneficial by the two institutions.

2. AREAS OF COOPERATION

Assistance shall be carried out, subject to the approval from both parties, for the following points:

- 2.1. Joint educational and research activities with external supervisors.
 2.2. Exchange of academic materials.
- 2.2. Exchange of academic material and academic publications.
- 2.3. Organize and participate in seminars, workshops, joint conferences, and academic meetings.

 2.4. Collaboration towards at all academic publications.
- 2.4. Collaboration towards student and staff exchange and joint lectures.
 2.5. Collaboration in adjunct leadings.
- 2.5. Collaboration in adjunct lectures, workshops and short courses.

Registrar Amity University Haryana Manesar Gurgaon-122413

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The terms of such mutual assistance and necessary budget, for each program and activity, shall be separately discussed and agreed upon, in writing, by both parties, prior to the beginning of such program/activity. Each party shall designate a liaison officer to serve as the point of contact to manage the details of program development.

3. EFFECTIVE DATE AND LENGTH OF AGREEMENT

This agreement will remain in force until there is a reason for its termination. Any amendment and/or modification of this agreement will require written approval of both the parties and shall be appended here to. Either party reserves the right to terminate this agreement upon six (6) months' written notice to the other party.

4. POINT OF CONTACT

The point of contact for the program will be the Director of Global Affairs, of Management and Science University, Malaysia and Dr Luxita Sharma, Officiating Head, Amity Medical School for Amity University.

For and of Management & Science University Malaysia

For and of Amity University, Harvana

Padrakali Banerjee

Prof. Dr. Mohd Shukri Ab Yajid

President Date: Prof (Dr.) Padmakali B

Pro Vice Chancellor Date:

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The authenticity of this document can be verified by scanning this QrCode Through smart phone or on the website https://egrashry.nic.in

MEMORANDUM OF UNDERSTANDING

This Memorandum to Understanding ("MOU/ Agreement") is made and executed on this 8th day of September 2021 ("Execution Date or Effective Date") at Gurugram, Haryana-122001

By and Between:

AMITY UNIVERSITY Gurugram (Manesar), A University established under the Haryana private Universities (Amendment) Act, 2010, having its campus at Manesar, Gurugram, acting through its authorized representative Dr. Ravi Manuja, Registrar, Amity University Haryana [hereinafter referred to as "AU" which expression shall, unless repugnant to the context and meaning thereof, include its successors and assigns] of the First Part;

And

PARAS HEALTHCARE PRIVATE LIMITED, A company incorporated under the companies Act, 1956, having its registered office Paras Hospitals, C-Block, Sushant Lok, Sector-43, Gurugram-122002 acting through, Dr Sameer Kulkarni, Regional Director [hereinafter referred to as "PHPL or Paras" which expression shall, unless repugnant to the context and meaning thereof, include its successors and assigns of the Second Part.

AU and PHPL are each referred to individually as a "Party" and collectively as "Parties"

WHEREAS Amity University (AU) is a part of the Amity Education Group, a leading education provider promoting quality education and research have more than 1,00,000 students in 240 programmes across 150 institutions spanning across 1000 acres of land with 5.1 million sq. ft. of built-up area. Amity offers varied courses in engineering, biotechnology, computer science, information technology, nanotechnology, research,

versimanagement courses, communication design, fashion technology, layy number of

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Registrate Amity University Haryana Manesar Gurgaon 122413

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international courses etc. and having established some of the top-ranked institutions in niche areas in the country are now initiating courses in the area of medical and allied sciences.

AND WHEREAS, PHPL is a leading healthcare service provider operating and managing in Gurugram with 250 bedded multi-speciality-super-speciality hospital under the brand "Paras Hospitals" located at C-Block, Sushant Lok, Sector-43, Gurugram-122001, Haryana and special interests in the training and education in the field of medical and allied sciences (the "Hospital").

AND WHEREAS, AU and PHPL have the common objective of skill development in the area of medical and allied sciences, including but not limited to nursing, medical lab technology, hospital administration, healthcare IT etc.

AND WHEREAS, the Memorandum of Understanding dated July 22, 2011 which was entered into between the Parties in terms wherein the Hospital has agreed to provide the internship to the students of the AU with the terms and conditions as set out in the MOU (hereinafter referred to as the "Original MOU")

AND WHEREAS, the Term of the Original MOU was expired on July 21, 2014, the Parties have agreed to extend the Term of the Original MOU for 03 (Three) years from the Effective Date of this Agreement such term shall be commence from September 8, 2021 to September 07, 2024 and all the other terms and conditions of the Original Agreement shall apply mutatis and mutandis.

AND WHEREAS, the Parties have agreed to execute fresh Memorandum of Understanding with all the terms and conditions of the Original Agreement shall apply mutatis and mutandis.

NOW, THEREFORE, in consideration of the premises and mutual agreements and covenants contained in this Agreement and other good and valuable consideration (the receipt and adequacy of which are hereby mutually acknowledged), each of the Parties with the intent to be legally bound hereby covenant and agree as follows:

ARTICLE-1-PURPOSE

AU and PHPL have the common objective of skill development in the area of medical and allied sciences, including but not limited to nursing, medical lab technology, hospital administration, healthcare IT etc. The objective of this MoU is to establish the commitment, responsibilities and understanding between the two parties that will govern the planning and successful delivery of learning, teaching, and research and student experience.

ARTICLE-2-RESPONSIBILITY AREAS

- 2.1. AU shall be responsible for delivery of course and conducting examinations.
- AU shall be responsible for recruiting faculty both full-time, part-time for the programmes. PHPL would send its faculty to deliver certain lectures desired for some courses from time to time, at AU, agreed to by mutual agreement between both the parties from time to time.
- 2.3. All theory and contact classes shall be conducted by AU.

AU shall be responsible for the marketing of the programmes and for and management of student's admission/enrolment.

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- 2.5. AU would be responsible for the award of degrees, diplomas, and certificates as the case may be.
- 2.6. AU provide academic infrastructure including labs, student's facilities etc and accommodation, if required and available.
- 2.7. The practical /or clinical training would be conducted at PHPL while most practical sessions would be conducted at the hospital, a basic level lab would also be established at a AU division of practical/clinical training will be decided by mutual agreement between both the parties from time to time.
- 2.8. Commuting and transportation of the faculty of PHPL from and to the AU or elsewhere when it is for the purpose in furtherance of this MoU, shall be borne by the AU.
- 2.9. PHPL may consider offering internship and full time placements to the students of the programmes run jointly, on the principle of first right of refusal. PHPL will also guide and accordingly assist, the AU in getting placement for the students. Where ever possible it is understood by both the parties that PHPL doesn't in any way guarantee the job placements for the qualified students.
- 2.10. Both parties may conduct joint research projects, symposia, conference, seminars and scholarly meeting, if mutually agreed and whenever possible.
- 2.11. AU will collect all fee from the students. Faculties of PHPL will be adequately compensated for their role in teaching programs, on mutually agreed terms and conditions.
- 2.12. AU has represented that it has full time faculty for basic sciences (Anatomy physiology, pathology, and pharmacology) for its programs, particularly for nursing courses further, it is understood by both the parties that AU shall also accommodate PHPL postgraduate trainees (e.g. DNB students) who intend to join the classes in basic sciences periodically.
- 2.13. The present list of 27 courses already grouped from 2.1 to 2.8 is agreeable to both parties.
- 2.14. AU specifically agrees to and acknowledges the following:
 - i. PHPL may at any time in its sole discretion, termination the internship without notice or cause.
 - ii. Intern shall maintain a regular internship schedule determine by the Intern and their supervision.
 - iii. Intern will demonstrate honesty, punctuality, courtesy, cooperative attitude, proper health and grooming habits, appropriate dress and a willingness to learn.
 - iv. Intern will obey the policies, rules and regulations of the Hospital and comply with PHPL's business practices and procedures.

v. Intern will furnish his/her supervisor with all necessary information pertaining to unpaid internship, including related assignments and reports.

Registrar Amity University Haryana

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vi. Under no circumstances will Intern leave the internship without first conferring with Intern's supervisor.

ARTICLE-3-IMPLEMENTATION

- 3.1.Each party shall designate a coordinator who shall be the nodal officer to oversee and facilitate the implementation of the MoU. The coordinators so appointed by both the parties will be responsible for jointly executing the terms of agreement as well as to formulate curricula and modules for the various courses and for addressing all issues related to this collaboration. The two coordinators will meet frequently in the beginning and then gradually structure the periodicity of the meetings as per the requirements and mutual agreement. In case of any deadlock the same shall be referred to the top authorized official of the both the parties or their duly authorized representatives, who will collectively decide on resolving the deadlock in a time bound manner.
- 3.2. The coordinators will also periodically review, audit and evaluate the progress of the academic programs in general and the productivity of the individual courses in particular and given their recommendations with a view to work out improvements in operations, if any are required.
- 3.3.If during operation of the agreement, circumstances arise which can cause alteration/modification of this agreement, the same shall be decided with the mutual consent of both the concerned parties.
- 3.4. While the MoU will not bind exclusivity to either party, if there are specific areas / programmes for which exclusivity would be essential, this can be mutually agreed upon and added as an Annexure to the MoU.
- 3.5. None of the parties shall be liable for indirect or consequential damages except as set out in this Agreement.

ARTICLE-4-STATUTORY COMPLIANCE

the Parties would work together to ensure that the requirements of the various statutory bodies including but not limited to the NCI, MCI, PCI etc. are adhered to in letter and spirit.

ARTICLE-5-DURATION, TERMINATION AND CONSEQUENCES OF TERMINATION

5.1. This MoU will come into effect on the date of signing and will be valid for an initial period of 03 (Three) years (i.e. September 8, 2021 to September 07, 2024) unless terminated earlier by PHPL in accordance with terms of this Agreement ("Term"). This Agreement may be renewed for an extended period (where such extended period shall be deemed part of the Term) based on mutual agreement between Parties by a written notice from either Party within 30 days prior to the expiry of the Term.

5.2. Either party may terminate this MoU by giving 3 (three) months advance notice to the other party. However the students enrolled at any time during the currency of this MoU shall complete their course including practical training and receive the Degree/Diplomas.

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- 5.3.In case of termination or expiration of this Agreement, the Student of the AU shall vacate the Hospital immediately on expiry or termination of this Agreement.
- 5.4. Notwithstanding anything contained in this Agreement, either party may terminate this Agreement:
- i. The other party fails to perform its material obligations under this MOU and such failure is not cured within 30 days of receiving a written notice;
- The other party's acts or omissions bring disrepute to the terminating party and its goodwill in any manner; and
- iii. The each party forthwith upon written notice to the other Party, if any proceedings under any law relating to insolvency are commenced against the other Party or if any Party makes an application under any such law for being adjudged / declared an insolvent
- 5.5.Upon termination of this Agreement the Parties shall immediately return all confidential material and information that may have been made available to each other during the Term; and
- 5.6.Each party shall continue to remain solely liable and responsible towards its liabilities accrued till the date of termination of this Agreement.

ARTICLE-6-CONFIDENTIALITY

- 6.1. The AU shall keep and maintain all terms of this Agreement, any information, whether written or oral, which relates to business methodologies, systems, personal data of the Customers or guests, formulas, technical data, system study reports, system requirements, specifications, designs, drawings, business models, or other information in any format belonging to the Hospital, which may be provided by Paras to the AU's students, or which may come to the knowledge of AU's students by virtue of this Agreement, whether or not specifically marked as being confidential in nature and whether provided either in electronic or physical form (collectively referred to as "Confidential Information") in strict confidence, using such degree of care as is appropriate to avoid unauthorized use or disclosure. The AU shall not disclose any confidential information to any third party, except with other Party's prior written consent. On termination or expiration of this Agreement, or at any time as the disclosing party so requests, destroy all memoranda, notes, records, reports, media and other documents and materials (all copies thereof) regarding or including any Confidential Information which the receiving party may then possess or have under its control.
- 6.2. The Parties would keep the terms of the MoU as well as any research patents and student related date/information strictly confidential.
- 6.3. The Confidential Clause shall survive after expiry of the Term or termination of this Agreement.

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ARTICLE-7-GOVERNING LAW, JURISDICTION AND DISPUTE RESOLUTION

- 7.1. The Governing law of the Agreement shall be the substantive laws of India and the courts at New Delhi shall have exclusive jurisdiction of this Agreement.
- 7.2. Every dispute difference or question which may at any time arise between the parties hereto or any person training under them, touching or arising out or in respect of this MoU shall be decided on mutual and amicable consultation. If the parties are unable to reach a mutually acceptable and agreed settlement of the dispute the same shall be referred to the arbitration of the sole arbitrator to be appointed by the mutual consent of the parties as per the provisions of the Arbitrator and conciliation Act, 1996 as amended from time to time, Award made in pursuance thereof shall be binding on both the parties. Language of Arbitration shall be English.
- 7.3. The Seat and venue of the Arbitration shall be New Delhi.

ARTICLE-8-MICELLANEOUS:

- 8.1. Indemnity: AU shall hereby agrees to indemnify, defend, hold harmless and keep indemnified, PHPL and its respective officers, directors, stakeholders, employees, agents and representatives against any losses, damages, liabilities, actions, proceedings, penalties, fines, judgments or awards, accruing to or made on PHPL arising out of (i) implementation of the training & internship Program at Paras Hospital; (ii) breach of confidentiality; (iii) breach of applicable laws; and (iv) acts and omission of its students etc..
- 8.2. <u>Severability</u>: it any of the provisions of this Agreement become invalid, illegal or unenforceable in any respect under any Applicable Law, the validity, legality and enforceability of the remaining provisions shall not be affected or impaired in any way.
- 8.3. <u>Usage of Intellectual Property:</u> The intellectual property rights in the trade name/trademark/logo/design/any other intellectual property of PHPL shall be the absolute property of PHPL at all times and AU shall use PHPL's intellectual property either during the Term of this Agreement or after the expiry thereof without written permission of PHPL.
- 8.4. <u>Assignment</u>: AU shall not assign its rights, benefits and obligations under this MOU to any other party without prior written approval of Paras.
- 8.5. Notice: All notice and communications issued pursuant hereto shall be in writing and shall be deemed duly given if personally delivered, mailed by registered mail, sent by courier or transmitted by electronic mail, addressed to the Parties at their respective addresses set out in the title of this Agreement or any other address as may be agreed between Parties. All notices shall be deemed duly served: (a) through registered mail, within 7 days of putting in mail; (b) through courier, within 5 days of sending; (c) through electronic mail, on the date and at the time of sending the electronic mail provided that

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Registrar Amity University Haryana Manesar Gurgaon-1224

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an automatically generated 'delivery failed' message is not received by the sender; and (d) by hand, at the time of such delivery

- 8.6. Non-Solicit: Neither party shall employ or attempt to employ any person involved or was in the employment of the other party at any time during the term of the Agreement or preceding 12 (twelve) months from the expiry or termination of the Agreement without express permission of the other party.
- 8.7. Amendment: This Agreement including the Schedules and / or annexure may only be amended by an instrument in writing duly signed by the Parties.
- 8.8. Entire Agreement: This MoU constitutes the only understanding between the parties relating to the subject matter hereof except where expressly noted herein and all prior negotiations agreements and understandings, whether oral or written, are superseded merged or cancelled hereby.
- 8.9. Counterparts: This Agreement may be executed in two counterparts, each of which will be deemed an original, but all of which together will constitute one and the same instrument.

IN WITNESS WHEREOF the Parties hereto have executed this Agreement on the day, month and year given herein above written in the presence of:-

Signed, sealed and delivered

For and on behalf of

Amity University

Authorized Signatory

Registrar Amity University, Haryana Manesar, Gurugram 122413 Signed, signed and delivered

for and on behalf of

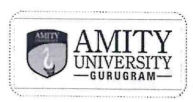
Paras Healthcare Private Limited

uthorized Signatory

Medical Superintendent Paras Healthcare Pvt. Ltd. PARAS HOSPITALS C-1, Sushant Lok, Phase-1 Sector-43, Gurgaon-122002







Memorandum of Understanding (MOU) & Confidentiality Agreement

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Effective from 1st June, 2022, in the spirit of friendship and with a mutual interest incooperation, Amity University Haryana, Gurugram

(referred to as "Approver" or "College / University / Educational Institution" below) and McKinley Rice enter into this Memorandum of Understanding (MOU) to promote the jobs for students and their exposure to the global opportunities. Both the Approver and McKinley Rice, Inc may be referred to in this MOU as the "Party" or "Parties", and they agree as follows:

ARTICLE 1: SCOPE OF COLLABORATION

- 1.1 McKinley Rice will conduct the placement drive for students of the Educational Institute for various streams depending on student and job role suitability.
- 1.2 McKinley Rice will execute rigorous online screening of the applicants approved / customized by the Partnered Company.
- 1.3 McKinley Rice will transparently share the collective scores of the screening rounds with applicants on their respective dashboard.

ARTICLE 2: MOU INTERPRETATION

2.1 This MOU is the result of negotiation between the parties. Accordingly, this Agreement shall not be construed for or against either party regardless of which party drafted this Agreement or any portion thereof.

ARTICLE 3: TERMS OF COLLABORATION

- 3.1 McKinley Rice provides the service without any charge to Approver regardless of the scale of campus recruitment including, but not limited to, the number of students getting hired, the number of streams, or the number of job positions.
- 3.2 Due to the nature of remote recruitment, McKinley Rice requires that all participating students register themselves on this campus web app platform by June.
- 3.3 All students who are registered by June will be notified of new job postings from McKinley Rice and its partners from July to December.
- 3.4 McKinley Rice's service scope for Educational Institute does not extend beyond the delegation of rigorous screening processes and the disclosure of screened applicant data.

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3.5 McKinley Rice does not participate in finalization of hiring, PPO - Pre-placement offer if internship, stipends, duration of internship, salary negotiation, or employee management of its partnered companies.

ARTICLE 4: CONFIDENTIALITY AGREEMENT

- 4.1 Both College / Institution / University and McKinley Rice agree to respect each party's confidentiality and agree not to disclose any important information about the activity without the other party's consent.
- 4.2. The confidentiality of any documents containing sensitive and confidential details like salary, personal details etc. must not be shared with any party not involved in the process and shall only be shared on a 'need-to-know-basis'.
- 4.3. The access for the same should not be shared with people not involved in the process from the same department and from different departments other than the team taking care of the process.

ARTICLE 5: USE OF INTELLECTUAL PROPERTY

- 5.1 McKinley Rice allows Approvers to utilize only McKinley Rice logo & Web App / CareeChat Logo and restricts the use of McKinley Rice Partnered Company Logo coming through Web App / CareerChat platform to execute campus recruitment.
- 5.2 Educational Institute allows McKinley Rice to utilize their logo and mention the trade name of college to execute campus recruitment on behalf of Partner Company.

ARTICLE 6: DURATION AND AMENDMENT

- 6.1 McKinley Rice confirms to conduct campus recruitment at collaboration through our Web App / CareerChat, either partially or fully based on the Partner's needs for 3 year (starting from the year 2022 till the year 2025).
- 6.2 This MoU shall take effect when signed by the authorizing signatories of both the entity's. It shall remain in effect until terminated by written notice from an authorized representative of either party or until a period of 3 years has elapsed without its successful implementation.
- 6.3 Amendments to this MoU may be requested, in writing, by either entity and shall take effect following official approval by the authorizing signatories of both entities.

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IN WITNESS WHEREOF, both entities hereto have caused this Agreement to be executed by their respective duly authorized representatives as of the date first written above.

For and on behalf of McKinley Rice, Inc.	For and behalf of Amity University Haryana, Gurugram
THE SECTION OF THE SE	Pro Vice Chancellor & Dean Academics Amity University Haryana Manesar-122413 (Gurgaon)
Name: Jungwoo Kim	Name: Dr. Padmakali Banerjee
Title: CEO & Attorney at law	Title: Pro Vice Chancellor
Date: 21-04-2022	Date: 27-04-2022

Mckinley Rice

Asia,	Pacific
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McKinley Rice, Inc

Headquarters (Primary) Gangnam-daero, Seocho-gu, Seoul 06621, KR, 12th Floor 369, Seoul, KR 06621, KR

Noida, India

McKinley Rice, Inc

Sector 62 Road, Indiqube, Logix Cyber Park C-28 & 29, C Block, Phase 2, Industrial Area , Tower B, 9th floor, Noida, UP 201301, IN Noida Office

Pune, India

McKinley Rice, Inc

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MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN

KARAT LAWZ ACADEMY, NEW DELHI

&

FACULTY OF LAW, AMITY UNIVERSITY, HARYANA

FOR

Research & Development, Advocacy Training, Preparation for Judicial and other Competitive Examinations, Group Discussion, Debates, Quiz, Essay Writing, Skill Based Training, Court Management, Clinical Legal Education, Moot Court & Internship Programs.

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MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (here mafter called as the 'MOU') is entered into on this the 7th Day of July Two Thousand and Twenty-Two (07/07/2022) by and between Karat Lawz Academy, LLP a joint venture of Dr. Nikhil Kashyap and Mr. Uday Singh Rathore, with their registered office at 533 First Floor, Opposite to Signature View Apartment, Mukherjee Nagar, New Delhi, 110009, (herein referred to as **the First Party**), represented herein by its Director of the Academy Dr. Nikhil Kashyap, which expression, unless excluded by or repugnant to the subject or context, shall include it successors—in-office, administrators and assigns.

AND

FACULTY OF LAW, AMITY UNIVERSITY, HARYANA, GURUGRAM (here in after referred to as the "Second Party), represented herein by its Dean, which expression, unless excluded by or repugnant to the subject or context, shall include its successors – in-office, administrators and assigns.

The First Party and the Second Party are hereinafter jointly referred to as 'Parties' and individually as 'Party'.

1. Background:

KARAT Lawz Academy, is a premier institute in Delhi providing coaching classes for UPSC, Judiciary, UGC –NET (Law), CLAT LL.M., CLAT LL.B. etc. The pillars on which this Institution stands are passion, quality, excellence, dedication and above all integrity towards our students and society at large. What makes this Institution particularly distinctive is that it has been established by teachers who have more than 10 years of relevant experience in teaching and who are well qualified in the field of Law from reputed Universities viz. Delhi University, National Law University, Delhi and Indian Law Institute, New Delhi.

Amity University Haryana is one of the most reputed Private University of the country. Its Law School has been ranked among the top Private Law Schools of the country. It is a testament to the work done by the Faculty of Law in imparting legal education through numerous ways, like organizing yearly Moot Court Competition, Workshop, Seminars, Conference, etc. It is also engaged in Consultancy, Skill Development, Legal Education and R&D Services in the fields of Law Consultancy and related fields. Registrar

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The Parties believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.

The Parties, being legal entities in themselves, desire to sign this MOU for advancing their mutual interests.

2. Purpose:

The purpose of this MOU is to cooperate and focus their efforts of the parties on cooperation within area of Skill Based Training, Court Management, Clinical Legal Education, Moot Court, Internship Programs, Legal Education, Research & Development, Advocacy Training, Preparation for Judicial and other Competitive Examinations, Group Discussion, Debates, Quiz, Essay Writing and the like.

The Parties desire to work together in the future for their mutual benefit to foster a collaborative framework to impart Legal Education in a better way to benefit Law Students.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

- A. The Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the University/Industry and its related wings. The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.
- B. The Co-operation among the Parties will facilitate effective utilization of the intellectual capabilities of the Second Party providing significant inputs to them developing suitable teaching / training systems of the First Party.
- C. The budding Graduates, Post Graduates and Research Scholars from the Second Party could play a key role in technological up-gradation, innovation and competitiveness of the industry. The Parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- D. The First Party will give valuable inputs to the Second Party in order to focus on holistic growth of students by conducting different practical activities like Group

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Registrar Amity Universilgaldars and & Manesar Gurgaon-122413 Discussions, Moot Court Competitions Debates Quiz, Essay Writing etc. on distinct legal topics.

- E. The Second Party will give valuable inputs to the First Party in teaching/training methodology and suitably customize the curriculum so that the students fit into the industrial scenario meaningfully.
- F. The Second Party will permit the Faculty and Students of the First Party to visit its Moots Court and Law Library. The Second Party will provide its /Clinical Legal Labs/Court Room Management/ Offline Online Library/ Legal National and International Seminars/ Workshops/ Industrial Sites for the hands-on training of the learners enrolled with the First Party.
- G. The Parties agreed to carry out joint research activities in the fields of Law and Technology.
- H. "The SUPER 30" is an initiative by First Party which focuses on judicial aspirants who wish to enroll themselves in judiciary coaching but are unable to do so for various reasons. Under this initiative the First Party will extend the hand of support to the deserving students of the Second Party by providing them Scholarships. The meritorious students will be selected based on a multiple choice-based Law Paper which will be focusing on 5 Law Subjects. The scholarship will be provided on the basis of following criteria:

Rank Scholarship (SUGGESTIVE)

Rank 1	100%
Rank 2	30%
Rank 31 and above	10%

The programme Super 30 as follows:

- i. An Examination will be conducted TWICE in a year, first in the month of AUGUST and SECOND in the month of DECEMBER.
- ii. The students of 2nd ,3rd ,4th and 5th year of BALLB/BBALLB/B.ComLL.B and 2nd and 3rd year students of LLB will be eligible to appear for the examination.
- iii. The examination will be conducted by the First Party itself.
- iv. The exam will be for 100 marks with 1/4 negative marking and based on multiple choice questions patterns.
- v. Duration of the examination will be 1hours 30 minutes.

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vi. The subjects for the examination will be Law of Contracts, Law of Torts, Initian Penal

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Code, Constitution of India and Hindu Law.

I. The Second Party will provide a team of students, based on their need, interest and competency to collaborate with the First Party to provide Legal Aid and Legal Awareness Projects to village communities and other communities around the University campus.

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- J. The First Party will provide exposure opportunities to students to develop their competency further.
- K. The First Party will provide internship, certification to acknowledge and appreciate student work.
- L. The First Party will equally provide platform for students of Second Party who aspire to be a Judicial Services Officers with a mission to continuously innovate and help them actualize their dreams through 'integrated efforts' of Interactive Learning System, Teamwork, Technology and Innovation.
- M. The First Party will extend necessary support to deliver Guest Lecturers to the students of the Second Party on technology, trends and in house requirements.
- N. The Parties will obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required for offering the Programmes on the terms specified herein.
- 3. Financial Implications: The basic intent of the agreement is to collaborate for the skill enhancement of students/internees to be Judicial Officers and to collaborate for the socio legal awareness and aid to the weaker sections of the society, hence do not have any financial implications for either of the Parties. If there is any financial consideration, it will be dealt with separately.

4. Scope.

This MOU sets forth the intention of the Parties for collaboration, cooperation and interaction and does not create any legally binding commitments. It describes the understandings and commitments to this collaborative effort between the above mentioned Parties.

The scope of the collaboration may be amended and/or extended through the joint Agreement, further with the consent and approval of both the Parties.

Nothing contained in this MOU shall, by express grant, implication, estoppels or otherwise, create in either Party any right, title, interest, or license in or to the Intellectual Property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

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5. Duration.

This MOU will be valid for the period of 3 Years beginning from 7th July, 2022 to 31 st March, 2025. Any act on part of either Party after termination of this MOU by way of communication, correspondence, etc. shall not be construed as an extension of this MOU.

The Parties may terminate this MOU upon 30 calendar days' Notice in writing. In the event of such Notice of Termination, the Parties have to discharge their obligations during the said period of Notice.

6. Settlement of Dispute:

Any divergence or difference derived from the interpretation or application of this MOU shall be resolved through amicable means otherwise in accordance with the Arbitration and Conciliation Act,1996. The seat of such Arbitration and Conciliation shall be Gurugram, Haryana.

Signature of Party of the First Part

Sharlygay
Nikhit Kashyap Director, Karat lawz Acadamy, New Delhi
Witness:
1. Kadulh (Kanhish Kerpuor - Head Marketing KLA)
Date: 07 Kuly 2%.
2. Abhatt (Ajay Bhatt, Proof. Amity law School, AU.H)
Date: 7/7/2022.
*

Signature of Party of the Second Part

May Gen PK Sharma (Rota)
Prof. & Director ALS
Dean Faulty of Law, AUH
Witness:
Neha Nishra (Onshier)

Assistant Professor 7/7/22) Am it law School, AUH. 2. Dr. Sugarto Martinglete Cotor. Assistant Profesitionally Chinese, HAMING Manesar Gurgaon-122413



AMITY UNIVERSITY HARYANA

AUH/MoU/2048

Date: - 21 Sep 2022

Note

Subject: - Fee concession to Research Scholars From IMD.

Amity University Haryana has signed MoU with India Meteorological Department (Copy enclosed at 'A') on 19-07-2022. As per MoU both IMD or AUH will plan and execute joint research, capacity building, field studies and consultancy projects in the field of Environmental Sciences. The students/ scholars of AUH will be allowed to carry out research work in collaboration with IMD. Thus, the MoU is immensely beneficial for the students/scholars of AUH.

As per para 3B(iii) of the MoU Ph.D. scholars from IMD may be provided fee concession as per rules of AUH. But the MoU has not provided the rate of fee concession. We are given to understand that AUUP is also providing fee concession to the scholars of IMD. As the MoU is beneficial for the student/scholars of AUH, it is recommended that Ph.D. scholars from IMD, may be given fee concession at the rate of 50% per semester.

Registrar

Vice Chancellor





Memorandum of Agreement (MoU)

Between

INDIA METEOROLOGICAL DEPARTMENT Mausam Bhawan, Lodi Road New Delhi - 110003

and

AMITY UNIVERSITY HARYANA (AUH) Gurugram, Haryana

This Memorandum	of Agreement is d	rawn on the	day of	2022, between:

BY AND BETWEEN

India Meteorological Department, Ministry of Earth Sciences, Government of India through its Authorized Signatory (name and designation of the person) having its office at Mausam Bhavan, Lodi Road, New Delhi-110 003 (hereinafter referred as the "IMD", which term or expression, unless excluded by or repugnant to the subject or context, shall mean and include its successor(s)-in-office, administrators and permitted assignees) of the First Part.

AND

Amity University Haryana, a University established and incorporated under Act (No.10 of 2010) of State Legislature of Haryana as a State Private University situated at Amity Education Valley Gurugram, Manesar, Panchgaon, Haryana - 122413 (hereinafter referred as AUH) which term or expression, unless repugnant to the context thereof, shall mean and include its successor(s) assignees) through its duly authorized representative, Registrar, Amity University Haryana of the Second Part.

Both "IMD" and "AUH" are individually referred to as Party and collectively as Parties

The Parties hereby agree to and set forth the terms governing their collaboration on the Project (as defined below).

1. Introduction

The India Meteorological Department, New Delhi Ministry of Earth Sciences, Govt. of India, and the India Meteorological Department (IMD) is an agency of the Ministry of Earth Sciences of the Government of India. It is the principal agency responsible for meteorological observations, weather forecasting and seismology. IMD has its headquartered in Delhi and operates hundreds of observation stations across India and Antarctica. Regional offices are at Chennai, Mumbai, Kolkata, Nagpur, Guwahati and New Delhi. IMD is also one of the six Regional Specialized Meteorological Centres of the World Meteorological Organization. It has the responsibility for forecasting, naming and distribution of warnings for tropical cyclones in the Northern Indian Ocean region, including the Malacca Straits, the Bay of Bengal, the Arabian Sea, and the Persian Gulf.

Whereas Amity Universities and Institutions are the part of Amity Education Group which has been sponsored and promoted by Ritnand Balved Education Foundation (RBEF) has over 1,75,000 students studying across over 1300 acres of hi-tech campuses. Today Amity Education Group has 11 Universities, 26 schools and pre-schools, 17 global campuses located in London, Dubai, New York, Singapore, Mauritius, China, Abu Dhabi, South Africa,

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Amsterdam, Romania, Paris, Seattle, Sharjah, Nairobi, Tashkent & San Francisco, over 1420 patents are filed by the faculty, scientists, and researchers. Faculty has 300+ collaborative funded projects from Government, Industry, and international agencies. Amity group has 4000+ faculty including eminent scientists with diverse disciplines.

Whereas both the Institutions have agreed to extend all possible help with regard to work in close collaboration and sharing of expertise from time-to-time. Both parties have entered into this MoU with an objective to "Further education, awareness, building actionable initiatives to help with nation building through sustainability and enabling circular economy"

2. Scope of Work / Services

Both parties agree to collaborate on the following areas for the pursuit of academic excellence in the field of Meteorology and Climate Modelling: -

- i) To Plan and execute joint research, capacity building, field studies and consultancy projects in the field of Earth/Environmental/Atmospheric Sciences.
- ii) Undertake development of case studies, conduct research, and bring out publications and report.
- iii) Organize round table meetings, seminars, and conferences on emerging issues in the area of Earth/ Environment/Atmospheric science.
- iv) Jointly explore use of emerging technologies such as geospatial technologies in the areas of Earth/ Environment/ Atmospheric science.
- v) Exchange of resource persons and sharing training resources including online/offline modules developed separately or jointly.
- vi) To take up Joint supervision of Research Projects/ Dissertation work of students with IMD, New Delhi faculty as co-guides along with CDMS faculty in the areas of Environment related.

3. Terms of Reference

A. IMD, Delhi

That all the students of B.Sc. (Earth/ Environmental/ Atmospheric Sciences), M.Sc. (Environmental/Atmospheric Sciences), M.Sc. (Environmental Health Sciences and Management), and Ph.D. students registered with the AUH shall be allowed to carry out research work pertaining to internship and dissertation at IMD.

- i. The number of such students will be based on IMD research agenda and availability of IMD Scientist's time to guide the students.
- ii. That the approved IMD Scientists will provide the research supervision to the selected/ deputed students at IMD, Delhi.
- iii. The course requirements for M.Sc./ Ph.D. programme will be completed at AUH itself.
- iv. That the IMD will also facilitate mutually agreed Ph.D research/ thesis work at the Institute and may also provide field and laboratory facilities on request basis.

MoU Between IMD and AUH

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v. That the research work undertaken under this MoU will be reviewed as per the research review system followed at IMD, Delhi.

B. AUH, Gurugram

- i. The University (AUH) and IMD will mutually share its specific Disciplines/ Divisions/
 Departments as Centre's for conducting research work for the award of Postgraduate/
 Doctoral degrees.
- ii. The Scientists/ Officers of IMD on their individual merit and in accordance with the UGC and University rules and regulations shall be recognized as Co-Guides/ External Guide for guiding research.
- iii. The Scientists and the Researchers at the IMD shall be allowed to register for part time Doctoral programmes run by the Amity Centre for Ocean-Atmospheric Science and Technology (ACOAST) & Amity Centre for Environmental Science and Health (ACESH). The fee concession for Ph.D scholar from IMD may be provided as per the rule of AUH. The Scientists of IMD may be incorporated in the Departmental Research Committee (DRC) as Experts in the relevant subject/ field.
- iv. That AUH may invite IMD Scientists/ Experts as visiting faculty members to deliver lectures as per requirement of the University in various courses.

C. Mutually Agreed (IMD and AUH)

- i. The research scholars who would work at IMD and AUH for PG/ thesis research shall be governed by relevant rules and regulations of both the Institutions, respectively.
- ii. That IMD will provide laboratory/space and other facilities depending upon the availability to the Students/ Researchers/ Faculty of AUH and likewise AUH will provide such facility to the Students/ Researchers/ Faculty of the IMD.
- iii. The research project to be undertaken by the student shall be decided through mutual consultation between the student, AUH and IMD
- iv. The periodical meetings of the students with Supervisors and Co-Supervisors will be held either at the IMD or AUH.
- v. That a copy of thesis shall be deposited at both the Institutions i.e., IMD and AUH after the award of degree. The contribution of IMD must be duly recognized in the manuscripts of the thesis.
- vi. Both parties shall mutually respect the confidentiality and intellectual ownership of information shared between them. A separate Agreement shall be signed if any new IP generated through joint efforts of the parties during the course of this MOU.
- vii. Results/ benefits/ IPRs from collaborative research such as improved technology, material, machinery, process, designs and techniques, accruing or arising from this effort may be used by either or both the parties with due recognition of each party's contribution.

That, the research findings as a result of this collaborative work will be published in the public interest after mutual agreement of both the parties. Any publication(s) resulting from

MoU Between IMD and AUH

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the postgraduate research work must be processed jointly by the Scientists/ Supervisors at IMD and the faculty at AUH and explicitly recognize that work has been done at IMD and AUH. The norms already existing for publishing student's research at ACOAST/ACESH/ACAPC and at IMD shall be followed. Research findings published by either party will give due credit to other party's contribution, but the publishing party shall be entirely responsible for conclusions and interpretations reported.

viii. The Joint Co-ordinator, ACOAST/ACESH/(ACAPC) of AUH and the Director General of IMD will be jointly responsible for working out the operational details of the agreement between the two Organizations and the Institutes, the highest authority of the University/ Institute will be the Controlling Authority and the candidate shall be bound to get permission to leave the place of work from the Controlling Authority.

4. General Conditions

- i. This MOU does not establish a joint venture or partnership between the Parties. The MOU does not imply any financial obligations or legal binding on either party and is intended only to provide the general principles and key terms for initial co-operation and to facilitate further discussions.
- ii. Financial obligations with regard to any programs/activities shall be discussed and acted upon by the parties through separate agreement in writing.
- iii. Both parties hereby agree, under this MOU, to indemnify and hold each other harmless.
- iv. If new intellectual property being developed /generated during the course of this MoU then rights of ownership among AUH and IMD be governed by a separate agreement in writing based on proportion of contribution of the parties.

5. Effective Period, Term and Termination of MoU

- i. This MOU will be effective for 60 months (Five Years) from the date of signing. It may be further renewed by mutual agreement in writing.
- ii. Amendments and additions may be made to the MOU subject to the written consent of both the parties.
- iii. MOU can be terminated by either party with minimum 90 days prior notice in writing to the other party. Such notice must be received by the other party six months prior to the effective termination date. However, obligations and commitments already contracted shall be honored and continued by both the parties until such commitments are over. These commitments under agreement may be amended/ modified/ deleted after mutual agreement by means of exchange of letters between the IMD and AUH. Once approved by both the parties, such amendment shall also become a part of this Memorandum of Understanding (MoU).

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6. Notices

Any and all notices, consents, claims, requests or other communications required or permitted to be given under any of the provisions of this MOU shall be in writing either through facsimile or by mail to be delivered by hand or by post / courier against acknowledgement. The notice shall be deemed to have been received on the next day of transmission if sent through facsimile and five days of date of dispatch if sent through mail. The notice aforementioned shall be given in attention of the concerned persons at the following addresses:

- India Meteorological Department Mausam Bhawan Lodi Road New Delhi-110003
- ii. Amity University HaryanaAmity Education Valley GurugramManesar, Panchgaon, Haryana 122413

7. Intellectual Property Rights:

- i. Both the parties will be expected to ensure protection of the Intellectual Property Rights generated or likely to be generated during the period of MoU. It is the intention of the parties that any and all benefits derived from the collaborative efforts of the two parties will be the joint property of both the parties.
- ii. Both parties shall mutually respect the confidentiality and intellectual ownership of information shared between them. A separate agreement shall be signed if any new IP generated through joint efforts of the parties during the course of this MoU.

8. Confidentiality:

Both Parties shall not, without the express written permission, disclose any confidential information to any third Party, person, entity, etc. in any manner, directly or indirectly. For the purpose of this MOU, "Confidential Information" shall mean any and all technical or non-technical information or know-how relating to the business, services and/or products of the disclosing Party or a third party, including without limitation of any research, products, services, ideas, know-how, methods, business plans, developments, inventions, trademarks/logos, processes, techniques, designs, components, parts, documents, drawings, electronic files, data, sketches, plans, programs, specifications, software, and/or distribution, engineering, marketing, customer, vendor, financial, merchandising, sales, and employee information and/or other materials which are disclosed by one Party or on its behalf to the other Party or its employees or agents, directly or indirectly, in writing, orally, electronically, or by drawings or inspection.

9. However, it excludes any information which is:

MoU Between IMD and AUH

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- i. Already in the public domain or becomes published or available to the public other than by a breach of this Agreement or any confidentiality obligation owed to the disclosing Party, but Confidential Information shall not be deemed to be in the public domain merely because any part of the said Confidential Information is embodied in general disclosures or because individual features, components or combinations thereof are known or become known to the public.
- ii. Rightfully received from a third party without breaching any obligation of confidentiality under this agreement and that the received information is not derived out of or pursuant to the confidential information disclosed by the Disclosing Party pursuant to this MOU.
- iii. Independently developed by employees or agents of the receiving Party without direct or indirect access to or use of the Confidential Information of the disclosing Party.
- iv. Known to the receiving Party at the time of disclosure without an obligation of confidentiality;
- v. Produced in compliance with applicable Law or a court order, provided that the receiving Party first gives the disclosing Party reasonable notice of such Law or order and gives the disclosing Party opportunity to oppose and/or attempt to limit such production, unless the Law or court order prohibits giving of such notice. In such cases, the receiving Party will only disclose those portions of the Confidential Information that are legally required and will use all reasonable efforts to maintain the confidential treatment of such Confidential Information.

10. FORCE MAJEURE

Neither party to this Agreement shall be liable for any delay or failure in the performance of its obligations stipulated herein if such delay or failure is caused by Force Majeure such as but not limited to Acts of God, war, strike, civil unrest, or any Order, Law or Regulation of both the parties which may impede or prevent the performance of its obligations under this Agreement or any other acts which are beyond the reasonable control of the party affected and which the party could not have reasonably foreseen. If either party is or will be prevented from performing any of its obligations under this agreement by Force Majeure, then it shall promptly give written notice to the other party of the event or circumstance constituting the Force Majeure and shall specify the obligation(s), the performance of which is or will be prevented. The notice shall be given within 3 (three) days after the party becomes aware, or should have become aware of the relevant circumstances constituting the Force Majeure. The party shall, having given such notice, be excused from performance of such obligation(s) for so long as such Force Majeure prevents it from performing it/them.

11. Governing Law and Dispute Resolution

"That in the event of any dispute that may crop up during execution of MoU, shall as far as possible be settled amicably with mutual consultation of Parties. However, if amicable settlement cannot be reached within 30 days from the date of the occurrence of the dispute, the matter under dispute shall be finally settled without recourse to the courts, in accordance with the provisions of the Arbitration and Conciliation Act 1996 and amendments there to, if any, and for this

MoU Between IMD and AUH

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purpose, the dispute shall be referred to Arbitration Committee comprising of a member nominated by two Head of Organizations and one member will be jointly nominated by two organizations. The validity, interpretation, enforceability, and performance of this MOU shall be governed and construed in accordance with the Laws in India. The arbitral award shall be final and binding upon both the parties. The arbitration proceedings shall be held at Delhi. All proceedings shall be conducted, including all documents presented in such proceedings, in English language".

19 July of _____ 2022 in token of having accepted Signed and executed this day the terms and conditions mentioned therein.

On behalf of IMD

Dr. Ram Kumar Ğiri

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Head Organisation

India Meteorological Department

Mausam Bhawan Lodi Road

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चित्रां निर्मा विकास वि

Ph. No.: 24611842, 017-24611792

Mob:9810804964

On behalf of AUH

Prof. Ravi Manitya University, Haryana Registrar Manesar, Gurugram 122413

Amity University Haryana

Amity Education Valley, Panchgaon,

Manesar, Gurugram. Haryana - 122413

Email: registrarauh@ggn.amity.edu

Ph. No. 9888885165

Vitnesses:

Witnesses:

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MoU Between IMD and AUH

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Agreement between the
National Aeronautics and Space Administration
of the United States of America
and the
Amity University Haryana of India
for
Cooperation in the Aerosol Robotic Network

1. PURPOSE OF COOPERATION

The scientific goals of the National Aeronautics and Space Administration (NASA) include a more detailed understanding of global atmospheric change phenomena, with a particular emphasis on climate research and the assessment of air quality. To these ends, NASA has established a global network of Sun photometers, and the Aerosol Robotic Network (AERONET) in cooperation with a wide range of international partner agencies and institutions. Sun photometers are used to measure water vapor and aerosol optical properties. AERONET provides the necessary science measurements for ground-based validation of aerosol, cloud, and other measurements taken by satellites.

Under the proposed agreement, NASA and Amity University Haryana (AUH) (hereinafter referred to individually as "Party" or jointly as the "Parties") will establish one or more Sun photometers at mutually agreed sites. The inclusion of these stations within the global AERONET will improve the understanding of the properties and concentration of aerosols and clouds, and their impact on both global and regional scales. Another objective of this cooperation is to encourage scientists from both NASA and AUH to develop research programs using data collected by AUH along with data available from the global AERONET database located at NASA's Goddard Space Flight Center in Greenbelt, Maryland.

2. DEFINITIONS

- The term "Contributing Entity" means a contractor or a subcontractor of a Party at any tier engaged in activities related to the performance of this Agreement.
- The term "Related Entity" for the purpose of this Agreement means:
 - (a) A contractor, subcontractor, user or customer of a Party at any tier;
 - A contractor or subcontractor, including suppliers of any kind, of a user or customer of a party at any tier;
 - A grantee or any other cooperating entity or investigator of a Party at any tier;
 - (d) A contractor or subcontractor of a grantee or any other cooperating entity or investigator of a Party at any tier; or
 - (e) Another State or an agency or institution of another State, where such State, agency, or institution is an entity described above or is otherwise involved in the activities undertaken pursuant to this Agreement.

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4. FINANCIAL ARRANGEMENTS

- Each Party will bear the costs of discharging its respective obligations under this Agreement, including travel and subsistence of personnel and transportation of all goods and other items for which it is responsible. There will be no exchange of funds between the Parties under this Agreement.
- The ability of each Party to carry out its obligations is subject to the availability of appropriated funds and its Party's respective funding procedures. Should either Party encounter budgetary problems that may affect the activities to be carried out under this Agreement, the Party encountering the problems will notify and consult with the other Party as soon as possible.

5. POINTS OF CONTACT

The points of contact responsible for the coordination and execution of this agreement

For NASA:

Mr. Brent Holben Project Manager NASA/GSFC Code 923 Greenbelt Road Greenbelt, MD 20771 USA

Phone: 301-614-6658 Fax: 301-614-6695

E-mail: brent.n.holben@nasa.gov

For AUH:

Prof. Dr. Panuganti C.S. Devara Director and Professor Centre of Excellence in Ocean-Atmospheric Science and Technology (ACOAST) & Environmental Science and Health (ACESH) Amity Education Valley Amity University Haryana, Gurugram (Manesar), Haryana 122413 India

Phone: +91 9810641261 E-mail: devarapcs@gmail.com

Any change in a Party's respective contact information will be communicated in writing to the other Party.

individual rights of ownership of the Parties' respective Related Entities. To the extent feasible and recognizing that goods integrated into the other Party's goods cannot be returned, each Party agrees to return the other Party's equipment in its possession at the conclusion of activities under this Agreement.

13. CONSULTATION AND DISPUTE RESOLUTION

The Parties agree to consult promptly with each other on all issues involving interpretation, implementation, or performance of the Agreement. Such issues will first be referred to the points of contact named above for the Parties. If they are unable to come to agreement, then the issue will be referred to the signatories of this Agreement or their designated representatives for joint resolution.

14. CHOICE OF LAW

U.S. Federal law governs this Agreement for all purposes, including, but not limited to, determining the validity of the agreement, the meaning of its provisions, and the rights, obligations and remedies of the Parties.

15. FINAL PROVISIONS

- This Agreement will enter into force upon signature by the Parties.
- This Agreement will remain in force for 10 years.
- The Parties may amend this Agreement in writing.
- Either Party may terminate this Agreement at any time by giving the other Party at least 60 days' written notice of its intent to terminate. In the event of termination, the terminating Party will endeavor to minimize any negative impact of such termination on the other Party.
- Termination or expiration of this Agreement will not affect a Party's continuing obligations under Article 6 (Liability and Risk of Loss), Article 7 (Transfer of Goods and Technical Data), Article 8 (Intellectual Property Rights), and Article 9 (Release of Results and Public Information), unless otherwise agreed by the Parties.

For NASA:		For Amity University Haryana:		
GILBERT Displaify signed by GLEET rolling AAA Date: 2022.06.34 08:45:64		musny.		
Gilbert R. Kirkham Director, Science Division Office of International and Interagency Relations 14 June 2022		Dr. Ravi Manuja Registrar Registrar Amity University, Haryana Manesar, Gurugram 122413		
Date		Date: 02 June 2022		

8



MEMORANDUM OF UNDERSTANDING

Entered Into By And Between LEGAL BITES – LAW AND BEYOND

And

AMITY LAW SCHOOL, AMITY UNIVERSITY HARYANA





PREAMBLE

This Memorandum of Understanding (MOU) is entered into by and between "Legal Bites – Law and Beyond", (hereinafter referred to as "Legal Bites"), with its registered address at C 1-A, *Ground Floor, Sardar Nagar, Near CC Colony, New Delhi - 110009*, represented through its Director and Amity Law School, Amity University Haryana, (hereinafter referred to as "Amity Law School"), with registered address at *Amity Education Valley, Manesar, Gurugram, Haryana - 122413*, represented through its Director/Head of Institution. Legal Bites and Amity Law School are referred collectively as "Parties".

1. Background.

Legal Bites is a one-stop knowledge portal, which runs a website namely, www.legalbites.in. Through this portal, the organization offers easy to use custom search engine to find notes, cases, codes and informative articles. It also publishes information about upcoming competitions, career opportunities, including internships, publications in reputed law journals, paper presentations, conferences, seminars, etc. Legal Bites also has collaborations with other colleges and works through its "Campus Amicus" (a person working for Legal Bites, representing his/her college, and acts as a communication channel between his/her college and Legal Bites). Legal Bites also organizes, sponsors and partners with several events in different colleges of the country.

Amity University Haryana is one of the most reputed private universities of the country. Its Law School has been ranked as one of the top private Law School of the country. It is a testament to the work done by the university in imparting legal education through numerous ways, like organizing yearly moot court competitions, workshops, seminars, conferences, etc.

Parties, want to establish a collaboration, so that they get benefit of their expertise fields, so that, they can work in the direction of organizing different events through cooperation, using their individual assets, and can foster imparting of legal education through distinct and unique ways.

2. Purpose.

The purpose of this MOU is to enumerate and broadly describe the types of events which will be organized because of the collaborations between the parties and to demarcate the duties and

Registrar Amity University Haryana Manesar Gurgaon-122413

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responsibilities of both the parties, so that both the parties can work amicably and mutually to prosper online events and an online Legal Aid Cell. The parties desire to work together in the future for their mutual benefit to foster a collaborative framework to impart legal education in a better way to benefit law students.

The above goals will be accomplished by undertaking the following activities: -

- I. The MOU aims to organize Online Events.
 - a) Online Events shall include Essay Writing Competitions, Judgement Writing Competitions, Legislation Writing Competitions, Quiz Competitions, Call for Papers, etc.
 - b) Either party to the MOU can recommend the other party as to the kind of the online event to be organized and details (schedule, duration, conduct, etc.) regarding its organization. When both the parties consent to the organization of the event and all the details regarding it, then only the event can be organized.
 - c) Registration fee and any other charges and expenses, before, during or after the competition (specifically, for the purpose of the competition) shall be used by Legal Bites to conduct the competition, and any profit or loss, which comes out because of the competition, shall belong to Legal Bites only. Registration fees and any other expenses needed for the organization of the event, shall be decided with the consent of both the parties, before organizing the event. To maintain transparency Legal Bites will share its income and expenditure report after every event/competition organized with Amity Law School.
 - d) With regard to any other expenses or any other financial aid needed for the competition, Amity Law School shall not be responsible, and Legal Bites will not seek any monetary contribution from Amity Law School for the organization of any event.
 - e) Legal Bites shall be responsible for providing its online platform for the purpose of the organization of the event. Any technical issues which come out of such platform, and any other cyber security issues shall be dealt by Legal Bites.

- f) All the Events will be organized in the name of "Amity Law School", and Legal Bites will act only as a collaborative partner.
- g) Amity Law School shall provide all the relevant human resources i.e., members of the teaching faculty to judge the competitions and students as volunteers, required for the organization of the event.
- h) There shall be a committee comprising of 3 members, from each of the parties, which shall be named as the "Grievance Redressal Committee". Any complaint of a student, or any other person, in relation to the event organized by the parties, shall be addressed and decided by the Grievance Redressal Committee.

II. The MOU aims to provide online Legal Aid.

- a) Online Legal Aid shall include, organizing online legal literacy programs, providing legal advice, etc.
- b) Every Legal Aid program shall have to be organized on the recommendation of either party, but with the prior consent of both the parties.
- c) Online Legal Aid will be provided on the platform of Legal Bites, i.e., on www.legalbites.in.
- d) The Legal Aid shall be powered by Amity Law School, and its students and members of the teaching faculty shall work with the assistance of Legal Bites in providing legal aid and organizing online programs for that purpose.
- e) Financial costs will be borne by Legal Bites. However, if Amity Law School bears any financial costs, for the said purpose, but such cost is borne without the consent or notice of Legal Bites, then Legal Bites, shall not be liable to pay the cost to Amity Law School.

3. Scope.

This MOU sets forth the intentions of the Parties for collaboration, cooperation and interaction and does not create any legally binding commitments. If the parties later agree to undertake specific joint projects with legally binding obligations, they will develop a rate written agreement for that purpose, setting

out each party's rights and duties under the said agreement with a clause mentioning the place and forum for 'dispute redressal'.

4. Duration.

This MOU shall become effective upon signature by the authorised persons of the parties, and shall remain in effect for 5 years, from the date of signing of the MOU; until modified or terminated by any one of the parties, before giving 30 days prior notice to either party. This MOU may be modified only by mutual consent of the authorised persons of both the parties. This MOU can't be terminated, or modified, during the organization of any event.

5. Settlement of Disputes.

In the event of a dispute, controversy or claim arising out of or relating to this Memorandum of Understanding, or the breach, termination, or invalidity thereof, the Parties shall use their best efforts to settle promptly such dispute through direct negotiation.

The Parties to this Memorandum of Understanding by the following signatures:

by confirm their agreement to its terms

Legal Bites

Mayank Shekhar

Founder Director,

Legal Bites

Date 30/07/2022

Amity Law School

Maj. Gen. P.K. Sharma (Retd.)

Director, Amity Law School,

Amity University Haryana

Date:

Prof. Dr. Vikas Madhukar

Pro Vice Chancello

Amity University Haryana

Date:





Memorandum of Understanding

Between

STRATEGIC EDUCATIONAL PROFESSIONALS PRIVATE LIMITED (SEPPL)

And

Amity University Haryana

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Page 1 of 5





Memorandum of Understanding

Commencement Date:

the last date of signature by both parties of this

document being 02/08/2022

Between

Amity University Haryana, acting itself through Amity Education Valley Gurugram, Manesar, Panchgaon, Haryana 122412

and

strategic educational professionals private limited, a company established by the Association of Chartered Certified Accountants (SEPPL) to conduct and deliver its operations in India which is incorporated under the Companies Act, 2013 and having its registered office at 503A, 5th Floor, Worldmark-3, NH-8, Aerocity, New Delhi - 110037, India (hereinafter referred to as "SEPPL" which expression shall unless repugnant to the context or meaning thereof, include its successors and permitted assigns).

Partner and SEPPL shall hereinafter be collectively referred to as the "Parties" and individually referred to as "Party".

1. Background

- 1.1. This Memorandum of Understanding (MOU) made between the Amity University Haryana and SEPPL provides for the establishment of a mutual co-operation between these two institutions.
- 1.2. Recognising the value of promoting mutual co-operation for the advancement of their respective members and the accountancy and tax professions, Amity University Gurugram, Haryana and SEPPL agree to the following terms as set out below.

2. Purpose

2.1. The purpose of this MoU is to set out the understanding between the Parties without any intention to create legal relations, rather in the spirit of mutual cooperation. Any collaborative ventures that may bind the Parties are subject to separate contractual arrangements. The purpose of this MoU is to explore opportunities for collaboration to their mutual benefit, to set out

Page 2 of 5





the respective roles and responsibilities of the Parties in working cooperatively to further each other's and their mutual interests.

2.2. No funding will be required from either Party except as mutually agreed from time to time. The Parties agree that all financial arrangements will be negotiated for each specific case prior to commencement of the activity and will depend on the availability of funds.

3. Duration and Termination

- 3.1. This MOU will be deemed to have come into force and effect on the Commencement Date and will continue for a period of three (3) years from that date. The parties agree to monitor and review the operation and effectiveness of this MOU at least annually and may revise or end it upon giving reasonable written notice to the other.
- 3.2. This MOU may be amended upon the mutual written agreement of both parties.

4. Specific areas of co-operation

SEPPL undertakes to work together with Amity University Gurugram, Haryana in the following areas:

PROVIDE A LIST OF AREAS WHICH BOTH PARTIES WILL CO-OPERATE ON SHOULD BE SET OUT HERE (AS WELL AS ANY OTHER RELEVANT INFORMATION TO BE NOTED). EXAMPLES INCLUDE (delete/amend as appropriate):

- 4.1. Provide access to ACCA professional development and learning resources
- 4.2. Learning and development initiatives e.g. competencies, skills and training mapping, etc.
- 4.3. Jointly develop strategies and marketing campaigns to promote the global collaboration between Amity University Gurugram, Haryana and ACCA
- 4.4. Work collaboratively and carry out joint engagement and outreach to promote and create awareness about ACCA trainings, Qualification, ACCA-X, master's programme and other relevant trainings
- Joint partnership programmes supporting the training and development of students to prepare them for successful careers in accountancy and finance;
- 4.6. Explore and create new pathways for students to further their education and enhance their careers in accountancy and finance;
- 4.7. Enhance the employability of students through capacity building initiatives;

Tap into one another's networks of professional and industry contacts to support the above objectives

Page 3 of 5



Think Ahead ACCA

4.9. Amity University Gurugram, Haryana acknowledges and agrees that with respect to undertaking the above activities, Amity University Gurugram, Haryana shall be subject to applicable SEPPL policies and guidelines (collectively, the "Guidelines") which SEPPL shall communicate to Amity University Gurugram, Haryana from time to time as and when required and depending on the activity being undertaken. Amity University Gurugram, Haryana agrees to abide by and adhere to the Guidelines, the terms of which are incorporated herein by reference and which shall be read as part of this MOU. As an example, if an advertisement with respect to the activities referred herein is proposed to be published in any media, then Amity University Gurugram, Haryana shall be subject to SEPPL's guidelines on advertisements and shall undertake such activity in compliance with the terms referred therein. In the event of any inconsistency/conflict between the MOU and the Guidelines, the later shall prevail to the extent of the inconsistency/conflict.

5. Other areas of co-operation

Amity University Gurugram, Haryana and SEPPL will also explore other potential areas where co-operation would be of mutual benefit.

6. Confidentiality

The parties agree to keep confidential any information which is disclosed or obtained and which is not publicly available or already known and not to disclose such information to third parties, otherwise than in accordance with the consent of the other party or as required by law or any relevant regulatory authority.

7. Anti-Bribery and Anti-Slavery Measures

7.1. Each Party undertakes to the other to comply with applicable laws, regulations, codes and sanctions relating to anti-bribery and anti-corruption and each other's respective anti-bribery and gift and hospitality policies (where applicable) as may be amended from time to time, copies of which will be provided on written request.

8. Intellectual Property Rights

8.2.

8.1. Any intellectual property content that is developed jointly by the Parties after the commencement of this MOU will be jointly owned by the Parties and subject to any other terms and conditions that will be worked out on a caseto-case basis, as may be agreed upon in writing.

Any intellectual property that is owned by either of the Parties, pre-dating this agreement, and is exploited or modified under this MOU, will remain the sole property of that Party. It will therefore not be reproduced or transmitted in any other form or by any other means, electronic or mechanical, including photocopying, recording on any storage or retrieval system, without the prior permission and written consent of the intellectual property owner.

Page 4 of 5





8.3. Use of logos, trademarks, intellectual property, copyright materials, etc. will be in accordance with each party's guidelines. Neither Party shall use, nor permit any person or entity to use the name, logo (or any variation thereof), intellectual property, copyright materials, etc. of the other party without first obtaining the other Party's written consent.

9. Form of Understanding

9.1. This MOU outlines the areas of co-operation that have been agreed between Amity University Gurugram, Haryana and SEPPL, however nothing in this MOU should be construed as creating legal obligations between the two parties, except for clauses 6 (Confidentiality), 7 (Anti-Bribery and Anti-Slavery Measures) and 8 (Intellectual Property). This MOU supersedes any previous agreement between the parties relating to its subject matter.

10. Good Faith

- 10.1. In entering into this MOU, the parties recognise that it is impractical to make provisions for every contingency that may arise during the course of the MOU.
- 10.2. Accordingly, the parties declare it to be their intention that this MOU shall operate between them in accordance with the principles of good faith, with fairness and without detriment to the interests of anyone and if any dispute arises, the parties shall use reasonable endeavours to agree upon such action as may be necessary and equitable to remove or resolve the cause or causes of the same.

Signed for and on behalf of Amity University Haryana

Name:

Dr. Vlkas Madhukar Pro Vice – Chanceller.

Position:

Dean FMS & Director- Amity Business School

Date

August 02, 2022

Signed for and on behalf of

Tribborium 1/140

STRATEGIC EDUCATIONAL PROFESSIONALS PRIVATE LIMITED

Name:

Prabhanshu Mittal

Position:

Education Partners Relationship Lead (North, East & West)

Date:

August 02, 2022

Page 5 of 5





Memorandum of Understanding

Between

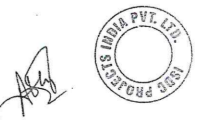
International Skill Development Corporation [ISDC]

And

Amity University Haryana

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Page **1** of **10**







MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is entered into at Gurugram on this 02nd day of August in the Year 2022.

BETWEEN:

ISDC Projects India Pvt. Ltd, trading as "ISDC - International Skill Development Corporation" and having its Regional Office at Lakshmi Narayan Complex, Palace Road, Vasanth Nagar, Bengaluru, Karnataka – 560052, represented by its Head of Partnerships Mr. Shone Babu, hereinafter referred to as "ISDC" or FIRST PARTY.

AND

Amity University Haryana, a Private University, conducting Graduate and Post Graduate Programmes having its premises and campus at Amity Education Valley Gurugram, Manesar, Panchgaon, Haryana 122412 represented by its Pro-Vice Chancellor Dr. Vikas Madhukar hereinafter referred to as "Amity University Haryana" or SECOND PARTY.

Both Parties as above have expressed a desire of entering a Memorandum of Understanding to meet their respective objectives, which are set out herein below.

WHEREAS

- a. The First Party ISDC, a Skill Development & Education Company having expertise in Professional and Vocational Education and is interested in associating with the Second Party to develop, promote and deliver B.Com (H) Integrated with ACCA which is integrated with the ACCA Professional Qualification and accredited by the ACCA (Association of Chartered Certified Accountants); the Global Body for Professional Accountants.
- b. The Second Party Amity University Haryana, on its part is interested in associating with First Party for using their expertise to develop, promote and deliver B.Com (H) Integrated with ACCA as the Undergraduate program of Amity University Haryana with their Academic Autonomy which helps students

Page 2 of 10





to access ACCA Professional Qualification along with their Undergraduate degree from Amity University Haryana.

The purpose of this Memorandum of Understanding is to set forth the terms and conditions under which the Parties to this understanding shall conduct themselves during the subsistence of the Memorandum.

This Memorandum of Understanding ("MOU") is not intended to be, legally binding except as specifically set out below.

- The First Party shall support the Second Party to develop the B.Com (H)
 Integrated with ACCA program and the students enrolled for the B.Com (H)
 Integrated with ACCA can access ACCA Professional Qualification along with their Undergraduate Degree from Amity University Haryana.
- 2. It is the responsibility of the Second Party to get the necessary approvals for running the program at Amity University Haryana. The final approved syllabus by the Board of Studies and Academic Council of the institution for B.Com (H) Integrated with ACCA Programme with the exemptions availed from ACCA through accreditation process will be given as Annexure 2.
- 3. The First party can use the name of the Amity University Haryana for promoting this Partnership in advertisements and other modes of communications. The Promotion of the said program has to be taken care jointly by the parties
- 4. The admission criteria and the number of seats for the above said program are fixed by the Second Party in consultation with First Party.
- 5. The First Party facilitates train the trainer program to the Faculties of the Second Party, as per mutually agreed time schedule.
- 6. The First Party provides provides digital version of the relevant Learning Materials to the students enrolled.
- 7. The First Party provides additional training support/ master classes to the students enrolled for B.Com (H) Integrated with ACCA and the number of hours per subject / per module is given in the **Annexure 1.**
- 8. A Faculty Development Programme (FDP) of 8 hours per course will be organize for the faculty members.
- All responsibilities regarding registration of the students with ACCA should be dealt with, by the First Party. The students have to follow the Rules and Regulations of

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ACCA to appear the examination and pursue the qualification/ membership and designation.

- 10. The relevant fee to ACCA has to be paid by the students directly as per the rules and regulations set by the ACCA time to time as per Annexure 2.
- 11. Tuition Fees will be Collected from the students directly by ISDC as per Annexure 3
- 12. The complete list of Students of the course shall be provided to the First Party by the Second Party. Changes in Students, if any, shall be communicated by the representative of the Second Party to the First Party immediately.
- The University will comply by providing the required documents for ACCA 13. Accreditation, academic program guide with details of the integrated syllabi and sample question papers within 30 days from the date of MOU signing.
- It is intended that the terms of this MoU will remain in force for an initial period of three years set out above i.e., the completion of First Batch or is otherwise terminated in accordance with the provisions of Clause (14). The MoU can be extended for further periods after the expiry of three years upon the parties mutually agreeing such extension in writing. The terms of this Memorandum may be modified at any time by both parties on mutual consent.
- Either Party shall be entitled to terminate the MOU on 60 days' notice. The 15. MoU will automatically terminate:
 - Any potential Binding Agreement would be unenforceable, void or illegal due to any statutory or regulatory requirements; or
 - Terminates any Binding Agreement for cause.
 - In the event of the termination of the agreement, the First Party agrees to complete the existing batches on agreed terms.
- 16. All Intellectual Property created by a Party in connection with the collaboration shall remain the property of that Party. The Parties agree that any material jointly created by the Parties for the collaboration shall be jointly owned (based on the Contributions) by the Parties, unless otherwise agreed in writing.
- 17. Where the collaboration reasonably requires the use by one Party of Intellectual Property that is owned by the other Party (the "IPR Owner"), the IPR Owner will license such rights to the other Party on a non-exclusive basis, without the right to sub-license, solely for the purpose and to the extent necessary in connection with the collaboration. Any such license will automatically terminate when the MoU is MV8TSII)

terminated.

Page 4 of 10

Amity University Haryana Manesar Gurgaon-122413

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- 18. For the purposes of this MoU, "Confidential Information" shall be all information of a confidential nature (whether written or oral) concerning the business and affairs of either Party which is obtained or received as a result of the discussions leading up to, the entering into or the performance of this MoU, including Financial Information, Training & Learning Material, Trade Secrets, University / College Lists, Trade and Commercial Details and Computer Software and Databases, the Contents of all Reports and Documentation prepared by either Party or on its behalf and any other information of a confidential nature designated by a Party as confidential; Each of the Parties shall at all times while this MoU remains in force and after it has terminated, keep confidential the Confidential Information except where:
 - The Confidential Information was already lawfully known, or became lawfully known to either of the Parties independently.
 - Disclosure or use is necessary by either of the Parties (including their employees, agents and sub-contractors) for the proper and effective performance of this MoU;
 - Disclosure is required by law to any Government, Governmental Department, Agency, Regulatory or Fiscal Body or Authority (whether national or foreign) and their Authorised Agents (including professional advisers);
 - The Confidential Information is disclosed, in the case of ISDC, to another member of the ISDC Group of Companies.
 - Each Party undertakes to the other that it will not disclose or make use of, for its own benefit, any of the Confidential Information of that other Party.
- 19. All disputes and differences of any kind whatever arising out of or in connection with this MoU shall be referred to the arbitration as per the Arbitration and Conciliation Act, 1996 and In case of any disputes not settled due to arbitration it will be subject to the courts of Gurugram Jurisdiction.

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Page **5** of **10**

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Annexure 3

Courses/Offerings	ISDC Fees		
B.Com (H) Integrated with	INR 36,000 Per Student for the Whole Course to be paid in 1		
ACCA	installment at the time of admission		
30			

Please note:

- a) This is for the Batch of 2022-23 while the same will continue for subsequent fresh batches.
- b) 18% GST will be levied by the students on the aforesaid fees.

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Annexure 4

The Proposed/Approved Syllabus for B.Com (H) Integrated with ACCA is mentioned below

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Page 10 of 10

Affidavit



Indian-Non Judicial Stamp Harvana Government

Deponent



Date: 22/08/2022

Certificate No

G0V2022H3402

GRN No.

93662282

(Rs. Only,

Stamp Duty Paid : ₹ 101

Penalty:

₹0

Name :

Amity University Haryana

H.No/Floor: 00

Sector/Ward: 00

District: Gurugram

Landmark: 00

State: Haryana

Phone:

99*****46

Purpose: MoU to be submitted at Aarvy hospital

City/Village: Panchgaon

The authenticity of this document can be verified by scanning this OrCode Through smart phone or on the website https://egrashry.nic.in

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("MOU/ Agreement") is made and executed on this ...07th Day of September 2022...("Execution Date or Effective Date") at Gurugram, Haryana-122001

By and Between:

AMITY UNIVERSITY HARYANA (Manesar), A University established under the Haryana private Universities (Amendment) Act,2010,having its campus at Manesar, Gurugram, acting through its authorized representative Dr. Ravi Manuja, Registrar, Amity University Haryana [hereinafter referred to as "AUH" which expression shall, unless repugnant to the context and meaning thereof, include its successors and assigns] of the First Part;

And

under the companies Act, 1956, having its registered office Sector 90, Gurugram, Haryana 122505 acting through, Director [hereinafter referred to as "Aarvy Healthcare" which expression shall, unless repugnant to the context and meaning thereof, include its successors and assigns of the Second Part.

AUH and Aarvy Healthcare are each referred to individually as a "Party" and collectively as "Parties"

WHEREAS Amity University Haryana (AUH) is a part of the Amity Education Group, a leading education provider promoting quality education and research have more than 1,00,000 students in 240 programs across 150 institutions spanning across 1000 acres of land with 5.1 million sq. ft. of built-up area. Amity offers varied courses in engineering, biotechnology, computer science, information technology, nanotechnology, research, management courses, communication design, fashion technology, law, a number of international courses, etc. and

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Registrar Amity University Haryana

Manesar Gurgaon-122413

having established some of the top-ranked institutions in niche areas in the country are now initiating courses in the area of medical and allied sciences.

AND WHEREAS, Aarvy Healthcare is a leading healthcare service provider operating and managing in Gurugram with 200 bedded multi-speciality-super-speciality hospital located at Sector 90, Gurugram-122505, Haryana and special interests in the training and education in the field of medical and allied sciences (the "Hospital").

AND WHEREAS, AUH and Aarvy Healthcare have the common objective of skill development in the area of medical and allied sciences, including but not limited to nursing, medical lab technology, hospital administration, healthcare IT etc.

NOW, THEREFORE, in consideration of the premises and mutual agreements and covenants contained in this Agreement and other good and valuable consideration (the receipt and adequacy of which are hereby mutually acknowledged), each of the Parties with the intent to be legally bound hereby covenant and agree asfollows:

ARTICLE-1-PURPOSE

AUH and Aarvy Healthcare have the common objective of skill development in the area of medical and allied sciences, including but not limited to nursing, medical lab technology, hospital administration, healthcare IT etc.The objective of this MoU is to establish the commitment, responsibilities and understanding between the two parties that will govern the planning and successful delivery of learning, teaching, and research and student experience.

ARTICLE-2-RESPONSIBILITY AREAS

- 2.1.AUH shall be responsible for the delivery of the course and conducting examinations.
- 2.2.AUH shall be responsible for recruiting faculty both full-timeand part-time for the programs. Aarvy Healthcare would send its faculty to deliver certain lectures desired for some courses from time to time, at AUH, agreed to by mutual agreement between both the parties from time to time.
- 2.3.All theory and contact classes shall be conducted by AUH.
- 2.4.AUH shall be responsible for the marketing of the programs and for co-coordinator and management of student's admission/enrolment.
- 2.5.AUH would be responsible for the award of degrees, diplomas, and certificates as the case may be.
- 2.6.AUH provides academic infrastructure including labs, student's facilities etc and accommodation if required and available.
- 2.7.The practical /or clinical training would be conducted at Aarvy Healthcare while most practical sessions would be conducted at the hospital, a basic level lab would also be established at an AUH division of practical/clinical training will be decided by mutual agreement between both the parties from time to time.

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- 2.8. Commuting and transportation of the faculty of **Aarvy Healthcare** from and to the AUH or elsewhere when it is for the purpose of furtherance of this MOU, shall be borne by the AUH.
- 2.9.Aarvy Healthcare may consider offering internship and full-time placements to the students of the programsrun jointly on the principle of first right of refusal. Aarvy Healthcare will also guide and accordingly assist, the AUH in getting placement for the students. Wherever possible it is understood by both the parties that Aarvy Healthcare doesn't in any way guarantee the job placements for the qualified students.
- 2.10. Both parties may conduct joint research projects, symposia, conferences, seminars and scholarly meeting, if mutually agreed and whenever possible.
- 2.11. Aarvy Healthcare may offer internships and full-time placements to the students of the AUH on merit and competitive basis. Further, those nursing students of AUH who have B.Sc. (Nursing) degree and are duly registered with the Nursing council may be selected by Aarvy Healthcare for undertaking clinical training in various specializations, whereas those students who are pursing B.Sc. (Nursing), PB B.Sc. Nursing & M.Sc. Nursing shall be selected by Aarvy Healthcare for imparting certain credit hours for attending clinical training at Aarvy Healthcare. Similarly, students of Medical Lab Technology would be provided hands on training at Aarvy Healthcare Labs.
- 2.12. AUH will collect all fees from the students. Faculties of Aarvy Healthcare will be adequately compensated for their role in teaching programs, on mutually agreed terms and conditions.
- 2.13. AUH has represented that it has full-time faculty for basic sciences(Anatomy physiology, pathology, and pharmacology) for its programs, particularly for nursing courses further, it is understood by both the parties that AUH shall also accommodate Aarvy Healthcare postgraduate trainees (e.g. DNB students) who intend to join the classes in basic sciences periodically.

ARTICLE-3-IMPLEMENTATION

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3.1.Each party shall designate a coordinator who shall be the nodal officer to oversee and facilitate the implementation of the MOU. The coordinators so appointed by both the parties will be responsible for jointly executing the terms of the agreement as well as formulating curricula and modules for the various courses and for addressing all issues related to this collaboration. The two coordinators will meet frequently in the beginning and then gradually structure the periodicity of the meetings as per the requirements and mutual agreement. In case of any deadlock, the same shall be referred to the top Authorized official of both the parties or their duly Authorized representatives, who will collectively decide on resolving the deadlock in a time-bound manner.

3.2. The coordinators will also periodically review, Audit, and evaluate the progress of the academic programs in general and the productivity of the individual courses in particular

andgive their recommendations with a view to working out improvements in operations if any are required.

- 3.3.If during the operation of the agreement, circumstances arise which can cause alteration/modification of this agreement, the same shall be decided with the mutual consent of both the concerned parties.
- 3.4. While the MoU will not bind exclusivity to either party, if there are specific areas/programs for which exclusivity would be essential, this can be mutually agreed upon and added as an Annexure to the MOU.
- 3.5. None of the parties shall be liable for indirect or consequential damages except as set out in this Agreement.

ARTICLE-4-STATUTORY COMPLIANCE

MANE

The Parties would work together to ensure that the requirements of the various statutory bodies including but not limited to the INC, MCI, PCI etc. are adhered to in letter and spirit.

ARTICLE-5-DURATION, TERMINATION AND CONSEQUENCES OF TERMINATION

- 5.1. This MoU will come into effect on the date of signing and will be valid for an initial period of 03 (Three) years (i.e...31 August 2025..) unless terminated earlier by Aarvy Healthcare or Amity University Haryana in accordance with the terms of this Agreement ("Term"). This agreement shall stand Automatically renewed unless terminated by either party by giving 30 days advance written notice to the other party.
- 5.2. Either party may terminate this MoU by giving 3 (three) months advance notice to the other party. However, the students enrolled at any time during the currency of this MOU shall complete their course including practical training and receive the Degree/Diplomas.
- 5.3.In case of termination or expiration of this Agreement, the Student of the AUH shall vacate the Hospital immediately on expiry or termination of this Agreement.
- 5.4. Notwithstanding anything contained in this Agreement, either party may terminate this Agreement:
 - i. The other party fails to perform its material obligations under this MOU and such failure is not cured within 30 days of receiving a written notice;
 - ii. The other party's acts or omissions bring disrepute to the terminating party and its goodwill in any manner; and
 - The each party forthwith upon written notice to the other Party, if any proceedings under any law relating to insolvency are commenced against the other Party or if any Party makes an application under any such law for being adjudged/declared an insolvent

5.5.Upon termination of this Agreement the Parties shall immediately return all confidential material and information that may have been made available to each other during the Term; and

5.6.Each party shall continue to remain solely liable and responsible towards its liabilities accrued till the date of termination of this Agreement.

ARTICLE-6-CONFIDENTIALITY

- 6.1.The AUH shall keep and maintain all terms of this Agreement, any information, whether written or oral, which relates to business methodologies, systems, personal data of the Customers or guests, formulas, technical data, system study reports, system requirements, specifications, designs, drawings, business models, or other information in any format belonging to the Hospital, which may be provided by Aarvy Healthcare to the AUH's students, or which may come to the knowledge of AUH's students by virtue of this Agreement, whether or not specifically marked as being confidential in nature and whether provided either in electronic or physical form (collectively referred to as "Confidential Information") in strict confidence, using such degree of care as is appropriate to avoid unauthorized use or disclosure. The AUH shall not disclose any confidential information to any third party, except with the other Party's prior written consent. On termination or expiration of this Agreement, or at any time as the disclosing party so requests, destroy all memoranda, notes, records, reports, media, and other documents and materials (all copies thereof) regarding or including any Confidential Information which the receiving party may then possess or have under its control.
- 6.2. The Parties would keep the terms of the MoU as well as any research patents and student related date/information strictly confidential.
- 6.3. The Confidential Clause shall survive after expiry of the Term or termination of this Agreement.

ARTICLE-7-GOVERNING LAW, JURISDICTION AND DISPUTE RESOLUTION

- 7.1. The Governing law of the Agreement shall be the substantive laws of India and the courts at Gurgaon shall have exclusive jurisdiction of this Agreement.
- 7.2.Every dispute difference or question which may at any time arise between the parties hereto or any person training under them, touching or arising out or in respect of this MoU shall bedecided on mutual and amicable consultation. If the parties are unable to reach a mutually acceptable and agreed settlement of the dispute the same shall be referred to the arbitration of the sole arbitrator to be appointed by the mutual consent of the parties as per the provisions of the Arbitrator and conciliation Act, 1996 as amended from time to time, Award made in pursuance thereof shall be binding on both the parties. The language of Arbitration shall be English.
- 7.3. The Seat and venue of the Arbitration shall be Gurgaon.

ARTICLE-8-MISCELLANEOUS:

8.1.<u>Indemnity</u>:

8.1.a. AUH shall here by agree to indemnify, defend, hold harmless and keep indemnified, Aarvy Healthcare and its respective officers, directors, stakeholders, employees, agents and representatives against any losses, damages, liabilities, actions, proceedings, penalties.

- fines, judgments or awards, accruing to or made on Aarvy Healthcare arising out of (i) implementation of the training & internship Program at Aarvy Healthcare; (ii) breach of confidentiality; (iii) breach of applicable laws; and (iv) acts and omission of its students etc.
- 8.1.b. <u>Indemnity</u>: Aarvy Healthcare shall here by agree to indemnify, defend, hold harmless and keep indemnified, **Amity University Haryana** and its respective officers, directors, stakeholders, employees, students and representatives against any losses, damages, liabilities, actions, proceedings, penalties, fines, judgments or awards, accruing to or made on **Amity University Haryana** arising out of (i) implementation of the training & internship Program at **Aarvy Healthcare**; (ii) breach of confidentiality; (iii) breach of applicable laws; and (iv) acts and omission of its students etc..
- 8.2. Severability: it any of the provisions of this Agreement becomes invalid, illegal or unenforceable in any respect under any Applicable Law, the validity, legality and enforceability of the remaining provisions shall not be affected or impaired in any way.
- 8.3. <u>Usage of Intellectual Property:</u> The intellectual property rights in the trade name/trademark/logo/design/any other intellectual property of **Aarvy Healthcare** shall be the absolute property of **Aarvy Healthcare** at all times and AUH shall use **Aarvy Healthcare**'s intellectual property either during the Term of this Agreement or after the expiry thereof without written permission of **Aarvy Healthcare**.
- 8.4. <u>Assignment</u>: AUH shall not assign its rights, benefits and obligations under this MOU to any other party with prior written approval of **Aarvy Healthcare**.
- 8.5. Notice: All notice and communications issued pursuant hereto shall be in writing and shall be deemed duly given if personally delivered, mailed by registered mail, sent by courier or transmitted by electronic mail, addressed to the Parties at their respective addresses set out in the title of this Agreement or any other address as may be agreed between Parties. All notices shall be deemed duly served: (a) through registered mail, within 7 days of putting in mail; (b) through courier, within 5 days of sending; (c) through electronic mail, on the date and at the time of sending the electronic mail provided that an Automatically generated 'delivery failed' message is not received by the sender; and (d) by hand, at the time of such delivery
- 8.6. Non-Solicit: Neither party shall employ or attempt to employ any person involved or was in the employment of the other party at any time during the term of the Agreement or preceding 12 (twelve) months from the expiry or termination of the Agreement without express permission of the other party.
- 8.7. <u>Amendment</u>: This Agreement including the Schedules and / or annexure may only be amended by an instrument in writing duly signed by the Parties.

8.8. Entire Agreement: This MoU constitutes the only understanding between the parties relating to the subject matter hereof except where expressly noted herein and all prior negotiations agreements and understandings, whether oral or written, are superseded merged or cancelled hereby.

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8.9. Counterparts: This Agreement may be executed in two counterparts, each of which will be deemed an original, but all of which together will constitute one and the same instrument.

IN WITNESS WHEREOF the Parties hereto have executed this Agreement on the day, month, and year given herein above written in the presence of: -

Signed, sealed and delivered

Signed, signed and delivered

For and on behalf of

for and on behalf of

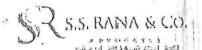
Amity University Haryana

Aarvy Healthcare Super Speciality Hospital

Gurugram

Authorized Signatory

Amity University Haryan Manesar Gurgaon-12241 **Authorized Signatory**







MEMORANDUM OF UNDERSTANDING



ENTERED INTO BY AND BETWEEN

S.S. RANA & Co.

AND

AMITY LAW SCHOOL, AMITY UNIVERSITY HARYANA

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PREAMBLE

This Memorandum of Understanding (MOU) is entered into by and between 'S.S. RANA & Co.', with its Corporate Headquarter located at 81/2, 2nd & 3rd Floor, Aurobindo Square, Sri Aurobindo Marg, Adchini, New Delhi, Delhi 110017, represented through Mr. Vikrant Rana (hereinafter referred to as the first party)and Amity Law School, Amity University Haryana (hereinafter referred to as the second party), with registered address at Amity University Haryana, Amity Education Valley, Manesar, Gurugram, Haryana - 122413, represented through its Director/Head of Institution. S.S. RANA & Co. and Amity Law School, Amity University Haryana are referred collectively as the 'Parties'.

1. Background.

The First Party is one of India's top Intellectual Property and Corporate Law firm having its Corporate Office at New Delhi, Regional Offices in Noida, Mumbai. Bangalore, Chennai, Kolkata and Associate Offices in the Indian Sub-Continent Region. The First Party represents several Fortune 500 Companies, and national and international clients in India and worldwide. It was established in 1989 and has been recognized as one of the best Intellectual Property Law Firms in India by several research platforms like The Legal 500, Managing IP, Mondaq, to name a few. It is a full-service Law Firm with specialized practices in Intellectual Property Laws and Corporate Laws and is very active in terms of spreading IP Sensitization. The Partners and Associates of the First Party have in the past conducted Workshops at several Government organizations and Universities like TIFAC, Department of Science and Technology, Patent Facilitating Centers (PFC), Patent Information Centers (PIC), FICCI, Ministry of Small-Scale Industries (MSSI), CII, WIPO, TERI, IIM Ahmedabad, Banaras Hindu University, etc.

The Second Party is one of the most reputed Private Universities internationally with its Law School being ranked among top Private Law Schools of the country. It is a testament to the work done by the Law School in imparting legal education through numerous ways, including co-curricular activities like of partizing yearly Moot Court Competitions,

Gurgaon

Workshops, Seminars, Conferences,

Registrar





Whereas the Parties want to establish collaboration, so that they get benefit of their expertise fields, in order to promote interaction between them in mutually beneficial areas of existing and upcoming Laws and other areas identified and consented by them.

2. Purpose

The purpose of this MOU is to enumerate and broadly describe the type of activities which will be undertaken as a result of the collaboration between the Parties and to demarcate the duties and responsibilities of both the Parties, so that they can work amicably and mutually. The Parties desire to work together in future for their mutual benefit, to foster a collaborative framework and impart legal education in a better way, which could benefit law students.

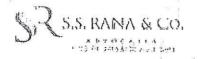
The above goals will be accomplished by undertaking the following activities:

- a. The First Party will impart at least one Expert Lecture per Academic Semester for students of the Second Party at University campus, on a Topic mutually consented by the Parties.
- b. The First Party will provide Summer Internship/Live Projects up to 10 students of the Second Party every year, mutually selected by the Parties.
- c. The First Party will provide Final Placement to the students of the Second Party depending upon the vacancies, eligibility criteria and other selection parameters of The First Party.
- d. The First Party will associate with the Second Party in Moot Court Competitions and other events organized by the Second Party.
- e. The Parties will collaborate for joint research on various important issues mutually agreed upon in the fields of Intellectual Property Laws.
- f. The First Party will conduct Workshop(s) on Intellectual Property Law, Corporate Laws sensitization as per schedule mutually decided by the Parties.
- g. The Parties will work towards increasing employability of students of the Second Party by providing management, technical and soft skills training to them.

h. The First Party will assist the Second Party to align with the industry requirements into the latter's Course Curriculum persity.

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3. Scope

This MOU sets forth the intentions of the Parties for collaboration, cooperation and interaction and does not create any legally binding commitments. If the Parties later agree to undertake specific joint projects with legally binding obligations, they will develop a separate Written Agreement for that purpose, setting out each Party's rights and duties under the said Agreement with a clause mentioning the place and forum for 'dispute redressal'.

4. Duration

This MOU shall become effective upon signature by the authorized persons of the Parties and shall remain in effect for 3 years from the date of signing of the MOU; until modified or terminated by any one of the Parties, before giving 30 days prior notice to either Party. This MOU may be modified only by mutual consent of the authorized persons of both the Parties. This MOU can't be terminated, or modified, during the organization of any Event where both the Parties are collectively involved.

Settlement of Disputes

In the event of a dispute, controversy or claim arising out of or relating to this MOU or the breach, termination, or invalidity thereof, the Parties shall use their best efforts to settle promptly such dispute through direct negotiation.

Other Terms 6.

- The Parties, their representatives, and/or assignees, following the execution of this MOU, desire to maintain close contacts with each other to achieve the goals and objectives of and to develop the ideas acknowledged in this MOU.
- The Parties hereby agree to designate a representative from its side who will be the primary point of contact on behalf of that Party.
- Any expenses incurred by the Parties for the purpose of this MOU shall be agreed upon and shall be borne as per mutual understanding.

d. All information which has been disclosed to or obtained by either Party at any time during the implementation of this MOU, is confidential information and will not be riversity.

> Gurgaon 122413

shared with any other Person/Party,

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- The Parties agree to take all reasonable steps to ensure the successful completion of the collaboration and co-operate with each other in duly carrying out the obligation agreed upon.
- The Parties hereby agree that they are not bound exclusively by this MOU and are at liberty to enter into any separate agreements or arrangements with any third party without reference to the other Party.

The Parties to this Memorandum of Understanding hereby confirm their agreement to its terms by the following signatures:

S.S. RANA& Co.

Amity Law School

Amity University Haryana

Mr. Vikrant Rana Managing Partner

Maj Gen P K Sharma (Retd) Professor & Director, ALS Dean Faculty of Law

Pro Vice Chancellor Amity University I-laryana

Date 01-Dec-2022 Date

Date

Maj Gen PK Sharma (Retd) Professor & Director Jaiversity Amity Law School Dean Faculty of Law Amity University Harya

Gurugram - 122413

Pro Vice Chancellor & Dean Academics Amity University Haryana Manesar-122413 (Gurgaon)

Gurgaon

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MEMORANDUM of UNDERSTANDING BETWEEN AMITY SCHOOL OF APPLIED SCIENCES, AMITY CENTRE OF NANOTECHLOGY AMITY UNIVERSITY HARYANA, INDIA AND DEPARTMENT of RIOMEDICAL SCIENCES and ENGINEERING

DEPARTMENT of BIOMEDICAL SCIENCES and ENGINEERING, NATIONAL CENTRAL UNIVERSITY, TAIWAN ROC

- 1. The purpose of this memorandum of understanding is to promote the educational and academic cooperation between Department of Biomedical Sciences and Engineering at National Central University (hereinafter referred to as NCU-DBSE) in Taiwan ROC and Amity School of Applied Sciences, Amity Centre of Nanotechnology at Amity University Haryana in India (hereinafter referred to as AUH-ASAS/ACNT). NCU-DBSE and AUH-ASAS/ACNT agree to try their best to achieve the following objectives:
 - (1) Promoting institutional exchange by inviting faculty and staff to participate in joint research projects
 - (2) Promoting the exchange of essays, publications, theses, and information related to the research
 - (3) Promoting dual degree program
 - (4) Promoting student exchange program
 - (5) Mutual exchange and visit of faculty members for academic activities
 - (6) Joint academia-industry cooperation programs
- 2. In accordance with the principle of mutual and equal benefit, international travel costs will be borne by the visiting scholars (students), unless provided by specific arrangements.
- 3. Based on this MOU, NCU-DBSE and AUH-ASAS/ACNT agree to assist each other in drawing up and carrying out the concrete contents of the research project if they develop various education plans in different areas. Details of these plans will be set up in a separate agreement to this memorandum.
- 4. The MOU will be valid for five years; it will be valid once it is signed by the official representatives of two institutes. If either party wants to terminate this agreement, written notice needs to be given to the other party six months before the termination of the agreement. However, the ongoing projects should be continued to the end and not be affected by the termination of the agreement.

5. The contact information of both institutions is as follow.

Amity School of Applied Sciences Amity Centre of Nanotechnology Amity University Haryana, India

Address: Amity Education Valley, Gurugram (Manesar), Haryana, 122413,

India

Tel/Fax : +91-124-233-7015 (Ext.: 4210, 4313)

Email : athakur1@ggn.amity.edu

Department of Biomedical Sciences and Engineering

National Central University

Address: No. 300, Zhongda Rd., Zhongli District, Taoyuan City 320, Taiwan

(R.O.C)

Tel

: +886-3-422-7151 Ext# 27735

Email

: dbse@ncu.edu.tw

In witness whereof, the parties hereto have offered their signatures:

Amity School of Applied Sciences Amity Institute of Nanotechnology Amity University Haryana

Dr. Atul Thakur

Director

Department of Biomedical Sciences and Engineering National Central University

Dr. Sun-Chong Wang

Department Chair

Date: 9 Jan 2023

Gurgaon-122413
(INDIA)

A THING University Harving

Date: 11 Jan 2023

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MEMORANDUM OF UNDERSTANDING

between

AMITY UNIVERSITY HARYANA

and

THE SIXTH ELEMENT

Dr. Vikas Madhukar

Pro-Vice Chancellor 2/2

Amity University Haryana

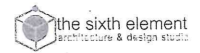
Gurugram

Ar. Saumitra Agrawal

Founder & CEO, The Sixth Element Architecture and Design Studio

Gurugram





MEMORANDUM OF UNDERSTANDING

between

AMITY UNIVERSITY HARYANA

and

THE SIXTH ELEMENT

Amity University Haryana is a premier research and innovation driven University in district Gurugram in the State of Haryana. The university is spread over 110 acre campus which is India's first and Asia's second green campus. It is accredited by NAAC with A Grade and recognized by the University Grants Commission (UGC). It has instituted global standards in education, training and research with state-of-the-art infrastructure and the latest teaching methodologies. It offers more than 100 programmes through its constituent schools/institutes. The Amity School of Architecture and Planning of the University is a part of the University. The School offers professional degree programmes at undergraduate, Post-graduate and Doctorate level in Architecture and Planning and has statutory approvals for issuing certificates. The school is known for competent research driven faculty and excellent infrastructure. The alumni are

And

The Sixth Element is a leading architectural firm with headquartered in Gurgaon. The firm has successfully completed several architectural projects both commercial and residential and has the team that delivers large architectural ideas to the smallest of furniture details. It is a versatile architecture and interior design practice where work seamlessly weaves the five elements of nature and also brings alive the unique dimension of client's individuality and aspirations, capturing the soul of the place. The firm takes a deeply professional approach to its work and combines this with a strong focus on the top tactile and sensory qualities of the space. The design process is famous for looking at sustainability through the multiple lenses of cultural, social and environmental impact. There is an active engagement in integrating localized skills and resources with state of the art materials and technologies.

Amity University Haryana and The Sixth Element are pleased to enter upon a Memorandum of Understanding to promote scholarly cooperation, mutual understanding, and friendly relationships through the following:

- Training and site visits by students
- Internship programmes
- Joint workshops
- Joint Research Projects
- Any other area of mutual interest

General Terms of the Agreement

- The agreement will come into effect on the date of signing.
- The modalities, funding & financial arrangements of any activity arising from the agreement will be jointly agreed upon in writing by both parties.

Renewal, Termination and Amendment

- This MoU shall remain in force for a period of five years from the date of the last signature. This MoU may be extended by the written consent of the parties.
- This MoU may be terminated by either party giving written notice to the other party at least 180 days in advance of the stated termination date. Termination of this MoU shall not affect activities in progress pursuant to specific activity agreements, which shall continue until concluded by the parties in accordance with their terms or as otherwise agreed to by the parties in writing.
- This MoU may be amended only by the written consent of the parties.

Signed by authorized signatories of parties:

Pro-Vice Chancellor

Amity University Haryana

Gurugram

Ar. Saumitra Agrawal

Founder & CEO, The Sixth Element Architecture and Design Studio

Gurugram

Date: 2/2/2023.
Place: Gurugram





MEMORANDUM OF UNDERSTANDING

between

AMITY UNIVERSITY HARYANA (AUH) and

FEDERAL STATE-FUNDED EDUCATIONAL INSTITUTION OF HIGHER EDUCATION "MININ NIZHNY NOVGOROD STATE PEDAGOGICAL UNIVERSITY"

The memorandum of understanding (hereinafter referred to as "MOU") establishes relationship between Amity University Haryana (India) (hereinafter referred to as "AUH" presented by its Pro-Vice-Chanellor, Prof. (Dr.) Vikas Madhukar and signed by its Registrar, acting under the charter, and Federal State-Funded Educational Institution of Higher Education "Minin Nizhny Novgorod State Pedagogical University" (Nizhny Novgorod, Russia) (hereinafter referred to as "Minin University") presented by its Rector, Victor Sdobnyakov, acting under the charter, hereinafter jointly referred to as "Parties", and separately – "Party".

1. PURPOSE

The MOU is signed by the Parties with the purpose to establish and develop academic, cultural and other kinds of cooperation between AUH and Minin University in the field of assistance in promotion of higher education programmes; promotion of educational programmes of higher education including foreign countries; information support of educational activities.

2. AREAS OF COOPERATION

- 2.1. Specific areas of cooperation may include:
- Academic exchanges, including students exchange, teaching experience exchange, exchange of scientific research and work in other fields of mutual interest;
- Development of experience exchange programmes for administrative staff;

- Development and realization of mobility programs;
- Implementation of joint research and publications;
- Joint training of Academic staff (PhD, DSc);
- Organization and holding of joint educational, scientific, cultural events (conferences, seminars, etc.); financial support from relevant organizations in both countries, e.g. government, industry or business, as well as international organizations.

The list does not exclude other fields of cooperation which may appear in the future.

- 2.2. Implementation of any specific event, program, and project within areas of cooperation depends on the availability of financial resources and mutual agreement of the Parties. The term of such cooperation must be agreed and approved by the Parties in writing by concluding separate contracts or agreements before the start date of a specific event, project, program.
- 2.3. The Parties will make efforts to obtain financial support from relevant organizations in both countries, whether they are government bodies, legal entities regardless of their organizational and legal form, or individuals for the implementation of activities related to areas of cooperation, and will, if possible, assist each other in preparing applications for financing.

3. DATA PROCESSING WITHIN THE MOU

3.1. The Parties guarantee that they will request and process personal data (hereinafter referred to as PD), including those transmitted orally, only to the extent necessary for the implementation of the interaction provided for in this MOU and in accordance with applicable law. The Parties agree that failure to provide the necessary PD may lead to partial or complete inability to fulfill the terms of this MOU.

PD can be processed for statistical purposes (after anonymization), and transferred to public authorities and private individuals in cases prescribed by law. Anonymization is the processing of PD in such a way that personal details or factual circumstances cannot be associated with a specific individual, or that this requires time and resource costs that are incommensurable with the result.

4. FINAL PROVISIONS

4.1. The Parties consider this MOU as a declaration of intent that does not entail legal or financial obligations for joint activities. They also proceed from the fact that no actions within the framework of this Memorandum of Cooperation should infringe on any powers and rights of any of the Parties. In all cases, this Memorandum applies only to the part that does not contradict the national legislation of the Parties.

The MOU is valid for 5 (five) years from the date of its signing. In 4.2. the absence of objections from the Parties, the validity period of the MOU may be extended upon its expiration by a new written agreement.

Either Party may terminate this MOU at any time by giving 6 (six) months prior written notice. This MOU may be amended on the basis of the written consent of the Party.

This MOU is made in 4 (four) original copies in Russian and English 4.3. of equal legal force, 2 (two) copy for each Party.

In witness whereof, the Parties have signed this MOU, which comes into force from the date of its signing by authorized representatives of the parties, starting from the last date of signing.

Signatures of the parties:

Amity University Haryana

Federal State-Funded Educational Institution of Higher Education "Minin Nizhny Novgorod State Pedagogical University"

20.03.2023

Registrar, AUH Dr. Ravi Manuja

Registrar Amity University Harvana Maneear Gurgaon-122413 Rector

Victor Sdobnyakov

INDIA NON JUDICIAL

Government of National Capital Territory of Delhi

e-Stamp

Certificate No.

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IN-DL89033463628180V

Certificate Issued Date

11-Apr-2023 06:48 PM

Account Reference

: IMPACC (IV)/ dl736103/ DELHI/ DL-DLH

Unique Doc. Reference

: SUBIN-DLDL73610349171736933003V

Description of Document

National Mission for Clean Ganga

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Article 5 General Agreement

Property Description

Not Applicable

Consideration Price (Rs.)

(Zero)

First Party .

(2010

Second Party

National Mission for Clean Ganga

Stamp Duty Paid By

Amity University Gurgaon

National Mission for Clean Ganga

Stamp Duty Amount(Rs.)

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(One Hundred only)



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Registrar Amity University Haryana Manesar Gurgaon-122413

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Memorandum of Understanding (MoU)

Between

National Mission for Clean Ganga

Ministry of Jal Shakti
(Department of Water Resources, River Development & Ganga Rejuvenation), Government of India
1st Floor, Major Dhyan Chand National Stadium
India Gate, New Delhi - 110002

and

Amity. University Haryana

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Page 1

This Memorandum of Understanding is drawn on the _12_day of April_2023, between:

BY AND BETWEEN

National Mission for Clean Ganga, Ministry of Jal Shakti (Department of Water Resources, River Development & Ganga Rejuvenation), Government of India through its Authorized Signatory (name and designation of the person) having its office at 1st Floor, Major Dhyan Chand National Stadium India Gate, New Delhi – 110002 (hereinafter referred as the "NMCG", which term or expression, unless excluded by or repugnant to the subject or context, shall mean and include its successor(s)-in-office, administrators and permitted assignees) of the First Part.

AND

AMITY. UNIVERSITY HARYANA

Both "NMCG" and "AMITY. UNIVERSITY HARYANA" are individually referred to as Party and collectively as Parties

The Parties hereby agree to and set forth the terms governing their collaboration on the Project (as defined below).

National Mission for Clean Ganga (NMCG) was registered as a society on 12th August 2011 under the Societies Registration Act 1860. It acted as implementation arm of National Ganga River Basin Authority (NGRBA) which was constituted under the provisions of the Environment (Protection) Act (EPA), 1986. NGRBA has since been dissolved with effect from the 7th October 2016, consequent to constitution of National Council for Rejuvenation, Protection and Management of River Ganga (referred as National Ganga Council). The Act envisages five tier structure at national, state and district level to take measures for prevention, control and abatement of environmental pollution in river Ganga and to ensure continuous adequate flow of water so as to rejuvenate the river, Ganga.

Details of the Amity. University Haryana

Whereas both the Institutions have agreed to extend all possible help with regard to work in close collaboration and sharing of expertise from time-to-time. Both parties have entered into this MoU with an objective to "further education, awareness, building actionable initiatives to help spread awareness on River Rejuvenation in general and Namami Gange Programme in particular and use the exuberance of youth to contribute to such cause(s)"

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Page 2

performance of which is or will be prevented. The notice shall be given within 3 (three) days after the party becomes aware, or should have become aware of the relevant circumstances constituting the *Force Majeure*. The party shall, having given such notice, be excused from performance of such obligation(s) for so long as such Force Majeure prevents it from performing it/them.

11. Governing Law and Dispute Resolution

"That in the event of any dispute that may crop up during execution of MoU, shall as far as possible be settled amicably with mutual consultation of Parties. However, if amicable settlement cannot be reached within 30 days from the date of the occurrence of the dispute, the matter under dispute shall be finally settled without recourse to the courts, in accordance with the provisions of the Arbitration and Conciliation Act 1996 and amendments thereto, if any, and for this purpose, the dispute shall be referred to Arbitration Committee comprising of a member nominated by two Head of Organizations and one member will be jointly nominated by two organizations. The validity, interpretation, enforceability, and performance of this MoU shall be governed and construed in accordance with the Laws in India. The arbitral award shall be final and binding upon both the parties. The arbitration proceedings shall be held at Delhi. All proceedings shall be conducted, including all documents presented in such proceedings, in English language".

Signed and executed this day \ \ \frac{2}{} \ of \ \frac{April}{2023} \ in token of having accepted the terms and conditions mentioned therein.

On behalf of NMCG

Director

National Mission for Clean Ganga

Cotonin

Registrar/V-C

Amity. University Harvana

On behalf of the Amity. University Haryana





Page 8



हरियाँणा HARYANA

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AMITY EDUCATION INFRASTRUCTURE PVT. LTD. Regd. Office: E-27, Defence Colony, New Delhi - 110 024.

Tel: 24339700, 24331960 Fax: 24339300, 24339400

CIN: U80900DL2008PTC175112

THIS AGREEMENT OF LICENSE IS MADE AND EXECUTED AT MANESAR ON 01 JAN 2023

By and Between

M/s Amity Education Infrastructure Pvt. Ltd., a Company incorporated under the Companies Act, 1956 and having its Registered Office at E-27, Defence Colony, New Delhi-110024 represented by its Authorised Signatory [hereinafter called the "First Party", which expression unless opposed or repugnant to the context hereof includes its/successors, liquidators and assigns] of the First Party (Client).

AND

M/S Fresh 'N' Fine having its registered office at D-604, True Friend Apartment Plot No-29, Sec-6, Dwarka, New Delhi-110075 here in after called the "Second Party"

WHEREAS

- 1. The Client has established a residential campus at Amity University, Panchgaon, Manesar, Haryana 122413.
- 2. The Second Party is in a business of Food and excluding any non-vegetarian food item as from time to time be determined by the First Party.

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prejudicially affect the First Party's right, title, and interest in the said premises or fixtures and fittings installed or provided therein.

8. Working Arrangements.

- (a) That the Mess & Cafeteria shall function and remain open during the timings fixed by the authorities for setting up and operating the Mess & Cafeteria to the benefit of students and employees.
- (b) That the Second Party shall at its own expense, obtain all permissions necessary to set up and operate the Mess & Cafeteria referred to herein as **`Fresh N Fine'** and the First party shall co-operate for procuring the necessary documents.
- (c) The Second Party has agreed to arrange and provide all the necessary equipment, furniture, fittings, and gadgets of standard quality required to set up and operate the Mess & Cafeteria referred to herein as `Fresh N Fine'.
- (d) That the Second Party would ensure that the said premises are cleaned properly, in all respects and no objectionable material/object is left behind in the said premises after the close of the outlet which may cause any kind of embarrassment or problem to the First Party and all, garbage disposed off latest by the next day in the morning.
- (e) That the Second Party shall be responsible for the complete management and control of the business of Mess & Cafeteria and the Second Party shall scrupulously observe and follow all standards prescribed under the provisions of Food and Adulteration Act, all labor laws, rules and regulations as are in force or introduced from time to time with respect to the employment of personnel, payment of wages, compensation, welfare etc. all laws relating to GST, PF and ESI etc., and the First Party shall not in any manner be responsible or liable thereof.
- (f) That the First Party shall insure and structure the premises against the Third-Party risks and the Second Party shall insure the interiors and infrastructure of the licensed premises.
- (g) That all expenses for setting up and operating the Mess & Cafeteria at the said premises like water, electricity, telephone, salary/wages of employees/workers service tax, levies fixed by RIICO/any other Authorities/Body, etc. shall be borne by the Second Party.
- (h) That the Second party shall not purchase any goods of any kind in the name of the First Party nor shall incur or create any liability on behalf of the First Party nor in any way pledge or purport to pledge the credit of the First party or the said premises or any equipment and fittings installed/ provided therein by the First party.
- (i) That the Second party shall be solely responsible to control the activities at the said premises and ensure proper decorum, decency, and discipline.

(j) That no employee or any other person of the Second Party shall be permitted to sleep in the said premises during the night except for minimum ward and watch.

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First Party setting out the amount payable by the Second party and the amount of service tax thereon.

(c) <u>Security deposit</u>. The Second Party has hereby placed as Security deposit a sum of Rs 1,10,800/- (Rupees One lac ten thousand eight hundred only), which is equivalent to two months license fee as mentioned in Clause 9 (a) above, at the time of execution this Agreement of Lease.

The security Deposit will be paid by the Second party to the First party as detailed below.

The said amount of Security Deposit will be repaid to the Second Party, free of interest at the end of the period of lease or on termination whichever is earlier by way of demand draft payable at ..New.Del.B...drawn in favour of second party. failing which the First Party shall be liable to pay interest at 12% PA. from the due date till the date of refund of the said deposit.

The First party shall refund the said deposit upon the Second Party delivering vacant possession of the Scheduled premises. The Second Party shall vacate the scheduled premise without any further obligation on or before expiry of lease period or notice period, failing which the Second Party shall pay double the license fee for such extended period. The First Party shall be at liberty to deduct charges on account of damage caused or for delayed payments or any justified amount from the security deposit.

10. Termination of the Agreement.

- (a) That this Agreement shall terminate on the expiry of the term of <u>One year</u> from the date of commencement as stated in Clause 5 hereinabove.
- (b) That the First Party may terminate this License Agreement by giving written Notice of 30 days in the event that the Second Party fails to pay license fee herein reserved in respect of three consecutive months in spite of service of notice to this effect.
- (c) That the Second Party may terminate this Agreement by giving three months advance notice of termination in writing to the First party.
- (d) That upon determination of this Agreement, the First party shall inspect the said premises and fixtures and fittings in order to ascertain their condition and to ensure that no damage has been caused to them. In case of any damage or deterioration in the condition of the said premises or items and fixtures and fittings, the first party will recover the cost of the damage from the Second party at market extant rate.

(e) That upon the termination of this Agreement, the Second party shall forthwith remove all its goods, (within 7 days from termination) articles, equipment etc. lying in

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dispute for arbitration in accordance with the Arbitration and conciliation Act 1996 with its statutory modifications, enactments, or re-enactments thereto before resorting to litigation in which case the Courts in Gurugram shall have the jurisdiction.

IN WITNESS WHEREOF both the parties have put their signatures on these present in token of acceptance of the terms mentioned above.

For M/s Amity Education Infrastructure Pvt Ltd.

(Authorized Signatory First Party) Sqn Ldr (Retd.) SK Singh Director Administration

Amity University Haryana

(Authorised Signatory) M/S Fresh N Fine Amity University Haryana

RAVI KUMAR

Witness No 1

RAPUESH UERMA Witness No 2

Counter Signed

AMITY UNIVERSITY HARYANA

MEMORANDUM OF UNDERSTANDING

BETWEEN

AMITY UNIVERSITY HARYANA

AND

ADSILA ORGANICS PVT. LTD

DATE: 29 October 2021

Registrar

MEMORANDUM OF UNDERSTANDING

THIS MEMORANDUM OF UNDERSTANDING (MOU) is executed on this October 29, 2021, by and between the following two entitles collectively referred to as" Parties" and each referred to individually as "Party"

AMITY UNIVERSITY HARYANA represented by the Pro Vice Chancellor/Registrar, Amity University Gurgaon (here in after referred to as "AUH" which expression shall unless repugnant to the context or meaning thereof, include its successor in office and permitted assigns) on the FIRST PARTY

AND

ADSILA ORGANICS PRIVATE LIMITED, (herein referred to as a "Adsila Organics"), incorporated under the Companies Act, 1956 and having its Registered Office at Liwaspur Road, Village Bahalgarh, Distt., Sonepat, Haryana, India, which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include the implementation, executors and administrators of the SECOND PARTY.

The MOU is being signed on the prospect that both the parties collaborate on developing the joint academic and research co-operation between the two institutes.

For Collaborative Research and academic activities.

- To promote interdisciplinary research; impart workshop and hands on training and other
 programs to benefit student and staff of both organizations; joint research and academic
 activities leading to academic excellence; new knowledge generation; innovative
 technology development; professional skill and competence development; vocational
 training capacity building and many such synergies of interdisciplinary research through
 collaboration and networking of University and ADSILA ORGANICS PRIVATE
 LIMITED.
- To work in collaboration towards the research work, products development and bring innovations in Pharmaceutical department.
- 3. To offer internship to Amity students in Pharmaceutical sciences.

labelete, library, sufficient and other essential research tools thall be granted to a registered Ph.D. students from AUH.

5. Project Work / Dissertation Ph.D. students from AUH shall be allowed for project work / dissertation in respective areas of specialization at ADSILA ORGANICS, subject to availability of resources. The students shall work in the mutually agreeable subject areas identified by both organizations.

This MOU shall come into effect from the date of execution and shall remain in force until terminated by either of the party by serving 3 months prior notice,

INWITNESS WHEREOF the Parties cause this MOU executed by signing below through their authorized signatories.

FOR ADSILA ORGANICS PVT. AMITY UNIVERSITY HARVANA

LTD.

S. Saralova

NAME: Shuil Tuteja NAME: DR. SATISH SARDANA

TITLE: Director

TITLE: DIRECTBIRDOR

Amily Institute of Pharmacy Amily University Haryana Manesar, Gurugram

01.11.2.21

DATE: 29.10.2021





MEMORANDUM OF UNDERSTANDING

MEMORANDUM OF UNDERSTANDING by and between the UNIVERSIDADE DE SÃO PAULO, in the interest of Faculdade de Ciências Farmacêuticas, Brazil, and AMITY INSTITUTE OF PHARMACY, AMITY UNIVERSITY, GURUGRAM, HARYANA, INDIA, which aims at promoting academic cooperation between the Parties.

The UNIVERSIDADE DE SÃO PAULO, in the interest of Faculdade de Ciências Farmacêuticas, located at Av. Prof. Lineu Prestes, 580 - Butantã, 05508-000, campus Cidade Universitária, São Paulo, São Paulo, Brazil, herein represented by its Dean, Dr. Humberto Gomes Ferraz, and AMITY INSTITUTE OF PHARMACY, AMITY UNIVERSITY, GURUGRAM, HARYANA, INDIA, herein represented by its Registrar Dr. Ravi Manuja, in the interest of Amity Institute of Pharmacy, herein represented by its Director Dr. Satish Sardana, located at Amity University, Gurugram 122412, Haryana, India, based on the shared understanding that cooperation between both institutions will further research and other academic and cultural activities, do hereby resolve to execute the present Memorandum of Understanding.

SECTION 1 – PURPOSE

The FACULDADE DE CIÊNCIAS FARMACÊUTICAS DA UNIVERSIDADE DE SÃO PAULO and AMITY INSTITUE OF PHARMACY, AMITY UNIVERSITY, GURUGRAM, HARYANA, INDIA, agree to promote academic cooperation between both institutions, in areas of mutual interest, by means of:

- 1. exchange of teaching staff and researchers;
- 2. joint development of research projects;
- 3. joint organization of scientific and cultural events;
- 4. interchange of information and of academic publications;
- 5. exchange of students;
- 6. exchange of members of their technical and administrative staffs;
- 7. shared courses and subjects.



SECTION 2 – IMPLEMENTATION

For the purpose of implementing each specific cooperation activity other than the exchange of teaching staff and researchers, graduate students and technical and administrative staff, both institutions shall prepare a work program describing the forms, the means and the respective responsibilities, which shall thereupon be the object of a Specific Agreement, to be executed by the concerned parties.

SECTION 3 – FUNDING

Each institution shall exert its best efforts to procure funding from internal or external sources, so as to ensure the feasibility of the cooperation programs.

SECTION 4 – REQUIREMENTS

The scholars and students taking part in the cooperation programs hereunder shall comply with the immigration requirements of the country of the host university, and shall contract an international medical and hospital insurance covering the stay abroad.

SECTION 5 – ACADEMIC FEES

The exchange students involved in exchange programs shall pay their academic fees, if any, at their home institution.

SECTION 6 - INTELLECTUAL PROPERTY RIGHTS

Each Party shall own all IP which is generated by its staff, students and agents pursuant to this MoU. Considering that this MoU is important to the progress of science and to the production of knowledge, the parties agree to provide mutual licenses without costs for each one to make use of IP for non-commercial academic activities inside the institutions.

In the event that both Parties are responsible for jointly generating IP, such IP shall be jointly owned in accordance with the inventive contribution made by each Party, by means of the settlement of a specific Agreement.

If such IP is capable of commercial exploitation neither Party shall exploit without the consent of the other and on terms to be agreed by means of a specific Agreement.

SECTION 7 – PUBLICATION

Both Parties shall jointly publish results arising from this co-operation in accordance with usual academic practice. In the event of publication by one Party, the other Party shall be asked to give 30-day prior written consent. If such consent is not given within the stipulated period, the publication will be considered to have been authorized.

Both Parties shall be free to use any scientific and technical information created or transferred in the course of the collaborative academic activities described in Section 1 for their own research and development purposes. However, any use by either Party of the other Party's



background information for research and development purposes shall be the subject of a separate agreement.

SECTION 8 – CONFIDENTIALITY

This MoU and all documents and information provided by one Party to the other Party under, or in connection with the negotiation of this MoU or any subsequent contractual undertakings shall be treated as confidential (Confidential Information). The Confidential Information shall not be used except for the purposes for which it was made available and the Confidential Information shall not be disclosed to any other person without the prior written consent of the disclosing Party.

Neither Party will be in breach of any obligation to keep any Confidential Information or not to disclose it to any other party to the extent that it:

- i. is known to the Party making the disclosure before its receipt and not subject to any obligation of confidentiality to another party; or
- ii. is or becomes publicly known without any breach of this MoU or any other undertaking to keep it confidential; or
- iii. has been obtained by the Party making the disclosure from a third party in circumstances where the Party making the disclosure has no reason to believe that there has been a breach of an obligation of confidentiality; or
- iv. has been independently developed by the Partner making the disclosure; or
- v. is disclosed pursuant to the requirement of any law or regulation or the order of any Court of competent jurisdiction, and the Party required to make that disclosure has informed the other Party whose information it is, within a reasonable time after being required to make the disclosure, of the requirement to make the disclosure and the information required to be disclosed; or
- vi. is approved for release in writing by an authorised representative of the Party whose information it is.

In the execution of this MoU both Parties shall observe the legislative and regulatory framework in their respective countries.

SECTION 9 – EFFECTIVE TERM

This Memorandum of Understanding shall become effective on the date of its execution and shall remain effective for a period of **five years**. Upon the completion of this term, the Memorandum of Understanding may be reedited, upon the assent of both institutions, and such renewal shall take the form of a new Memorandum of Understanding or of a specific Agreement.



SECTION 10 - AMENDMENTS

Any changes to the terms and conditions of this Memorandum of Understanding shall become effective by means of an Amendment mutually accepted by the signatory parties.

SECTION 11 - COORDINATION

As coordinators for this Memorandum of Understanding are appointed, on behalf of USP, Dr. Jeanine Giarolla Vargas; and on behalf of AMITY INSTITUE OF PHARMACY, AMITY UNIVERSITY, GURUGRAM, HARYANA, INDIA, Dr. Samridhi Lal.

SECTION 12 – TERMINATION

This Memorandum of Understanding may be terminated at any time, by either party, by means of a 180-day prior written termination notice. In the event of any outstanding issues, the parties shall define, under an Agreement Termination Instrument, the responsibilities for the closing of each one of the programs affected by the termination, provided however that the activities in course at the time shall be completed before termination becomes effective, as well as any other reasonable commitments.

SECTION 13 – <u>SETTLEMENT OF DISPUTES</u>

In order to settle any doubts that may arise under the performance or in the construction of this Memorandum of Understanding, the parties shall exert their best efforts to reach a solution by mutual consent. In the event such consent is found to be impossible, the parties shall jointly appoint a third party natural person, to act as mediator.

And having thus agreed and covenanted, the parties execute this Memorandum of Understanding in two (2) identical counterparts in each version, in English and in Portuguese, to one and same effect.

FACULDADE DE CIÊNCIAS FARMACÊUTICAS DA UNIVERSIDADE DE SÃO PAULO

AMITY INSTITUE OF PHARAMCY, AMITY UNIVERSITY, GURUGRAM, HARYANA, INDIA

tumberto Gomes Ferras	DocuSigned by: MAM-
Prof. Dr. Humberto Gomes Ferraz Dean	Dr. Ravi MassijaodzeRegistrar, Amity University
Date:	Docusigned by:
	Dr. Satish Sardana (Director, Amity Institute of Pharmacy)

Date: 6/22/2022



— Docusigned by: Iranine Giarolla Vargas — 000054EB1FA04F2...



Profa. Dra. Jeanine Giarolla Vargas Faculdade de Ciências Farmacêuticas Departamento de Farmácia Universidade de São Paulo Coordenadora

Date: 6/21/2022

Dr. Samridhi Lal Assistant Professor, Amity Institute of Pharmacy, Amity University, Gurugram, Haryana, India Coordinator

Date:

6/22/2022



ACORDO DE COOPERAÇÃO ACADÊMICA INTERNACIONAL

ACORDO DE COOPERAÇÃO entre a UNIVERSIDADE DE SÃO PAULO, no interesse da FACULDADE DE CIÊNCIAS FARMACÊUTICAS, Brasil e a AMITY INSTITUTE OF PHARMACY, AMITY UNIVERSITY, GURUGRAM, HARYANA, INDIA, que visa à cooperação acadêmica entre as partes.

A UNIVERSIDADE DE SÃO PAULO, no interesse da Faculdade de Ciências Farmacêuticas, estabelecida no (a) Av. Prof. Lineu Prestes, 580 - Butantã, 05508-000, campus Cidade Universitária, São Paulo, São Paulo, Brasil, representada por seu (sua) Diretor(a), Dr. Humberto Gomes Ferraz e AMITY INSTITUTE OF PHARMACY, AMITY UNIVERSITY, GURUGRAM, HARYANA, INDIA, representada por seu(sua) Registrar, Dr. Ravi Manuja, no interesse da Amity Institute of Pharmacy, representada por seu(sua) Diretor(a) Dr. Satish Sardana, estabelecida no(a) Amity University, Gurugram 122412, Haryana, India, cientes de que a cooperação entre ambas as instituições promoverá o desenvolvimento de pesquisas e outras atividades acadêmicas e culturais, resolvem celebrar o seguinte acordo de cooperação.

CLÁUSULA PRIMEIRA - OBJETO

O(A) FACULDADE DE CIÊNCIAS FARMACÊUTICAS DA UNIVERSIDADE DE SÃO PAULO e o(a) AMITY INSTITUE OF PHARMACY, AMITY UNIVERSITY, GURUGRAM, HARYANA, INDIA concordam em promover a cooperação acadêmica entre ambas as instituições, em áreas de mútuo interesse, por meio de:

- 1. intercâmbio de docentes e pesquisadores;
- elaboração conjunta de projetos de pesquisa;
- 3. organização conjunta de eventos científicos e culturais;
- 4. intercâmbio de informações e publicações acadêmicas;
- 5. intercâmbio de estudantes;
- 6. intercâmbio de membros da equipe técnico-administrativa;
- 7. cursos e disciplinas compartilhados.



CLÁUSULA SEGUNDA - IMPLEMENTAÇÃO

Ressalvada a mobilidade de docentes/pesquisadores, estudantes de pós-graduação e membros da equipe técnico-administrativa, para a implementação dos demais casos específicos de cooperação, ambas as instituições deverão preparar um programa de trabalho relativo às formas, aos meios e às responsabilidades, que será objeto de um Convênio Específico, a ser firmado entre as partes interessadas.

CLÁUSULA TERCEIRA - FINANCIAMENTO

Cada instituição deverá envidar todos os esforços para o levantamento de fundos provenientes de fontes internas ou externas, a fim de tornar possível a realização dos programas de cooperação.

CLÁUSULA QUARTA - EXIGÊNCIAS

Os docentes, pesquisadores e estudantes participantes dos programas de cooperação, nos termos deste Acordo, seguirão as exigências de imigração do país da instituição receptora, e deverão contratar um seguro internacional de cobertura médico-hospitalar para a sua permanência no exterior.

CLÁUSULA QUINTA – <u>TAXAS ACADÊMICAS</u>

Os estudantes envolvidos em intercâmbios deverão pagar as taxas acadêmicas, quando existentes, em sua instituição de origem.

CLÁUSULA SEXTA – <u>DIREITOS DE PROPRIEDADE INTELECTUAL</u>

Cada Parte deverá possuir sua própria Propriedade Intelectual (PI), gerada por seu corpo docente, estudantil e de agentes, sob este Acordo de Cooperação. Considerando que este Acordo de Cooperação é relevante para o avanço da ciência e para a geração do conhecimento, as partes concordam em fornecer licenças mútuas não onerosas para a utilização da PI para fins não comerciais nas atividades acadêmicas das instituições.

Caso as duas Partes sejam responsáveis pela geração conjunta de PI, a propriedade dessa PI será compartilhada, de acordo com a contribuição na invenção feita por cada uma das Partes, mediante a elaboração de um Convênio específico.

Se essa PI for passível de exploração comercial, nenhuma das Partes poderá explorá-la sem o consentimento da outra e o fará em termos a serem definidos por meio de um Convênio específico.

Registrar
Amity University Haryana
Manesar Gurgaon-122413

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CLÁUSULA SÉTIMA - PUBLICAÇÃO

As duas Partes publicarão em conjunto os resultados originados desta cooperação, de acordo com a prática acadêmica usual. No caso de publicação a ser feita por uma das Partes, ela solicitará o consentimento por escrito da outra Parte, com antecedência de 30 dias. Caso não ocorra o consentimento no prazo estipulado, entender-se-á como autorizada a publicação.

Ambas as Partes terão a liberdade de utilizar quaisquer informações científicas e técnicas, criadas ou transferidas durante as atividades acadêmicas colaborativas descritas na Cláusula Primeira, para os objetivos de seus projetos de pesquisa e desenvolvimento. Entretanto, qualquer utilização pelas Partes de informações originadas das experiências da outra Parte, com objetivo de pesquisa e desenvolvimento, estará sujeita a um convênio específico em separado.

CLÁUSULA OITAVA - CONFIDENCIALIDADE

Este Acordo e todos os documentos e informações fornecidos por uma Parte a outra, sob ou em conexão com a negociação deste Acordo, ou qualquer compromisso contratual subsequente serão tratados com confidencialidade (Informação Confidencial). A Informação Confidencial não poderá ser utilizada a não ser para os objetivos aos quais ela foi disponibilizada e não poderá ser revelada para nenhuma outra pessoa sem o consentimento prévio, por escrito, da outra parte.

Nenhuma das Partes cometerá infração pela obrigação de manter a confidencialidade da informação ou de não revelá-la a qualquer outra parte na medida em que a Informação Confidencial:

- i. seja conhecida da Parte que a divulga antes de seu recebimento, e se ela não estiver sujeita a qualquer obrigação de confidencialidade pela outra Parte; ou
- ii. seja ou se torne conhecida publicamente sem a violação deste Acordo ou de qualquer outro compromisso de confidencialidade; ou
- iii. tenha sido obtida pela Parte que a divulgue, de uma terceira Parte, em circunstâncias em que ela não tenha razões para crer que tenha havido violação da obrigação de confidencialidade; ou
- iv. tenha sido desenvolvida, de forma independente, pela Parte que a divulgue; ou
- v. seja revelada em conformidade com alguma lei, regulamento ou ordem de qualquer órgão judicial, de jurisdição competente, e que a Parte que tenha sido requisitada a fazer a revelação tenha informado a outra Parte, a quem pertença a Informação, dentro de um período razoável, depois de ter recebido a solicitação para essa revelação e qual a informação solicitada; ou

Registrar Amity University Haryana Manesar Gurgaon-122413

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vi. seja aprovada para divulgação, por escrito, por um representante autorizado da Parte a quem ela pertença.

Na execução deste Acordo de Cooperação, ambas as partes deverão observar a legislação e os regulamentos de seus respectivos países.

CLÁUSULA NONA - VIGÊNCIA

Este Acordo de Cooperação vigorará a partir da data de sua assinatura, por um período de cinco anos. Findo o prazo, o Acordo de Cooperação poderá ser reeditado, com a concordância de ambas as instituições, mediante o estabelecimento de um novo Acordo de Cooperação ou um Convênio específico.

CLÁUSULA DÉCIMA - TERMO ADITIVO

Quaisquer modificações nos termos deste Acordo de Cooperação deverão ser efetuadas por meio de Termo Aditivo, devidamente acordado entre as partes signatárias.

CLÁUSULA DÉCIMA PRIMEIRA - COORDENAÇÃO

Para constituir a coordenação do presente Acordo são indicados pela USP, Jeanine Giarolla Vargas e pelo(a) AMITY INSTITUE OF PHARMACY, AMITY UNIVERSITY, GURUGRAM, HARYANA, INDIA, Dr. Samridhi Lal.

CLÁUSULA DÉCIMA SEGUNDA - <u>DENÚNCIA</u>

O presente Acordo poderá ser denunciado a qualquer momento, por qualquer das partes, mediante comunicação expressa, com antecedência mínima de 180 (cento e oitenta) dias. Caso haja pendências, as partes definirão, mediante Termo de Encerramento do Acordo, as responsabilidades pela conclusão de cada um dos programas de trabalho envolvidos, respeitadas as atividades em curso, as quais serão cumpridas antes de efetivar o encerramento, assim como quaisquer outras responsabilidades ou obrigações cabíveis.

CLÁUSULA DÉCIMA TERCEIRA – <u>RESOLUÇÃO DE CONTROVÉRSIAS</u>

Para dirimir dúvidas que possam ser suscitadas na execução e interpretação do presente Acordo, as partes envidarão esforços na busca de uma solução consensual. Não sendo possível, as convenentes indicarão, de comum acordo, um terceiro, pessoa física, para atuar como mediador.



E por estarem assim justas e acordadas, as partes assinam o presente termo em 2 (duas) vias de cada versão, em inglês e em português, de igual teor e para um só efeito.

FACULDADE DE CIÊNCIAS FARMACÊUTICAS DA UNIVERSIDADE DE SÃO PAULO

AMITY INSTITUE OF PHARAMCY, AMITY UNIVERSITY, GURUGRAM, HARYANA, INDIA

Humberto Gomes Ferraz 4715737E1D2A4DB...

Prof. Dr. Humberto Gomes Ferraz

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Dr. Ravi Manuja (Registrar, Amity University

Data:

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Dr. Satish Sardana (Director, Amity Institute of Pharmacy)

Data:

6/22/2022

Docusigned by:

Jeanine Garolla Vargas

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Profa. Dra. Jeanine Giarolla Vargas Faculdade de Ciências Farmacêuticas Departamento de Farmácia Universidade de São Paulo Coordenadora Dr. Samridhi Lal

Assistant Professor, Amity Institute of Pharmacy, Amity University, Gurugram, Haryana, India Coordenadora

Data:

6/22/2022

Data: 6/21/2022

Research Service Contract

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The Korean Society of Ginseng (hereinafter referred to as the "society"), which is the research request institution, and the institution executing the research (hereinafter referred to as the "execution institution"), has signed a research contract (hereinafter referred to as "this contract") and agreed as follows.

Article 1 [Purpose]

The purpose of this contract is to set forth explicitly the mutual right and duty to request the study scholars (hereinafter referred to as "researchers") and the head of the institution to which the "researchers" belong to (hereinafter referred to as the "head of the institution") perform research projects and that the "execution institution" conduct the project successfully while performing study projects as requested by the Korea Ginseng Corporation (hereinafter referred to as the "KGC") as a research funded institution to execute ginseng and red ginseng-related research efficiently and to promote the ginseng industry.

Article 2 [Research Project and Fund]

- (1) Research project name: Novel Nano-Lipoidal Gel Formulation of Hydroxychloroquine for Topical Treatment of Rheumatoid Arthritis
- (2) Researcher(s): Dr. Pradip Nirbhavane, Dr. Atin Kalra, Dr. Satish Sardana and 1 Project Fellow
- (3) Research fund: 5,000,000 ₩(KRW)
- (4) The "society" shall pay 60% of the research fund specified in Paragraph (3) upon the conclusion of the contract and 40% upon the approval of the final result report to the "researchers".
- (5) For clinical research projects, the payment of a direct research fund specified in Paragraph (3) shall be applied differently while considering the characteristics of the long-time taken for approval from the institutional review board (IRB) and the recruitment of subjects.
- (6) The research fund may be adjusted according to changes in the business circumstance of the funding institution, research deliverable assessment results, and verification result of the estimated research fund.

Article 3 [Contract Period]

- (1) After the clinical research project is approved by the IRB, the period of this contract shall be one year from the date of approval or filling of the clinical research project by the relevant government department of the clinical trail institution.
- (2) The clinical research project shall be within 24 months of the conclusion date of the contract after obtaining approval

Registrar
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Manesar Gurgaon-122413

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from the IRB of the "execution institution". Even after the conclusion of this contract, this contract shall be terminated if approval from the IRB of the "execution institution" is not obtained.

(3) If there are problems in specimen supply and other problems in relation to the specimen supply, the date of specimen supply arrival is deemed the research start date.

Article 4 [Use of the Research Fund]

- (1) The "researchers" shall spend the research fund to achieve the research goals according to the research plan and shall not use it for any other purpose.
- (2) The "researchers" shall manage and keep a ledger of the research fund separately from those of other funds, and they shall receipts and payments for each expenditure item with the required documentary evidence.
- (3) The "society" shall be able to check frequently the use of the research fund, and the "researchers" shall respond to this check request. The "society" shall be able to request that the "researchers" submit the details of the research fund spending if the research fund is judged unjustly spent by the "society;" if the reason for the spending is not justified, the pertinent amount shall be returned and compensated.
- (4) The "researchers" shall return and compensate the whole research fund if the "researchers" do not start the research by the third month after receiving the research fund without justifiable reasons.
- (5) If the contract fulfillment is not complete by the end of the contract period due to causes attributable to the "researchers," the researchers shall pay the deferment at a rate of 5/1,000 per day.

Article 5 [Provision of Research Specimens and Restriction of Use]

- (1) The research specimens shall be purchased within the range of the research fund specified in Article 2 by the "researchers" as a general rule. However, if it is deemed necessary that the "KGC" provide the research specimens, the "KGC" may provide the research specimens.
- (2) The "researchers" shall use research specimens within the scope of the research plan approved by the "society" for specimens provided by the "KGC" as per Paragraph (1), and after the research, the "researcher" must return the residual specimens to the "society" or "KGC" within one month after the termination of this contract.
- (3) If the "researchers" do not return the residual specimens by the due date specified in Paragraph (2), the "society" may exclude the "researchers" from the candidates of future research service contracts.
- (4) All the deliverables of the research using the research specimens provided by the "KGC" shall be owned by the "KGC," and the "researchers" cannot disclose or employ the deliverables without consent of the "KGC." The specimens that are not returned and those that are used outside the scope of the research in this contract, is considered to be a violation of Paragraph (2).
- (5) If the "researchers" use the specimens that are not returned and using the specimen outside the scope of the research in this contract here by violating Paragraph (2) the "researchers" shall return the whole research fund, provided by

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the "KGC." If the "KGC" or "society" has a loss due to the act of using the unreturned specimens by the "researchers," the "researchers" shall compensate for the loss, in addition to returning the research fund.

(6) If the "researchers" require more specimens or other types of specimens than specified in the scope of the research plan, the "researchers" shall modify the research plan and request that the "society" provide additional specimens along with the reason for the modification. Then, the "society" shall determine whether additional specimens will be provided in consultation with the "KGC" after examining the validity with the Deliberation Committee.

Article 6 [Submission of Research Result Report]

- (1) The "researchers" shall report the intermediate research results to the "society" at the halfway point of the research period. The research's intermediate results can be valuated by submitting an intermediate report or presenting orally. In the case of an oral presentation, prior consultation with the "society" is required.
- (2) The "researchers" shall submit the final report on the research results for their evaluation by one month before the end of the contract. In addition, the "researchers" shall submit the final report's abstract, the final research report, and every data obtained or preserved during research conducted according to this contract to the "society" within one month after the end of the research period. In relation to the final research report, the "researchers" shall actively cooperate with the "society" upon its request for any additional data.
- (3) The "researchers" may extend the research period in consultation with the "society" due to unavoidable circumstances during the research project execution. If an extension of the research period is needed, the "researchers" shall prepare a reason for the extension and submit it to the "society."
- (4) The "researchers" may be listed in academic papers as co-authors if the "researchers" perform joint research with collaborated researchers supported and designated by the "KGC" and contribute to research achievements.
- (5) If the "researchers" delay the submission of the research report without just cause, the "researchers" may be restricted to participate in the research service projects of the "society" for a considerable period.

Article 7 [Research Result Presentation and Utilization]

- (1) The "researchers" shall make an effort to present the research results in academic conferences hosted by the "society," as well as submit and publish the research results to academic journals listed in the Korea Research Foundation or journals in the Science Citation Index (SCI) or Science Citation Index Expanded (SCIE).
- (2) If the "researchers" intend to present the items in relation to this research to broadcasts, newspapers, magazines, or academic societies, the "researchers" must provide the presentation item in advance and obtain prior permission and in consultation with the "society."
- (3) The "researchers" shall indicate that the research is supported by the research fund of the "society" in papers regarding the research results and within the scope of the research result presentation regulations in Korea and overseas. If the specimens provided by the "KGC" were used, it shall be indicated in the papers.

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- (4) The "KGC," the research fund institution, shall be able to utilize the research deliverables in advertisements and public relations, and the "researchers" shall cooperate with interviews for advertisements and public relations if needed, provided that, if the trademarks and brands of the "execution institution" are used, the regulations and guidelines regarding the management of the trademarks of the "execution institution" shall be satisfied.
- (5) If applications for the industrial property rights of the research results obtained during the research project are required, the "researchers" shall present the research results when application filing is complete to ensure its novelty.
- (6) When the research deliverables obtained through the research project execution are published in academic journals, acknowledgments of multiple agencies are not recognized, but only acknowledgments of the "KGC" are recognized in the published paper.

Article 8 [Management of Ownership of Research Result Rights]

- (1) The ownership and intellectual property rights of all information and data collected by the "researchers" or the "execution institution" through this contract and all tangible and intangible deliverables created as a result of the contract execution shall belong to the "KGC" and "execution institution" or "researchers".
- (2) The progress and future management regarding applications and the registration process for the intellectual property rights of the deliverables in this contract shall be managed by the "KGC," and the "researchers" shall fully cooperate throughout the overall process of applying for and registering the intellectual property rights.
- (3) If the "researchers" intend to disclose or employ the deliverables obtained in this contract, the plan shall be submitted to the "society" and prior written consent shall be obtained.
- (4) Notwithstanding the provisions in Paragraph (3), if the "researchers" disclose or use the deliverables without prior written consent of the "society," the "researchers" shall undo the disclosure or use or correspondingly compensate for the damage to the "KGC."

Article 9 [Improvements]

- (1) For research results developed based on the deliverables in this contract, (hereinafter referred to as "improvements") which differ from the deliverables, during or after the contract period, the "researchers" shall notify the "society" about the development and details immediately after the development.
- (2) The "researchers" shall allow the "KGC" to have a free exclusive license for the developed improvements for one year and then a free non-exclusive license subsequently after one year.
- (3) When the "researchers" open the "improvements" or allow the license to third parties, this shall be consulted with the "society" in advance.
- (4) Notwithstanding the provision of Paragraph (3), if the "researchers" open or employ the improvements without prior consultation with the "society," the "society" may cancel this contract in accordance with A of Paragraph (1) in Article 15, and if a loss occurs to the "KGC" or the "society" due to the disclosure and acts of the use of improvements,

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the "researchers" shall compensate for the damage.

Article 10 [Exemption from Liability Regarding Intellectual Property Rights]

(1) The "researchers" shall pay all costs related to legal defense, including all damage compensations, if the "researchers"

are sued by "third parties" in relation to executions and deliverables in this contract regarding claims to the rights of

the "society" or the "KGC" or claims for damages (intellectual property rights, including patent rights, trademark

rights, design rights, copyright, trade secret, etc.), and the "society" and "KGC" shall be exempted from liability.

The "society" or "KGC" may file a suit at the expense of the "society" or "KGC" if necessary.

(2) In such a case, the "researchers" shall provide the information and support required to the "society" or "KGC" in

light of the principle of good faith.

(3) The "researchers" shall make an effort to avoid litigation by executing an investigation of the intellectual property

rights of the "third parties" in relation to the execution of this contract.

Article 11 [Change of the Researchers]

(1) If the "researchers" cannot continue the research due to a three-month or longer period of overseas business, an

accident, or other illness-related circumstance, alternative candidates shall be submitted to the "society," including

the reason for the change in the name of the "execution institution."

(2) The "society" shall jointly review the reason for the change and the suitability of the candidate researchers and notify

the "execution institution" about the decision for corrective measures, such as the changes in the researchers or

recollection of the remaining research fund.

Article 12 [Change in the Research Contents]

(1) The "researchers" must submit a justifiable reason for the change in research contents in advance to the "society" if

the research contents differ from those in the original research plan.

(2) The "society" shall review whether the reason for the change in the research contents is justifiable and notify the

"researchers" about the decision for corrective measures, such as a change in the research contents or recollection of

the remaining research fund.

Article 13 [Report of Abnormal Reactions]

If abnormal reactions occur during the execution of the ginseng research, the "researchers" shall prepare the abnormal

reaction report form that is separately provided within the preset period in the clinical test plan and report the filled form

to the "society" and the IRB. The "researchers" shall fully cooperate to identify the causes of abnormal reactions.

5.5 - 4 9000 Article 14 [Confidentiality]

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- (1) The "execution institution" shall maintain the confidentiality of all information collected through the execution of this contract and contract contents and it shall not be disclosed to third parties or employ them for any purpose other than the implementation of this contract.
- (2) The "execution institution" shall compensate all damages to the "society" or the "KGC" due to the leakage of confidential information.
- (3) The confidentiality obligation shall be valid even after the termination of this contract.

Article 15 [Cancellation of the Contract]

- (1) The "society" shall cancel this research contract if any of the following cases occur.
- A. If it is judged difficult to continue the execution of this research service contract due to major breaches or clear violations of this contract.
- B. If the progress in the intermediate assessment result of the research project is extremely delayed as to what has been submitted in the research plan preciously.
- C. If the required research goals are already achieved by other research results, thereby indicating no need to continue the research.
- D. If the researcher conducts research in violation of the Ministry of Education's Guidelines for Securing Research Ethics.
- E. If the research cannot continue due to other unavoidable reasons.
- F. If the assessment results by the Deliberation Committee are less than 70 points based on Attachments 1 and 2 (mean score of all items excluding the highest and lowest scores):
- (2) The "society" shall proceed with the contract cancellation upon the occurrence of the cases specified in Paragraph (1) and suspend the payment of the research fund by notifying the "KGC", the research funding institution, about the contract cancellation.
- (3) If the execution of the research project is suspended due to causes attributable to the "researchers," the "society" shall be able to claim the compensation for the research fund, as well as damages, and the "researchers" in this contract shall be excluded from research service contracts of the "society" for a substantial period.

Article 16 [Interpretation of the Contract]

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If there is disagreement in the interpretation of this contract, it shall be resolved through consultations between the "society" and the "execution institution" based on general laws and social norms.

The "society" hereby signs the research service contract as above jointly with the "execution institution" and "researchers" and is committed to implementing the contract contents according to trust and good faith. In witness thereof and evidence of this agreement, this contract is written, signed, and sealed by each party, and each party will

keep one copy of this contract.

October 1, 2023.

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(c) The Korean Society of Ginseng

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