

AMITY UNIVERSITY — RAJASTHAN —

- 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 last five years
- 3.7.2.1: 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 last five years

S.No.	Name of the Organisation/ Institution/ Industry with whom MoU is signed	Year of signing MoU	Duration of MoU	Page No.
1	Development and Research Organisation for Nature, Arts and Heritage (DRONAH), Gurgaon (Haryana)	2021	Lifetime	3
2	Department of Information Technology and Communication, Govt. Of Rajasthan (DOITC)	2021	5 Year	8
3	Sambal Foundation India	2021	3 year	13
4	Sophia Girls College (Autonomous) Ajmer	2021	5 years	16
5	Ostbayerische Technische Hochschule Amberg- Weiden (Germany)	2021	3 Year	22
6	Rsj Lexsys Private Limited New-Delhi (India	2021	3 yrs	25
7	Disha International Foundation Trust	2020	5 Year	28
8	PAX Edutainment Private Limited, Mumbai, PAX Mauritius Limited and TruPAX Singapore Pte Ltd	2020	5 Year	33
9	Department of Philosophy, Panjab University, Chandigarh	2020	3 Year	39
10	International Skill Development Corporation (ISDC), UK	2020	4 Year	44
11	Association of Chartered Certified Accountants (ACCA), UK	2020	3 Year	50
12	University Teknnikal Malaysia Melaka (UTeM)	2020	5 Year	54
13	International Skill Development Corporation (ISDC), UK	2020	3 Year	68
14	University of the West of England, (UWE) Bristol, UK	2020	5 years	74
15	Sri Karan Narendra Agriculture University, Jobner (Jaipur), Rajasthan	2020	5 Year	79
16	National Institute of Medical Science (NIMS), Jaipur	2020	5 Year	82
17	Taylor's University, Malaysia	2020	3 Year	88
18	Canny Alley Technology Private Limited, New Delhi	2020	5 Year	93
19	Approach Autism Society, Jaipur	2020	5 Year	98



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20	South China Sea Institute of Oceanology,	2019	5 Year	103
20		2019	J Teal	103
	Guangzhou, China			
21	Rennes School of Business- France	2019	4 Year	105
22	INFLIBNET Centre, an IUC of UGC	2019	5 Years	114
	(Shodhganga)			
23	Lotus Dairy Products Pvt. Ltd. Sikar (Raj)	2019	5 Year	119
24	Shree Biocare Solutions Pvt Ltd. Ahmedabad	2019	5 Years	122
25	The Unati Cooperative Marketing-cum-	2019	5 Years	126
	Processing Society Ltd. Talwara, Punjab			
26	The Tree House Resort, Jaipur	2019	3 Year	130
27	ICAR- Indian Institute of Wheat and Barley	2019	5 Year	133
	Research, Karnal (Haryana)			
28	IMS Learning Centre, Jaipur	2019	1 year	137
29	Universidad de los andes, chile	2019	3 Years	142
30	Pine Biotech INC, USA	2018	3 Year	144
31	University of Miyazaki, Japan	2018	5 Year	152
32	Scidogma Research Pvt. Ltd., Bangalore	2018	3 Year	156
33	Genomix Molecular Diagnostics (P) Ltd	2018	3 Year	161
34	Shiv Gautam Hospital	2018	3 years	165
35	Institute of Indian Interior Designer (IIID)	2018	Lifetime	174
36	Centre for Ocean-Atmospheric Prediction	2017	5 Year	179
	Studies, Florida State University			
37	Indian Institute of Architects (IIA)	2017	Lifetime	181
38	University of Montreal, Canada	2017	2 Year	183

Memorandum of Understanding (MoU)

AMITY UNIVERSITY RAJASTHAN JAIPUR (INDIA) DRONAH HARYANA (INDIA)







Dated: 17/09/2021

BETWEEN

Amity University Rajasthan, Jaipur (AUR) having its campus at Kant Kalwar, NH-11C, Jaipur - 303002 is one of the reputed Educational and Research Institutions sponsored by Ritnand Balved Education Foundation (RBEF), the umbrella body of all Amity Institutions. Amity University Rajasthan, Jaipur (AUR) was established in the State of Rajasthan, by an Act of the State Legislature in 2007 and is recognized by University Grants Commission (UGC) under UGC Act of 1956. AUR is a NAAC accredited and NIRF ranked leading research and innovation driven university. AUR, Jaipur is considered a pioneer in the field of higher learning and offers doctoral, postgraduate and undergraduate degrees in programmes ranging from Engineering, Biotechnology, Architecture, Management, Mass Communication, Law, Humanities, Psychology to unique programs in Microbial Technology, Bioinformatics, Clean Technology, Ocean Atmospheric Sciences and Converging Technologies, to name a few.

AND

Development and Research Organisation for Nature, Arts and Heritage (DRONAH) an interdisciplinary organisation with a vision for a better quality of life - one that is sustainable, environmentally sensitive and draws on the contemporary without foregoing the strength of the Traditional, situated at A-258, South City I, Sector 30, Gurugram, Haryana 122001.

"AUR" and "DRONAH" shall hereinafter be referred to as individually as a "Party" and collectively as "Parties".

WHEREAS both parties have entered into this MOU with an objective to share their available expertise and resources to address shared concerns about historic built heritage and natural environment through collaborative efforts.

a. AUR having considerable institutional resources is interested in associating with the Second Party for expanding its outreach in the domain of heritage conservation of historic environs through the development of an institutional repository of heritage assets and conducting institutional programmes; and seeking mentorship and internship opportunities for students.









b. DRONAH, having considerable experience in professional research and consultancy for conservation of built heritage is interested in associating with the First Party to initiate collaborative documentation, research and projects related to historic heritage environs, and to offer their technical/professional inputs for conducting collaborative institutional programmes for professionals and students; and provide mentorship opportunities to students.

NOW THEREFORE, this memorandum of Understanding (to be hereinafter referred to as "MoU") is executed to be in effect from 17/09/2021 establishing a co-operative relationship between **AUR** and **DRONAH** incorporating the following mutual undertakings:

1.0 Scope of work/ services

- Partnership in research for developing a Knowledge repository
- Program/Coursework Development for Education, Professionals and Industry
- Collaborative Consulting and Entrepreneurship.
- Outreach & Mentorship

2.0 Roles and Responsibilities

The roles and responsibilities of the Parties under this MoU will be as follows:

2.1 AUR will be responsible for the following activities:

- Initiate institutionalization of certified training and education programs and outreach activities for students, academicians and professionals; and collaboratively work together for program and content development, outreach and conducting of courses.
- Collaborate and extend institutional resources for outreach, collaborative research, publications, and consultancy domains.
- Extend institutional resources for community engagement and participation, and fieldwork
- Collaborate as Institutional partners of DRONAH in activities identified as of mutual interest.
- Collaborate for organization of seminars, conferences and workshops.

2.2 DRONAH will be responsible for the following activities.

- Extend professional expertise and resources for initiation and conducting of certified training and education programs and outreach activities for students, academicians and professionals; and collaborate for program and content development, outreach and conducting of courses.
- Collaborate and extend professional know-how and resources for outreach, collaborative research, publications, and consultancy domains.
- Extend professional and research expertise to conduct community engagement and











participation, and fieldwork in identified domains of mutual interest.

- Extend professional guidance to establish a Knowledge repository of heritage resources at AUR.
- Collaborate as Professional partners of AUR in activities identified as of mutual interest.
- Collaborate for organization of seminars, conferences and workshops.

3.0 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 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.

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 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 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 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 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 required and will use all reasonable efforts to maintain the confidential treatment of such confidential information.

4.0 GENERAL CONDITIONS

- 4.1 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.
- 4.2 Financial obligations with regard to any programs/ activities shall be discussed and acted upon by the parties through separate agreement in writing.
- 4.3 The Director, Amity School of Architecture and Planning of AUR and Founder Secretary of DRONAH will be jointly responsible for working out the operational details of the agreement between the two organizations and ensure proper and effective implementation of the MoU. During the activities at either institute, the corresponding Head of the Organization will be the controlling authority.
- 4.4 Both parties hereby agree, under this MOU, to indemnify and hold each other harmless.
- 4.5 Both parties shall mutually respect the confidentiality and intellectual; ownership of information shared between them.

The new intellectual property being developed/ generated under this MOU will carry equal rights among **AUR** and **DRONAH**.

5.0 TERM AND TERMINATION

- 5.1 This MOU will be effective for 36 months from the date of signing. It may be further renewed by mutual agreement.
- 5.2 Amendments and additions may be made to the MOU subjects to the written consent of both parties.
- 5.3 MOU can be terminated by either party with a minimum of 90 days prior notice in writing to the other party.

6.0 GOVERNING LAW AND DISPUTE RESOLUTION

The validity, interpretation, enforceability and performance of this MOU shall be governed and construed in accordance with the Laws in India.

If an 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 proceedings shall be held at NCR/ Noida. All proceedings shall be conducted, including all documents presented in such proceedings, in the English Language.









In witness thereof the parties have caused their authorized representatives to sign this agreement on the date mentioned hereinabove.

Signed on this 17th day of September 2021

For and on behalf of DRONAH, Haryana

Name: **Dr. Shikha Jain**Designation: Director

Seal:

Witness 01:

Name: POOJA AGRAWAL

Designation: ASSOCIATE URBAN DESIGNER Designation: Director ASAP

Phone: 9829196477

Email ID: pooja 1377 Dquail com

DRONAH, Haryana

For and on behalf of Amity University Rajasthan, Jaipur

NI

Name: Dr. Nitin Bhardwaj

Designation Registrar

Seal:

Witness 01:

Name: Prof. Anurag Varma

Phone: +91-9810101334

Email ID: avarma@jpr.amity.edu

Amity University Rajasthan



<u>Memorandum of Understanding BETWEEN Department of Information Technology & Communication, Government of Rajasthan AND Amity University Rajasthan</u>

BETWEEN

<< Principal Secretary, Department of Information Technology & Communication >>, on behalf of Department of Information Technology & Communication, Government of Rajasthan having its office at IT Building, Yojana Bhawan, Tilak Marg, C-Scheme, Jaipur, Rajasthan – 302005 (hereinafter referred to as "DoIT&C") which expression, unless repugnant to the context or meaning thereof, includes its successors and assigns, of the First Part

AND Amity University Rajasthan (hereinafter referred to as "Host Institute" which expression shall, unless it is repugnant to the context or meaning thereof, be deemed to mean and include his heirs, executors, administrators and assigns) of the Second Part.

("DoIT&C" and "Host Institute" shall hereinafter be referred to as individually as a "Party" and collectively as "Parties").

1. PREAMBLE

WHEREAS, the Department of Information Technology & Communication ("DoIT&C"), Government of Rajasthan has been entrusted the task of nucleating and promoting business enterprises for the benefit of the society by providing facilities/resources to the entrepreneurs/entrepreneurial ventures.

WHEREAS, the "DoIT&C" shall support/guide/stimulate/promote Entrepreneurial and Management Development of Startupsby providing an integrated platform and by policy formulation, planning, implementation and monitoring of Startup Promotions.

WHEREAS, the "Host Institute" is an Academic institution cum Incubator promoting and nurturing Incubation and Entrepreneurship by providing support and environment for conceiving, realizing, promoting and nurturing entrepreneurship culture and development of knowledge based entrepreneurship amongst Students, Faculty & Staff of the institution and other institutes as well as any other aspiring entrepreneurs in Rajasthan leading to successful ventures.

WHEREAS, the "Host Institute" is willing to be part of journey to promote Startup ecosystem in the state of Rajasthan by partnering with DoIT&C by leveraging its extensive experience and resources for the promotion of Startups;

2. RESPONSIBILITIES

Both parties hereby agree to work collaboratively on following points for the effective and efficient engagement towards strengthening and streamlining innovation and entrepreneurship ecosystem development:

- 2.1 To bring all Incubatees/Startups of Academic Institution on a single platform called iStart so that maximum Startups get benefitted by startup policy of state government of Rajasthan
- 2.2 To encourage and promote iStart program related to student innovation, incubation and startup in various public forums, alumni network, and other related associations wherever possible
- 2.3 To support each other by extending respective institutional expertise in terms of technology, knowledge and management aspects towards strengthening Rajasthan's innovation and entrepreneurship ecosystem
- 2.4 To enable access to mentors
- 2.5 To share the best practices and provide access to resources and knowledge repository on request within the institutional capacity for the better design of new programs and policies in the area of innovation and startup ecosystem of Rajasthan.
- 2.6 To design and implement various collaborative programs with a view to create synergy by linking Incubatees/Startups of Academic Institution with iStart to provide mentoring and handholding support for building strong creativity and innovation framework.
- 2.7 To conduct joint outreach, awareness activities and roundtable discussions in the area of common interest to encourage student innovation and student startup programs/policies across the country.
- 2.8 Mutually work together to co-design new programs for policy and program intervention in line with supporting innovation and entrepreneurship in Rajasthan
- 2.9 To hold regular interaction/discussion meetings between both the parties to keep the momentum and explore new avenues for collaboration
- 2.10 To facilities recognition of student's innovation generated out of the programs run by the parties for strengthening the innovation and startup ecosystem in Rajasthan.
- 2.11 To provide information and assist in building network of angel investors, VCs, etc. in the State for fueling Rajasthan Startup ecosystem with financial strength
- 2.12 To provide all necessary support in terms of sharing information on Startups, their progress and achievements, from time to time and partner for joint programs.

3. SCOPE OF MoU

NOW THEREFORE, as duly communicated and agreed by and between the parties, the signatories agree to start cooperating to promote creative innovative entrepreneurship within the following broad areas:

3.1 Knowledge Exchange: Learning and Sharing Best practices on Innovation and Startup Ecosystem Development at Micro & Macro level would consist of following subthemes;

- Open Innovation and startup promotion models; state policies & programs
- Academic programs for Start-up & Innovation
- Coaching &mentoring
- Incubation & Acceleration Industry
- Investor & Venture Capital Environment
- IP regulation, tools & technology transfer practices
- Human Resource development

3.2 <u>Innovation & Startup Exchange: State/National level business linkages for Startups through co-incubation and short acceleration programs and Access to Innovation labs for selected startups</u>

- Joint strategic counseling of fast-growing ventures
- Provision of access to innovation labs for proven innovations and co-incubation opportunities for Startups
- Acceleration programs

3.3 Exchange of Faculties/Mentors

 Exchange of Mentors/Faculties for training/mentorship programs (Mentors registered with iStart as well as associated with Host Institute)

3.4 Ecosystem Development of Innovation & Startup

- Promote, Participate and Engage diversified stakeholders (including Students and Alumni)
- Organize state-level program, business seminars, workshops, exhibitions and conferences

3.5 Identification of Further collaboration

- Provide access and institutional linkage opportunity for incubates to interact and explore joint R&D collaboration
- Partnership with related organizations; new collaboration opportunities
- Exploration of new models of innovation and joint-piloting

4. TENURE OF MoU

This MoU is valid, subject to fulfillment of the conditions as mentioned herein for a period of thirty six (36) months from the date of its coming into effect or any other date ("Effective Date") as may be notified by DoIT&C. However, this can be extended with mutual written agreement by both parties. Both parties agree to bear their own expenses relating to deliverables under this agreement.

5. CONFIDENTIALITY

- 5.1 For the purposes of this Agreement, the term "Confidential Information" shall mean all non-public written, electronic, oral, visual or intangible information disclosed to **Host Institute** by DoIT&C or as may be voluntarily learnt or observed by the **Host Institute** or its employees of representatives. Each Party will maintain the confidentiality of any information it receives from the other Party which is marked confidential or proprietary or which would, under the circumstances, appear to a reasonable person to be confidential or proprietary.
- 5.2 It may be necessary for DoIT&C to disclose or exchange certain confidential and proprietary information with the **Host Institute**. The **Host Institute** undertakes on its behalf and on behalf of its employees/representatives/associates etc. involved in the **Host Institute**'s company to maintain a strict confidentiality and refrain from disclosure thereof, of all or any part of the information and data exchanged/generated from the Project/ Startup under this MoU for any purpose other than in accordance with this MoU and for the commercialization of the Project/ Startup.

- 5.3 The confidentiality does not apply to information:
 - i. that is in the public domain through no fault of a Party,
 - ii. is required to be disclosed by law,
 - iii. is disclosed with the consent of the disclosing Party,
 - iv. is independently developed by the receiving Party without use of any Confidential Information of the disclosing Party or
 - v. was previously in the receiving Party's possession, as shown by its pre-existing records, without violation of any responsibility of confidentiality
- 5.4 The **Host Institute** shall not use the confidential information of DoIT&C except with the prior consent of DoIT&C or where the disclosure is to employees, directors, agents, consultants or parent or subsidiary companies on a need to know basis for the purposes of this MoU.
- 5.5 Notwithstanding anything contained in this MoU, the **Host Institute** shall adhere to the provisions of the Information Technology Act, 2000 (Act), and/or such other applicable laws with respect to data security, breach of privacy and confidentiality.
- The **Host Institute**agrees that the remedy at law for the breach of any provision of this Clause, if deem inadequate, the DoIT&C shall be entitled to seek injunctive relief, in addition to any other rights or remedies which they may have against such breach.

6. FORCE MAJEURE

Neither Party shall be held responsible for non-fulfillment of their respective responsibilities under this MoU due to the exigency of one or more of the force majeure events such as but not limited to acts of god, war, flood, earthquakes, strikes not confined to the premises of the party, lockouts beyond the control of the Party claiming force majeure, epidemics, riots, civil commotions etc. provided on the occurrence and cessation of any such even the Party affected thereby shall give a notice in writing to the other within thirty (30) days of such occurrence or cessation.

If the force majeure conditions continue beyond three (3) months, the Parties shall jointly decide about the future course of action.

7. TERMINATION OF ENGAGEMENT AND EXIT POLICY

Both parties can terminate this agreement at any point by giving one (1) month advance notice in writing of their termination to the other party from the date of coming into effect of this agreement. Unless DOIT&C so decides, MoUwith the **Host Institute** would be terminated on the expiry of the defined time of Thirty Six (36) months (or any extension granted in writing) since the Effective Date.

8. APPLICABLE LAW, JURISDICTION AND DISPUTE RESOLUTION

8.1 This Agreement and the rights and responsibilities of the Parties under or arising out of this Agreement shall be construed and enforced in accordance with the laws of India.

- 8.2 The parties shall endeavor to resolve any dispute relating to the rights, duties, terms and conditions contained in this agreement amicably through conciliation by engaging in discussions and mutual negotiations in good faith.
- 8.3 However, if the dispute remains unresolved through conciliation within a period of 30 (thirty) days after commencement of discussions, the same shall be decided by way of arbitration. Parties agrees that the venue of Arbitration shall be Jaipur, Rajasthan and Principal Secretary, DOIT&C will be the sole Arbitrator.
- 8.4 Courts at Jaipur, Rajasthan alone shall have jurisdiction on all matters arising out of, concerning to or touching upon this Agreement.

In witness thereof the parties have caused their authorized representatives to sign this agreement on the date mentioned hereinabove.

Signed on this day of April (Month) 2021

For & on behalf of the Dept. of IT&C, GoR:	For & on behalf of the Host Institute			
Signature Cum	Signature H/			
Name Tapan Kumar SA (Jt. Director)	Name : Dr. Nitin Bhardwaj			
Designation	Designation : Registrar			
Postal Address	Postal Address: Kant Kalwar, NH-11C, JAIPUR (Rajasthan) – 303 002 [INDIA]			
Seal	Seal			
Witness (Name &	Witness (Name & Address)			
Address)	1 VESWAY VINOD TESWANI CDIRECTOR-CEC)			
1 Friganco Guil	2 Agricul A RYIND KUMAWAT (MANAGER-CRC)			
2				

Memorandum of Understanding (MoU)

AMITY UNIVERSITY RAJASTHAN JAIPUR (INDIA)

SAMBAL FOUNDATION JAIPUR (INDIA)







Dated 24th June 2021

In accordance with a desire to promote cooperation in areas of mutual interest for the benefits of both organizations, the Memorandum of Understanding is entered into, on this $\underline{24^{th}}$ day of $\underline{\underline{June}}$, 2021.

Between

Amity University Rajasthan, Jaipur (AUR) having its campus at Kant Kalwar, NH-11C, Jaipur - 303002 is one of the reputed Educational and Research Institutions sponsored by RitnandBalved Education Foundation (RBEF), the umbrella body of all Amity Institutions. AUR has been established under Rajasthan State Act No. 08 of 2008 recognized by University Grants Commission (UGC) under section 2F of UGC Act of 1956. AUR is a NAAC accredited and NIRF ranked leading research and innovation driven university. AUR is offering Undergraduate, Postgraduate and Doctoral programmes in Science, Technology, Management, Mass Communication, Liberal Arts, Hotel Management, Law, Humanities and Psychology.

As part of its endeavour to contribute to the social and economic development of society and promote social service amongst the students, AUR has launched a **Campus Community Connect Programme**. Under this programme various activities are being organized, in collaboration with reputed **NGOs** in and around Jaipur.

Hereinafter referred to as "AUR" which expression shall, unless it is repugnant to the context or meaning thereof, be deemed to mean and include his heirs, executors, administrators and assigns of the First Part.

And

Sambal foundation, **Jaipur** have been working on these important sectors, and rapidly spreading across continents. Sambal foundation is connected to more than 250 organizations those who are helping this world to be better place to live in and collaborating with them for more opportunities.

Some of the activities carried out by sambal foundation -

- Youth (specially) girls are always given career counselling and entrepreneurship lessons from our experts' team of sambal.
- The special children which counts to 357 are given regular education and skill training. Where
 they also reside and have healthy food. Skilling them to do organic farming, handmade products,
 playing different games.
- We have tied up with them in giving more exposure to the teachers of special children so that
 more groomed and dedicated teachers can come out to serve the society.

AMITY UNIVERSITY RAJASTRAM



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- Teachers are given regular lessons on better understanding of mentally retarded children.
- Empowering through Skilling, especially women
- We are training elderly women to live a life of empowerment through handmade gift items and sewing clothes.
- Promotion of Education amongst underprivileged children project where we are associated with the NGO in giving scholarships to the brightest students based on marks and skills.
- Medical, health and Hygiene Project.
- Ensuring environmental sustainability project where spirulina growth is being jointly promoted for sustainable development of the village.
- Promotion of Education amongst underprivileged children project awareness of different skills that can be useful for the orphanage girls by our speakers.
- Skill development handmade cards
- Cleanliness drive in the organization.
- Regular checkup of health for the special children. Etc.

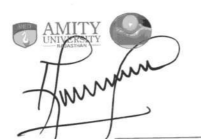
and many more.

Hereinafter referred to as "Sambal Foundation" which expression shall, unless it is repugnant to the context or meaning thereof, be deemed to mean and include his heirs, executors, administrators and assigns of the Second Part.

"AUR" and "Sambal Foundation" shall hereinafter be referred to as individually as a "Party" and collectively as "Parties".

NOW, this Memorandum of Understanding (to be hereinafter referred to as "MoU") is executed to be in effect from the 24^{th} June 2021 establishing a co-operative relationship between Amity University Rajasthan and SAMBAL foundation incorporating the following mutual undertakings:

- AUR is a self-financed University, established by the said Act of the Rajasthan State offers programmes of Studies in Science, Technology, Management, Mass Communication, Liberal Arts, Hotel Management, Law, Humanities and Psychology.
- AUR is collaborating with the Sambal foundation and Sambal has agreed to do collaborate, for facilitation of practical training and provide to its students of the aforesaid platform and infrastructure for community service programmes (such as projects under anandam scheme, Unnat Bharat Abhiyan, internships, field work, etc.) and join hands for joint research Projects.
- AUR agrees to send its teaching staff along with the students of the said Programmes to the Sambal foundation or its premises during the period of the said teaching/training/field work.
- AUR shall provide for materials for psychological tests to its students and faculty to be utilized for the purpose of clinical teaching/training.
- Sambal foundation shall take all possible precautions and care of the students and faculty but in case of any injury or calamity of any faculty or student neither Sambal Foundation nor Amity University Rajasthan shall be responsible. Force majeure clause shall be applicable.





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NB

- 6. This MoU may be terminated by either party be serving a three months' notice on the other: Provided that the termination shall be effective only at the end of a semester during which the said notice has been served, and that the parties shall take all reasonable care to ensure that students already admitted to any of the said Programmes shall not in any way be disadvantages by the termination.
- 7. All communications, notices, requests or instructions to be given here under by either Party shall be in writing, in the English language and delivered personally or sent by registered or certified mail, postage prepaid, or sent by facsimile, and receipt thereof will be acknowledged by other Party.

The contact points in this regard shall be as follows:

(a) For Amity University Rajasthan, Jaipur:

Dr. Vismita Paliwal

Coordinator - Amity Institute of Behavioural & Allied Sciences (AIBAS)

Mobile No. - 8058073000, Email ID - vpaliwal@jpr.amity.edu

Amity University Rajasthan, Jaipur

Campus : SP-1, Kant Kalwar, NH - 11 C, Jaipur - 303002

Amity City Office : Amity House, 14, Gopalbari, Ajmer Road, Jaipur-302001

(b) For Sambal Foundation, Jaipur:

Mr. Sanjay Bhansali

Director - Sambal Foundation, Jaipur

C-12, Pritivi Raj Road, C-Scheme, Jaipur - 302001 India +917014097343

In witness thereof the parties have caused their authorized representatives to sign this agreement on the date mentioned hereinabove.

Signed on this 24th day of June 2021

For and on behalf of Sambal Foundation, Jappur

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Name Mr. Sanj. Designation : Director

Seal

Witness:

Name Mr. Kamal Kalra

Designation: Director

Phone : Email ID

Sambal Foundation, Jaipur

For and on behalf of

Amity University Rajasthan, Jaipur

Name : Dr. Nitin Bhardwaj

Designation: Registrar

Seal

Witness:

Name : Dr. Vismita Paliwal Designation : Coordinator - AIBAS

Phone : +91-8058073000

Email ID : vpaliwal@jpr.amity.edu Amity University Rajasthan, Jaipur







MEMORANDUM OF UNDERSTANDING



SOPHIA GIRLS' COLLEGE (AUTONOMOUS), AJMER RAJASTHAN

AND



AMITY UNIVERSITY RAJASTHAN, JAIPUR

12th October, 2021

VENUE:

Sophia Girls' College (Autonomous), Ajmer

MEMORANDUM OF UNDERSTANDING

BETWEEN

AMITY UNIVERSITY RAJASTHAN

And

SOPHIA GIRLS' COLLEGE (AUTONOMOUS), AJMER

This MEMORANDUM OF UNDERSTANDING [hereinafter MOU] is made and entered into on 12 October 2021 between Sophia Girls' College, (Autonomous,) Ajmer, Rajasthan (hereinafter SGC), on the ONE PART and Amity University Rajasthan, (hereinafter 'AUR Jaipur'), on the OTHER PART (who for the purpose of this MOU are herein after individually referred to as 'PARTY' and collectively referred to as the 'PARTIES').

The PARTIES, having discussed the fields of common research interests and allied activities between the two institutions, have decided to enter into a long-term collaboration in the areas of education, training and research.

WHERE AS *Sophia Girls College (Autonomous)*, *Ajmer*, *(Rajasthan)* is a premier education Institution of higher learning in Rajasthan having UG & PG courses in Arts, Science, Commerce, Management, Computer Science and Library and Information Science and reaccredited Grade A by NAAC Bangalore, and is involved in the dissemination of knowledge, research and extension.

And WHEREAs, Amity University Rajasthan, Jaipur (AUR, Jaipur) has been established in the State of Rajasthan, by an Act of the State Legislature as passed on March 29, 2008, under the patronage of RBEF, a registered, non-profit society promoting Education, Human Resource Development and Social Welfare. Amity University is recognised by UGC and empowered to award degrees under section 22., Amity University Rajasthan an Private Institution of higher learning having UG & PG courses and is involved in research, education, training and extension.

'AUR, Jaipur' and the 'SGC, Ajmer', recognizing the value of cooperation, have agreed to enter into this Memorandum of Understanding ('MOU') regarding academic collaboration. The purpose of this non-binding Memorandum of Understanding (MOU) is to make possible and to institute academic exchange between 'SGC Ajmer', and 'AUR Jaipur', based upon the principles of mutual equality and the reciprocity of benefits.

AND HENCE it has been considered expedient to agree in writing to participate jointly in undertaking students and research projects as per the expertise and logistics available with the PARTIES.

Both Parties HEREBY AGREE:

A. FACULTY PROGRAMME

Each Party will accept visiting faculty members from the other Party. The number of visiting faculty will not exceed two in a year. The Host party will arrange for board and lodge for the visiting faculty and the host party will also bear all expenses of the visiting faculty related to board and lodging. All other expenses, including the travelling expenses, will be the responsibility of the visiting party.

Subject to availability, the host Party will provide the normal services for visiting faculty including library and laboratory facilities. The host Party will assist the visiting faculty as far as possible, in matters of health, and local custom. The period of such visit will not exceed two weeks in a year.

B. COLLABORATION FOR ACADEMIC & RESEARCH ACTIVITIES

The two Parties will seek opportunities & can consider to collaborate for academic & research activities, as per the requirements.

C. ACTIVITY EXCHANGE PROGRAMME

To facilitate academic and cultural interchange, the exchange of research materials, publications and information between the Parties will be encouraged. Each Party will invite the other, when appropriate, to participate in conferences, symposia and short visits.

D. STUDENT EXCHANGE PROGRAMME

The exchange of students will be encouraged. The exchange could be for a period of not exceeding two weeks in a year from either side. The number of student will not exceed fifteen from either side, each visit

E. COMPLIANCE WITH LAWS

Both parties will comply with all relevant laws in the jurisdiction in which it is situated in and all visiting scholars and faculty shall comply with all relevant laws in the jurisdiction of the host Party.

F. COMPLIANCE WITH COLLEGE RULES

Visiting party will comply with the rules of the host Institution.

G. NO AGENCY

Nothing in this MOU gives rise to a relationship of agency between the parties.

H. NO JOINT VENTURE, PARTNERSHIP OR EMPLOYMENT RELATIONSHIP Nothing in this MOU shall be relied upon to construe a joint venture, partnership or employment relationship between the Parties.

I TERMS OF RENEWAL, AMENDMENT, AND TERMINATION

This MOU shall remain in force for a period of **THREE years** from the execution date at the beginning of this MOU, with the understanding that it may be terminated by either Party, giving three months' notice to the other Party in writing. If this agreement is terminated by either party, each party agrees to carry out any obligations and responsibilities assumed prior to the termination date.

This MOU may only be renewed if, after a review process between the parties, the parties agree in writing to renew it. This MOU may be amended by the exchange of

official letters between the two parties. Such amendments, once approved by both Parties, will become part of this MOU. Neither Party may assign this MOU or any right under this MOU without the prior written consent of the other Party.

NOTICES J.

Any notice or other communication to any party hereto (whether required or permitted to be given under or in connection with this MOU) shall be in writing and shall (at the option of the party giving the notice) be sent by registered post to the address set out under its name below, or to such other address as is from time to time notified to the party giving the notice in compliance with the provisions of this clause J:

Registrar

Amity University Rajasthan, Jaipur

Address: SP-1 Kant Kalwar, RIICO Industrial Area, NH-11C, Jaipur Rajasthan

Principal

Sophia Girls' College (Autonomous), Ajmer

Address: Sophia Girls' College (Autonomous)

Mirshali, Jaipur Road, Ajmer Ajmer, Rajasthan- 305001

LEGAL EFFECT K.

The terms of this MOU represent the current intentions of the Parties as at the time of Signing this MOU is not legally binding on the Parties.

SECTION HEADINGS

Headings contained in this MOU are for reference purposes only and shall not be deemed to be an indication of the meaning of the clause to which they relate.

IN WITNESS whereof this MOU has been duly executed on the date shown at the beginning of this MOU.

This MoU has been executed in two originals, one of which has been retained by SGC and the other by SEC.

IN WITNESS WHEREOF, the PARTIES have executed this MOU and represent that they approve, accept and agree to the terms contained herein.

For and on behalf of

Sophia Girls' College (Autonomous)

Ajmer, Rajasthan

For and on behalf of

Amity University Rajasthan, Jaipur

Signature:

Name: Prof. Dr. Sr. Pearl

Sr. Pearl

Title: Principal

Seal:

PRINCIPAL SOPHIA GIRLS' COLLEGE (AUTONOMOUS) Signature:

Name: Dr. Nitin Bharadwaj

Title: Registrar

Seal:

JAIPUR E

In the presence:

Signature:

Name: Mr. Gautam Chaturvedi

Title: Co-ordinator

Address: Head Dept. of Computer Science

Sophia Girls' College, (Autonomous), Ajmer

In the presence:

Signature:

MAkshay Jain

Title: Director Marketing & Admissions

Address: Amity University Rajasthan, Jaipur

Memorandum of Understanding (MoU)

AMITY UNIVERSITY RAJASTHAN JAIPUR (INDIA)

OSTBAYERISCHE TECHNISCHE HOCHSCHULE AMBERG- WEIDEN (GERMANY)







Dated December 14th 2021

In accordance with a desire to promote cooperation in areas of mutual interest for the benefits of both organizations, the Memorandum of Understanding is entered into, on December 14th, 2021.

Between

Amity University Rajasthan, Jaipur (AUR) having its campus at Kant Kalwar, NH-11C, Jaipur -303002 is one of the reputed Educational and Research Institutions sponsored by Ritnand Balved Education Foundation (RBEF), the umbrella body of all Amity Institutions. Amity University Rajasthan, Jaipur (AUR) was established in the State of Rajasthan, by an Act of the State Legislature in 2007 and is recognized by University Grants Commission (UGC) under UGC Act of 1956. AUR is a NAAC accredited and NIRF ranked leading research and innovation driven university. AUR, Jaipur is considered a pioneer in the field of higher learning and offers doctoral, postgraduate and undergraduate degrees in programmes ranging from Engineering, Biotechnology, Architecture, Management, Mass Communication, Law, Humanities, Psychology to unique programs in Microbial Technology, Bioinformatics, Clean Technology, Ocean Atmospheric Sciences and Converging Technologies, to name a few.

And

Ostbayerische Technische Hochschule Amberg-Weiden (OTH AW), Kaiser-Wilhelm-Ring 23, 92224 Amberg, Germany is a young, up-and-coming, innovative University of Applied Sciences in the heart of Eastern Bavaria. With its campuses in Amberg (departments of mechanical and environmental engineering, information and media technology) and Weiden (departments of business, industrial engineering and health), about 40 kilometers apart, they provide first-class higher education in a region outside the major urban centers. Due to its excellent study facilities, a large bandwidth of Bachelor and Master programs in German as well as English, and close ties with the industry, our highly trained graduates strengthen the businesses in the region and beyond. Their study programs cover current topics such as Artificial Intelligence, Digital Business, Medical Technology, Management and Sustainability, Patent Engineering, and International Business.

Their graduates are in great demand on the regional and national labour markets, and the University constantly secures top places in university rankings.

OTH having its campuses at Kaiser-Wilhelm-Ring 23, 92224 Amberg (Germany) and Hetzenrichter Weg 15, 92637 Weiden (Germany)

"AUR" and "OTH AW" shall hereinafter be referred to as individually as a "Party" and collectively as "Parties".

WHEREAS Both Parties are pleased to enter upon an agreement for the promotion of academic cooperation in the field of business administration to promote academic cooperation, mutual





understanding and identify areas where staff and students of both universities can work together to promote international excellence in research and teaching in higher education.

NOW, this Memorandum of Understanding (to be hereinafter referred to as "MoU") is executed to be in effect from the date December 14th 2021 establishing a co-operative relationship between **AUR** and **OTH AW** incorporating the following mutual undertakings:

Article 01

- 1. The Parties' cooperation may consist of the following activities:
 - a) Exchange of Research Scholars.
 - b) Exchange of Students.
 - c) Internships for Students.
 - d) India Immersion program (i.e.summer/winter schools).
 - e) Joint Supervision of PhD scholars.
 - f) Co-hosting and participating in International Conferences, Symposia and Seminars.
 - g) Any other activity that is mutually agreed in written form upon and is beneficial to both parties.

Article 02

- 1. The two universities will actively seek to promote mutual faculty and students exchange for mutual agreed periods.
- 2. Such exchange may assume various forms, such as individual short-time and long-term visits of faculties, etc.
- 3. Faculty could be a co-guide for PhD candidates in both the institutions based on mutual consent.
- Encouragement of the academic faculty to co-author publications, is in subject to applicable copyright and/or other laws of each country, as well as rules and regulations of the respective universities.

Article 03

- 1. The MOU shall come into effect from the date of signing and shall remain valid for a period of three (03) years and will be automatically renewed unless terminated by either of the parties and prior to termination both parties should ensure that the obligations outline in this MoU are fully executed.
- 2. Amendments and additions may be made to the MOU subject to the written consent of both the parties.
- 3. MOU can be terminated by either party with minimum 90 days prior notice in writing to the other party.
- 4. The MOU does not imply any financial obligations or legal binding on either party.
- 5. Financial obligations with regard to any programs and exchanges shall be discussed and acted upon where possible by the parties through separate Annexes to this MOU in writing, signed by both Parties.





Article 04

In witness thereof the parties have caused their authorized representatives to sign this agreement on the date mentioned hereinabove.

Signed on this 14th day of December, 2021

For and on behalf of

Ostbayerische Technische Hochschule

Amberg-Weiden

Name

: Prof. Dr. Clemens Bulitta

Seal

Designation : President
Seal Prof. Dr. Clemens Bulitta

Präsident

Ostbayerische Technische Hochschule

Amberg-Weiden

Hetzenrichter Weg 15

Witness:

92637 Weiden

Name : Dr. Annabelle Wolff

Designation: Director International Office

Phone : +49-9621-482-3131 Email ID : a.wolff@oth-aw.de

Ostbayerische Technische Hochschule

Amberg-Weiden, Germany

For and on behalf of Amity University Rajasthan, Jaipur

Name

: Dr. Nitin Bhardwaj

Designation: Registrar

Seal

Witness:

Name : Dr. Shikha Sharma

Designation: Director-International Affairs

Phone : +91-8058073000

Email ID : ssharma2@jpr.amity.edu Amity University Rajasthan, Jaipur, Inda



Memorandum of Understanding (MoU)

AMITY UNIVERSITY RAJASTHAN JAIPUR (INDIA)

RSJ LEXSYS PRIVATE LIMITED NEW-DELHI (INDIA)







Dated: 15/10/2021

In accordance with a desire to promote cooperation in areas of mutual interest for the benefits of both organizations, the Memorandum of Understanding is entered into, on 15/10/2021.

BETWEEN

Amity University Rajasthan, Jaipur (AUR) having its campus at Kant Kalwar, NH-11C, Jaipur - 303002 is one of the reputed Educational and Research Institutions sponsored by Ritnand Balved Education Foundation (RBEF), the umbrella body of all Amity Institutions. Amity University Rajasthan, Jaipur (AUR) was established in the State of Rajasthan, by an Act of the State Legislature in 2007 and is recognized by University Grants Commission (UGC) under UGC Act of 1956. AUR is a NAAC accredited and NIRF ranked leading research and innovation driven university. AUR, Jaipur is considered a pioneer in the field of higher learning and offers doctoral, postgraduate and undergraduate degrees in programmes ranging from Engineering, Biotechnology, Architecture, Management, Mass Communication, Law, Humanities, Psychology to unique programs in Microbial Technology, Bioinformatics, Clean Technology, Ocean Atmospheric Sciences and Converging Technologies, to name a few.

AND

RSJ Lexsys Private Limited (RSJ), a company incorporated under the Companies Act 2013, having its registered office at 2/11B, LGF, Jangpura-A, New Delhi-110014 bearing Corporate Identification No. U7414DL2015PTC276522 represented by its Authorised Signatory Mr. Gaurav Jain. RSJ-Lexsys is focusing on articulating processes and systems to enable the organizations to adopt a proactive approach in managing their legal compliances and also ensuring increment in the skill set of their team on consistent basis. Compliances are generated through system automatically on the principle of RELEVANCE. Systems and Process have been designed to prevent non-compliances by educating the users about the relevant compliance at the relevant time.

"AUR" and "RSJ" shall hereinafter be referred to as individually as a "Party" and collectively as "Parties".

WHEREAS The RSJ and AUR have mutually agreed to facilitate research activities in the State and across India, wherein AUR had expressed its willingness to collaborate with RSJ for the above purpose.





NOW, this Memorandum of Understanding (to be hereinafter referred to as "MoU") is executed to be in effect from 15/10/2021 between **AUR** and **RSJ** incorporating the following mutual undertakings:

1. OBJECTIVES OF MoU:

To improve the knowhow of the students by giving them access to comprehensive e-library of various Indian Laws and applications enabling research in compliance.

- · The Parties mutually agree:-
 - That RSJ will provide access of Lexbuddy.com to all the students and faculties of AUR on no charge.
 - Students and Faculties will be permitted to have access via official email id provided by AUR.

2. TENURE OF MoU:

This MoU commences from the date of last signing and shall be in force for 3 years. It may be amended, modified, extended, or renewed only by the written consent of both Parties. The Institutions agree to review this MoU six months prior to end of the 3-year term.

3. INTELLECTUAL PROPERTY (IP):

- 3.1. All IP rights associated with Lexbuddy.com will be owned by RSJ.
- 3.2. This MoU shall not permit the use or dissemination of intellectual property belonging to either party by the other party without the prior written consent of the party that owns the intellectual property.

4. GENERAL TERMS:

- 4.1. Both the Parties shall have to appoint a single point of contact (SPOC) to maintain the clarity of communication between both the parties.
- 4.2. The contact details i.e. the Email id and phone no. of the SPOCs from both the Parties shall be shared with each other. In case of any change of the SPOC it must be communicated immediately between both the parties.
- 4.3. All the student chapters for various bodies shall be part of above mentioned activities.
- 4.4. This document is not intended to create legal or binding obligations on either party. It serves only as a record of the parties' current intentions. Before any of the activities set out in this Memorandum of Understanding (MoU) are implemented, to ensure the activities can be accomplished in conformity with the law and so as to enable the principles set out in this MoU to be implemented, the Institutions shall enter into a formal and binding separate agreement or agreements with each other which will detail the specific form and content of the activities and cover the responsibilities and rights of each Institution. Such agreements will be negotiated in good faith.

5. TERMINATION:

- 5.1. The MoU can be terminated by either party by submitting a written notice of 2 month.
- 5.2. Any difference of opinion during the term of MoU will be settled by mutual consultation by and between the parties.
- 5.3. In the matter of unresolved disputes, the matter shall be referred to joint resolution by Founder RSJ Lexsys Private Limited AUR and the joint decision shall be final.







6. JURISDICTION:

Any litigation or dispute proceedings arising out of this MoU shall be subject to laws of India, specifically within the jurisdictional court/tribunal/judicial authorities of Delhi and in accordance with the Arbitration and Conciliation Act 1996 or its amendment thereof as being in force from time to time.

In witness thereof the parties have caused their authorized representatives to sign this agreement on the date mentioned hereinabove.

Signed on 15/10/2021

For and on behalf of

RSJ Lexsys Private Limited, New-Delhi

Name : Mr. Gaurav Jain

Designation: Founder

Seal

Witness:

Name : Ms. Pooja Agarwal

Designation: Director

Phone : +91-9258888280 Email ID : pooja@rsj.co.in

RSJ Lexsys Private Limited, New-Delhi

For and on behalf of

Amity University Rajasthan, Jaipur

Name : Dr. Nitin Bhardwa

Designation: Registrar

Seal :

Witness:

Name : Mr. Vinod Tejwani

Designation: Director- CRC Phone: +91-9891393008

Email ID : vtejwani@jpr.amity.edu Amity University Rajasthan, Jaipur



Memorandum of Understanding (MoU)

AMITY UNIVERSITY RAJASTHAN JAIPUR (INDIA) DISHA INTERNATIONAL FOUNDATION TRUST







Dated: 7th July 2020

BETWEEN

Amity University Rajasthan, Jaipur, a University established and incorporated under Amity University Rajasthan, jaipur Act No. 8 of 2008, situated at AMITY JAIPUR CAMPUS, SP-1, N.H. 11-C, KANT KALWAR INDUSTRIAL AREA JAIPUR, RAJASTHAN-303002 (hereinafter referred to as "AUR", which expression, unless repugnant to the context thereof, shall mean and include its successors and assignees) through its duly authorized representative, Dr. Nitin Bhardwaj, Registrar, Amity University Rajasthan, Jaipur of the FIRST PART

AND

DISHA International Foundation Trust, established under the laws of Society Registration Act, 1860 and Mumbai Public Trust Act. 1950 having its registered Office at Aurangabad, Maharashtra, India (hereinafter referred to as "DISHA", which expression, unless repugnant to the context thereof, shall mean and include its successors and assignees) through its duly authorized representative, Mr. Kerron Vaishnav, Founder Secretary, DISHA International Foundation Trust of the SECOND PART.

"AUR" and "DISHA" are referred to collectively as 'PARTIES' and individually as PARTY' as the context may require.

WHEREAS

Both parties have entered into this MOU with an objective to share the available facilities and expertise in each others' institutions"

NOW IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERE TO AS FOLLOWS:

1.0 Scope of work/Services

1.1 DISHA will work with AUR to create, implement, monitor and evaluate



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regular and annual work plans and projects that identify specific objectives and activities of interest to both the parties locally and internationally and which are incorporated in this MoU by reference.

- 1.2 Within the context of specific projects. DISHA will work with AUR to establish mutually amenable methods of coordination which will be includes as part of the work Plans and projects mentioned above.
- 1.3 AUR will provide the available faculty expertise and infrastructural facilities as part of the Work Plans and projects mentioned above.
- 1.4 DISHA will provide assistance to the students of AUR for internships, industrial project and placements.
- 1.5 DISHA will facilitate organization of seminars, conferences and workshops at AUR.
- 1.6 Both the parties will collaborate in developing joint research project proposals for receiving research funds from National and International funding agencies.
- 1.7 The Registrar of AUR and Founder Secretary of DISHA will be jointly responsible for working out the operational details of the agreement between the two organizations and ensure proper and ensure proper and effective implementation of the MoU. During the activities at either institute, the corresponding Head of organization will be the controlling authority.

2.0 Roles and Responsibilities

The roles and responsibilities of the Parties under this MOU will be as follows:

AUR will be responsible for the following activities:

- Take part as University partner of DISHA in their activities.
- ii. Will work with DISHA for creating, implementing, monitoring and evaluating regular and annual work plans and projects that identify specific objectives and activities of interest to both parties locally and internationally and which are incorporated in this MoU by reference.
- iii. AUR will provide the available faculty expertise and infrastructural facilities as part of the Work Plans and projects mentioned above

DISHA will be responsible for the following activities:

- i. Will work with AUR for creating, implementing, monitoring and evaluating regular and annual work plans and projects that identify specific objectives and activities of interest to both locally and internationally and which are incorporated in this MoU by reference.
- ii. Steering the collaborative activities with AUR under the Work plans and project mentioned above.



NR_

- Provide assistance to the students of AUR for internships, industrial projects and jobs.
- Facilitate collaboration and development of research proposals for extraneous funding.

3.0 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.

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 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;
- 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; 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 required and will use all reasonable efforts to maintain the confidential treatment of such confidential Information.



4.0 General Conditions

- 1.1 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.
- 1.2 Financial obligations with regard to any programs/activities shall be discussed and acted upon by the parties through separate agreement in writing.
- 1.3 Both parties hereby agree, under this MOU, to indemnify and hold each other harmless.
- 1.4 Both parties shall mutually respect the confidentiality and intellectual ownership of information shared between them.

The new intellectual property being developed / generated under this Moll will carry the equal rights of ownership among AUR and DISHA.

5.0 Term and Termination

- 1.1 This MOU will be effective for 60 months from the date of signing. It may he further renewed by mutual agreement in writing.
- 1.2 Amendments and additions may be made to the MOU subject to the written consent of both the parties.
- 1.3 MOU can be terminated by either party with minimum 90 days prior notice in writing to the other party.

6.0 Governing Law and Dispute Resolution

The validity, interpretation, enforceability and performance of this MOU shall be governed and construed in accordance with the Laws in India.

Venue of settlement for any disputes which may arise under this MOU shall be at NCR/Noida.

Disputes arising between the parties out of or in connection with this MOU shall as far as possible be settled amicably.

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/Noida. All proceedings shall be conducted, including all documents presented in such proceedings, in English language.



7.0 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 (or to such other address as any Party may specify by notice to other Party):

In case of AUR:

Dr. Nitin Bhardwaj - Registrar

Amity University Rajasthan, Jaipur

SP-1, N.H. 11-C, Kant Kalwar RIICO Industrial Area

Jaipur (Rajasthan) - 303002

In case of DISHA:

Mr. Kerron Vaishnav - Founder Secretary

DISHA International foundation Trust P. No. 443, Avishkar Colony, N-6 Cidco Aurangabad (Maharashtra) - 431001

Dr. Nitin Bhardwaj Registrar

Amity University Rajasthan

Jaipur

Date: 7th July 2020

Mr. Kerron Vaishnav Founder Secretary

DISHA International foundation Trust

Aurangabad (Maharashtra)

Date: 7th July 2020

IN WITNESS WHEREOF, the parties hereto have caused this Memorandum of Understanding to be executed as of the first date set forth above.

Witness

Shikler Marnie

Name

: Prof. Shikha Sharma

Designation: Dy. Director

Directorate of International

Affairs

Phone

: 9828387858

Email

: ssharma2@jpr.amity.edu

Amity University Rajasthan, Jaipur

Witness

: Mr. Vaibhav Jadhav

Designation: Member

Phone

: +91 9730539494

Email

: vaibhavofficial793@gmail.com

DISHA International foundation Trust, Arungabad

Memorandum of Understanding (MoU)

&

AMITY UNIVERSITY RAJASTHAN JAIPUR (INDIA) PAX EDUTAINMENT PRIVATE LIMITED, MUMBAI PAX MAURITIUS LIMITED

AND

TRUPAX SINGAPORE PTE LTD





Dated: 14th July 2020

BETWEEN

Amity University Rajasthan, Jaipur, a University established and incorporated under Amity University Rajasthan, Jaipur Act No. 8 of 2008, situated at AMITY JAIPUR CAMPUS, SP-1, N.H. 11-C, KANT KALWAR INDUSTRIAL AREA JAIPUR, RAJASTHAN-303002 (hereinafter referred to as "AUR", which expression, unless repugnant to the context thereof, shall mean and include its successors and assignees) through its duly authorized representative, Dr. Nitin Bhardwaj, Registrar, Amity University Rajasthan, Jaipur of the FIRST PART

AND

PAX Edutainment Private Limited, Mumbai, PAX Mauritius Limited and TruPAX Singapore Pte Ltd works on empowering education sector by providing integrated solutions and services that help its clients in globalizing education to transform lives. (hereinafter referred to as "PAX Edutainment Private Limited", which expression, unless repugnant to the context thereof, shall mean and include its successors and assignees) through its duly authorized representative, Mr. Charan Kamal Singh Parmar, Director Operations, PAX Edutainment Pvt. Ltd., India of the SECOND PART.

"AUR" and "PAX Edutainment Private Limited" are referred to collectively as 'PARTIES' and individually as 'PARTY' as the context may require.

WHEREAS

Both parties have entered into this MOU with an objective to share the available facilities and expertise in each others' institutions"

NOW IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERE TO AS FOLLOWS:



AMITY UNIVERSITY



NB

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TruPAX Singapore Pte. Ltd.

PAX MAURITIUS LTD BRN:C15127438

1.0 Scope of work/Services

- PAX Edutainment Private Limited, PAX Mauritius Limited and TruPAX Singapore Pte Ltd will be providing students of Amity University Rajasthan with international corporate Internships in Mauritius and Singapore respectively.
- 1.2 All the students of Amity University Rajasthan are hereby informed that they can do internship in Mauritius and Singapore country with the companies available to offer the students with valuable learning and development experience.
- 1.3 The internships will be available for a duration of 4-6-8 weeks, in the fields of finance, human resource, marketing, international business, law, hospitality, media, IT, and any other fields upon request.
- PAX will be providing the interested students with services of international return flights, airport transfers, 3 meals a day (in Mauritius) and 2 meals a day (in Singapore), accommodation, company of internship in student's field of interest, transport from home to office and back etc and will act as a guardian when students will be in Mauritius and Singapore.
- All these services will be provided for internships to be undertaken in the year of 2020 are with a program fee, in Mauritius at the cost of Rs. 1,45,000/- (for 4 weeks), Rs. 1,79,000/- (for 6 weeks), Rs. 1,97,000/- (7 weeks), Rs. 2,19,000/- (for 8 weeks) and in Singapore for 4 weeks at the cost of Rs. 2,49,000/- to be borne by the students interested to take up the corporate internship program in Mauritius and Singapore. The program fee will be self-funded by the students individually to take up the program.
- 2.0 Students will also be provided with Global Virtual Internships that they can take up from the comfort of their homes as per available opportunities and request.
- 3.0 These internships will be for a duration of 4-6-8 weeks. The program fee will be self-funded by the students individually to take up the program.

Students need to strictly follow below stated rules and regulations while travelling to take up corporate internships to Mauritius and Singapore:

4.0 Roles and Responsibilities

The roles and responsibilities of the Parties under this MOU will be as follows:

AUR will be responsible for the following activities:

- Take part as University partner of PAX Edutainment Private Limited in their activities.
- ii. Will work with PAX Edutainment Private Limited for creating, implementing, monitoring and evaluating regular and annual work plans and projects that identify specific objectives and activities of interest to both parties locally and internationally and which are incorporated in this MoU by reference.



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TruPAX Singapore Pte. Ltd.



PAX MAURITIUS LTD

iii. AUR will provide the available faculty expertise and infrastructural facilities as part of the Work Plans and projects mentioned above.

PAX Edutainment Private Limited will be responsible for the following activities:

- Students have to be regular on internship with their respective companies, no student can take more than 1 day leave, exceptional case of medical emergency.
- Students have to be on internship for complete number of working hours as per company working policy (7-9 hours) and are not permitted to take half day or escape for any personal activities during working hours of office.
- Students are not allowed to smoke or drink alcohol during their stay in Mauritius and Singapore.
- PAX will strictly provide pure vegetarian food to students in Mauritius and Singapore.
- v. Students are not allowed to carry or eat non-veg at their place of stay in Mauritius and Singapore and are requested to maintain the decorum of pure veg status in the house, until and unless their house mates have no problem with non-veg food.
- vi. No external boys/girls from any local residents of Mauritius and Singapore are allowed to stay or spend time in the official accommodation provided by PAX for students of Amity University Rajasthan in Mauritius and Singapore and vice versa, no students are allowed to stay or spend time outside their official accommodation at any local resident's place in Mauritius and Singapore.
- vii. Students have to be disciplined about their work during the internship period.
- viii. Students are required to follow the dress code of <u>formals</u> while working within the company and can wear semi-formals only if permitted by the company.
- ix. In-case any student is out with their office colleagues after office hours, they have to inform Mr Charan Kamal Singh Parmar about the same.
- x. For all unofficial excursions no financial support will be given by PAX Edutainment Pvt. Ltd. and students have to bear these expenses on their own. PAX will only be assisting and helping students in going for the best options to enrich their weekend exploration around Mauritius and Singapore experience.
- xi. The complete responsibility of students is with PAX Edutainment Pvt. Ltd., PAX Mauritius Limited and TruPAX Singapore Pte Ltd.
- xii. Students have to carry their laptop, notebook, 2 pens for their corporate internship.





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TruPAX Singapore Pte. Ltd.

xiii. Wi-Fi will have to be borne by students, after the provided limit of wi-fi is exhausted.

xiv. Students have to be back in their official accommodation by 8 PM in Mauritius and Singapore.

5.0 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.

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 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; 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 required and will use all reasonable efforts to maintain the confidential treatment of such confidential Information.



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PAX MAURITIUS LTD

6.0 General Conditions

- 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.
- Financial obligations with regard to any programs/activities shall be 6.2 discussed and acted upon by the parties through separate agreement in writing with respect to the Internships for the AUR students.
- Both parties hereby agree, under this MOU, to indemnify and hold each other 6.3 harmless.
- Both parties shall mutually respect the confidentiality and intellectual 6.4 ownership of information shared between them.

The new intellectual property being developed / generated under this Moll will carry the equal rights of ownership among AUR and PAX Edutainment Private Limited.

7.0 Term and Termination

- This MOU will be effective for 60 months from the date of signing. It may he further renewed by mutual agreement in writing.
- Amendments and additions may be made to the MOU subject to the written consent of both the parties.
- MOU can be terminated by either party with minimum 90 days prior notice in writing to the other party.

8.0 Governing Law and Dispute Resolution

The validity, interpretation, enforceability and performance of this MOU shall be governed and construed in accordance with the Laws in India.

Venue of settlement for any disputes which may arise under this MOU shall be at NCR/Noida.

Disputes arising between the parties out of or in connection with this MOU shall as far as possible be settled amicably.

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/Noida. All proceedings shall be conducted, including all documents presented in such proceedings, in English language.





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PAX EDUTAINMENT PV

Director

ruPAX Singapore Pte. Ltd.

9.0 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 (or to such other address as any Party may specify by notice to other Party):

Dr. Nitin Bhardwaj - Registrar In case of AUR:

Amity University Rajasthan, Jaipur

SP-1, N.H. 11-C, Kant Kalwar RIICO Industrial Area UPAX Singapore Pte. Ltd.

Jaipur (Rajasthan) - 303002

In case of PAX: Mr. Charan Kamal Singh Parmar - Director Operations

PAX Edutainment Pvt. Ltd., India Number 6, 1st Floor, Kantimahal Building,

Telly Gali, Andheri East, Mumbai, 400069

PAX MAURITIUS LTD BRN:C15127438

Director

PAX EDUTAINMENT PVT LTD

Dr. Nitin Bhardwaj Registrar Amity University Rajasthan Jaipur

Date: 14th July 2020

Mr. Charan Kamal Singh Parmar **Director Operations** PAX Edutainment Pvt. Ltd., India

Mumbai

Date: 14th July 2020

IN WITNESS WHEREOF, the parties hereto have caused this Memorandum of Understanding to be executed as of the first date set forth above.

Witness

Name : Dr. Jaivardhan Singh Rathore

Designation: Coordinator

Directorate of International

Affairs

Phone : 9828706386

Email : jvsrathore@jpr.amity.edu

Amity University Rajasthan, Jaipur

Witness

Name : Ms. Ruchi Jain

Designation: Business Development Manager

Phone

: ruchi@paxedutairment.com Email

PAX Edutainment Pvt. Ltd., India, Mumbai







MEMORANDUM (MOU)

MEMORANDUM OF UNDERSTANDING

BY AND BETWEEN

DEPARTMENT OF PHILOSOPHY, PANJAB UNIVERSITY, CHANDIGRAH

AND

AMITY INSTITUTE OF BIOTECHNOLOGY, AMITY UNIVERSITY, RAJASTHAN, JAIPUR

REGARDING

[COLLOBRATIVE RESEARCH PROJECT(S) ANDACADEMIC EXCHANGE AND RESOURCE SHARING]

1. PARTIES:

The parties to this Memorandum of Understanding and Agreement, (hereafter known as "Agreement")

DEPARTMENT OF PHILOSOPHY, PANJAB UNIVERSITY, CHANDIGRAH AND

AMITY INSTITUTE OF BIOTECHNOLOGY, AMITY UNIVERSITY, RAJASTHAN, JAIPUR

- 2. <u>POINTS OF CONTACT OF PARTIES:</u> The following individuals are the points of contact and parties, for all purposes of this Agreement:
- 2.1. Dr. Shivani Sharma Head of Department, Department of Philosophy, Panjab University, Chandigarh
- Dr Desh Deepak Singh
 Associate Professor,
 Amity Institute of Biotechnology
 Amity University, Rajasthan, Jaipur
- 3. PURPOSE: The object(s) of this Agreement are

3.1. Article 1 (RESEARCH PROJECTS)

- 3.1.1. The parties agree to apply for joint funding to various Government(s) agencies for research projects.
- 3.1.2. The parties agree to conduct joint research in the following areas:
 - a. Cognitive Sciences
 - b. Philosophy
 - c. Cross-cultural Studies
 - d. Transdisciplinary Research

- 3.1.3. Particular Article:Shivani Sharma, National Principal Investigator for "Geography of Philosophy" project, consent to the implementation of the project in Rajasthan by Dr Desh Deepak Singh in a collaborative manner.
- 3.1.4. **Particular Article:**Dr Desh Deepak Singh Regional Co-Principal Investigator for "Geography of Philosophy" project, consent to the implementation of the project in Rajasthan in a collaborative manner.
- 3.1.5. Joint research projects in Experimental studies will include implementation of protocols for data collection and sharing. Further, any ethical permission shall be obtained from the nodal centre i.e. Panjab University and if, feasible also from respective institution from where such data collection is executed.

3.2. Article 2 (ACADEMIC EXCHANGE)

- 3.2.1. The parties agree to implement academic exchange through the following:
 - (a) Exchange of faculty
 - (b) Exchange of students
 - (c) Holding joint lectures and conferences
 - (d) Exchange of academic information and material
- 3.2.2. Actual projects to be implemented for the realization of specific exchange activities as defined in the preceding articles shall be decided through discussion betweenindividual departments of the parties

3.3. Article 3 (RESOURCE SHARING)

- 3.3.1. The parties agree to implement resource sharing of infrastructure and grants for implementations of projects and development programs, through various schemes.
- 4. **EFFECTIVE DATE**: This Agreement will become effective on [_25_. Nov_.2019]

5. MODIFICATION:

5.1. This agreement may be modified only with the mutual written consent of all parties, signed by their authorized representatives.

Approval by respective head of departments

FOR DEPARTMENT OF PHILOSOPHY, PANJAB UNIVERSITY, CHANDIGRAH

AMITY INSTITUTE OF BIOTECHNOLOGY, AMITY UNIVERSITY, RAJASTHAN, JAIPUR

Dr. Shivani Sharma Head of Department, Department of Philosophy, Panjab University, Chandigarh

SIGNATURE Shwain She &

Prof. Vinay Sharma Dean Research Amity University, Rajasthan, Jaipur

SIGNATURE

DATE GO 1 2020 LOCATION Chandesale

DATE____11/11/7014

Dr. Nitin Bhardwai

Registrar,

Amity University, Rajasthan,

Jaipur

SIGNATURE NB

DATE 02 01 2020

LOCATION_ JAIPUR

The undersigned parties (2) have subscribed their names to this Agreement on or prior to the effective date set forth in a said Agreement.

FOR DEPARTMENT OF PHILOSOPHY, PANJAB UNIVERSITY, CHANDIGRAH

AMITY INSTITUTE OF BIOTECHNOLOGY, AMITY UNIVERSITY, RAJASTHAN, JAIPUR

LOCATION

New Brunswick

Dr. Shivani Sha	arm	а			
Head of Depar	tm	ent,			
Department	of	Philosophy,	84	Centre	of
Phenomenolo Panjab Univer	gy a	and Cognitive			

Dr Desh Deepak Singh Amity Institute of Biotechnology Amity University, Rajasthan, Jaipur

SIGNATURE	SIGNATURE
Thuram Shah!	Jul-
DATE 06/11/19 Chandigarh.	DATE 05 11 2619
LOCATIONChandigarh	LOCATION AUR, JAIPL

06/11/19

Pittsburgh

DATE

LOCATION

Approval by International PI(s CENTER FOR PHILOSOPHY OF SCIENCE, UNIVERSITY OF PITTSBURGH	DEPARTMENT OF	DEPARTMENT OF PHILOSOPHY RUTGERS UNIVERSITY
Edouard Machery Distinguished Professor Director Center for Philosophy of	H. Clark Barrett Department of Anthropology University of California, Los Angeles	Stephen P. Stich Department of Philosophy Rutgers University
Science University of Pittsburgh SIGNATURE	SIGNATURE	SIGNATURE
Edward	CA CHAM	

LOCATION California

Memorandum of Understanding (MoU)

INTERNATIONAL SKILL DEVELOPMENT CORPORATION (ISDC), UK

&

AMITY UNIVERSITY RAJASTHAN JAIPUR (INDIA)



Skills for Tomorrow



This Memorandum of Understanding is entered into at Jaipur on this $\underline{17^{th}}$ day of \underline{March} in the Year 2020.

BETWEEN:

ISDC Projects India Pvt Ltd, trading as ISDC - International Skill Development Corporation and having its Regional Office at Lakhsmi Narayan Complex, Palace Road, Vasanth Nagar, Bengaluru 560032, Karnataka represented by its Zonal Head - North, East & West Mr. Vikas Khosla, hereinafter referred to as "ISDC" or the FIRST PARTY

AND

Amity University Rajasthan, Jaipur is a private university and has been established in the State of Rajasthan, by an Act of the State Legislature as passed on March 29, 2008, under the patronage of RBEF, a registered, non-profit society promoting Education, Human Resource Development and Social Welfare. Amity University is recognised by UGC and empowered to award degrees under section 22, conducting Graduate, Post Graduate and Research Programmes having its premises and campus at SP-1, Kant Kalwar, NH-11C, RIICO Industrial Area, Jaipur, Rajasthan 303002represented by its Registrar, Dr. Nitin Bhardwaj, hereinafter referred to as "AUR" or SECOND PARTY

Both parties as above have expressed a desire of entering into 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 promote and deliver US CMA (Certified Management Accountant) to all the students of Amity Business School, Jaipur. US CMA is awarded by IMA (Institute of Management Accountants), USA. IMA is the global professional body for Management Accountants. The US CMA Course is globally recognized, advanced-level credential appropriate for commerce students, accountants and financial professionals in business.
- b. The Second Party on its part is interested in associating with First Party for using their expertise to promote and deliver the US CMA as the Value-Added Program of AUR which leads to the professional qualification from IMA to the students along with their





Undergraduate/Postgraduate degree from AUR.

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, and is not intended to be, legally binding except as specifically set out below.

- The Second Party shall support and promote the US CMA qualification offered by the First Party to their Undergraduate and Postgraduate Students. The Students enrolled for US CMA are eligible for the additional Qualification / Membership from IMA.
- 2. It is the responsibility of the Second Party to get the necessary approvals for running the program at AUR.
- The First party can use the name of the Amity University Rajasthan for promoting the above program in advertisements and other modes of communications. The Promotion of the said program has to be taken-care jointly by the parties.
- The admission criteria and the number of seats for the above said program will be fixed by the Second Party in consultation with First Party.
- The First Party provides the hard copy of the Wiley CMAexcel Learning System materials to the students enrolled for CMA.
- The First Party provides training support to the students enrolled for the above program and the number of hours per subject / paper/module is given as Annexure 1.
- 7. All responsibilities regarding registration of the students with professional body should be dealt with, by the First Party. The students have to follow the Rules and Regulations of respective Professional body to appear the examination and pursue the qualification/ membership and designation.
- 8. The relevant fee to professional bodies has to be paid by the students directly as per the rules and regulations set by the professional bodies time to time as per Annexure 2.
- Out of the Tuition Fees Collected, the students have to make the necessary payment to ISDC directly as per the table given below:

Course/Program	Amount	Payment Terms
ISDC Royalty Fee	INR 36,000 (for the entire program)	At the time of admission, before March 31, 2020

Please note:

- a) This is for the Batch of 2019-20of AUR.
- b) Additional charge of 18% GST will be levied on the above amount.

Course/Program	Amount	Payment Terms
ISDC Royalty Fee	INR 36,000 (for the entire program)	At the time of admission, before Sept 30, 2020





Please note:

- This is for the Batch of 2020-21 while the same will continue for subsequent fresh batches of AUR.
- b) Additional charge of 18% GST will be levied on the above amount.
- 10. 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.
- 11. 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 12 below. 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 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.
- 13. 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 (in equal proportions) by the parties, unless otherwise agreed in writing.
- 14. 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 sublicense, solely for the purpose and to the extent necessary in connection with the collaboration. Any such license will automatically terminate when the MoU is terminated.
- 15. 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, 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 authorized 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.
- All disputes and differences of any kind whatever arising out of or in connection with this MoU shall be referred to the arbitration, and the final decision of an arbitrator Jointly appointed by both the parties to be agreed upon and appointed by both the parties, or in case of disagreement as to the appointment of a single arbitrator, two arbitrators, one to be appointed by each party and if there are two arbitrators, they shall before taking upon themselves the burden of reference appoint a third arbitrator who shall act as Presiding Arbitrator. This submission to the arbitrators shall be deemed to be a submission to arbitration within the meaning of the Arbitration and Conciliation Act, 1996, or any statutory modification thereof. The award of the arbitrator or arbitrators as the case may be, shall be final and binding on the parties.
- This MoU does not bear any legal action status. However, In case of any disputes not settled due to arbitration it will be subject to the courts of Jaipur Jurisdiction.

Each party hereby confirms its agreement to the terms contained in this MOU on this $\underline{17}^{th}$ day of March in the year of 2020.

Mr. Vikas Khosla

Zonal Head - North, East & West

ISDC Projects India Pvt. Ltd.

Date: 17th March 2020

Dr. Nitin Bhardwaj

Registrar

Amity University Rajasthan, Jaipur

Date: 17th March 2020

IN WITNESS WHEREOF, the parties hereto have caused this Memorandum of Understanding to be executed as of the first date set forth above.

Witness

Designation: Business Relationship

Managa

Name

Designation:





Annexure - I

US CMA Master Classes by ISDC Trainers

Part	Module		Sessions
Part 1	Financial Planning, Performance & Analytics		60 Hrs
Part 2 Strategic Financial Management			60 Hrs
		Total	120 Hours

Mr. Vikas Khosla Zonal Head - North, East & West ISDC Projects India Pvt. Ltd.

Date: 17th March 2020

Dr. Nitin Bhardwaj

Registrar

Amity University Rajasthan, Jaipur

Date: 17th March 2020





Annexure - II

The applicable fees for the professional body to be paid to IMA directly

CMA fee is as per the discretion of IMA and is subject to change.

https://www.imanet.org/cma-certification/getting-started?ssopc=1

	Particulars	Regular Fee	Discounted Fee	When to Pay?	
	IMA - Professional Membership	\$ 39 Per year	\$ 100 for 3	At the time of admission.	
	CMA Entrance Fee	\$ 188	years	(Applicable till June 2020)	
IMA FEE	Exam fee Part 1	\$311	\$ 200 INR 14,400	At the time of taking up the Part 1 Exam. During 3rd Semester	
	Exam fee part 2	\$311	\$ 200 INR 14,400	At the time of taking up the Part 2 Exam. During 4th Semester	
	Total (B)	\$ 927 INR 66,744	\$ 500 INR 36,000		
	Grand Total (A + B)	INR 116744	INR 78,000	For all 3 years	

Mr. Vikas Khosla

Zonal Head - North, East & West

ISDC Projects India Pvt. Ltd.

Date: 17th March 2020

Dr. Nitin Bhardwaj

Registrar

Amity University Rajasthan, Jaipur

Date: 17th March 2020





Memorandum of Understanding

Commencement Date:

the last date of signature by both parties of this document being 6th February, 2020

Between

Amity University Rajasthan SP-1, Kant Kalwar, NH-11C, RIICO Industrial Area, Jaipur, Rajasthan 303002, India

and

Association of Chartered Certified Accountants, incorporated by Royal Charter (number RC000732) of The Adelphi, 1–11 John Adam Street, London WC2N 6AU ("ACCA")

1. Background

- 1.1. This Memorandum of Understanding (MOU) made between the Amity University Rajasthan and ACCA 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 Rajasthan and ACCA 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 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 review this MOU annually. This MOU may be terminated at any time during its term by either ACCA or Amity University Rajasthan upon three (3) months' prior written notice to the other.

- 3.2. Either party may terminate ("Terminating Party") this MOU by immediate written notice to the other party in the event of an occurrence of any act, omission or conduct which is deemed by the Terminating Party, at all times acting reasonably, to undermine, jeopardise or damage the professional reputation of the Terminating Party.
- 3.3. This MOU may be amended upon the mutual written agreement of both parties.

4. Specific areas of co-operation

ACCA undertakes to work together with Amity University Rajasthan in the following areas:

- 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.
- Jointly develop strategies and marketing campaigns to promote the global collaboration between Amity University Rajasthan 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
- 4.5. 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;
- 4.8. Tap into one another's networks of professional and industry contacts to support the above objectives

5. Other areas of co-operation

Amity University Rajasthan and ACCA 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.
- 7.2. Each party shall ensure that it and any persons or subcontractors involved in the delivery of the objectives of this MOU shall comply with all applicable anti-slavery and human trafficking laws, statutes, regulations and codes from time to time in force.
- 7.3. Breach of this part 7 shall be deemed to be a material breach and in case either party breaches this part 7, the non-breaching party may terminate the MOU immediately by written notice.

8. Intellectual Property Rights

- 8.1. All 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.
- 8.2. 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.
- 8.3. Use of logos, trademarks, intellectual property, copyright materials, etc. will be in accordance with each organisation'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. Assignment

Unless this MOU expressly states otherwise, no right or obligation arising under this MOU may be assigned, transferred or otherwise disposed of, in whole or in part, without the prior written agreement of the parties.

10. Form of Understanding

10.1. This MOU outlines the areas of co-operation that have been agreed between Amity University Rajasthan and ACCA, 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.





11. Good Faith

- 11.1. 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.
- 11.2. 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 commercially 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 Rajasthan, Jaipur

Name:

Dr. Nitin Bhardwaj

Position:

Registrar

Date

6th February, 2020

MB

Trashanily Mittal

Signed for and on behalf of Association of Chartered Certified Accountants

Name:

Kush Ahuja

Position:

Head of Business Development, INDIA

Date:

6th February, 2020





MEMORANDUM OF UNDERSTANDING

BETWEEN

AMITY UNIVERSITY RAJASTHAN

AND

UNIVERSITI TEKNIKAL MALAYSIA MELAKA

MEMORANDUM OF UNDERSTANDING

BETWEEN



AMITY UNIVERSITY RAJASTHAN (AUR)

AND

UNIVERSITI TEKNIKAL MALAYSIA MELAKA (UTeM)

ON COOPERATION IN THE EDUCATION, SUPERVISION, RESEARCH AND DEVELOPMENT

This MEMORANDUM OF UNDERSTANDING is made on. day of. 2. 2018.

BETWEEN

AMITY UNIVERSITY RAJASTHAN, a fully government recognized University established by Amity University Rajasthan Act 2008, notified by Government notification No F.2 (10) vidhi/2and having its registered address at SP-1, Kant Kalwar, RIICO Industrial Area, NH-11C, Jaipur, Rajasthan, India (hereinafter referred to as "AUR"), of the one part;

AND

UNIVERSITI TEKNIKAL MALAYSIA MELAKA, an institution of higher education established under Universities and University Colleges Act 1971 [Act 30] and having its registered address at Hang Tuah Jaya, 76100 Durian Tunggal, Melaka, Malaysia (hereinafter referred to as "UTeM") of the other part.

AUR and UTeM are individually referred to as the "Party" and collectively as the "Parties".

The Parties have, entered into this Memorandum of Understanding, for the following objectives:

RECOGNISING the need to promote and strengthen the cooperative relationship between the Parties; and **PROMOTING** mutual cooperation in the areas of education and training on the basis of reciprocity and mutual benefit for both Parties.

THE PARTIES HAVE REACHED THE FOLLOWING UNDERSTANDING:-

ARTICLE 1

OBJECTIVE

Parties, subject to the terms of this Memorandum of Understanding and the applicable laws, rules, regulations and national policies from time to time in force in each Party's country, agree to have a joint cooperation in providing training and education on the basis of equality and mutual benefit.

ARTICLE 2 AREAS OF CO-OPERATION

- 2.1 Each Parties envisage that the collaboration contemplated by this Memorandum of Understanding would serve as a forum for collaboration between the Parties for any matter of joint interest vis-à-vis a strategic alliance, in defined areas as follows:
 - (a) Plan and develop innovation in research through joint research grants and specialised training;
 - (b) Sharing expertise through research collaboration, consultancy, community service;
 - (c) Exchange of staff and PhD Scholars in the course of research development to address problems relating to the area of computer science, computer and telecommunication engineering, wireless communications, lightning physics and other disciplines;
 - (d) Co-operation in undergraduate or postgraduate studies programme such as student mobility, dual or joint degree and joint supervision programme; and
 - (e) Carrying out any other forms of co-operation as may be jointly agreed by the Parties in writing or mutual agreement.

ARTICLE 3 IMPLEMENTATION

- 3.1 The Parties agree that the cooperation under this Memorandum of Understanding may be carried out in the manner agreed upon by the Parties.
- 3.2 The progress and results achieved from the implementation of this Memorandum of Understanding will be reviewed from time to time. For this purpose both Parties shall ensure that reports on the implementations and the summary details will be made available to either Party on request.

ARTICLE 4 JOINT WORKING GROUP

- 4.1 The Parties shall for the purpose of this Memorandum of Understanding, establish a Joint Working Group to facilitate the cooperation by overseeing the smooth implementation of this Memorandum of Understanding, as specified in Schedule A herein.
- 4.2 The Joint Working Group shall consider ways and means to promote the aforesaid objective and to ensure the proper coordination and implementation of its decision and/or recommendation.
- 4.3 In order to implement the scope of cooperation, the Joint Working Group shall be responsible for:
 - (a) Monitoring the activities and programmes implemented pursuant to this Memorandum of Understanding; and
 - (b) Negotiating difficulties and problems arising from the interpretation or implementing or application of this Memorandum of Understanding and shall be in accordance to the provisions in Article 12 of this Memorandum of Understanding.
- 4.4 The Joint Working Group shall be co-chaired by the Vice President, Amity Science & Technology Innovation Foundation (ASTIF) of AUR and a person to be identified by UTeM. The composition and procedure of the Joint Working Group shall be determined by the Parties.

- 4.5 Parties shall mutually decide when the Joint Working Group will be meeting to review the implementation of this Memorandum of Understanding.
- 4.6 Upon agreement and negotiations, the activities concerned shall be implemented on a project by project basis subject to the execution of a legally binding specific project agreement (hereinafter referred to as "Specific Project Agreement").
- 4.7 If it is necessary to purchase apparatus or equipment to complete any activity or project under this Memorandum of Understanding, either Party may present a list of its requirements to the other Party in writing. The Parties shall then enter into a relevant agreement subject to and upon the terms mutually agreed upon by the Parties.
- 4.8 Both Parties shall endeavour to facilitate all formalities in connection with the preparation, negotiation and implementation of activities within the framework of this Memorandum of Understanding and shall maintain close and direct contact.
- 4.9 Specific projects initiated under this Memorandum of Understanding whilst this Memorandum of Understanding is in operation shall continue until termination of the relevant Specific Project Agreement and shall continue to remain in force even after expiry or earlier termination of this Memorandum of Understanding.

ARTICLE 5 FINANCIAL ARRANGEMENTS

- 5.1 The cost of the cooperative activities under this Memorandum of Understanding shall be funded on such terms and conditions to be mutually agreed upon by the Parties on a "case by case" basis subject to the availability of funding for such activities.
- Notwithstanding anything in paragraph 1 above, expenses for organizing the meetings of the Joint Working Group, if any, shall be borne by the Party hosting the meetings. The Party which is sending its representatives for participation in the meetings of the Joint Working Group, if any, shall bear its own travelling and accommodation expenses.

ARTICLE 6 CONFIDENTIALITY

- 6.1 The Parties undertake to observe confidentiality towards other Party not concerned or connected with this Memorandum of Understanding. Any Confidential Information disclosed to either Party pursuant to this Memorandum of Understanding shall not without prior written consent of the other Party be disclosed to a third party or be used for any purpose not expressly permitted in writing by the other Party.
- 6.2 The confidentiality provisions apply to all Confidential Information exchanged between each Party including any Confidential Information exchanged in preliminary discussion and during negotiations relating to matters within the scope of this Memorandum of Understanding. Both Parties agree to adopt the industry's highest standards regarding the disclosure and protection of their Confidential Information.
- For the purpose of this clause, 'Confidential Information' includes all technical know-how, financial information and other commercially valuable information in whatever form including, but not limited to, unpatented inventions, trade secrets, formulae, graphs, drawings, designs, tables, flow charts, process charts, models, know-how, copyright in and to documents/software and other materials of whatever description which the Disclosing Party claims is confidential to itself or over which it has full control and includes all other such information that may be in the possession of the Disclosing Party's employees or management.
- 6.4 'Disclosing Party' means the Party which is disclosing its Confidential Information to the other Party.
- 6.5 'Receiving Party' means the Party which is receiving Confidential Information from the other Party.
- 6.6 The obligation of this confidentiality shall not apply under the following circumstances:
 - the Confidential Information was previously known to the Receiving Party without restriction prior to receipt hereunder as evidenced by the records of the Receiving Party;

- (b) the Confidential Information is now or hereafter becomes available to the public in the form of a printed publication through no breach of this Memorandum of Understanding;
- (c) the Confidential Information is subsequently disclosed to the Receiving Party without restriction by a third party having lawful right to disclose such information; and
- (d) the Confidential Information is required by law to be disclosed.

ARTICLE 7 PROTECTION OF INTELLECTUAL PROPERTY RIGHTS

- 7.1 The protection of the intellectual property rights shall be enforced in conformity with any existing applicable laws, rules and regulations relating to intellectual property rights.
- 7.2 The use of name, logo and/or official emblem of any of the Parties on any publication, document and/or paper is prohibited without the prior written approval of the other Party.
- 7.3 Notwithstanding anything in paragraph 1 above, the intellectual property rights in respects of any technological development, products and services development, carried out:
 - (a) jointly by the Parties or with research results obtained through the joint activity effort of the Parties, shall be jointly owned by the Parties in accordance with the terms to be mutually agreed upon; and
 - (b) solely and separately by the Party or with research results obtained through the sole and separate effort of the Parties or with the use of any products which are proprietary to a Party, shall be solely owned by the Party concerned.
- 7.4 Either Party may transfer or assign its title or interest in whole or in intellectual property rights covered by this Memorandum of Understanding to the other Party upon terms to be mutually agreed. Such transfer or assignment must be in writing and shall be effective only upon the written acceptance of the other Party.

ARTICLE 8 SUSPENSION

Each Party reserves the right for reasons of national security, national interest, public order or public health to suspend temporarily, either in whole or in part, the implementation of this Memorandum of Understanding which suspension shall take effect immediately after notification has been given to the other Party.

ARTICLE 9 NO AGENCY

Nothing contained herein is to be construed so as to constitute a joint venture partnership or formal business organization of any kind.

ARTICLE 10 REVISION, MODIFICATION AND AMENDMENT

- 10.1 Either Party may request in writing a revision, modification or amendment of all or any part of this Memorandum of Understanding. Any revision, modification or amendment agreed to by the Parties shall be reduced to writing and shall form part of this Memorandum of Understanding.
- 10.2 Such revision, modification and amendment shall come into force on such date as may be determined by the Parties. Any revision, modification or amendment shall not prejudice the rights and obligations arising from or based on this Memorandum of Understanding prior or up to the date of such revision, modification or amendment.

ARTICLE 11 SETLLEMENT OF DISPUTES

Any difference or dispute between the Parties arising out of the interpretation or implementation or application of any of the provisions of this Memorandum of Understanding shall be settled amicably through mutual consultation or negotiation between the Parties without reference to any third party.

ARTICLE 12 EFFECT OF MEMORANDUM OF UNDERSTANDING

- 12.1 This Memorandum of Understanding serves only as a record of the Parties' intentions and does not constitute or create, and is not intended to constitute or create legally binding obligation under domestic or international law and will not give rise to any legal process and will not be deemed to constitute or create any legally binding or enforceable obligations, express or implied.
- 12.2 Notwithstanding anything in subparagraph 1 above, paragraph 2 of Article 5 (Financial Arrangement), Article 6 (Confidentiality), Article 7 (Protection of Intellectual Property Rights), Article 8 (Suspension), Article 10 (Revision, Modification and Amendment) and Article 11 (Settlement of Disputes) shall be binding on the Parties.

ARTICLE 13 NON-LIABILITY

To the fullest extent permitted by law, no Party shall be liable to the other Party pursuant to this Memorandum of Understanding for any loss of profits, business interruption, loss of business information, economic loss or any other indirect, incidental, consequential or special loss or damage, even if the loss or damage was caused, or contributed to, by the first mentioned Party's negligence or breach of this Memorandum of Understanding.

ARTICLE 14 ENTRY INTO FORCE, DURATION AND TERMINATION

- 14.1 This Memorandum of Understanding shall come into operation on the date of its signing and shall remain in force for a term of FIVE (5) years or until the activities under Article 1 and 2 of this Memorandum of Understanding have been completed or ended in accordance with Article 12 herein, whichever is earlier.
- 14.2 Specific projects initiated under this Memorandum of Understanding whilst this Memorandum of Understanding is in operation shall continue until termination of the relevant specific project agreement and shall continue to remain in force even after the expiry of this Memorandum of Understanding.

- 14.3 This Memorandum of Understanding may be extended for a further period at the instance of both Parties on the same or varied terms, as may be agreed in writing by the Parties.
- 14.4 Notwithstanding anything in this Article, either Party may terminate this Memorandum of Understanding by notifying the other Party of its intention to terminate this Memorandum of Understanding by a notice in writing given at least THREE (3) months prior to its intention to do so.
- 14.5 The termination of this Memorandum of Understanding shall not affect the ongoing activities and/or programmes and commitments which have been agreed upon by the Parties prior to the date of the termination of this Memorandum of Understanding.

ARTICLE 15 CONFLICT OF INTEREST

The Parties will take measures to ensure that no holder of both agencies, current or past, may derive any undue benefit from this Memorandum of Understanding.

ARTICLE 16 GOVERNING LAW

This Memorandum of Understanding will be interpreted pursuant to and in accordance with the laws of Malaysia and India.

ARTICLE 17 NOTICES

Any communication under this Memorandum of Understanding will be in writing in the English language and delivered by registered mail to the address or sent to the electronic mail address or facsimile number of as shown below or to such other address or electronic mail address or facsimile number as either Party may have notified the sender and shall, unless otherwise provided herein, be deemed to be duly given or made when delivered to the recipient at such address or electronic mail address or facsimile number which is duly acknowledged:

To AMITY UNIVERSITY RAJASTHAN: (a)

Address

: Prof. Kanad Ray,

Head, Dept. Of Physics,

Amity School of Applied Sciences,

Amity-House, C-119, LalKothi Scheme

Behind Vidhan Sabha.

JAIPUR - 302 015 (Rajasthan), India

Telephone

: +91 1426 405678 (ext-3722)

Fax

01426 405679

Email

: kray@jpr.amity.edu; kanadray00@gmail.com

Person in charge

: Prof. (Dr.) Kanad Ray

TO UNIVERSITI TEKNIKAL MALAYSIA MELAKA: (b)

Address

: Manager

Centre for Telecommunication Research & Innovation (CeTRI)

Fakulti Kejuruteraan Elektronik dan Kejuruteraan Komputer

Universiti Teknikal Malaysia Melaka

Hang Tuah Jaya,

76100 Durian Tunggal,

Melaka, Malaysia

Telephone

: 062702293

Fax

065552112

Email

: badrulhisham@utem.edu.my

Person in charge : Prof Dr. Badrul Hisham bin Ahmad

ARTICLE 18 E-COMMUNICATION AND SIGNATURE

The Parties hereby acknowledge the use of electronic communications and electronic signatures as equivalent to a written signature on paper. The Parties also acknowledge and agree that electronic communications is an accepted means of communication for communication of information between the Parties without any usage of papers. Any electronic communication and signature that has been transmitted or signed earlier, present and in the future, shall have the same authority and effect as the undersigned signature.

ARTICLE 19 MISCELLANEOUS

The Parties recognise that it is impracticable to make provisions for every contingency which may arise in the course of performance of the provisions hereof and accordingly declare their intention that this Memorandum of Understanding shall operate between them with fairness and without detriment to the interest of any Party and that each Party shall use its best endeavours to ensure that full effect is given to the terms of this Memorandum of Understanding in the spirit in which it was agreed.

[The remainder of the page has been intentionally left blank]

IN WITNESS WHEREOF, the undersigned, being duly authorised thereto by the Parties, have signed this Memorandum of Understanding.

Signed on theday of	2
FOR AND ON BEHALF OF AMITY UNIVERSITY RAJASTHAN	FOR AND ON BEHALF OF UNIVERSITI TEKNIKAL MALAYSIA MELAKA
PROFESSOR DR. S L KOTHARI VICE PRESIDENT, ASTIF AUR	PROFESSOR DATUK WIRA DR. RAHA BINTI ABDUL RAHIM VICE CHANCELLOR UTeM
Witnessed by:-	Witnessed by:-
PROFESSOR DR. KANAD RAY, HEAD, DEPT. OF PHYSICS MEMBER, ASTIF COMMITTEE	PROFESSOR DR. ZULKIFILIE BIN IBRAHIM DEPUTY VICE CHANCELLOR (PESEARCH & INNOVATION)
AUR	(RESEARCH & INNOVATION) UTeM

SCHEDULE A JOINT WORKING GROUP

UTeM:-

- 1. Prof. Badrul Hisham Bin Ahmad (Leader)
- 2. Dr. Mohd Riduan Bin Ahmad
- 3. Associate Prof.Dr. Mohamad Zoinol Abd. Aziz
- 4. Associate Prof. Dr. Mohd Shakir bin Md Saat
- 5. Associate Prof. Dr. Muhammad Syahrir bin Johal

AUR:-

- 1. Prof. Jagdish Prasad
- 2. Prof. Kanad Ray
- 3. Dr. Hemant Kumar Daima

Memorandum of Understanding (MoU)

INTERNATIONAL SKILL DEVELOPMENT CORPORATION (ISDC), UK

&

AMITY UNIVERSITY RAJASTHAN JAIPUR (INDIA)



Skills for Tomorrow



This Memorandum of Understanding is entered into at Jaipur on this $\underline{17^{th}}$ day of \underline{March} in the Year 2020.

BETWEEN:

ISDC Projects India Pvt Ltd, trading as ISDC - International Skill Development Corporation and having its Regional Office at Lakhsmi Narayan Complex, Palace Road, Vasanth Nagar, Bengaluru 560032, Karnataka represented by its Zonal Head - North, East & West Mr. Vikas Khosla, hereinafter referred to as "ISDC" or the FIRST PARTY

AND

Amity University Rajasthan, Jaipur is a private university and has been established in the State of Rajasthan, by an Act of the State Legislature as passed on March 29, 2008, under the patronage of RBEF, a registered, non-profit society promoting Education, Human Resource Development and Social Welfare. Amity University is recognised by UGC and empowered to award degrees under section 22, conducting Graduate, Post Graduate and Research Programmes having its premises and campus at SP-1, Kant Kalwar, NH-11C, RIICO Industrial Area, Jaipur, Rajasthan 303002represented by its Registrar, Dr. Nitin Bhardwaj, hereinafter referred to as "AUR" or SECOND PARTY

Both parties as above have expressed a desire of entering into 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 promote and deliver US CMA (Certified Management Accountant) to all the students of Amity Business School, Jaipur. US CMA is awarded by IMA (Institute of Management Accountants), USA. IMA is the global professional body for Management Accountants. The US CMA Course is globally recognized, advanced-level credential appropriate for commerce students, accountants and financial professionals in business.
- b. The Second Party on its part is interested in associating with First Party for using their expertise to promote and deliver the US CMA as the Value-Added Program of AUR which leads to the professional qualification from IMA to the students along with their





Undergraduate/Postgraduate degree from AUR.

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, and is not intended to be, legally binding except as specifically set out below.

- The Second Party shall support and promote the US CMA qualification offered by the First Party to their Undergraduate and Postgraduate Students. The Students enrolled for US CMA are eligible for the additional Qualification / Membership from IMA.
- 2. It is the responsibility of the Second Party to get the necessary approvals for running the program at AUR.
- The First party can use the name of the Amity University Rajasthan for promoting the above program in advertisements and other modes of communications. The Promotion of the said program has to be taken-care jointly by the parties.
- The admission criteria and the number of seats for the above said program will be fixed by the Second Party in consultation with First Party.
- The First Party provides the hard copy of the Wiley CMAexcel Learning System materials to the students enrolled for CMA.
- The First Party provides training support to the students enrolled for the above program and the number of hours per subject / paper/module is given as Annexure 1.
- 7. All responsibilities regarding registration of the students with professional body should be dealt with, by the First Party. The students have to follow the Rules and Regulations of respective Professional body to appear the examination and pursue the qualification/ membership and designation.
- 8. The relevant fee to professional bodies has to be paid by the students directly as per the rules and regulations set by the professional bodies time to time as per Annexure 2.
- Out of the Tuition Fees Collected, the students have to make the necessary payment to ISDC directly as per the table given below:

Course/Program	Amount	Payment Terms
ISDC Royalty Fee	INR 36,000 (for the entire program)	At the time of admission, before March 31, 2020

Please note:

- a) This is for the Batch of 2019-20of AUR.
- b) Additional charge of 18% GST will be levied on the above amount.

Course/Program	Amount	Payment Terms
ISDC Royalty Fee	INR 36,000 (for the entire program)	At the time of admission, before Sept 30, 2020





Please note:

- This is for the Batch of 2020-21 while the same will continue for subsequent fresh batches of AUR.
- b) Additional charge of 18% GST will be levied on the above amount.
- 10. 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.
- 11. 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 12 below. 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 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.
- 13. 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 (in equal proportions) by the parties, unless otherwise agreed in writing.
- 14. 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 sublicense, solely for the purpose and to the extent necessary in connection with the collaboration. Any such license will automatically terminate when the MoU is terminated.
- 15. 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, 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 authorized 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.
- All disputes and differences of any kind whatever arising out of or in connection with this MoU shall be referred to the arbitration, and the final decision of an arbitrator Jointly appointed by both the parties to be agreed upon and appointed by both the parties, or in case of disagreement as to the appointment of a single arbitrator, two arbitrators, one to be appointed by each party and if there are two arbitrators, they shall before taking upon themselves the burden of reference appoint a third arbitrator who shall act as Presiding Arbitrator. This submission to the arbitrators shall be deemed to be a submission to arbitration within the meaning of the Arbitration and Conciliation Act, 1996, or any statutory modification thereof. The award of the arbitrator or arbitrators as the case may be, shall be final and binding on the parties.
- This MoU does not bear any legal action status. However, In case of any disputes not settled due to arbitration it will be subject to the courts of Jaipur Jurisdiction.

Each party hereby confirms its agreement to the terms contained in this MOU on this $\underline{17}^{th}$ day of March in the year of 2020.

Mr. Vikas Khosla

Zonal Head - North, East & West

ISDC Projects India Pvt. Ltd.

Date: 17th March 2020

Dr. Nitin Bhardwaj

Registrar

Amity University Rajasthan, Jaipur

Date: 17th March 2020

IN WITNESS WHEREOF, the parties hereto have caused this Memorandum of Understanding to be executed as of the first date set forth above.

Witness

Designation: Business Relationship

Managa

Name

Designation:





Annexure - I

US CMA Master Classes by ISDC Trainers

Part	Module		Sessions
Part 1	Financial Planning, Performance & Analytics		60 Hrs
Part 2 Strategic Financial Management			60 Hrs
		Total	120 Hours

Mr. Vikas Khosla Zonal Head - North, East & West ISDC Projects India Pvt. Ltd.

Date: 17th March 2020

Dr. Nitin Bhardwaj

Registrar

Amity University Rajasthan, Jaipur

Date: 17th March 2020





Annexure - II

The applicable fees for the professional body to be paid to IMA directly

CMA fee is as per the discretion of IMA and is subject to change.

https://www.imanet.org/cma-certification/getting-started?ssopc=1

	Particulars	Regular Fee	Discounted Fee	When to Pay?
IMA FEE	IMA - Professional Membership	\$ 39 Per year	- \$ 100 for 3 years	At the time of admission. (Applicable till June 2020)
	CMA Entrance Fee	\$ 188		
	Exam fee Part 1	\$311	\$ 200 INR 14,400	At the time of taking up the Part 1 Exam. During 3rd Semester
	Exam fee part 2	\$311	\$ 200 INR 14,400	At the time of taking up the Part 2 Exam. During 4th Semester
	Total (B)	\$ 927 INR 66,744	\$ 500 INR 36,000	
	Grand Total (A + B)	INR 116744	INR 78,000	For all 3 years

Mr. Vikas Khosla

Zonal Head - North, East & West

ISDC Projects India Pvt. Ltd.

Date: 17th March 2020

Dr. Nitin Bhardwaj

Registrar

Amity University Rajasthan, Jaipur

Date: 17th March 2020



Memorandum of Understanding (MoU)

UNIVERSITY OF THE WEST OF ENGLAND (UWE), BRISTOL

AMITY UNIVERSITY RAJASTHAN (AUR) JAIPUR (INDIA)







Dated: 20th May 2020

Between:

University of the West of England, Bristol ("UWE") whose offices are at Frenchay Campus, Coldharbour Lane, Bristol, BS16 1QY, UK

AND

Amity University Rajasthan ("AUR") whose offices are at Kant Kalwar, NH-11C, Jaipur, Rajasthan-303 002, Jaipur, India

Together the "Parties" and individually a "Party".

Background:

Discussions between UWE, and more specifically the Department of Geography and Environmental Management (DGEM) of UWE, and Amity Centre for Water Studies and Research (ACWSR) at AUR have highlighted the potential for mutual academic benefit through further collaboration.

There has been dialogue between representatives of the two Parties through which they have explored areas for potential collaboration, which would form the focus of further discussion and which would be formalised in a further agreement.

This Memorandum of Understanding ("MoU") has emerged from these discussions and expresses the commitment of both Parties to work collaboratively for the benefit, rights and interests of the students and staff of both institutions, and of the societies that they serve.

Understanding of the Parties:

This MoU aims at recognising the goodwill that exists between the Parties and at facilitating the development of further specific agreements and forms of collaboration.

This MoU is not intended by the Parties to it to be a legally binding agreement, to the exception of the provisions of Article 4, which are mutually agreed to be binding on each Party.





Furthermore, this MoU does not in itself imply any specific financial obligations other than adequate time allocation for individuals named in Article 2 below. Should a financial transaction – from either Party or a third party – be required to meet agreed objectives, a separate agreement will be developed for that specific purpose.

ARTICLE 1: SCOPE

The Parties commit themselves to:

- Promoting academic, research and educational collaboration and exchange programmes between the two institutions;
- Contributing to the advancement of national as well as Rajasthan-specific studies, cultural understanding and educational development for the advancement of science; and
- 3. Promoting mutual understanding and friendship between the two institutions.

UWE and AUR also commit themselves to contribute to global peace and development through scientific works to be carried out according to the provision made in this MoU.

More specifically, the Parties have agreed on and will promote the following Exchange Programmes:

- Exchange of academic staff to give lectures, to engage in joint or individual research, pertaining to the Masters and PhD degree, if intended, or to exchange views to further these objectives;
- · Exchange of students whose field of study is regarded as appropriate;
- Exchange of literature, research reports, publications and other information;
- Organization of joint research programmes, conferences and seminars;
- Other academic and education exchanges or activities deemed appropriate by both institutions.

Those Exchange Programmes will be implemented as follows:

- Preferential enrolment shall be given to staff and students of both institutions according to rules and regulations of the respective institutions. AUR students/research staff will be enrolled as foreign students/research scholars at DGEM UWE and reciprocally, DGEM students/research scholars will be enrolled as foreign students/research scholars at AUR;
- Upon receiving the application along with the recommendation of concerned institution, the selection of the foreign student or researcher will be entirely done by the host institution;
- Foreign students shall conduct research and/or may enrol in courses (lectures and seminars) offered by the host institution, except specific courses determined by the host university/institution;
- Scholarship funds from DGEM UWE and other special funding agencies may be available for students or research scholars from both institutions who apply through





and are recommended by DGEM - UWE on an international merit basis and according to rules and regulations of the DGEM - UWE and the concerned agencies and institutions;

- Both institutions shall endeavour to help foreign students to find appropriate housing;
- Foreign students and researchers will be given authorization and appropriate documents and data by the host institution to arrange the resident/study visa for the duration of the study and/or research period;
- Exchange of academic staff can also take the nature of special invitees, visiting researchers, visiting professor, designated researcher, designated professor at DGEM UWE and AUR as per their existing respective processes and regulations;
- For the development and implementation of specific exchanges and joint programmes based on this MoU, each programme shall be separately negotiated between the two institutions and agreed upon each individually.

ARTICLE 2: IMPLEMENTATION TEAM

Each Party has designated a Liaison Officer to serve as the primary point of contact:

- for UWE: Dr Mark Everard, Associate Professor of Ecosystem Services
- for AUR: Dr. Shruti Mathur, Associate Professor/Coordinator ACWSR

These individuals will coordinate within their respective organisational structures and staff to develop and coordinate specific activities or programmes.

ARTICLE 3: DURATION

This MoU will be valid for a period of five (5) years, which can be extended further if mutually agreed in writing.

ARTICLE 4: CONFIDENTIAL INFORMATION AND COPYRIGHT

- Neither Party shall disclose confidential information of the other Party to any person or third party or make use of such confidential information for its own purposes at any time without the written consent of the other Party.
- 2. Any ideas, innovation, training materials, management processes or documentation arising out of this collaboration will be the intellectual property of the Party being the author and the other Party will be granted an irrevocable, exclusive, royalty-free, perpetual right to use such intellectual property for the purpose of this MoU. Acknowledgement of the intellectual property of the Party being the author will be made in any publications of the other Party.
- Any co-branded materials will be reviewed jointly by the individuals named in Article 2 above and their dissemination shall be agreed prior to distribution.
- 4. Each Party shall have no rights to publish, or present in any formal forum, any results arising out of this MoU, except with the written consent of the other Party, such consent not to be unreasonably withheld. Before publishing or presenting any products, each





Page # 3/5

Party shall have sufficient time for review. Each Party shall retain the control over whether and how it is referenced in the publication.

Each party to this MoU agrees to obtain the written consent of the other, in each and
every case, prior to using the other party's name in material intended to promote,
publicise or otherwise make known this MoU and the activities enabled by it

Party shall have sufficient time for review. Each Party shall retain the control over whether and how it is referenced in the publication.

 Each party to this MoU agrees to obtain the written consent of the other, in each and every case, prior to using the other party's name in material intended to promote, publicise or otherwise make known this MoU and the activities enabled by it.

ARTICLE 5: TERMINATION

Either party to this MoU may terminate it by providing not less than six months' notice of termination in writing addressed to the other Party's signatory.

In this event, the Parties agree to work together to protect the interests of any students currently deriving benefit from the collaboration.

Furthermore, the Parties agree that the termination or expiration of the MoU will not affect the terms of activities ongoing at the time of such termination or expiration.

ARTICLE 6: DATA PROTECTION

Each Party warrants to the other that if it handles personal data (having the same meaning given to it in the data protection legislation) for the purpose and within the scope outlined in this MoU, it will:

- ensure that these personal data are only used in the manner stated, and for the purpose outlined;
- 2. comply with the Data Protection Act 2018 as amended from time to time and with the GDPR (Regulation (EU) 2016/679) as long as it applies in the UK.

Furthermore, each Party acknowledges that it will be a data controller with regards to the personal data it could handle and that the Parties' relationship in respect of such personal data will be one of controller-to-controller. As a consequence, each Party will fulfil its data controller responsibilities as required by data protection law.

ARTICLE 9: SPECIAL PROVISIONS

- Modalities of each type of collaboration, associated activities and financial aspects shall be mutually agreed upon on a case-by-case basis in separate agreements.
- 2. Neither Party shall be liable for any unforeseeable event beyond its reasonable control not caused by the fault or negligence of such Party, which causes such Party to be unable to perform its obligations under this Agreement, and which it has been unable to overcome by the exercise of due diligence. In the event of the occurrence of such a force majeure event, the Party unable to perform shall promptly notify the other Party. It shall further use reasonable efforts to resume performance as quickly as possible and shall suspend performance only for such period of time as is necessary as a result of the force majeure event. If the force majeure event lasts for more than thirty (30) days, either Party may be entitled to terminate this MoU with immediate effect, by notifying the other of its intention, without any liability.





This MoU is prepared in two identical copies. Each Party holds one original copy duly signed by the other Party.

Professor Steven West Vice-Chancellor University of the West of England Bristol

Date: 20th May 2020

MB

Dr. Nitin Bhardwaj Registrar Amity University Rajasthan Jaipur

Date: 20th May 2020



IN WITNESS WHEREOF, the parties hereto have caused this Memorandum of Understanding to be executed as of the first date set forth above.

Witness	Witness		
Dasues	Shrute Mathur		
Name : Holly Davies	Name : Dr. Shruti Mathur		
Designation: Head of Vice-Chancellor's Office	Designation: Associate Professor - AIB Coordinator - ACWSR		
	Phone : 9166844606		
University of the West of England	Email <u>smathur1@jpr.amity.edu</u>		
	Amity University Rajasthan, Jaipur		
Witness	Witness Muklin Marina		
Name :	Name : Prof. Shikha Sharma		
Designation:	Designation: Dy. Director Directorate of International Affairs		
Jniversity of the West of England	Phone : 9828387858 Email : ssharma2@jpr.amity.edu		
	Amity University Rajasthan, Jaipur		





Memorandum of Understanding (MoU)

SRI KARAN NARENDRA AGRICULTURE UNIVERSITY JOBNER (JAIPUR) RAJASTHAN AMITY UNIVERSITY RAJASTHAN (AUR) JAIPUR (INDIA)

&





Dated: 2nd July 2020

In accordance with a desire to promote cooperation in areas of mutual interest for the benefits of both institutions, Sri Karan Narendra Agriculture University, Johner, Jaipur and Amity University Rajasthan-Jaipur, (State Private University)

Between

Sri Karan Narendra Agriculture University, Jobner, Jaipur (Rajasthan) is a state Agriculture University and established by the enactment of the Legislature of Rajasthan state through University Act, 2013 (Rajasthan Act No. 20 of 2013) and Accredited by the ICAR, New Delhi and engaged in Agriculture Research, Teaching and Extension.

AND

Amity University Rajasthan, Jaipur (AUR), is one of the reputed Educational and Research Institutions sponsored by Ritnand Balved Education Foundation (RBEF), the umbrella body of all Amity Institutions. AUR is established under Rajasthan State Act No. 08 of 2008 recognized by University Grants Commission (UGC) under section 2F of UGC Act of 1956. AUR is a NAAC accredited and NIRF ranked leading research and innovation driven university. AUR is offering Undergraduate, Postgraduate and Doctoral programmes in Science, Technology, Management, Mass Communication, Liberal Arts, Hotel Management, Law, Humanities and Psychology. AUR programmes are recognized by Bar council of India (BCI), Council of Architecture (COA), Rehabilitation Council of India. More than 6,000 Alumnus of AUR are working in leading national and internationals organizations.

- 1. Sri Karan Narendra Agriculture University, Jobner and Amity University Rajasthan, Jaipur desire and intend to develop co-operation and collaboration in research for development, particularly in Plant Biotechnology Nanotechnology, Natural Resource Management, Microbiology, Business Studies, Food processing, training and other agreed activities that further the aims and objectives of the Institutions as follows:
 - 1.1. To encourage and use their reasonable endeavours to effect, within the limitations of the Institutions' resources, policies and procedures, visits from one institution to the other by members of the academic, research and other





- staff for the purpose of participating in teaching, training, research for development programs and other agreed activities.
- 1.2. To develop within the limitations of the Institution's resources, policies and procedures, collaborative work plans that specify the activities to be undertaken, objectives and targets, implementation mechanisms, roles and responsibilities, and resource contributions.
- 1.3. To jointly explore external funding opportunities through project proposal development, thus enabling both parties to expand and extend their collaborative activities.
- 1.4. To provide, within the limitations of the Institutions' resources, policies and procedures, qualified students hosted by one institution access to research opportunities and/or degree programs at the other institution.
- 1.5. To encourage the exchange of scientific materials, publications and information. The actual exchange of materials will be done on a purely voluntary basis and subject to required institutional Material Transfer Agreements.
- The Institutions acknowledge that in the absence of any specific agreement to the contrary, all expenses of salary, travel, living and allied costs will be determined at the discretion, and be the responsibility of the visitor's home Institution.
- 3. This document is not intended to create legal or binding obligations on either party. It serves only as a record of the parties' current intentions. Before any of the activities set out in this Memorandum of Understanding (MoU) are implemented, to ensure the activities can be accomplished in conformity with the law and so as to enable the principles set out in this MoU to be implemented, the Institutions shall enter into a formal and binding separate agreement or agreements with each other which will detail the specific form and content of the activities and cover the responsibilities and rights of each Institution. Such agreements will be negotiated in good faith.
- 4. This MoU commences from the date of last signing and shall be in force for 5 years. The MoU may be terminated at any time by mutual consent or by 6 months' notice by either party. It may be amended, modified, extended, or renewed only by the written consent of both Parties. The Institutions agree to review this MoU six months prior to end of the 5-year term.
- The specific terms of this MoU do not preclude the development of future collaborative ventures or projects not mentioned in this document.
- 6. Any IPR issue emanated from joint research funding from any government agency under this MoU will be the joint property of the both Universities. IPR issues will be "patented as joint patent". Benefits emanated from commercialization from developed technology under this MoU will be shared between both Universities.

This MoU is prepared in two identical copies. Each Party holds one original copy duly signed by the other Party.









Dr. Nitin Bhardwaj Registrar Amity University Rajasthan Jaipur

Date: 2nd July 2020

REGISTRAR

Sri Karan Narendra Agriculture University Johner (Jaipur)

Date: 2nd July 2020

IN WITNESS WHEREOF, the parties hereto have caused this Memorandum of Understanding to be executed as of the first date set forth above.

Witness

Name : Dr. Deepansh Sharma

Designation: Assistant Professor

Amity Institute of Microbial

Technology (AIMT)

Phone : 9541517679

Email : <u>dsharma@jpr.amity.edu</u>

Amity University Rajasthan, Jaipur

Witness

: Dr. Jagdip Singh Sohal

Name : Dr. Jagdip Singh So Designation : Assistant Professor

Amity Institute of Microbial

Technology (AIMT)

Phone : 9459405732

Email : jssohal@jpr.amity.edu

Amity University Rajasthan, Jaipur

Witness

Name : Dr. M. L. Jakhar

Designation: Director Education

Phone : 9414819159

Email : mejacras: pbg@sknay.ac.in

Sri Karan Narendra Agriculture University, Jobner

28hr

Witness

Name : Da. I. M. Khan

Designation: Director Students Welfall

SKIVAU, JOSHER

Phone : 925/307654

Email : dsw@skham.ac.jn

Sri Karan Narendra Agriculture University, Johner





MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN



Amity University Rajasthan (AUR) Amity Institute of Behavioural and Allied Sciences (AIBAS)

NH-11 C, Kant Kalwar, Jaipur-303002

AND



National Institute of Medical Sciences (NIMS) NH-11 C. Kant Kalwar, Jaipur-303002

for

Collaborative Education Programs & Joint Research Projects

16th July 2020

MoU for Collaborative Education Programs & Joint Research Projects Between

National Institute of Medical Sciences (NIMS) University, Jaipur has emerged as the largest and best self-financed university in North-India. Structured at par with the composite model universities of the leading nations of the world, the NIMS University has been legendary in quality teaching and action oriented research in all disciplines. The University is established under The NIMS University Rajasthan, Jaipur Act, 2008 enacted by the Government of Rajasthan, and duly recognized by the UGC as well as apex level regulatory councils.

"Learn to practice and practice to learn" is the philosophical doctrine that guided Professor (Dr.) Balvir S. Tomar to establish the NIMS University to provide affordable world class education and excel in higher education sector.

The Amity University is India's leading education brand with 95000 students studying across 1000 acres of hi-tech campus. Amity University, Rajasthan (AUR) has been established by the Amity University Rajasthan, Jaipur Act, 2008. Government of Rajasthan and is recognized by University Grants Commission (UGC) through the Act of State Legislature.

AUR is a private university established by the Ritnand Balved Education Foundation (RBEF), New Delhi which is a society registered in 1986 under the Societies Registration Act, 1860 and was established with the view to promote professional, industry-oriented education in the state of

Amity University Rajasthan is located on a sprawling, hi-tech and residential 152 acre campus located on the Delhi-Jaipur Highway just outside of Jaipur towards Delhi. The University is part of the Amity Education Group, which has more than **3500** students, 226 eminent faculty and scientists, 14 Institutions of Excellence and conducts over 67 Programs in campus. In pursuit of its quest for excellence, Amity University Rajasthan invites Institution Builders, academicians with sterling academic record and teaching experience, motivated faculty and staff members who share our passion for imparting holistic education and are leaders in teaching, researching, consulting and industry interaction.

1 The MVS

Dr. Meenaxi Sharma
Dean/Principal & Centroller
National Institute of Medical Sciences
& Research, Jaipur (Raiasthan)

Head of The Department AIBAS, Amity University Raiasthan The cooperation and sharing of expertise that is envisaged between Amity University Rajasthan campus and The NIMS University Rajasthan, Jaipur, is being signed for sharing a common desire to explore, extend and strengthen the functional relationship between the Medical Institution and Amity University Rajasthan. This relationship is built between The NIMS University Rajasthan, Jaipur and Amity University Rajasthan, Jaipur in order to share the facilities and expertise available in each other's institutions.

THE UNDERSIGNED PARTIES agree to do the following activities with the co-operation of each other:

- Students of AIBAS (PhD, M.Phil, Post Graduate, and Graduate) will be posted for training, under the guidance of a Departments of Psychiatry, Pediatrics, Neurology, Medicine and Psychologists/ Counselor of NIMS University Rajasthan and help in assessment and treatment of cases.
- 2. The Psychiatrists/Counselor of NIMS University Rajasthan will guide and supervise the students as mutually agreed upon by the external supervisor and internal faculty from Amity University. He/she will also supervise the students on preparation of case reports, therapeutic interventions and presentations.
- 3. Faculty of AIBAS with clinical background and expertise in assessment will help the centre in testing, analysis and therapies of the patients. Faculty will also provide space at NIMS University Rajasthan to conduct assessment and therapy sessions. They will supervise the students and will also visit your institute from time to time to personally assist them.
- 4. NIMS University Rajasthan and Amity University Rajasthan may apply for collaborative projects jointly to national and international funding agencies.
- 5. NIMS University Rajasthan and Amity University Rajasthan will jointly organize scientific workshops, symposia, training courses/conferences on topics of mutual interest.
- 6. The institutes will collaborate in development of research facilities and use of testing labs for carrying out joint research projects.
- 7. Students will be allotted and exposed to sessions in psychotherapy, psychiatry, Pediatrics, Neurology, Medicine, OPD/IPD/ward rounds of the psychiatrists, psychologists, doctors as required for completion of their program.

1 - My North Party Party

Dr. Meenaxi Sharma Dean/Principal & Controller

National Institute of Medical Sciences Head of The Department & Research, Jaipur (Rajasthan) A BAS, Amity University Rajasthan

- 8. AIBAS students pursuing M.Phil course will assist the Clinical Psychologists/Psychiatrists/Counselors/Therapists of NIMS University in assessment and therapy, if permitted.
- The faculty of AIBAS as well as the M.Phil. Students attached to NIMS University will further deliver talks/lectures, make presentations, hold workshops seminars/symposia, free of cost.
- 10. The NIMS University on the request from the Amity University may provide short term training to trainees of the university in their areas of specialization.
- 11. The NIMS University can use the library facility of Amity University Rajasthan, Jaipur and the tests available in the AIBAS laboratory and vice Versa.
- 12. The NIMS University to provide a separate room and infrastructure facility to AIBAS faculty to provide therapeutic sessions to patients.
- 13. AIBAS students shall be allowed to observe therapeutic sessions, case history taking and any other technique and instruments used for therapy and patients and clients conducted by centre staff.
- 14. The NIMS University will provide all required facilities to students of Ph.D., M.Phil., M.A. and Graduates from AIBAS, Amity University Rajasthan, Jaipur to complete their degree.
- 15. At the end of the clinical training, NIMS University will provide a Certificate of Experience to each student posted at NIMS University.

Proposal

The MoU is based on a mutual desire for a broad academic and research collaboration permitting both parties to work for promotion of mental health aw

areness and enhancement by following ethical codes of practice of psychologists and respecting intellectual property rights.

ARTICLE 1 : SCOPE AND OBJECTIVES OF COOPERATION

The scope of this cooperation embraces work to facilitate

a. Educational exchange

TAIPER A

Dr. Meenaxi Sharma Dean/Principal & Controller

National Institute of Madical Sciences Head of The Department & Research, Jaipur (Rajasthan) AIBAS, Amity University Rajasthan

b. Research collaboration

c. Supervised internships and training

ARTICLE TI: SCOPE OF INVOLVEMENT

a: Educational exchange: Faculty and students of Amity University Rajasthan and Faculty of

NIMS University Rajasthan can enter into specific exchange programs agreed upon by individual

departments and faculty. The facilities for research at both institutions may also be shared.

b: Research: Each of the party is free to enter into one or more of the individual work projects.

e: Training and internship: The students of Amity University will be working with Psychiatrics

and Psychologists posted at NIMS University Rajasthan. Faculty of Amity University Rajasthan

would also supervise them as internal faculty guide.

ARTICLE III: MODALITIES OF COOPERATION

A committee comprising faculty from NIMS University Rajasthan and Amity University

Rajasthan will be responsible for setting up and implementing the envisaged. cooperative

academic and research activities. Each party shall carry out a specific complementary

contribution for collaboration in providing psychological assistance to the patient (conducting

therapies and counseling sessions, testing and diagnosis).

Limitations as imposed on exchange of material by Indian Government and rights of patients will

be enforceable along with all other statutory requirements.

ARTICLE IV: FUNDING SOURCES

The activities carried out under this MoU will be financially supported by the own institutions

respectively, as mentioned funding agencies permitting joint research. No party will be

financially liable to the other party for any activity undertaken under this MoU.

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Dr. Meenaxi Sharma Dear/Principal & Centroller National Institute of Medical Sciences & Research, Jaipur (Rajasthan)

Head of The Department
AIBAS, Amity University Rajasthan

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ARTICLE V:

The committee shall meet at least ONCE IN SIX MONTHS and review the progress on all the activities under this MoU.

This MoU can be amended only by a written consent duly signed by the Parties.

The MoU for collaboration between the said Amity University Rajasthan and NIMS University Rajasthan, will come into force after getting approval from the competent authorities. The Parties acknowledge and agree to fulfill all requirements and to undertake all activities identified under this MoU

ARTICLE VI : LIMITATION OF LIABILITY

No party to this MoU shall accept a liability or responsibility nor assert a claim, right or interest against the other party for damages or any loss arising from activities under this MoU.

ARTICLE VII: DURATION OF AGREEMENT

This MoU becomes effective from the date when signed by both the parties and will be valid for a period of FIVE years. The confidentially maintaining period will be of THREE years after the expiry of MoU. Any party may cease its cooperation under this MoU by providing six months written notice to the other party.

This MoU is a statement of intent of the parties to cooperate and is not legally binding upon the parties under any circumstances, whatsoever. This MoU does not create legally enforceable rights, claims, interests, duty or obligations in favor of either of the parties, as against the party.

National Institute of Medical Science (NIMS)

Dr. Meenaxi Sharma Dean/Principal & Controller National Institute of Medical Sciences & Research, Jaipur (Rajasthan)

> Dr. Vismita Paliwal Coordinator - AIBAS

Amity University Rajasthan (AUR)

Dr. Nitin Bharadwaj

Registrar

Amar Wester Clayesthan

Head of The Department A: BAS, Amity University Rajasthan

Memorandum of Understanding (MoU)

AMITY UNIVERSITY RAJASTHAN

TAYLOR'S UNIVERSITY MALAYSIA







Dated: 27/08/2020

This Memorandum of Understanding ("the MoU") is made on 27th August 2020 between Amity University Rajasthan (also referred as AUR), "a higher learning and research-intensive institution", located at "Jaipur-India and Taylor's University (also referred as TU), an educational institution wholly owned by Taylor's University Sdn. Bhd. (Company No: 198601000495 / 149634-D), a university established under the Private Higher Educational Institutions Act 1996 [Act 555], and having its address at No. 1, Jalan SS15/8, 47500 Subang Jaya, Selangor Darul Ehsan, Malaysia on the other part. Both organizations will also hereinafter be referred to as the Party or Parties (collectively).

PREAMBLE

WHEREAS, TU is a university with academic, research and training capabilities. Taylor's University was awarded a full university status in 2010. In taking various initiatives to enhance its academic and research capabilities, TU has established partnerships with various organizations. TU, for the purpose of this Agreement, is being represented by Faculty of Health and Medical Sciences (FHMS).

WHEREAS, the AUR aims to provide value-based contemporary education with a thrust on innovation, research and productivity blended with modernity and tradition, AUR is marching towards the pinnacle of academic excellence and success. Taking up the challenges of the global education era, AUR holds a mission to prepare future global leaders by providing an environment of excellence in academics, research, technology driven learning, cross cultural exposure, holistic development and also enabling them with a commitment to social and environmental responsibility.

WHEREAS, both TU and AUR have a common interest to implement studies exploring "unhealthy food marketing targeting children".

NOW THEREFORE, TU and AUR parties of this Memorandum of Understanding (MoU), agree to enter the following collaboration.





ARTICLE I

COOPERATION IN SCIENTIFIC RESEARCH, TRAINING AND DEVELOPMENT

- 1. TU and AUR agree to collaborate in research and development, higher education, training and development in the region.
- 2. TU and AUR agree to develop joint research, training and development project proposals for submission to prospective bodies for funding. The responsibilities of each party in the proposal shall be clearly defined and work plans shall be prepared jointly for implementation.
- 3. Subject to resource availability, TU and AUR shall organize and conduct joint research, teaching, training and development activities.
- 4. Subject to suitable financial arrangements, TU and AUR shall collaborate in exchanging information and library services.
- 5. Subject to suitable financial arrangements, TU and AUR shall develop proposals to second staff/technical staff.
- 6. Results of collaborative research shall be appropriately included, either in full or in summary, in TU and AUR reports.
- 7. All scientific publications from the collaborative research shall show, through joint authorship where appropriate, the contributions of those involved in the research from both institutes. The manuscript review process prior to publication shall follow the internal policies of both organizations. The funding bodies shall be appropriately acknowledged.
- Results of collaborative research, materials and technologies shall be freely made available through
 open access and other scientific communities, unless specified otherwise in project agreements
 between either party or development investors.

ARTICLE II

ADMINISTRATIVE AND TECHNICAL SUPPORT

- TU and AUR shall complement each other's activities. TU and AUR agree to share their scientists
 and technical staff, where appropriate, to accomplish goals of specific projects.
- 2. Subject to mutually agreed terms and conditions TU shall reciprocate possible administrative and technical support related to research and development and strengthen research-extension linkages required by AUR. Similarly, AUR shall extend whatever possible administrative and technical support related to research and development in the region or *wherever* required by TU.

ARTICLE III

FUNDING

TU and AUR shall jointly seek financial support for collaborative research projects of mutual
interest. Each project protocol shall specify clearly the objectives of each institution for human and
financial resources and other facilities. Each project proposal shall follow the internal approval
policies of both institutes.





- 2. This MoU does not preclude project proposal development by either TU or AUR alone for activities in their region; neither does it preclude inclusion of other interested parties as appropriate.
- 3. For all mutually agreed collaborative activities, each institution shall define their financial responsibilities in writing.

ARTICLE IV

IPR AND DISPUTE SETTLEMENT

- TU and AUR recognize the importance of Intellectual property as a component of the agricultural research agenda and agree to following general clauses for research cooperation:
 - (i) Each party will ensure appropriate protection of Intellectual Property Rights generated from cooperation pursuant to MoU, consistent with their respective laws, rules and regulations and international agreements to which both parties are committed.
 - (ii) In case research is carried out solely and separately by the Party or the research results are obtained through the sole and separate efforts of the Party, the Party concerned alone will apply for grant of IPR and once granted, the IPR will be solely owned by the concerned Party.
 - (iii) In case of research results obtained through joint activities, the grant of intellectual property rights will be sought by both the Parties jointly and once granted these rights will jointly owned by the Parties.
 - (iv) The Parties shall not assign any rights and obligations arising out of the IPR generated to inventions/activities carried out under the MoU to any third Party without consent of the other party.
 - (v) In case of research results obtained through joint activities under this. MoU both parties will apply as co-applicants for the protection of intellectual property rights subject to exclusive rights of both the parties to commercialize the technology in their respective countries. Commercialization in any other country shall be done jointly through a separate agreement.
- 2. Any publication, document and/or paper arising out of joint work conducted by the participants pursuant to this MOU will be jointly owned. The use of the name, logo and/or official emblem of the participants on any publication, document and/or paper will require prior permission of both the participants. It may however be ensured that the official emblem, and logo is not misused.
- 3. (i) All information and documents to be exchanged pursuant to this Memorandum of Understanding will be kept confidential by the Parties and will be used only subject to such terms as each Party may specify. The parties will not use the information for purposes other than that specified without the prior written consent of the other party."
 - (ii) All Confidential Information shall remain the exclusive property of the disclosing party. The Parties agree that this agreement and the disclosure of the Confidential Information do not grant or imply any license, interest or right to the Recipient in respect to any intellectual property right of the other Party.
- The exchange of materials for research under this MoU will be carried out using separate Material Transfer Agreements, as applicable.
- 5. Any dispute between the Parties arising out of the interpretation or execution of this arrangement shall be settled by mutual agreement, where necessary, such disputes will be referred onto the senior managers of the Parties for further consultation and resolution.





ARTICLE V

LEGAL EFFECT

This MoU constitutes a non-binding expression of the current intentions of the Parties and no Party will incur, or be bound, by any legal obligations or financial expenses hereunder to the other Party, nor will either Party be obliged to enter into a specific Agreement until definitive terms and conditions have been negotiated, approved and executed, by way of a formal written agreement, to be approved by the authorized representatives of each Party.

ARTICLE VI

EFFECTIVE DATE

- The MoU shall become effective immediately upon its execution by the authorized representative(s) of each of the signatory Parties.
- 2. This MOU shall remain in force for three (3) years from the date of the last signature. A joint evaluation of the MOU will be initiated by the designated representatives six (6) months prior to the expiration date. Following the evaluation, the MOU may be renewed and resigned for an additional one (1) year period.
- 3. TU and AUR may, by mutual consent, amend any Article of this MoU through an exchange of letters. Either party may terminate this MOU by providing three (3) months advance written notice to the other party. Any activities in progress at the time of termination shall be permitted to conclude as planned unless otherwise agreed in writing.

ARTICLE VII

NOMINATED CONTACTS

The following individuals are nominated to be the key points of contact for all communications relating to this MoU; with contact details provided for each Party as follows: -

On behalf of the Taylor's University, Subang Jaya, Selangor, Malaysia

Name: Prof. PT Thomas

Position: Dean

Address: Taylor's University, No. 1 Jalan Taylor's, 47500 Subang Jaya, Selangor Darul Ehsan

Email: paraidathathu.thomas@taylors.edu.my with a copy to tilly karu@yahoo.co.uk /

Tilakavati.Karupaiah@taylors.edu.my

On behalf of Amity University Rajasthan, Jaipur

Name: Dr. Naveen Kumar

Position: Assistant Professor, AIB

Address: Amity University Rajasthan, Kant Kalwar, NH-11 C, Jaipur, Rajasthan-303002 (India)

Email: nkumar2@jpr.amity.edu

If there are any changes to the aforementioned nominated representative for either Party, written notification will be provided to the other Party, confirming the revised contact details for that Party.





ARTICLE VIII

MISCELLANEOUS

- The Parties agree not to use each other's names in advertising or other form of publicity without 1. prior written consent of that Party. However, the Parties agree in advance that each may use the name of the other in announcing this MOU.
- Nothing in this MOU shall deem the Parties as joint venturers, partners, or agents for each 2. other, now or in the future, and neither Party can bind the other in any way.

ARTICLE IX

SIGNATORIES

Duly authorized and acting on behalf of their respective institutions, the undersigned have signed the Agreement in two original copies (with one fully signed original to be retained by each respective Party).

For and on behalf of

Taylor's University Malaysia

Name: Prof. Pradeep Kumar

Designation: Deputy Vice-Chancellor

For and on behalf of Amity University Rajasthan, Jaipur

Name: Dr. Nitin Bharadwaj Designation: Registrar

Seal:

IN WITNESS WHEREOF, the PARTIES have executed this MOU and represent that they approve, accept, and agree to the terms contained herein.

Witness 01:

Name: Assoc. Prof. Dr. Anthony Ho Siong Hock

Designation Vice-Chancellor

Phone: Research and Enterprise

Email ID: Taylor's University

Taylor's University Malaysia Anthony Holo tav ·Ho@taylors.cdu.my

Witness 02:

Emeritus Professor Dr. P. T. Thomas Name: Executive Dean

Designational of Health and Medical Sciences

Phone: Taylor's University

Email ID: proca Southather themes Ctaylors as

Taylor's University Malaysia

Witness 01:

Name: Prof. Vinay Sharma

Designation: Dean Research and Director AIB

Phone: +91-9352671355

Email ID: vsharma4@jpr.amity.edu

Amity University Rajasthan

Witness 02:

Name: Dr. Naveen Kumar

Designation: Assistant Professor, AIB

Phone: +91-9992332800

Email ID: nkumar2@jpr.amity.edu

Amity University Rajasthan

Ward

Memorandum of Understanding (MoU)

AMITY UNIVERSITY RAJASTHAN

CANNY ALLEY TECHNOLOGY PVT. LTD.





Dated: 05/10/2020

BETWEEN

Amity University Rajasthan, Jaipur, a University established and incorporated under Amity University Rajasthan, Jaipur Act No. 8 of 2008, situated at AMITY JAIPUR CAMPUS, SP-1, N.H. 11-C, KANT KALWAR INDUSTRIAL AREA JAIPUR, RAJASTHAN-303002 (hereinafter referred to as "AUR", which expression, unless repugnant to the context thereof, shall mean and include its successors and assignees) through its duly authorized representative, **Dr. Nitin Bhardwaj, Registrar**, Amity University Rajasthan, Jaipur of the FIRST PART

AND

Canny Alley Technology Private Limited, K-96, F/F, THOKAR NO-5 ABUL FAZL ENCLAVE-1, JAMIANAGAR, OKHLA NEW DELHI South Delhi DL 110025, is a technology-centric company, started in the year 2014, since then we have grown and spread our wings in several new sophisticated technologies. Our founding team has a collective 40 years of experience delivering the world-class & proven products in the technology space for various industries like Cloud Computing, ECommerce, Ed-Tech, Games Development, Simulations, UI/UX. (hereinafter referred to as " Canny Alley Technology Private Limited ", which expression, unless repugnant to the context thereof, shall mean and include its successors and assignees) through its duly authorized representative, Mr. Imran khan Niazi (Director), Canny Alley Technology Private Limited., India of the SECOND PART.

"AUR" and "Canny Alley Technology Private Limited" are referred to collectively as 'PARTIES' and individually as 'PARTY' as the context may require.

WHEREAS

Both parties have entered into this MOU, where AUR, will approve Dr. Furqan Alam, Assistant professor to provided consultancy services to Canny Alley Technology Private Limited.







NOW THEREFORE, **Canny Alley** and **AUR** parties of this Memorandum of Understanding (MoU), agree to enter the following collaboration.

1.0 Scope of work/Services

- 1.1 Dr. Furqan Alam, assistant professor at AUR, provide consultancy services for the new research endeavor of Canny Alley Technology, which is focused on developing next-generation technologies. The consultancy services will include "guiding Canny Alley Technology team in developing research activities focused on AI" which can have future potentials.
- 1.2 There will be five to six online consultation meetings, which will be arranged within three months from the date of approval of AUR given to Dr. Furqan Alam.
- 1.3 Due to COVID-19 situation, no meeting will be arranged where physical presence will be required.
- 1.4 The roles and responsibilities of the Parties under this MOU will be as follows: AUR will give its official approval to its employee Dr. Furqan Alam to provide his consultancy services to Canny Alley Technology Private Limited for the specific period as mentioned in (1.1).
- 1.5 Canny Alley Technology Private Limited will pay a 50000 INR for acquire the above mentioned consultancy service (see 1.1) and the payment will be made in AUR official account.
- 1.6 AUR will not provide any infrastructural facilities as part of the work plans and projects mentioned above.

2.0 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.

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 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;



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- (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; 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 required and will use all reasonable efforts to maintain the confidential treatment of such confidential Information.

3.0 General Conditions

- 3.1 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.
- 3.2 Financial obligations with regard to any programs/ activities shall be discussed and acted upon by the parties through separate agreement in writing with respect to the Internships for the AUR students.
- 3.3 Both parties hereby agree, under this MOU, to indemnify and hold each other harmless.
- 3.4 Both parties shall mutually respect the confidentiality and intellectual ownership of information shared between them.
- 3.5 AUR will be acknowledged and its affiliation will be mentioned if this consultancy, which will be provided by Dr. Furqan Alam will result in intellectual property such as research/conference paper/algorithm.

4.0 Term and Termination

- 4.1 This MOU will be effective for 60 months from the date of signing. It may be further renewed by mutual agreement in writing.
- 4.2 Amendments and additions may be made to the MOU subject to the written consent of both the parties.
- 4.3 MOU can be terminated by either party with minimum 90 days prior notice in writing to the other party.

5.0 Governing Law and Dispute Resolution

- 5.1 The validity, interpretation, enforceability and performance of this MOU shall be governed and construed in accordance with the Laws in India.
- 5.2 Venue of settlement for any disputes which may arise under this MOU shall be at NCR/Noida.
- 5.3 Disputes arising between the parties out of or in connection with this MOU shall as far as possible be settled amicably. 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



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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/ Noida. All proceedings shall be conducted, including all documents presented in such proceedings, in English language.

6.0 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 (or to such other address as any Party may specify by notice to other Party):

At AUR:

Registrar, Amity University Rajasthan, Jaipur SP-1, N.H. 11-C, Kant Kalwar RIICO Industrial Area " Jaipur (Rajasthan) – 303002

At Canny Alley Technology Private Limited:

Mr. Imran khan Niazi - Director, Canny Alley Technology Private Limited K-96, F/F, Thokar No-5 Abul Fazl Enclave Jamianagar, Okhla New Delhi - 110025 Email: ikn@cannyalley.com

Duly authorized and acting on behalf of their respective parties, the undersigned have signed the Agreement in two original copies (with one fully signed original to be retained by each respective Party).

For and on behalf of Canny Alley Technology Private Limited

Name: **Mr. Imran khan Niazi**

Designation: Director

Seal:

For and on behalf of Amity University Rajasthan, Jaipur

Name: **Dr. Nitin Bharadwaj** Designation: Registrar

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Seal:





IN WITNESS WHEREOF, the PARTIES have executed this MOU and represent that they approve, accept, and agree to the terms contained herein.

Witness 01:	Witness 01:	
	_8}	
Name:	Name: Dr. Swapnesh Taterh	
Designation:	Designation: Asso. Prof. & Coordinator- AIIT	
Phone:	Phone: +91-9413171401	
Email ID:	Email ID: staterh@jpr.amity.edu	
Canny Alley Technology Private Limited	Amity University Rajasthan	
Witness 02:	Witness 02:	
	976	
Name:	Name: Dr. Furqan Alam	
Designation:	Designation: Assistant Professor, AIIT	
Phone:	Phone: +91-8306447112	
Email ID:	Email ID: falam@jpr.amity.edu	
Canny Alley Technology Private Limited	Amity University Rajasthan	





Memorandum of Understanding (MoU)

AMITY UNIVERSITY RAJASTHAN

APPROACH AUTISM SOCIETY, JAIPUR





Dated: 08/10/2020

MoU for Collaborative Education, Training program & Joint Research Between Approach Autism Society Jaipur has emerged as one of the largest centers of disabilities in Jaipur, both for persons with disabilities as well as their parents.

BETWEEN

Approach Graam, a unit of Approach Autism Society (AAS) is structured at par with the latest model of rehabilitation center at A-308, Vidhyut Nagar, Jaipur 302019. It has been an excellent self-help & rehabilitation center for autism and other intellectual disabilities in quality training teaching and researches since 2011. The Society is established under The Rajasthan Society Registration Act, 1958 (Article-25) enacted by the Government of Rajasthan. The society works along the mission, "to establish infrastructure for persons with autism and multiple disability which offers equitable, barrier free and dignified services and offers them opportunity for lively hood with support of resourceful, skilled members/ stakeholders of the community/ society."

AND

Amity University Rajasthan is a private university established by the Ritnand Balved Education Foundation (RBEF), New Delhi which is as society registered in 1986 under the Societies Registration Act, 1860 and was established with the view to promote professional, industry-oriented education in the state of Amity University Rajasthan is located on a sprawling, hi-tech and residential 152 acre campus located on the Delhi-Jaipur Highway just outside of Jaipur towards Delhi. The University is part of the Amity Education Group, which has more than 3500 students, 226 eminent faculty and scientists, 14 Institutions of Excellence and conducts over 67 Program in campus. In pursuit of its quest for excellence, Amity University Rajasthan invites Institution Builders, academicians with sterling academic record and teaching experience, motivated faculty and staff members who share our passion for imparting holistic education and are leaders in teaching, researching, consulting and industry interaction.

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The cooperation and sharing of expertise that is envisaged between Amity University Rajasthan campus and Approach Autism Society, Jaipur, is being signed for sharing a common desire to explore, extend and strengthen the functional relationship between the rehabilitation center and Amity University Rajasthan. This relationship is built between the Approach Autism Society, Jaipur and Amity University Rajasthan, Jaipur in order to share the facilities and expertise available in each other's institutions.

THE UNDERSIGNED PARTIES agree to perform the following activities with the co-operation of each other:

- 1. Students of AICP (PhD, M.Phil, Post Graduate, and Graduate) will be posted for training, under the guidance of their qualified faculty members/Clinical Psychologists at the Approach Graam for assessment, intervention to and rehabilitation services of cases.
- 2. The staff of Approach Graam will provide all needful support to the AUR's students interns of Clinical Psychology, as well as, their faculty members & supervisors in guidance and training as per mutual agreement. The AAS will also provide all needful support in supervision of students in preparation case reports, therapeutic interventions programmes and professional presentations.
- 3. Faculty of AICP will also visit your centre from time to time to assist, train and supervise staff, persons with disabilities (PwD) and parents of PwD as requirements would be mutually felt and pertinent plans made.
- 4. Approach Autism Society , Jaipur and Amity University Rajasthan may apply for collaborative projects jointly to national and international funding agencies. Approach Autism Society, Jaipur and Amity University Rajasthan will jointly organize scientific workshops, symposia, training courses/ conferences on topics of mutual interest.
- 5. The institutes will collaborate in development of research facilities and use of testing labs for carrying out joint research projects.
- 6. The Approach Autism Society on the request from the Amity University may provide short-term training to trainees/students of the university in their areas of specialization.
- 7. Student/interns of AICP shall be allowed to observe therapeutic sessions, case history taking and any other technique and instruments used for therapy and patients and clients conducted by the qualified staff of Approach Graam.
- 8. The Approach Autism Society will provide all required facilities to students of Ph.D., M.Phil., M.A. and Graduates from AICP, Amity University Rajasthan, Jaipur to complete their degree.
- 9. At the end of the clinical training, the Approach Autism Society will provide a Certificate of Experience to each student posted there for clinical training and services.

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PROPOSAL

The MoU is based on a mutual desire for a broad academic and research collaboration permitting both parties to work for promotion of mental health awareness and enhancement by following ethical codes of practice of professional & trainee psychologists and respecting intellectual property rights.

ARTICLE I: SCOPE AND OBJECTIVES OF COOPERATION

The scope of this cooperation embraces work to facilitate:

- a. Educational exchange
- b. Research collaboration
- c. Supervised internships and training

ARTICLE II: SCOPE OF INVOLVEMENT

- a. **Educational exchange:** Faculty and students of Amity University Rajasthan and professional staff of the Approach Graam, Jaipur can enter specific exchange programs, agreed upon by individual departments and faculty. The facilities for research at both institutions may also be shared.
- b. Research: Each party is free to enter into one or more of the individual work projects.
- c. **Training and internship:** The students of Amity University will be working at the Approach Graam, Jaipur.

ARTICLE III: MODALITIES OF COOPERATION

As required, the professional faculty members of the AICP, Amity University Rajasthan will be responsible for setting up and implementing the envisaged. Cooperative academic and research activities. They may carry out a specific complementary contribution for collaboration in providing psychological assistance to the patient (conducting therapies and counseling sessions, testing and diagnosis). Limitations as imposed on exchange of material by Indian Government and right of patient will be enforceable along with all other statutory requirements.

ARTICLE IV: FUNDING SOURCES

The activities carried out under this MoU will be financially supported by the own institutions respectively as mentioned funding agencies permitting joint research. No party will be financially liable to the other party for any activity undertaken under this MoU

ARTICLE V:

The committee/ Institute of the AUR involved in this MoU shall meet at least ONCE IN SIX MONTHS and review the progress on all the activities under this MoU.

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This MoU can be amended only by a written consent duly signed by the Parties involved. The MoU for collaboration between the said Amity University Rajasthan and the Approach Autism Society, Jaipur will come into force after getting approval from the competent authorities. The Parties acknowledge and agree to fulfill all requirement and to undertake all activities identified under this MoU.

ARTICLE VI: LIMITATION OF LIABILITY

No party to this MoU shall accept a liability or responsibility nor assert a claim, right or interest against the other party for damages or any loss a rising from activities under this MoU.

ARTICLE VII: DURATION OF AGREEMENT

This MoU becomes effective from the date of signature of both parties and will be valid for a period of FIVE years. The confidentially maintaining period will be of THREE years after the expiry of MoU. Any party may cease its cooperation under this MoU by providing six months written notice to the other party.

This MoU is a statement of intent of the parties to cooperate and is not legally binding upon the parties under any circumstances, whatsoever. This MoU does not create legally enforce able rights, claims, interests, duty or obligations in favor of either of the parties, as against the party.

The point of contact on behalf of both parties are as below:

1. Dr. Anand Prakash

Professor & Coordinator - AICP

Amity University Rajasthan,

Near-Kant Kalwar,

Delhi-Jaipur NH: 11-C, Jaipur-303002, Rajasthan

Email: aprakash@jpr.amity.edu

2. Anurag Srivastava

Approach Graam (Approach Autism Society)

A-308, Vidhyut Nagar, Jaipur-302019, Rajasthan.

Registered Address: M-2161-A, Block 41, Rangoli Gardens

Maharana Pratap Marg, Panchyawala, Jaipur 302034

Phone:9214309551, 9116650158

Email: approach.autism@gmail.com

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SIGNATORIES:

Duly authorized and acting on behalf of their respective institutions, the undersigned have signed the Agreement in two original copies (with one fully signed original to be retained by each respective Party).

For and on behalf of

Approach Autism Society, Jaipur

Name: Anurag Srivastava

Designation: Secretary

SECRETARY Seal:

Approach Autism Society

For and on behalf of Amity University Rajasthan, Jaipur

Name: Dr. Nitin Bharadwaj

Designation: Registrar

Seal:

IN WITNESS WHEREOF, the PARTIES have executed this MOU and represent that they approve, accept, and agree to the terms contained herein.

Witness 01:

Garina Divastava

Name: Granima Srivastava

Designation: Director (Tech & Training)

Phone: 9251009551 Email ID: garirastivastava 369@gmail.com

Approach Autism Society, Jaipur

Witness 01:

Name: Dr. Anand Prakash

Designation: Professor & Coordinator - AICP

Phone: +91-9801637657

Email ID: aprakash@jpr.amity.edu

Amity University Rajasthan





Memorandum of Understanding (MOU)

Between

SOUTH CHINA SEA INSTITITE OF OCEANOLOGY

AMITY UNIVERSITY RAJASTHAN





Founded in January 1959, the South China Sea Institute of Oceanology (SCSIO) is one of the largest marine research institutes in China, and one of the knowledge innovation institutes under the Chinese Academy of Sciences (CAS). SCSIO is the first Chinese marine research institute to be awarded ISO9002 Quality System Authentication and is qualified to assess the environmental impact of coastal development and to survey marine engineering projects.

Amity University Rajasthan, Jaipur has been established by the Ritnand Balved Education Foundation (RBEF) New Delhi, registered under the Societies Registration Act, 1860 and set up under the Amity University Rajasthan act 2008, notified by Government Notification No. F.2(10) vidhi/2. It is a fully government recognized University with the right to confer degrees as per Sections 2f and 22(1) of the UGC Act. The University has a beautiful tree-lined campus spread over 152 acres of land on the Delhi-Jaipur highway.

1. Broad Areas of Cooperation

South China Sea Institute of Oceanology hereinafter referred as SCSIO and Amity University Rajasthan hereinafter referred as AUR share the interests in joint research to meet the requirements of SCSIO and AUR in the areas of Ocean-Atmospheric sciences. The focused areas are

- Joint collaboration on Ocean, Weather and Climate Modeling research and develop a joint research proposal for international funding;
- Tropical cyclone studies over the Bay of Bengal and the South China Sea;
- Regional Climate Model coupled with Ocean module for generation of high-resolution dynamical downscaling regional ocean data assimilation system;
- Short-term faculty/student exchange program between both institutes to strengthen the teaching and research activity;
- Joint PhD guidance, organizing workshop/seminars/conferences.

2. Responsibility Under This MoU

Local hospitalities shall be provided by the host institute to the faculty members/research students during their official visit.

Both SCSIO and AUR shall share the computational resources, if available.

3. Review and Monitoring Mechanism

This MoU does not constitute a legal or contractual obligation on the part of either party. It reflects an arrangement that currently agreed by the parties involved. SCSIO and AUR will periodically review this collaboration to determine whether it should be amended, renewed, or cancelled and suggest on any directional change, if required.

Both parties acknowledge that any information disclosed by or on behalf of any of the parties which is not in the public domain, is confidential and may not be used or disclosed to any other party (either before or after the termination of this MoU for any reason whatsoever except when it may be strictly necessary for the due and effectual rendering of the services). Any scientific data exchanged/shared between the parties for joint research/supervision will not be transferred to third party without written consent of the parties.

5. Intellectual Property

It is 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 parties.

6. Settlement of Disputes

Each party shall consult with the other as and when required on any matter that may affect the proper implementation of this agreement. Any dispute regarding interpretation or implementation of this agreement or its associated implementing agreements or arrangements will be resolved through mutual discussion between the parties.

7. Entry into Force & Validity of Agreement

The MoU will come into effect from the date of signature and will be valid for 05 years. It may be extended/modified in joint consultation of both parties as and when required for better coordination of academic/research purpose. After the expiry of this MoU, a fresh agreement in accordance with the mutual agreed covenants, agreements and conditions will be signed.

8. Termination of MoU

This MoU may be terminated at any time by either party upon three (03) months written notice to the other party.

This MoU has been prepared in duplicate. Each copy of MoU has been retained by both parties for record. Signed and executed this day of <u>22nd August 2019</u> in token of having accepted the terms and conditions mentioned therein by both parties.

On Behalf of SCSIO On Behalf of AUR Signature & Official Seal Signature & Official Seal **JAIPUF** Prof. Lijuan Long Cdr. Vishwadeepak Singh (Retd.) DEPUTY DIRECTOR REGISTRAR SOUTH CHINA AMITY UNIVERSITY RAJASTHAN TITITE OCEANOLOGY Registrar American University Rajasthan SHMIT Witnesses 2





INTERNATIONAL ACADEMIC COOPERATION AGREEMENT

The general purpose of this agreement is to establish and facilitate educational and academic exchanges between Rennes School of Business (hereafter named RSB) in France and Amity University Rajasthan (hereinafter named AUR) in India in order to support their students and teachers in gathering and exchanging academic and professional experience in their mutual countries.

This agreement is made between:

Rennes School of Business

2, rue Robert d'Arbrissel

CS 76522

and

35065 RENNES Cedex - FRANCE

Amity University Rajasthan

NH11C, Kant Kalwar, Delhi Highway Jaipur

Rajasthan, INDIA 303001

The two Institutions agree to promote mutually beneficial activities in the areas of education, research and other academic issues, and to cooperate and work together towards the internationalisation of higher education. Such cooperation may include but is not limited to the following projects.

Exchange students

Each year, students from both institutions will join the free exchange programme to the host institutions at 4 semester/slots at the transfer of credits basis.

- ➤ Students from each Institution will register in their institution of origin, but will have equal access to teaching staff, academic resources and student services as the students at the host institution. Candidates participating in the exchange programme will be selected by their respective institutions according to criteria established jointly by both institutions. They will be integrated into the host institution as regular students and will be subject to the student rules and regulations of the host institution. The home institution considers that the selected students are suitable to undertake study abroad, have sufficient language proficiency in the language of instruction and have sufficient financial resources to meet all financial obligations during the stay abroad.
- Whenever possible the same numbers of students are exchanged between the Partners each academic year. Both Institutions agree to resolve any exchange inequalities through mutual agreement and adjustment, either by increasing or suspending the number of students sent or received. This should be

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notified in due time to the other Partner, i.e. at the beginning of the previous academic year, in order to allow sufficient time to communicate the information to their students. In case of no reply from the Partners, the number indicated in this general agreement will be considered as the reference.

> Semester setting and application deadline:

- ✓ At RSB.
- Fall Semester runs from early September to the end of December; the deadline for accepting exchange applications for Fall Semester is end of May.
- Spring Semester runs from early January to the end of April; the deadline for accepting exchange applications for Spring Semester is end of October.
- At AUR, academic calendar for Department of Commerce or Business Administration is -
- Fall Semester runs from mid July to December (Odd semesters); the deadline for accepting exchange applications is end of March.
- Spring Semester runs from early January to end of May (even semesters); the deadline for accepting exchange applications is end of October.

Every year the partners will provide each other with the various deadlines that apply in the admission process.

1. Students from RSB to AUR - 4 students:

- Students registered on the PGE3 programme (final year students) at post-graduate level will be in exchange at AUR MBA/ PGDM programme for 1 semester only (Spring) will choose 4 to 5 management courses; and must obtain 24 ECTS credits (12 US credits) on those courses.
- Students registered on the PGE2 programme (Master 1st year students) at post-graduate level will be
 in exchange at AUR MBA/ PGDM programme for 1 semester only (Spring) will choose 4 to 5
 management courses; and must obtain 20 ECTS credits (10 US credits) on those courses.
- This arrangement shall be considered as semester exchange only not leading to issue of any degree from AUR.

2. Students from AUR to RSB: 4 students with 3 alternatives:

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- Exchange Semester at Master level: Students from AUR MBA / PGDM programme will be sent to RSB for 1 academic semester only (Fall or Spring) as free exchange students on a PGTC Post Graduate Transfer Credit basis, subject to mapping of relevant subjects.
- Students should follow the "Exchange Student's Admission Procedure" of RSB.
- The students participating in this part of the exchange are registered as exchange students, on a transfer of credits basis, and will therefore not seek the award of a degree from RSB, as they will be receiving the final degree from AUR.

2. 2nd alternative: Integrated Bachelor's 2+1 path (with credits transfer) - max. 4 students:

This cooperation is to enable AUR students to start a Bachelor degree in AUR for 2 years and avail RSB Bachelor's degree (IBPM) through a transfer of credit and the completion of 1 year in RSB (IBPM3). After the completion of first 4 semesters of Undergraduate studies in Business/Commerce at AUR and having obtained 120 ECTS credits, students from AUR will have the opportunity to study at RSB on its international Bachelor programme in Management 3rd year (IBPM3) and obtain this bachelor's degree under the following model:

- A whole academic year of courses (September to May)
- Internship and graduating project to be supervised by AUR
- Students will earn 64 ECTS credits and will be awarded the IBPM degree (after completing exams and submitting the Graduating Project)

RSB will be responsible for Issuing certificates of registration, transcripts and degree to concerned students and keeping the students records. Students successfully completing their programme at RSB and obtaining all ECTS credits will be granted the International Bachelor Programme in Management from RSB. AUR shall only transfer the credits to RSB and not issue any degree in this case.

Both AUR and RSB will be responsible for issuing certificates of registration, transcripts and degree to concerned students and keeping the students records. Students enrol at RSB in their second year successfully completing their programme at RSB and obtaining all ECTS credits.

3. 3rd alternative: Summer Programme at RSB

AUR can also send students to the 2-week RSB Summer Programme, either as fee-paying students, or as part of the exchange agreement, whereby 3 AUR students on this programme will be equivalent to one

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semester slot exchange for RSB (i.e. one student for one Semester)

4. 4th alternative: Master programme at RSB post UG in AUR

This agreement is concluded to enable 5 AUR Bachelor students, to study one year in RSB "Master", after successfully completing Bachelor studies at AUR.

In accordance with the academic calendar, AUR students can come to Rennes for Fall (September) Intake.

Final year Bachelor students at AUR who have obtained credits required for the award of a Bachelor's Degree (equivalent to 180 ECTS credits or 120 US credits minimum) may apply to follow the Master Programmes (MSc) taught entirely in English at RSB with 15% discount on tuition fees.

The duration of the MSc programs at RSB is of 16 months:

- September/April: full-time courses and exams
- May/December: Internship & Graduating Project

13 MSc specialization at RSB -

- MSc in International Marketing
- MSc in Digital Marketing & Communication
- MSc in International Finance
- MSc in International Luxury and Brand Management
- MSc in International Human Resource Management
- MSc in International Accounting, Management Control & Auditing
- MSc in Supply Chain Management
- MSc in Sports, Leisure and Tourism Management
- MSc in International Business Negotiation
- MSc in Global Business Management
- MSc in International Financial Markets Analysis
- MSc in Data and Business Analytics
- MSc in Sustainable Management and Eco Innovation

The exact study programmes will be updated by RSB every year.

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A. Credit Equivalence and transfer issues:

- 2 ECTS = 1 U5 credit
- ✓ 1 AUR credit = X. The earned credits can be transferred from one institution to the other.

B. Communication

Both RSB and AUR will publish information at the campus and the website about this cooperation programme.

RSB will provide the students with the following information by December 30^{th} every year \sim

- a. The number of students RSB is willing to accept the following year,
- b. The tuition fee for the following year,
- c. The courses offered the following year
- d. General information on accommodation at RSB and practical information on getting to Rennes.

C. Admission requirements

a. Applicants from AUR:

- a) For 2+1 programme, undergraduate students a minimum of 120 ECTS in Business studies of Commerce and a good level of English (Indicative: B2 level)
- For postgraduate students a minimum of 180 ECTS in Business studies or Commerce and a good level of English (indicative: B2 level)
- c) No minimum GPA required. Exchange students who wish to follow courses in English should have a good English level equivalent to TOEFL: 550 (paper-based) or B2 (cf. Common European Framework of Reference). The English level should be certified by the home university and the official English Test copy is not compulsory.

b. 2+1 Applicants from AUR:

- a) Students will have successfully completed 4 semesters of their undergraduate studies in Business/Commerce at AUR and having obtained 120 ECTS, they can start their application while on their 4th semesters however but the admission would be conditional of their proving they obtained the required number of credits by 1th August.
- b) Students should have a good level of English language demonstrated either by the proof that they can communicate or by an official test (Minimum: IELTS 6.5, TOEFL 80 IBT, TOEIC 750), the score may be provided when available before the programme at RSB starts. The English level proficiency, if certified by the home university, the official English test is not compulsory.

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c) There is no requirement from French language, but if electives in French are chosen proficiency in French will be also required (minimum: DELF B2, DALF C1 or TCF TEF)

D. Student application documents:

AUR will provide RSB with the following completed application files for all students selected for the programme before 15th June each year. Each application file should include:

- a) Application form (of RSB) completed and signed by the student + photo
- b) CV in English
- c) Motivation letter in English
- d) Transcripts of completed semesters at AUR
- e) 1 letter of recommendation

The following documents should be provided before the programme begins in September:

- a) Passport & visa (2 copies of both)
- b) Birth certificate
- c) Transcripts of the previous semester
- d) A letter from AUR certifying that the candidate will have obtained 120 ECTS credits before the IBPM3 programme starts and that AUR has no objection in student continuing studies at RSB;
 - e) A copy of English test results
- f) OFII form (delivered by the French Embassy for visa issue)

RSB will provide AUR with the following completed application files for all students selected for the programme before 30th October (For spring) and 31st March (For fall) every year.

- a) Application form (of AUR) completed and signed by the student + passport size photo
- b) Statement of Purpose
- c) Transcript of previous semester
- d) Passport & Visa
- e) Bonafide letter from RSB

Department of Commerce will finalize the selection of students for semester exchange from RSB to AUR and notify the Office of International Affairs & Collaborations AUR to coordinate further on the documentation with RSB.

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E. Fees & expenses at AUR

(a) No tuition fee/program fee will be charged to the students from RSB. However, if the number is more than 5, the parties shall negotiate the fee to be paid by the additional number of students.

F. Acceptance & Enrolment Procedure at RSB

- a) Reception of application documents
- An Interview (Face to face at campus or by phone) by RSB's professor
- c) RSB's internal admission committee
- d) An offer of acceptance together with an Enrolment Form by RSB
- Student's enrolment by sending back to RSB the completed and signed Enrolment Form and first instalment of tuition fees.
- f) RSB will send Confirmation Letter and relevant materials for visa application and will coordinate with the Campus France office to facilitate the visa procedure.

G. Fees & expenses, French Social Security and Complementary Health Insurance at RSB

Students should aware the following expenses and fees:

- a) Students participating in one semester exchange programme will not be charged any tuition fees by the host institution. This agreement is based on reciprocity
- b) Students anticipating in the Integrated Bachelor's 2+1 programme will benefit from a scholarship of 1,000 euros on the total tuition fees, which normally amount to 9,000 euros (2018). This fees amount maybe subjected to an increase each year, according to the annual fee increase at RSB. These fees are payable by transfer by the students and divided into two instalments: firstly 3,000 euros before the deadline fixed by the Offer of Acceptance and the balance before the end of August. This fees amount may be subjected to an increase each year, according to the annual fee increase of RSB. If more than 5 students from AUR are interested in 2+1 program at RSB, they will not be included in the framework of this agreement and therefore they will have to pay full tuition fees (9000 €)
- c) Cf. Addendum Social Security & Health Insurance
- d) Alumni membership is also compulsory, a 150 € for lifelong membership to be paid via RSB to the Alumni Association of RSB
- e) A complementary health insurance is optional; it will be the student's responsibility to purchase it on arrival during the orientation week
- f) Living expenses amount around 650 € per month including housing, transport, food and leisure. The

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students are responsible for managing their own living expenses.

H. Accommodation & Student Welcome:

RSB will provide information on accommodation, transport to the campus and living costs and help students to reserve accommodation. Students should decide themselves to reserve the accommodation and pay the reservation fee to the property owner directly. Details of the academic calendar, including dates for international orientation and other practical information will be sent on due time.

Students will be responsible for making their own travel arrangements to Rennes and must inform RSB of their arrival schedule. These dates should be in accordance with the International Student Orientation days so that RSB can organise transport from the railway station or airport to the student residence.

RSB will offer support to students in order to help them adapt to the new study environment.

AUR will arrange for accommodation on campus at the Hoste! for a stipulated cost per day. However, students need to write to the Office of International Affairs & Collaborations well in advance for on-campus hostel reservations. Once confirmed, the student is expected to pay the reservation fee to AUR via bank transfer prior to his/her arrival at Jaipur. AUR can organise transport from the airport to the student residence, on prior request from the student.

Promotion of cooperative projects:

Each institution should promote the partnership & the cooperative programmes described by the agreement through each institution's website and provide the relevant promotion materials to the students.

Each institution should allow or invite the partner concerned to make the presentation or organise a seminar In order to promote the partnership programmes. Such cooperative agreement is not intended to be a legally binding document, but rather is intended to describe the nature and the guidelines for mutually beneficial cooperation. Nothing, therefore, shall reduce the full autonomy of either institution, in carrying out the agreement. Any detail not covered in this Agreement will be legitimized by the completion of a specific Agreement of Cooperation.

J. Duration and revision:

This agreement shall be effective from the date of signature by both institutions for a period of 3 (three) years. It shall be automatically renewed if it is not cancelled by one of the Parties. Termination will be notified to the Partner Institution, in writing and with six months, advanced notice. If this agreement is terminated, all engagement prior to the date of termination must be performed.





Any relevant matters not contained in this agreement should be resolved by discussion between both Institutions.

AUR and RSB will work closely and exchange information to insure implementation of this cooperation.

This Agreement will become effective upon signature by representatives from two parties. Any amendments to this document must be of mutual agreement.

Dated:

Signed &

approved by :

Dated:

Signed:

Dr Thomas Froehlicher.

Dean & General Director

Rennes School of Business

Prof.(Dr.) Arun Patil

President

Amity University Rajasthan

INFLIBNET

Information and Library Network Centre

(An Autonomous Inter-University Centre of UGC)

सूचना एवं पुस्तकालय नेटवर्क केन्द्र

Manoj Kumar K. Scientist D (CS) (विश्वविद्यालय अनुदान आयोग का स्वायत्त अंतर विश्वविद्यालय केन्द्र)

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INFL/Shodhganga/MoU/AC/245/2019/11

27th February, 2019

To

Cdr. Vishwadeepak Singh (Retd.), Registrar, Amity University Rajasthan Kant Kalwar, RIICO Industrial Area, NH-11C, Jaipur, Rajasthan – 303 002

Sub: MoU for Shodhganga-regd.

Dear Sir.

Greeting from INFLIBNET Centre. We would like to thank you for the initiative and signing the MoU to join the Shodhganga/Shodhgangotri project. Please refer to your letter dated 25th February, 2019 enclosing there with two copies of the MoU duly signed for the Shodhganga/Shodhgangotri. We appreciate your effort for promoting 'Shodhganga: Repository of about 2,17,000 Indian Electronic Theses and Dissertations'.

Enclosed please find one copy of the MoU duly signed by us for your record and retention. You are requested to kindly instruct your Ph.D scholars/Officials to start submitting their theses online to the Shodhganga repository and student research scholars to submit synopses to Shodhgangotri as per the UGC Notification (Minimum Standards & Procedure for Award of M.Phil. / Ph.D Degree, Regulation dated 1st June 2009/2016). If soft copies are available, you may kindly pass on to us in CD/DVD after following latest UGC Regulations (Promotion of Academic Integrity and Prevention of Plagiarism in Higher Educational Institutions), 2018. For more details and help to upload, you may please visit http://shodhganga.inflihnet.ac.in/manual/.

Kindly nominate a name for "University Coordinator (UC)" with designation, address, Email id and Mobile No. as he/she would be responsible for liasoning with INFLIBNET Centre on behalf of the Institution. Please also instruct UC to fill following details and send to us at the earliest.

- No. of PhD awarded by University till date
- No. of theses available in softcopy
- No. of PhD Scholars in University
- No. of PhD awarded in one year
- No. of PhD Submission expected in next 5 years

With regards,

Prof J- Prosal

Yours Sincerely,

Manoj Kumar K.

वैज्ञानिक-डी(सी.एस.) एवं प्रभारी (संपदा) Scientist-D(CS) & In-Charge (Estate)

इन्फोसीटी,पो.बो. नं. ४, गांधीनगर-३८२००७, गुजरात (भारत)

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 25 (Day) [Control of University Grants Commission located at Gandhinagar, hereinafter referred to as "INFLIBNET" and Provided Inter-University Centrol, here in after referred to as the 'University Centrol, 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 Robustham (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 supervisors 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

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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.
- 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.

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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.

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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 least one person from the university (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.
- 8. 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.

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- 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 nonexclusive 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.

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.

UNIVERSITY:

Cdr. Vishwadeepak Singh (Retd.)

Registrar Amity University Rajasthan Kant Kalwar, NH-11C. Jaipur, Rajasthan-303002

INFLIBNET:

Prof J P Singh Joorel

Director

INFLIBNET Centre,

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UGC

Infocity, Gandhinagar - 382 007.

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MEMORANDUM OF UNDERSTANDING BETWEEN LOTUS DAIRY PRODUCTS PVT. LTD. SIKAR, RAJASTHAN AND AMITY UNIVERSITY RAJASTHAN, JAIPUR

The Memorandum of Understanding (MOU) made on May 7, 2019 between Lotus Dairy Products PVT. LTD, located at Sikar, Rajasthan and Amity University Rajasthan, Jaipur (hereinafter referred to as AUR)

About Amity University Rajasthan, Jaipur:

AUR is a leading university with world class infrastructure, including state-of-the-art research facilities and modern library. In line with Amity University's legacy of providing quality education, the university uses the latest and innovative methods and technology to impart education. The university offers career-oriented courses at all levels, i.e., UG, PG and Doctoral and across diverse streams, including Food Technology, Biotechnology, Engineering, Architecture, Planning, Fashion Design, Hospitality, Allied Health Sciences, Humanities, Commerce, Management, Communication, Basic Sciences, etc.

About LOTUS DAIRY PRODUCTS PVT. LTD.:

Lotus Dairy Pvt. Ltd. Was established with a vision to be a sustainable, innovative, competitive and reputed dairy food company responsible to producers and shareholders by obtaining strength from Nature. Mission of Lotus Dairy Pvt. Ltd. is to contribute to society, Health, Happiness and Nutrition to serve nature. Lotus Dairy aims to achieve total customer satisfaction across all strata of society globally by providing them quality products and services, and following customer friendly policies & strategies to fulfill the responsibility towards milk producers and shareholders.

At LOTUS DAIRY, processing of milk is controlled by process automation whereby state-of-the-art technology issued to integrate and completely automate all functions of milk processing areas in order to ensure high product quality/reliability and safety. Lotus Dairy plant near Reengus on Jaipur-Bikaner Highway is one of the most modern plants in India with facilities to manufacture all value added dairy products.





PREAMBLE

The Lotus Dairy Products PVT. LTD and AUR recognize the mutual interest in the field of research, development, education and dissemination/ sharing of knowledge on long term basis in the area of Food and Dairy Technology and are committed to promote joint research activities and exchange programmes/activities for faculty and students. Both Lotus Dairy Products PVT. LTD and AUR are committed and are joining hands to play an effective role to facilitate Industry-Academia Interaction activities by way of joint research projects, consultancy, contract research, testing, internship/dissertation work, placement etc. in the areas of their mutual interests and benefits as given under:

- a. Lotus Dairy Products PVT. LTD and AUR based on mutually available expertise shall encourage joint research activities & projects, joint registration of PhD students and their publication in Research journals of repute.
- Lotus Dairy Products PVT. LTD and AUR may jointly submit research proposals of mutual interests to Govt. & other Non-Govt. agencies for funding.
- c. Organize any other research/collaborative activities such as seminar, workshops, training, consultancy, development of research data & facilities in the area of operations for mutual benefit.
- d. Organize industrial visits or short term training programs for students of AUR at Lotus Dairy Products PVT. LTD to gain an exposure of the overall activities & technology used at the industry.
- e. To have Project Internships or Dissertation for post graduate and graduate students of AUR at Lotus Dairy Products PVT. LTD as a part of their academic curriculum with the provision of stipend if they work for a minimum period of six months.
- f. Lotus Dairy Products PVT. LTD will offer placements for the students of AUR. Preference will be given to those students who have undergone internship/ training/ dissertation work in Lotus Dairy Products PVT. LTD.









g. The various programmes/activities under the memorandum of understanding will be administered by the coordinators each to be appointed by the Lotus Dairy Products PVT. LTD and AUR, respectively.

This Memorandum of Understanding shall become effective from the date of signing of the document by both the parties herein. It shall remain in force initially for a period of five years and can be amended/ terminated on mutual written agreement between LOTUS DAIRY PRODUCTS PVT. LTD, JAIPUR and AMITY UNIVERSITY RAJASTHAN, JAIPUR with one-month notice.

Any controversy or claim arising out of or relating to this MoU shall be settled by arbitration administered. If required, the dispute shall be finally settled by mutual discussion between Lotus Dairy Products PVT. LTD, Jaipur and Amity University Rajasthan, Jaipur.

Authorized Signatories

Lotus Dairy Products PVT. LTD, Sikar (Rajasthan)

AMITY UNIVERSITY JAIPUR

Date:

(With Seal) San Jeeu Chaudhary	(With Seal)
Witness:	Witness:

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2.

2. Skut. Mathen





SHREE BIOCARE

MEMORANDUM OF UNDERSTANDING

AMITY UNIVERSITY RAJASTHAN (AUR), JAIPUR & SHREE BIOCARE SOLUTIONS PVT LTD, AHMEDABAD

In accordance with a desire to promote cooperation in areas of mutual interest for the benefits of both institutions, The Amity University Rajasthan- Jaipur, (State Private University) and Shree Biocare Solutions Pvt Ltd, Ahmedabad.

This MoU- hereinafter University refers to Amity University Rajasthan-Jaipur, established under Rajasthan State Act No. 08 of 2008 recognized by University Grants Commission (UGC) under section 2F of UGC Act of 1956 and Shree Biocare India, Ahmedabad. The scope of the MoU will be the academia industry cooperation's for industrial consultancy, mutually benefitted funding opportunities along with Master's and Bachelor's Training programs.

Amity University is the leading education group of India with over 1, 00,000 students studying 1,000 acres hi-tech campus and more than 6000 faculty members. Amity University (AUR), Rajasthan is one among the many reputed Educational and Research Institutions sponsored by Ritnand Balved Education Foundation (RBEF), the umbrella body of all Amity Institutions. AUR is established under Rajasthan State Act No. 08 of 2008 recognized by University Grants Commission (UGC) under section 2F of UGC Act of 1956. AUR is a leading research and innovation university under Amity Science, Technology and Innovation Foundation (ASTIF). ASTIF undertakes basic, strategic, applied and adaptive research in various disciplines of applied and social sciences.

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ASTIF offers research fellowships for young, meritorious researchers and scientists in cutting edge areas of science and technology.

Shree Biocare Solutions Pvt. Ltd. is a leading Bio process solutions provider. Shree Biocare is established in 2004, ISO 9001:2008, CE, GMP Certified company & leading technology leader in field of Upstream Bioprocess for customer around globe. SHREE BIOCARE is 2nd Largest manufacturer of fermentor & Biorector including Data Acquisition Fermentor Software, Supervising Control Fermentor Software, Fermentor Refurnishing Services, Fermentor Project Management Solutions, Technology Transfer for Bio Fertilizer and Contract Manufacturing Services. Shree Biocare Solutions Pvt. Ltd. is exporting bioreactors to East Asia, Middle East, South East Asia, Indian Subcontinents and Africa. In India, Indian Farmers Fertilizer Co-Operative ltd. (IFFCO), National Environmental Engineering Research Institute (NEERI) and Agriculture Research and Development Foundation are prominent clients.

Shree Biocare provides contract research and manufacturing fermenter process application support laboratory based at Ahmedabad equipped with fermentation services – 5 liters and industrial scale 50 liters fermenter with inoculation chambers, sterilizer, shaker, freezer and other instruments. Biocare always ready to increase facility to new project either research or manufacturing.

This MoU is made and entered into on 18 May 2019 between AUR and **Shree Biocare Solutions Pvt Ltd**, with following terms and conditions of MoU between both the parties:

- Both the parties will work on mutually interesting research projects related to Bio process and other mutual interest.
- 2. Both parties can exchange research and industrial facilities to execute their research and development activities.
- Both parties can access their research and resources (equipment's & places), reagents and consumables to execute the research.

- Both parties will facilitate to write grants to obtain funds from national and international agencies related to mutually interested projects.
- 5. Any IPR issue emanated from joint research funding from any government agency under this MoU will be the joint property of the University and Institute. IPR issues will be "patented as joint patent". Benefits emanated from commercialization from developed technology under this MoU will be shared between University and Shree Biocare India. Investigator from Amity University Rajasthan can agree upon one-time fixed cost for the technology transfer to The Shree Biocare India.
- In case of the consultancy & Research project funded and supported by Shree Biocare Solutions Pvt Ltd, all the IPR rights are reserved with Shree Biocare Solutions Pvt Ltd, Ahmedabad
- 7. Amity University, Rajasthan will facilitate Shree Biocare Solutions Pvt Ltd, to register their interested and sponsored employee for Master and Ph.D. degree for obtaining their degrees as per AUR norms.
- 8. **Shree Biocare Solutions Pvt Ltd,** will engage interested B. Sc. and M. Sc. students of Amity University, Rajasthan for industrial training and internship at their production site with bare minimum expenses.

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IN WITNESS WHEREOF, parties hereto set and subscribed their respective hands

Signature:	Signature:			
Name of Official: Cdr. Vishwadeepak Singh (Retd.)	Name of Official: Mr. Bhadresh Pankhaniya			
Designation: Registrar	Designation: Chief Executive Officer (CEO)			
PARTY OF THE AUR, RAJASTHAN	PARTY OF SHREE BIOCARE SOLUTIONS PVT LTD, AHMEDABAD			
Date: 18th May 2019	Date: 18 0+ 2019			
In Presence of:	In Presence of:			
1. Asin	1. Mr. Yogesh Fanchel hal			
2. Manish ve(ma)	2. Mr. Tigher Patel () WY			

Institutional Stamp Amity University Rajasthan, Jaipur

Industrial Stamp Shree Biocare Solutions Pvt Ltd, Ahmedabad





Memorandum of Understanding Between Amity University Rajasthan (AUR), Jaipur

The Unati Cooperative Marketing-cum-Processing Society Ltd, Talwara, Punjab

In accordance with a desire to promote cooperation in areas of mutual interest for the benefits of both institutions, The Amity University Rajasthan- Jaipur, (State Private University) and The Unati Cooperative Marketing-cum-Processing Society Ltd, Talwara Punjab.

This MOU- hereinafter University refers to Amity University Rajasthan-Jaipur, established under Rajasthan State Act No. 08 of 2008 recognized by University Grants Commission (UGC) under section 2F of UGC Act of 1956 and The Unati Cooperative Marketing-cum-Processing Society Ltd. The scope of the MOU will be the academia industry cooperation's for industrial consultancy by research, product formulations, process development, and mutually benefitted funding opportunities along with Master's and Bachelors Training programs.

Amity University is the leading education group of India with over 1, 00,000 students studying 1,000 acres hi-tech campus and more than 6000 faculty members. Amity University (AUR), Rajasthan is one among the many reputed Educational and Research Institutions sponsored by Ritnand Balved Education Foundation (RBEF), the umbrella body of all Amity Institutions. AUR is established under Rajasthan State Act No. 08 of 2008 recognized by University Grants Commission (UGC) under section 2F of UGC Act





of 1956. AUR is a leading research and innovation university under Amity Science, Technology and Innovation Foundation (ASTIF). ASTIF undertakes basic, strategic, applied and adaptive research in various disciplines of applied and social sciences. ASTIF offers research fellowships for young, meritorious researchers and scientists in cutting edge areas of science and technology.

The Unati Co-operative Marketing-cum Processing Society Ltd. is established and supported by Department of Biotechnology (DBT), Government of India and Punjab State Council for Science & Technology, Chandigarh with a vision to explore herbal bio resources strength of lower Shiwalik belt of Punjab in terms of income generation of local community, women empowerment and to achieve the sustainable growth which will bring overall upliftment of the society in health, nutrition and economic prospects. Team Unati has core competency in management of herbal BioSource's of lower Himalayas as tool for income generation for local community and delivering best quality nutraceuticals products out of it. In our cooperative network of more than 400 members who pick best quality raw material from surrounding pristine Himalayas. The Unati is backed by capaciously built infrastructural facility spread in 5 acres of land, which aids in fulfilling diverse customer's demand.

Society is supported by ardent professionals, who effectively make use of modern infrastructural requisite to offer product range as per the demands and specifications offered by the clients. The Unati is associated with various public funded research institute and universities such as Punjab State Council for Science and Technology, Chandigarh, Guru Angad Dev Veterinary and Animal Sciences University Ludhiana, Punjab Agriculture University, Ludhiana, Punjab Biotechnology Incubator, Mohali, Indian Institute of Sugarcane Research, Lucknow and Institute of Himalayan Bioresources Technology, Palampur. The Unati adopted and commercialize various technologies (Apple cider, Vinegar production and traditional fermented ethnic beverages) from above mentioned institutes.





This MoU is made and entered into on 27 February 2019 between AUR and The Unati with following terms and conditions of MoU between Amity University Rajasthan & The Unati Co-operative Marketing-cum Processing Society Ltd:

- Both the parties will work on mutually interesting consultancy research projects related to fermented food production, probiotic beverage formulations and other mutual interest.
- The budget or consultancy amount will be decided on case to case basis in terms of work progress with mutual consent of both the parties.
- 3. Both parties can exchange research and industrial facilities to execute their research and development activities.
- 4. Both parties can access their research and resources (equipment's & places), reagents and consumables to execute the research.
- Both parties will facilitate to write grants to obtain funds from national and international agencies related to mutually interested projects.
- 6. Any IPR issue emanated from joint research funding from any government agency under this MOU will be the joint property of the University and Institute. IPR issues will be "patented as joint patent". Benefits emanated from commercialization from developed technology under this MOU will be shared between University and Institute or else Amity University Rajasthan, Investigator from Amity University Rajasthan can agree upon one-time fixed cost for the technology transfer to The Unati for commercialization.
- In case of the consultancy project funded and supported by The Unati, all the IPR rights are reserved with The Unati group.
- Amity University, Rajasthan will facilitate The Unati to register their interested and sponsored employee for Master and Ph.D. degree for obtaining their degrees as per AUR norms.





 The Unati will engage interested B. Sc. and M. Sc. students of Amity University, Rajasthan for industrial training and internship at their production site with bare minimum expenses.

IN WITNESS WHEREOF, parties hereto set and subscribed their respective hands

Signature:	Signature: 77=->			
Name of Official: Cdr. Vishwadeepak Singh (Retd.)	Name of Official: Mr. Jyooti Saroop			
Designation: Registrar	Designation: General Manager			
PARTY OF THE AUR, RAJASTHAN	PARTY OF THE UNATI CO-OPERATIVE MARKETING-CUM PROCESSING SOCIETY LTD			
Date:	Date:			
In Presence of:	In Presence of:			
1. Deeparsh sharma	1. KAMALIVETAR			
2. PV 800 f. P.V.S. Rayu.	2. RAJEEV KUMIAR			

LEASURY REPORTED TO THE PARTY OF THE PARTY O

Institutional Stamp Amity University Rajasthan, Jaipur Talwara Soot

Industrial Stamp The Unati Co-operative Marketing-cum Processing Society Ltd





Memorandum of Understanding

Between

Amity University, Rajasthan Jaipur

ጼ

Tree House Resort Jaipur

This Memorandum of Understanding (MOU) made on: **18.12.2019** between Tree House Resort, Jaipur located at NH-11 C, Kant Kalwar, Jaipur and Amity University, Rajasthan Jaipur.

About Tree House Resort:

The Tree House Resort presents a seamless fusion of undeniable luxury with the raw charm of nature. Being the only resort in the world to offer luxury tree houses and over-water suites, The Tree House Resort represents a brand that was built on the principles of unconventionality and innovation. Not only was breaking away from the stereotypical "Bed in a box" mentality of absolute necessity, but also a gateway to innovative hospitality. It believes in providing a complete experience to the discerning traveller by indulging all their senses in to a state of complete bliss.

Amity University Rajasthan

Amity University Rajasthan was established under Amity University Rajasthan at 20018 to nurture talent in various teams like Hospitality (Amity School of Hospitality), Biotechnology (Amity School of Biotechnology), Management (Amity Business School), Engineering (Amity School of Engineering & Technology). The objective is to develop next generation of professionals. Amity University Rajasthan possesses well equipped laboratories for Hospitality, Biotechnology, and Engineering etc.

Scope of the MOU

> Internship at the Tree House Resort

1. Various kinds of internship will be organized for students at the Tree House Resort i.e.: outdoor training, part time training, course curriculum internship.

- 2. Internship duration will be one day six months, three days in a week.
- 3. During the internship students will be paid as per the policy of Tree House Resort.
- Supervisory guidance will be provided to the students jointly by faculty of ASH and managers of resort.
- Various responsibilities will be given to the students during internship according to the department of resort.

> Role of Amity University Rajasthan, Jaipur

- 1. Amity University Rajasthan will provide students and if needed faculty to the resort as and when required as per the availability with Amity University Rajasthan.
- 2. Students of Amity University Rajasthan will abide by rules and regulations of Resort.
- 3. The training period of students would be 9 hours per day.

> Role of the Tree House Resort

- 1. Resort will ensure the safety and security of students.
- 2. Pickup and drop facility to and from AUR will be provided by Resort.
- 3. Resort will provide meals & remunerations to students for particular shifts/period.
- 4. Resort will train the students as per the guidelines.
- Resort will select students for part time training, industrial training, one day training, and priority during selection for permanent job as per the rules & regulations of resort's policy.
- 6. Resort will maintain the attendance records of the students, during training and sent to training coordinator of Amity University Rajasthan.
- 7. Resort will treat students in a professional way. No slang language, unwanted and undesirable behaviour will be used while handling students.
- 8. Resort will not assign any task which is not related to the required training.
- 9. Resort will issue certificates/ awards/ appreciation letters of training to students.
- 10. Resort will assist to Amity University Rajasthan for organizing workshops, training sessions, Guest Lectures, Seminar for students of Amity University Rajasthan.

Commencement and Tenure of MOU:

This Memorandum of Understanding shall become effective from the date of signing of the document by the both the parties herein. It shall remain in force initially for a period of three years and can be amended/terminated on mutual written agreement between

Tree House Resort Jaipur & Amity University, Rajasthan Jaipur

AUTHORIZED SIGNATORIES

Tree House Resort

Amity University, Rajasthan Jaipur

Mr. Mukesh	Dr. Nitin Bhardwaj
General Manager	Registrar
General Manager The Tree House Resort Albeit of: Whispering Meadons Clubs & Resorts PM. Ltd.	Registrar Analy thursday than meter laught

Witness:

Witness:

In presence of

In presence of

Name: Prof. Sanjeeb Pal

Signature:

Signature:



राजस्थान RAJASTHAN.

N 026272

17 UEC 2019

Memorandum of Understanding Between

ICAR-Indian Institute of Wheat and Barley Research (Karnal, Haryana)

&

Amity University Rajasthan (AUR), Jaipur

In accordance with a desire to promote cooperation in areas of mutual interest for the benefits of both institutions, The Amity University Rajasthan-Jaipur, (State Private University) and ICAR-Indian Institute of Wheat and Barley Research, Karnal - 132001, Haryana, India.

This MOU- hereinafter University refers to Anaty University Rajasthan-Jaipur, established under Rajasthan State Act No. 08 of 2008 recognized by University Grants Commission (UGC) under section 2F of UGC Act of 1956 and institute refers to ICAR-Indian Institute of Wheat and Barley Research, Karnal. The scope of the MOU will be Master's and Doctoral research programme.

Amity University is the leading education group of India with over 1, 50,000 students studying 1,100 acres hi-tech campus and more than 7000

faculty members. Amity University (AUR), Rajasthan is one among the many reputed Educational and Research Institutions sponsored by Ritnand Balved Education Foundation (RBEF), the umbrella body of all Amity Institutions. AUR is established under Rajasthan State Act No. 08 of 2003 recognized by University Grants Commission (UGC) under section 2F of UGC Act of 1956. AUR is a leading research and innovation driver university accredited by NAAC and listed in NIRF.

ICAR-Indian Institute of Wheat and Barley Research, Karnal under the aegis of Indian Council of Agricultural Research, is an apex body in the realm of wheat research, development and training which is more particularly concerned with quality and production. The organization was started in 1978 as a Directorate and shifted to Karnal in 1990 and in the last 3 decades, it has earned national and international recognition for its outstanding contribution in the area of research on various aspects including quality of wheat for end product making and barley for industrial application in malting/brewing. The entre has well-equipped laboratories having most modern scientific instruments/facilities. The institute has excellent physical and technical facility for doing research on wheat and barley production.

It is, therefore, proposed to extend collaborative efforts with Amity University Rajasthan, Jaipur, which is having adequate facilities in teaching and research. Understanding the scope of participation in this program, the AUR, hereafter refer to as the collaborating University and the ICAR-Indian Institute of Wheat and Barley Research, Karnal hereafter refer to as ICAR-IIW 3R of the Indian Council of Agricultural Research, sign the memorandum of understanding (MOU) for jointly undertaking the post-graduate education/research program, in the field of wheat and barley quality and production with the following terms and conditions and agree to carry out their respective responsibilities as detailed in the MOU.

Terms and conditions

- The following terms and conditions will be applicable to both the collaborating University and ICAR-HWBR, as specified in the sup clauses below:
 - 1.1 The yearly programme of admission, number of seats in each subject, PG and Ph.D teaching, student's accommodation in the hostels, area of

research etc. will be the responsibility of the collaborating University and shall be as per the university rules & policies.

- 1.2 The degree will be awarded by the AUR norms.
- 1.3 If the major advisor of the student feels that Faculty or facilities of the ICAR-IIWBR may be helpful in the student's research, the collaboration of ICAR-IIWBR may be sought.
- 1.4 Any scientist of ICAR-IIWBR fulfilling the qualifications/requirements of AUR, on the recommendation of the Director, ICAR-IIWBR may be appointed as major / co-major advisor in the advisory committee of the student as per mutual agreement with the competent authority of the University depending upon the topic of research for thesis and time sharing. ICAR-IIWBR will permit the concerned scientist to act as major / co-major advisor (Co-Guide) of the student.
- 1.5 The nature of the research undertaken by the student(s) will be preferably related to the wheat and barley interdisciplinary research work on Agronomy, Breeding, Microbiology, Biotechnology, Seed Health, Soil and water utilization, Quality aspects of wheat, Bioinformatics, Agricultural Economics, Agricultural Extension, Computer applications etc. and will be agreed to by the student's advisory committee and concerned competent authority of the university.
- 1.6 Such student will be allowed to utilize he scientific material and physical facilities of ICAR-IIWBR with proper approval of the concerned authorities.
- 1.7 The ICAR-IIWBR would also provide facilities required for research by any other Faculty Member/student of above-mentioned disciplines (Clause 1.5) on reciprocal basis provided it does not hinder the natural functioning of the University.
- 1.8 The help rendered by ICAR-IIWBR will be properly acknowledged in the thesis and any research paper/other publication/award emerging out of the research work carried out by the students in collaboration with ICAR-IIWBR will be jointly shared. The student will be expected to

protect the Intellectual Property Rights (IPI's) generated or likely to be generated during his/her research work. The IPRs shall rest with the institution where the major part of the research work is carried out by the student. In the event of equal amount of work being carried out at both ICAR-IIWBR and the university, patents/protections/knowledge generated will be shared in proportion as per mutually settled terms by ICAR-IIWBR and AUR.

- 1.9 The ICAR-IIWBR/AUR will abide by the rules and regulations of the respective organizations.
- 1.10 All questions/issues related to this MoU shall be settled amicably by both parties and disagreement if any shall be forwarded for settlement by arbitrator of mutual acceptance.

Executed this 27 day of December, 2019 for a period of 5 years, and further extendable with the consent of both the parties.

In Witness Whereof, the authorized representatives of both parties have hereunto affixed their signature below:

Signature:	Signature: Wangla
Name of Official: Dr Nitin Bhardwai	
Designation: Registrar	Designation: Director
PARTY OF THE AUR, RAJASTHAN	*** TAN TOTAL SECTION AND A PROPERTY OF THE PR
Date:	WHEAT AND BARLEY RESEARCH Date:
Witness 1 Decky Sings	In Presence of: Coordinating Scientist ICAR-Indian Institute of Wheat and Barley Research Karnal, Haryana-132 001
Witness 2	



RAJASTHAN-

Kant Kalwar, NH 11- C

JAIPUR (Rajasthan) - 303 002 Tel.: 01426 - 405678

Fax: 01426 - 405679

Agreement

This Agreement ("the Agreement") is made this 1st day of September, 2019 by and between

IMS Learning Centre – Jaipur, Malviya Nagar represented through its Director & Franchise owner (Business Partner), Ms. Aparna Srivastava (PAN – ADKPT2705J, GSTIN – 08ADKPT2705J1Z9) (herein after referred to as 'IMS') which expression shall, unless it be repugnant to the context or meaning hereof, be deemed to mean and include its successors, assians, subsidiaries and group entities.

WHEREAS IMS is a leading player in the education and training industry and is inter alia engaged in providing training, counseling and mentoring in entrance examinations for management and other courses inter alia including test preparation for education abroad.

WHEREAS AMITY JAIPUR is a fully residential, co-educational, private University located on SP-1, Kant Kalwar, NH-11C, RIICO Industrial Area, Jaipur.

WHEREASAMITY JAIPUR and IMS have expressed their intent to collaborate to extend IMS services to Students of AMITY JAIPUR especially to provide coaching for exams like CAT, CMAT, MAT, GRE, GMAT, IELTS, TOEFL, BANK-SSC-Govt. Exams, Spoken English, Campus Placements & Personality development training (Hereinafter referred to as "The Iraining").

Now, therefore, in consideration of mutual agreements, covenants and conditions herein contained, IMS and AMITY JAIPUR agree as follows:

PURPOSE

- 2.1 The purpose of the association between IMS and AMITY JAIPUR is to provide The Training as enlisted in Schedule I.
- 2.2 The said Training shall be provided under the brand of IMS.
- 2.3 The Program, Fee, Discount and any other details mentioned in Schedule I are subject to change on a mutual consent in writing between IMS and AMITY JAIPUR.

NB

Page 1 of 5



RAJASTHAN-

Kant Kalwar, NH 11- C

JAIPUR (Rajasthan) - 303 002

Tel.: 01426 - 405678 Fax: 01426 - 405679

2.4 The said Training shall be provided inside the AMITY JAIPUR Campus located at NH-11C, RIICO Industrial Area, Delhi Road, JAIPUR. This shall be non exclusive and without prejudice

2. TERM

- 2.1 This agreement shall be effective for an initial period of 1 year and the initial term of this agreement shall be 1st September 2019 upto 31st August 2020.
- 2.2 This agreement may be renewed after expiry, on such conditions as mutually agreed by IMS and AMITY JAIPUR.

3. RESPONSBILITIES- AMITY JAIPUR

to similar coaching provided by IMS at its other centers.

During the term of this agreement,

- 3.1 AMITY JAIPUR shall make available, its premises for the purpose of **The Training** during time periods which are mutually decided with IMS and shall provide all necessary infrastructure and ground assistance.
- 3.2 Student enrollment: AMITY JAIPUR shall
- (i) Organize presentations by IMS for its students whom IMS would consider as its target audience upon enrollment with IMS Amity University Rajasthan would allow its students to be contacted in the form of email, message, telephone, etc. (whichever seems appropriate for both IMS and AMITY JAIPUR). This communication would essentially be ONLY to promote aforesaid programs by IMS.
- (ii) Recommend The Training offered by IMS in AMITY JAIPUR campus as contemplated herein, to students or parents who make inquiries about the said training.
- 3.3 AMITY JAIPUR shall allow IMS to put up posters and other promotional material within their premises at designated place with prior approval of competent authority and share promotional messages, whats-app messages and other promotional content with the students to promote ONLY The Training.
- 3.4 AMITY JAIPUR shall allow IMS to use its name / logo for the marketing and promotion of The Training.
- 3.5 AMITY JAIPUR shall be solely responsible for the replacement, maintenance, repairs and costs of upkeep / upgrading of the aforesaid infrastructure.

4. RESPONSBILITIES - IMS

During the term of this agreement,

4.1 IMS will provide faculty members, counseling support, study material, test series and all technical support for the purpose of providing the training to students.

Page 2 of 5

Amity City Office: Amity House, C-119, Lal Koth Shame, B

exing Widhan Sabha, JAIPUR (Raj.) – 302 015 Tel.: 0141-4735000, 2744350



RAJASTHAN

Kant Kalwar, NH 11- C

JAIPUR (Rajasthan) - 303 002

Tel:: 01426 - 405678 Fax: 01426 - 405679

- 4.2 IMS will depute its representative at AMITY JAIPUR premises for enrolment of students.
- 4.3 IMS shall carry the marketing and promotion of The Training at its own cost.
- 4.4 Fee collection from students and issuance of appropriate receipts shall be the sole responsibility of IMS. Such fee shall be subject to applicable taxation rules/laws existent at that time in the country.

5. NON DISCLOSURE AND NON COMPETE AGREEMENT

- AMITY JAIPUR affirms that they shall not enter into an arrangement, similar to the one contemplated herein, with any competitor of IMS / any other entity for 'The Training' during the term of this agreement.
- 5.2 Both the parties undertake to preserve the secrecy and confidentiality of all information that they may receive during the course of rendering service and shall always protect other party's Intellectual Property Rights (IPR) in the databases, materials, books, etc.

5.3 Amendment: This agreement may be amended in writing by mutual consent of parties through addendums / supplementary agreements / exchange of mutually signed letters which shall form a part of this agreement and read along with this agreement.

5.4 TERMINATION

This agreement may be terminated before its expiry by either party by giving 60 Days notice to the other party.

- 5.5 Notwithstanding termination, the parties shall complete the servicing of the students enrolled during the tenure of this agreement, as per respective obligations mentioned herein.
- 5.6 Upon termination, neither party shall represent any association with the other party and shall continue to protect the Intellectual Property Rights of other party.
- 5.7 Jurisdiction: It is hereby agreed that Courts situated in Jaipur will have exclusive jurisdiction over any matter arising under this agreement.
- 5.8 Indemnification: AMITY JAIPUR and IMS agree to indemnify and keep indemnified, the other party from all expenses, losses and damages caused to the intellectual property, the Goodwill and reputation of the other party (including the costs of defending litigation, if any), by virtue of their negligence or willful conduct.







Page 3 of 5



RAJASTHAN

Kant Kalwar, NH 11- C

JAIPUR (Rajasthan) - 303 002

Tel.: 01426 - 405678 Fax: 01426 - 405679

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed by their authorized representatives in the presence of witnesses on the date first above written.

(Aparna Srivastava)

Director & Franchise Owner)

(Dr. Dyest Och)

For AMITY UNIVERSITY RAJASTHAN, JAIPUR

(Dr. Nitin Bhardwaj)

Registrar Amity University Rajasthan Jaipur

WITNESSES

2.



- RAJASTHAN

Kant Kalwar, NH 11- C

JAIPUR (Rajasthan) - 303 002

Tel.: 01426 - 405678 Fax: 01426 - 405679

Schedule I

List of Program along with the approved course fees, campus discounts and other details.

S. No.	Program Name	Targeting	Duration	
1	CATapult 2020	PG Management programs in India for 2021 intake through CAT, XAT, IIFT SNAP, NMAT etc.	September 2020 to March 2021	
2	CATapult 2021	PG Management programs in India for 2022 intake through CAT, XAT, IIFT SNAP, NMAT etc.	September 2020 to March 2022	
3	GMAT®Classroom	PG Management programs outside and within India.	4-5 Months	
4	GRE® Classroom	MS programs outside India.	3-4 Months	
5 Placement training & Personality development		Campus placements	2-3 Months	

If required, other programs targeting CMAT/CET/MAT or BANK, SSC-CGL & Govt. Exams etc. can be added later, on mutually agreed terms and conditions.

S.No	Program	Min ^m Batch size to run program	Base Fee per student (Rs.)	% Waiver @ Amity Campus	Gross Fee p.s.after waiver(Rs.)	GST @ 18% (Rs.)	PER STUDENT (Rs.)
1	CATapult 2020	40	67,800	50%	33,900	6,102	40,002
2	CATapult 2021	40	85,000	45%	46,750	8,415	55,165
3	GMAT®Classroom	20	29,600	25%	22,200	3,996	26,196
4	GRE® Classroom	30	21,200	25%	15,900	2,862	18,762
5	Placement training & Personality development	80	10,100	25%	7,575	1,364	8,939

Fees, waiver and other details*





Page 5 of 5

^{*}Subject to revision as per mutual agreement





Memorandum of Understanding (MoU)

Between

Amity University Rajasthan

And

Universidad de los Andes

& 1

- Both Parties are pleased to enter upon an agreement to promote academic cooperation, mutual understanding and identify areas where staff and students of both universities can work together to promote international excellence in research and teaching in higher education.
- 2. The Parties' cooperation may consist of the following activities:
 - a) Exchange of Research Scholars
 - b) Exchange of Students
 - c) Internships for Students
 - d) India Immersion program
 - e) Joint Supervision of PhD scholars
 - f) Joint Research Project.
 - g) Co-hosting and participating in International Conferences, Symposia and Seminars;
 - h) Any other activity that is mutually agreed upon and is beneficial to both parties.

&2

- The two universities will actively seek to promote mutual faculty and students exchange for mutual agreed periods.
- 2. Such exchange may assume various forms, such as individual short-time and long term visits of faculties, joint research and development projects etc.
- 3. Faculty could be a co-guide for PhD candidates in both the institutions based on mutual consent.
- 4. Encouragement of the academic faculty to co-author publications, joint research activities and joint project possibilities is in subject to applicable copyright and/or other laws of each country, as well as rules and regulations of the respective universities.
- 5. Any publication created would be published in the department journal of both institutions.

& 3

- The MOU shall come into effect from the date of signing and shall remain valid for a period of three
 (03) years and will be automatically renewed unless terminated by either of the parties and prior to
 termination both parties should ensure that the obligations outlines in this MoU are fully executed.
- 2. Amendments and additions may be made to the MOU subject to the written consent of both the parties.
- 3. MOU can be terminated by either party with minimum 90 days prior notice in writing to the other party.





- 4. The MOU does not imply any financial obligations or legal binding on either party.
- Financial obligations with regard to any programs and exchanges shall be discussed and acted upon by the parties through separate Annexes to this MOU in writing, signed by both Parties.

For Amity University Rajasthan

For Universidad de los Andes

Dr. Nitin Bhardwaj Registrar

Amity University Rajasthan

Date:

Registrar Amity University Turnethen José Antonio Guzmán, Ed.D.

/ President

Universidad de los Andes

Date:

Alejandro Gutiérrez

Economic Vicepresident

Universidad de los Andes

Date: 23/10/2019

MEMORADUM OF UNDERSTANDING (MoU) REQUEST FORM

1. MoU Ref No:/2021/					
1.1 Name of person submitting	Dr. Nidhi Matl	ıur			
1.2 Email of person submitting					
	nmathur@jpr.amity.edu				
1.3 Name of Department/School/	Amity Institute	Amity Institute of Boitechnology			
Faculty/Centre	Amity University Rajasthan				
	Jaipur, Rajasthan				
1.4 Name of Proposed Partner	Pine Biotech I	nc.			
Institution					
1.5 Address of Proposed Partner	Office Address India:				
Institution	229, 1441 Canal St, New Orleans, LA 70112				
1.6 Name and contact details of key persons(s) within the Proposed partner Institution responsible for	Dr. Mohit Mazumder, Director of Business Development Pine Biotech, Inc.				
the MoU	p: 09891441204 E-mail: mohit@pine.bio				
1.7 What type of agreement are you	Student	Faculty	Joint	Joint	
seeking?	Mobility	Exchange	Seminars/confe	Research	
	YES	YES	rences/events	YES	
			YES		
1.8 If different to 1.1, name,					
designation and contact of person					
responsible for building and					
reviewing the relationship with the					
proposed Partner Institution once the					
MoU has been signed (Nodal	6				
Officer)					

2. Activity Program objectives 2.1 Provide a summary of the activity to be undertaken by this A major objective of the program is to introduce the participants to multiple domains of bioinformatics data analysis arrangement and apply the developed skills to translational research projects. The proposed pilot program will include several components: online video and text curriculum with glossary and quizzes. practical examples utilizing an online bioinformatics platform for data analysis, analytical dashboard to track student progress and activity. During the coming years the follow-up and implementation of 2.2 What are the plans for the the above-mentioned activities at either institute, will be coming years with this partner? ensured. Duration: The omics logic research programs are designed for 1 to 6 months. The sessions are scheduled on a weekly or biweekly basis. Other than the mentor-guided sessions via the online platforms and channels a daily review and progress on assignments and coursework is designed by the Omicslogic team. Typically, the duration of each session is between 60 to 90 minutes. Sufficient time will be left during the last portion of the program for participants to complete all of the online assignments. This omics logic training programs are designed collaboratively in association with our partner university to address the need of the faculty and administration and develop a mutually beneficial relationship. Target Audience This program is designed for anyone interested, including beginners that do not have a background in bioinformatics. Basic Biology understanding and a Biochemistry and Biotechnology background is preferable. The Omics Logic programs are a great fit for faculty who can translate knowledge and skills gained into their teaching and research.

Expectations:

We envision a process whereby both parties are involved in the registrations and interactions throughout the program. We will also work on further adapting, evaluating and troubleshooting the programs based on the subscription. As the technology provider, Pine Biotech will provide the following:

- 1) Full access to online educational materials and bioinformatics analysis environment
- 2) Regular reporting on all participant activity and progress along the way.
- 3) Support and troubleshooting
- 4) Online platform for Classroom meetings
- 5) Online sessions for the program to explain topics covered in relevant online courses

Online Omics Logic Training

Omicslogic is a program that embeds data-driven concepts into biological projects, spanning the student learning journey from observer to participant in research. This journey begins with identifying an interesting biological research problem or question that can be answered with data, continues with the collection and organization of data, and concludes with students interpreting and drawing conclusions about the data.

- Guided tutorials with ability to practice right in your browser
- Curated datasets you can explore, visualize and learn from
- Lessons on effective use of popular packages for analysis, visualization and annotation of complex biological data
- Coding challenges and problems that get you motivated to think outside the box and learn about biological phenomena as you gain coding skills
- A system of points, badges and achievements you can collect to showcase your progress and get ahead of the competition
- Guided programs and mentor support to overcome challenges and learn how complex biological projects are handled using real-world examples

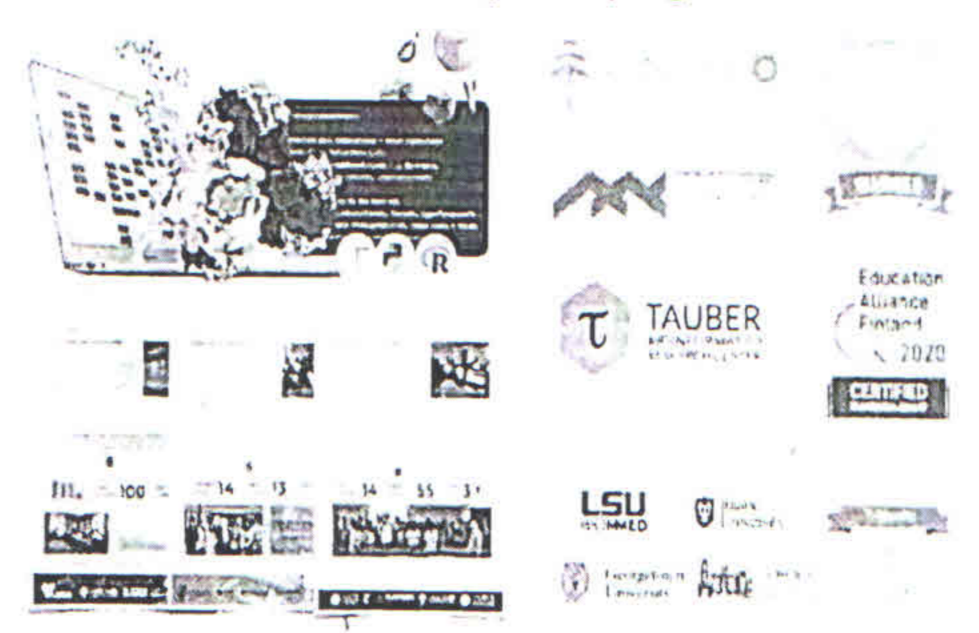
3. Partner

3.1 Provide a summary of the proposed partner institution,
Specifying measures of its academic standing (such as position in league tables, awards, QS ranking, Times higher Education ranking). Please also state the names of other institutions with which it may already have partnerships.

Summary of Partner Institution:

About Pine Biotech:

Pine Biotech, Inc. is a US-based company that provides resources, solutions, and training for research and education in biomedical informatics. Since 2017, we have been developing an innovative approach to incorporate bioinformatics training. educational materials, and biomedical specializations into high school, undergraduate, and graduate degrees around the world. We this call Omicslogic program (https://learn.omicslogic.com/). Pine Biotech and the Bioclues organization see a common mission to be a catalyst in developing a new generation of computational biologists across India. Together, we will be working to engage educators, researchers (biologists, clinicians, and bioinformaticians) and students to increase the awareness of biology as data science. We see an urgent need to encourage, train, and mentor people to leverage available public domain datasets and tools to explore the world of biology. Our team is working with academic and industry partners around the world to adapt and utilize our training resources for the needs of universities, colleges, professional development programs, and schools.



T- Bioinfo Server and Omics Logic Portal: Interactive Project based learning and real data analytics

We simplify bioinformatics and enable research in molecular diagnostics, small molecule discovery, vaccine development, and other therapeutic areas through our powerful multi-omics analysis platform, T-BioInfo. Our goal is to bring the exciting new capabilities of big omics data analysis and integration into the hands of biomedical researchers through a simple and

	intuitive interface, innovative algorithms, integration, and visualization. We believe that, in the hands of biologists and medical researchers, our platform will enable discoveries that will enhance personalized healthcare and precision medicine.
3.2 Provide a summary of existing	NA
links with the Proposed Partner	
Institution (e.g. our alumni, visiting	
staff, and joint research projects).	
3.3 Please explain what advantages this will bring to the Amity University Rajasthan Jaipur, including what MoAs are expected to follow.	 This proposal will address the specifics of programs & events that can be piloted jointly between Pine Biotech and Amity University, Jaipur in India to prepare students for the growing demand for data science skills in application to biomedical data. Furthermore, the proposed curriculum can complement other biology, existing bioinformatics, or even computer science curricula to introduce topics and concepts needed to prepare students for high-impact research and industry positions in biotech, pharma, and clinical research settings. Our major academic partner is the Tauber Bioinformatics Research Center at the University of Haifa in Israel. Scientists from this center are providing academic oversight and guidance in curriculum
	preparation and the development of the current bioinformatics analysis platform (T-Biolnfo) that allows non-bioinformaticians to run complex algorithms on large-scale datasets. Other collaborating institutions help adapt our materials to important research areas and improve student
	engagement. More information about the educational scope of our resources can be seen here: Brochure Our team is trained in the OmicsLogic Program topics and resources and is working closely with the teams in the USA, UK, India, Nigeria and Israel, developing the program to stay up-to-date on all of the related

components.

- Collaborations are essential to Pine Biotech's success in understanding the challenges our customers face and the difference we can make, so we embrace the philosophy that the sum is greater than the parts.
- As a result, we developed extensive collaborations with research institutions across the US, Europe and India & Africa. We welcome collaborations with Universities & Research organizations, industry and all faculty.

The proposed pilot program will include several components:

- online video and text curriculum with glossary and quizzes,
- practical examples utilizing an online bioinformatics platform for data analysis,
- analytical dashboard to track student progress and activity.

These elements are designed to provide accurate and quantifiable metrics we can utilize to assess student engagement, need for supplementary sessions, and practical utilization of learned concepts. Based on our previous experience with other pilots, we are interested in testing the following program objectives:

- Deliver a high level of engagement for the blended hybrid model of the proposed curriculum,
- Offer an experiential, project-based learning experience to students of various backgrounds,
- Rapid assessment of conceptual and practical improvement in bioinformatics for students.
- Improvements in soft skills like critical thinking, project planning, and problem-solving.

The program progress and outcomes will be assessed using the following:

- Pre-, and Post- assessment surveys,
- Point system for coursework and hands-on activities.
- Workshop participation and feedback.

For MoU Renewals only

- 3.4 What have been the key achievements of the existing MoU with the partner?
- -Workshops were organized in 2018 which increased the employability of the students.
- Apaar Agarwal student of B.Tech Bioinformatics 2019
 passout batch acted as an Project Ambassador and worked with

Pine Biotech for his 6 month dissertation.

I confirm that the above information is correct and request the formation of a partnership with the named institution.

REQUESTED BY		ENDORSED BY REQUESTOR'S DIRECTOR/ DEAN		
NAME	Dr. Nidhi Mathur	NAME	Prof. Vinay Sharma	
DESIGNATION	Assistant Professor Amity Institute of Biotechnology, Amity University Rajasthan.	DESIGNATION	Dean Research and Director Amity Institute of Biotechnology, Amity University Rajasthan.	
SIGNATURE	Midbil	SIGNATURE	Jen.	
DATE	160 7,0,1 2021	DATE	16/2/2021	

^{*} Note- Endorser could be Director-Research/Dean R&I or Academic/Dept/School/Faculty- Director/Dean

For INTERNAL USE	MoU Ref No:/2018/
REMARK	
SIGNATURE: DIRECTOR INTERNATIONAL AFFAIRS	Dr. Shikha Sharma Deputy Director Directorate of International Affairs Amity University Rajasthan, NH-11 C, Kant Kalwar, Jaipur, Rajasthan Phone: +91 9828387858 Email: ssharma2@jpr.amity.edu
REMARK	

SIGNATURE:	Dr. Nitin Bhardwaj, Registrar
REGISTRAR	Oi. Midir Dilarawaj, Negistrai
REMARK	
SIGNATURE: PRO-PRESIDENT	
REMARK	
SIGNATURE: PRESIDENT	

Memorandum on Student Exchange



between AMITY University Rajasthan and the University of Miyazaki



Following the signing of an Agreement on Academic Exchange between AMITY University Rajasthan, India, and University of Miyazaki, Japan, both universities shall conclude a Memorandum on Student Exchange.

1. Duration of Stay

Duration of stay for students of both universities shall not exceed one year; however, an extension of up to an additional year is possible with the consent of both universities.

2. Number of Exchange Students

In principle, each university will annually accept a maximum number of students equivalent to no more than 24 months of study in total (e.g., 2 students for 1 year each; 4 students for 6 months each; etc.). If the home university wishes to dispatch additional students beyond the annual 24-month limit, it must first discuss the matter with the host university and receive its written approval in advance.

3. Enrollment of Exchange Students

- Students of AMITY University will be registered as special audit students or special research students at University of Miyazaki and can attend lectures, seminars and tutorials.
- ii. Students of University of Miyazaki will be registered as audit students at AMITY University and can attend lectures, seminars and tutorials.
- iii. Participating students will be subjected to the regulations of the host university.

4. Selection of Exchange Students

As a principle, both universities will select students for whom the host university can provide a suitable academic curriculum with an appropriate adviser for the students' major field of study.

5. Study Program

Exchange students will determine their study program at the host university in consultation with an academic adviser from their home university. The host university will evaluate their academic performance according to its own rules.

6. Academic Record and Accreditation

Exchange students will submit to the home university the academic record, certificate or diploma (or equivalent) obtained at the host university. The home university will accredit them according to its own rules.

7. Tuition Fees

Exchange students shall pay normal tuition and other fees to their home university in accordance with that university's rules and regulations. Each host university shall waive examination, matriculation, and tuition fees for exchange students, except intensive language courses.

8. Accommodation

The host university will assist students in finding accommodation at a reasonable cost.

9. Financial Responsibility

Exchange students will be responsible for their own expenses including travel expenses, accommodation costs and health insurance fees.

10. Insurance

Exchange students shall arrange for health insurance that provides coverage during the extent of their overseas stay, regardless of its length.

11. Obligation of Students to Return Home on Completion of Their Studies

Upon completion of an exchange student's studies at the host university, the exchange student shall return to the home university without fail. No extension of stay shall be permitted without the express authorization of the home university to the contrary.

12. Expulsion of Students

Each university reserves the right to expel any exchange student at any time for academic or personal misconduct in violation of its established regulations. Such expulsion shall first be discussed and agreed upon by both universities.

13. Duration and Amendment

This Memorandum shall remain in effect for five (5) years from the date of signing, and will be automatically renewed on a year to year basis unless either university express its intention not to renew this Memorandum by written notice at least three (3) months before the desired expiration. This Memorandum may be altered by mutual written consent of both universities at the request of either university. Modifications of the Memorandum shall not become effective until they are agreed upon in writing by both universities.

14. Language of this Memorandum

This Memorandum will be written in English, and each university will keep one copy. Any translation in any other language shall be for reference only and shall not bind the parties.

Amity University Rajasthan India

University of Miyazaki

Japan

President: Prof. Dr. Arun Patil

Date: 6 19 20 8

President: Tsuyomu Ikenoue, MD,PhD

Date: 6/9/20/8



Agreement on Academic Exchange between AMITY University Rajasthan and the University of Miyazaki



AMITY University Rajasthan, Jaipur, India, and University of Miyazaki, Miyazaki, Japan, are signing this Agreement in order to promote academic exchanges in education and research.

- 1. Under the existing law and other government rules and regulations of each country, both universities agree to develop academic exchange in various areas of education and research on the basis of equality and reciprocity:
 - (1) Exchange of researchers and other research staff
 - (2) Conducting collaborative research projects and organizing symposia
 - (3) Exchange of research data and materials
 - (4) Exchange of students
 - (5) Exchange of administrative staff
 - (6) External Ph.D. guide
- 2. Specific details on the development and implementation of particular exchanges noted above shall be negotiated and agreed between both universities, and carried out in accordance with the memorandum.
- 3. Expenses to be incurred in the implementation of this Agreement shall be the responsibility of each university, unless another arrangement is agreed upon by both universities.
- 4. Neither university shall be liable for any failure or delay to perform its part of this Agreement when such failure is due to Act of God, war, armed conflict, civil disturbance, legal restrictions, riots, insurrections, strikes, an earthquake, flood, fire, pandemic disease or any cause beyond the control of the universities; provided that a written notice of the commencement and cessation of the circumstances excusing performance shall be submitted as quickly as possible.
- 5. This Agreement shall not be construed as any transfer assignment or infringement of any intellectual property right s between the two universities.
- 6. This Agreement shall remain in effect for five (5) years from the date of signing, and will be automatically renewed on a year to year basis unless either university express its intention not to renew this Agreement by written notice at least three (3) months before the desired expiration. This Agreement may be altered by mutual written consent of both universities at the request of either university. Modifications of the Agreement shall not become effective until they are agreed upon in writing by both universities.

- 7. This Agreement will be written in English, and each university will keep one copy. Any translation in any other language shall be for reference only and shall not bind the parties.
- 8. Both universities agree that the Head of Amity University Science & Instrumentation Center–II, presently Dr. Hemant Kumar Daima (Assistant Professor), will be the coordinator for Amity University Rajasthan.

AMITY University Rajasthan

University of Miyazaki

Jaipur India Miyazaki Japan

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Vice-President: <u>Prof SL Kothari,Ph.D. FNASc</u> ASTIF, Jaipur

Date: 6 · 9 · 2018

President: Tsuyomu Ikenoue, MD, PhD

Date: 6/9/2018





Memorandum of Understanding

EFFECTIVE DATE: This MOU is executed on April 2018 between

PARTY 1: Amity University Rajasthan, 14 Gopal Bari, Ajmer Road, Jaipur 302001 collectively known as 'Amity'.

PARTY 2: SciDogma Research Private Limited. World Trade Centre, 22nd Floor, Unit No. 2201 Brigade Gateway, Malleshwaram Bangalore Bangalore KA 560055 IN

Whereas, Amity has developed proof of concept with regard to "Sensor platform for detection of chronic kidney disease"

Whereas institute has identified SciDogma Research private limited to carry part of its study that will involve providing necessary services required for the testing "and development of the biosensor for chronic kidney disease".

Whereas SciDogma Research private limited has agreed to perform such required service which is testing platform developed for standalone diagnostics as per the schedule and terms agreed mutually. Now thereof the parties for valid consideration enter into this MOU:

- 1. OBJECTIVE: The present study will encompass:
 - I. Development of sensor platform for kidney disease detection
 - II. Increasing stability and cost reduction for platform development.
 - III. Supply third party validation results
- 2. SCOPE OF WORK: The scope of work shall include:
 - I. Fabrication of the platform as smart sensor.
 - II. Studies on stability of the sensor
 - III. Validation of biosensor

3. ROLES & RESPONSIBILITIES:

- A. Amity will develop the technology and transfer the technologies to Scidogma Research. Amity will undertake the validation of the biosensor developed with help of national/international testing labs.
- **B.** Scidogma will obtain the technology and engineer a standalone sensor for the detection of chronic kidney disease. Scidogma will also be facilitating the promotional marketing of the biosensor.
- 4. <u>CONFIDENTIALITY</u>: All information under the MOU shared between the parties shall be treated as confidential information and shall be subject to restrictions on disclosure other than for the purpose of this MOU. The confidentiality obligations shall survive even after the termination or expiration of this MOU. Confidential information shall not include:
 - a. information that is available in public domain;
 - b. information already known to the receiving party;
 - c. information disclosed to the receiving party by a third party not under obligation of confidentiality;
 - d. Information developed by the receiving party independent of the confidential information received under this MOU.

5. PUBLICATION:

Publications will be jointly done by Amity and Scidogma

6. INTELLECTUAL PROPERTY RIGHTS:

"Intellectual Property" means the legal rights relating to inventions, patent applications, patents, copyrights, trademarks, mask works, trade secrets, and any other legally

protectable information, including computer software, first made or generated by such investors.

The "Intellectual Property Rights (IPR)" generated during the project will exclusively lie with the academia [Amity].

Patent Prosecution and Expenses. The filing, prosecution, defense and maintenance of all Patents for the Inventions will be conducted and controlled individually in the name of Amity and Scidogma Research Private Ltd., acting reasonably and in good faith.

Background Intellectual Property: Any of the party possess rights in background intellectual property, that is, intellectual property not otherwise subjected to this MOU, which would be useful or essential to the practice or commercialization of the results of this MOU, should be disclosed. Except to the limited extent required to perform a party's obligations under this MOU, neither party receives any right, title, or interest in or to any Research Materials provided to it by the other party or any technology, works or inventions of the other party that are not Research

- a. Program Inventions, or any patent, copyright, trade secret or other proprietary rights in any of the foregoing.
- b. Maintaining the Laboratory Notes: Each party agrees that research efforts will be well documented in the form a laboratory notes with accurate data disclosed for each experiments performed therein, during the course of this MOU.
- c. In the event of commercialization of the technology by Scidogma Research Private Ltd, will have the first right of refusal
- 7. TERM AND TERMINATION: This MOU shall be valid for a period of Three years from the Effective Date and can be terminated by a notice of six months by either party. The termination of this MOU shall not affect any IP rights accrued and related obligations arising under this MOU. As per the need the MOU will be revised for further duration with same terms and conditions or mutually agreeable modifications.
- 8. INDEMNIFICATION: Neither party shall be held responsible for the indemnification of their respective obligations under this MOU due to the exigency of one or more of the force majeure events such as but not limited to acts of God, War, Flood, Earthquakes, Strikes, Lockouts beyond the control of the party claiming force majeure, Epidemics, Riots, Civil Commotions etc. provided on the occurrence and cessation of any such event the party affected thereby shall give a notice in writing to the other party within one menth of such occurrence or cessation. If the force majeure conditions continue beyond six months, the parties shall jointly decide about the future course of action.

9. DISPUTE RESOLUTION, GOVERNING LAW AND JURISDICTION:

Any disputes between the parties shall be resolved by mutual discussions. Minor dispute during execution of the project shall be subjected to resolution out of this MOU. The MoU shall be considered, interpreted and governed by the laws of India and Courts at Jaipur or Bangalore shall have exclusive jurisdiction in all such matters.

Party 1 : AMITY UNIVERSITY RAJASTHAN

SIGNATURE .

NAME: DR. NITIN BEIARDWAJ

Designation: Dy. REGISTRAR

Party 2: SCIDOGMA RESEARCH PRIVATE LTD

SIGNATURE

Name: Dr. Satya Tapas

Designation: Founder and Director



9. DISPUTERESOLUTION, GOVERNING LAW AND JURISDICTION:

Any disputes between the parties shall be resolved by mutual discussions. Minor dispute during execution of the project shall be subjected to resolution out of this MOU. The MoU shall be considered, interpreted and governed by the laws of India and Courts at Jaipur or Bangalore shall have exclusive jurisdiction in all such matters.

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Party 1 : AMITY UNIVERSITY RAJASTHAN

SIGNATURE

NAME:

Designation:

Party 2: SCIDOGMA RESEARCH PRIVATE LTD

SIGNATURE

Name: Dr. Satya Tapas

Designation: Founder and Director









PARTY 2: Genomix Molecular Diagnostics (P) Ltd, 5-36/207 Prasanthnagar, Kukatpally, Hyderabad 500 072, (AP), collectively called as "Genomix"

Whereas, the institute has developed proof of concept with regard to Paratuberculosis Vaccine
Whereas institute has identified Genomix to carry part of its study that will involve providing
necessary services required for the testing Paratuberculosis Vaccination studies.

Whereas Genomix has agreed to perform such required service which is testing Paratuberculosis Vaccine as per the schedule and terms agreed mutually. Now thereof the parties for valid consideration enter into this MOU:

1. OBJECTIVE:

- To prepare killed vaccine using native isolate of Mycobacterium avium subspecies paratuberculosis (MAP)
- To prepare subunit vaccine for paratuberculosis using specific immuno-dominant recombinant antigens
- c) To setup vaccination trial of killed and subunit paratuberculosis vaccine in goat model
- d) To study the comparative efficacy of killed and subunit vaccine

2. SCOPE OF WORK: The scope of work shall include:

a) Developing the killed and subunit paratuberculosis vaccine

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 Setting up the comparative vaccination trials of killed and subunit paratuberculosis vaccine

c) Establish the comparative protective efficacy of killed and subunit paratuberculosis

- Setting up the comparative vaccination trials of killed and subunit paratuberculosis vaccine
- Establish the comparative protective efficacy of killed and subunit paratuberculosis vaccine

3. ROLES & RESPONSIBILITIES:

A. Amity University Rajasthan

- a) Genetic fingerprinting of MAP isolates
- b) Preparation of killed and subunit vaccine
- c) Transfer of the killed and subunit vaccine to Genomix
- d) Monitoring the vaccination trial (immunological profiling)
- e) Establishing the comparative efficacy of the vaccines

B. Genomix Molecular Diagnostics (P) Ltd

- a) Setting up the vaccination trial for killed and subunit vaccine in goat model
- b) Monitoring of the vaccination trial (immunological profiling and routing monitoring)
- c) Establishing the comparative efficacy of the vaccines
- 4. <u>CONFIDENTIALITY</u>: All information under the MOU shared between the parties shall be treated as confidential information and shall be subject to restrictions on disclosure other than for the purpose of this MOU. The confidentiality obligations shall survive even after the termination or expiration of this MOU. Confidential information shall not include:
 - a. information that is available in public domain;
 - b. information already known to the receiving party;
 - information disclosed to the receiving party by a third party not under obligation of confidentiality;
 - Information developed by the receiving party independent of the confidential information received under this MOU.

5. PUBLICATION:

Publications will be jointly done by Amity and Genomix.

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6. INTELLECTUAL PROPERTY RIGHTS:

- a. "Intellectual Property" means the legal rights relating to inventions, patent applications, patents, copyrights, trademarks, mask works, trade secrets, and any other legally protectable information, including computer software, first made or generated by such investors.
- b. The "Intellectual Property Rights (IPR)" generated during the project will exclusively lie with the academia, Amity.
- c. Patent Prosecution and Expenses. The filing, prosecution, defense and maintenance of all Patents for the Inventions will be conducted and controlled individually in the name of Amity, acting reasonably and in good faith.
- d. Background Intellectual Property: Any of the party possess rights in background intellectual property, that is, intellectual property not otherwise subjected to this MOU, which would be useful or essential to the practice or commercialization of the results of this MOU, should be disclosed. Except to the limited extent required to perform a party's obligations under this MOU, neither party receives any right, title, or interest in or to any Research Materials provided to it by the other party or any technology, works or inventions of the other party that are not Research Program Inventions, or any patent, copyright, trade secret or other proprietary rights in any of the foregoing.
- e. Maintaining the Laboratory Notes: Each party agrees that research efforts will be well documented in the form a laboratory notes with accurate data disclosed for each experiments performed therein, during the course of this MOU.
- f. In the event of commercialization of the technology by Genomix will have the first right of refusal
- 7. <u>TERM AND TERMINATION</u>: This MOU shall be valid for a period of Three years from the Effective Date and can be terminated by a notice of six months by either party. The termination of this MOU shall not affect any IP rights accrued and related obligations arising under this MOU. As per the need the MOU will be revised for further duration with same terms and conditions or mutually agreeable modifications.
- 8. <u>INDEMNIFICATION</u>: Neither party shall be held responsible for the indemnification of their respective obligations under this MOU due to the exigency of one or more of the force

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majeure events such as but not limited to acts of God, War, Flood, Earthquakes, Strikes, Lockouts beyond the control of the party claiming force majeure, Epidemics, Riots, Civil Commotions etc. provided on the occurrence and cessation of any such event the party affected thereby shall give a notice in writing to the other party within one month of such occurrence or cessation. If the force majeure conditions continue beyond six months, the parties shall jointly decide about the future course of action.

9. DISPUTE RESOLUTION, GOVERNING LAW AND JURISDICTION:

Any disputes between the parties shall be resolved by mutual discussions. Minor dispute during execution of the project shall be subjected to resolution out of this MOU. The MoU shall be considered, interpreted and governed by the laws of India and Courts at Jaipur or Hyderabad shall have exclusive jurisdiction in all such matters.

Party 1 : Amity University Rajasthan

Party 2: Genomix Molecular Diagnostics (P) Ltd

Signature: Rathur & Blorgh.

Signature:

Name: Cdr. Vishwadeepak Singh (Retd.)

Designation: Registrar

Name: Dr Rathnagiri Polavarapu

Designation: President & CEO

AMITY UNIVERSITY RAJASTHAN

Amity Institute of Behavioural & Allied Sciences

NOTE SHEET

File No: AUR/AIBAS/91

29 November 2018

Subject: Renewal of MoU with Gautam Hospital Jaipur for the clinical internship of M. Phil. Students.

We are running M.Phil. in clinical Psychology RCI certified degree program of two years. As a major part fulfillment of this course, students require clinical internship training at Psychiatric centers/hospitals and NGO's. For this purpose, we require MoU with the above mentioned institutions. These Mot are similar to the Mot done in past with Gautam Hospital. The Mot is enclosed for your kind consideration and permission.

Coordinator- AIBAS

Dean Academic

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President

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MEMORADUM OF UNDERSTANDING (MoU)

Between

Amity University Rajasthan (AUR)

Amity Institute of Behavioural and Allied Sciences (AIBAS)

NH-11 C, Kant Kalwar, Jaipur-303002



And

Gautam Hospital & Research Center, Gautam Institute of Behavioural Sciences and Alternative Medicine, Jaipur



for

Collaborative Education Programs & Joint Research Projects

27th August 2018 to 26th August 2021 (3 years)

MoU for Collaborative Education Programs & Joint Research Projects

Amity University Rajasthan (AUR)

Between

Gautam Hospital & Research Center, Gautam Institute of Behavioural Sciences and Alternative Medicine, Jaipur

Amity University is India's leading education brand with 95000 students studying across 1000 acres of hitech campus. Amity University, Rajasthan (AUR) has been established by the Amity University Rajasthan, Jaipur Act, 2008. Government of Rajasthan and is recognized by University Grants Commission (UGC) through the Act of State Legislature.

AUR is a private university established by the Ritnand Balved Education Foundation (RBEF). New Delhi which is a society registered in 1986 under the Societies Registration Act, 1860 and was established with the view to promote professional, industry-oriented education in the state of Rajasthan.

Amity University Rajasthan is located on a sprawling, hi-tech and residential 152 acre campus located on the Delhi-Jaipur Highway just outside of Jaipur towards Delhi. The University is part of the Amity Education Group, which has more than 3500 students, 226 eminent faculty and scientists, 14 Institutions of Excellence and conducts over 67 Programs in campus. In pursuit of its quest for excellence, Amity University Rajas han invites Institution Builders, academicians with sterling academic record and teaching experience, motivated faculty and staff members who share our passion for imparting holistic education and are leaders in teaching, researching, consulting and industry interaction.

Gautam Hospital & Research Center, Gautam Institute of Behavioural Sciences and Alternative Medicine, Jaipur

Established in 2006, Dedicated towards the treatment of mentally ill Gautam Hospital and Research Center, Jaipur, India, is a speciality care hospital which provides care to all categories of psychiatric patients.

In Rajasthan, private sector did not have a hospital which could get to the needs of all section of society, rural and urban, poor, middle class and rich. A hospital in private sector is not only meant for earning to its proprietors, but it has to serve as a center of service, a center of continuing education, a center of research and beyond.....

All these responsibilities cannot be kept limited to the government sector and therefore the vision was to develop a small yet comprehensive service which can provide affordable care to all sections of society. It started as a very small unit in 2006, just 10 bedded unit and a research program and psychological services in a modest way. In six years time, ideas have concretized, they have started taking shape and infrastructure is ready. And a 50 bedded unit with a beautiful seminar hall for more than 100 people, 3 class rooms, 1 library, I floor for research in alternative medicine and board rooms for meetings and a behavior therapy lab are

The OPD block on the ground floor with 6 consultant rooms, cabins for psychologist and awaiting space for about 80 persons with a reception and record room is equipped. The OPD has a small temple where in the first psychotherapist in human race "Lord Krishna" has a place, not as a religious but as a historical stalwart.

functional. 2 beded Operation theatre and 4 beded ICU are functional.

The facilities available in the hospital include In-patient department, Out-patient department, Deaddiction Services and Speciality Clinics including Headache Clinic, Memory Clinic, Geriatric Psychiatric Clinic and Psychosexual Clinic. The hospital provides emergency psychiatric care and psychological services. On an average, more than 150 outpatients & 30 inpatients receive services from the hospital everyday.

The Clinical Psychology Department provides Psychological Testing, Psychotherapy, Counseling, Behavior Therapy and Counseling to care-givers and families. Psychological Evaluation and Counseling Services are

provided to children and adolescents with emotional problems and Marital Counseling apart from services to Adult and Geriatric Psychiatric patients. The hospital is also equipped with treatment modalities for Physical Therapies, rTMS (Repetitive Transcranial Magnetic Stimulation), Computerized EEG, Sleep Lab Biofeed Back, Polysomnography and ECT. Such treatments are provided as per indication.

WHEREAS Amity University Rajasthan, Jaipur with campus at Kant Kalwar, NH-11C, Jaipur 303002, is a University established by virtue of The Amity University Rajasthan Act, 2008 (Act No. 8 of 2008), and recognized under 2 (f) of the University Grants Commission (to be hereinafter referred to as the "UGC") act of India:

AND WHEREAS clause (i) of section 5 of the said Act empowers Amity University Rajasthan to cooperate, collaborate or associate with any other university, authority or institution in such manner and for such purpose as the University may deem determine; and clause (z) thereof empowers the University "to do all such other things [in addition to those mentioned in the section] as may be necessary, incidental or conducive to the attainment of all or any of the objects of the University.

NOW THEREFORE, this memorandum of Understanding (to be hereinafter referred to as "MoU") is executed to be in effect from the ... 28 H 18 ... establishing a cooperative relationship between Amity University Rajasthan and Gautam Hospital incorporating the following mutual undertakings:

1. The Hospital with an OPD of over one thousand patients monthly is an established Psychiatric Hospital and is interested to allow/facilitate/assist in Practical Training in the field of Clinical Psychology for the benefit of University students/trainees. It has agreed to allow within its pren ises the conduct of Clinical Teaching/Training of students pursuing MA/M.Sc. psychology and M.Phil in Clinical Psychology Programmes and such other Programmes as may be mutually agreed. Such practical training may include Psychological tests, ward rounds, Patients Interview and evaluation.

- Counseling, Psychotherapy Sessions and behavior therapy sessions to the patients admitted in the Hospital and its adjunct facilities.
- 2. Amity University Rajasthan is a self financed University, established by the said Act of the Rajasthan State, offers programmes of Studies in MA/M.Sc. Psychology and M.Phil in Clinical Psychology.
- 3. Amity University Rajasthan is interested in collaborating with the Hospital, and the Hospital has agreed to so collaborate, for facilitation of clinical teaching and practical training/experience to its students of the aforesaid programmes.
- 4. Amity University Rajasthan has one professor and 3 Assistant Professors in Clinical Psychology as per RCI norms for M.Phil in Clinical Psychology and has created the necessary infrastructure. Facilities will be added as and when required in the due course of time as per RCI norms.
- 5. Amity University Rajasthan agrees to send its teaching staff along with the students of the said Programmes to the Hospital and or its premises during the period of the said clinical teaching/training.
- 6. The Hospital undertakes to impart instruction/training (including, but not limited to, training with patients) at the Hospital to the students of the said programmes according to the following schedule (unless altered from time to time by mutual consent of parties to this MoU):
- a) M.A./M.Sc., Psychology students (30 seats each year) of Amity University Rajasthan will be imparted instruction/training for one month in each of the 2nd and 4th semester They will be attached to the Hospital in a batch of 5-6 and one member of the teaching staff accompanying it and will be guided by for Clinical Experts from the Hospital.
- b) M.Phil Clinical Psychology students of Amity University Rajasthan will be given required training. They will be trained at the Hospital for full four days each week for two years in M.Phil Clinical Psychology programme and to be reported by 9:30am at GHRC. They will be exposed to History taking, Mental Status Examination, Psycho Diagnostics, Psychotherapy, Behavioural Therapy and Patient Interview Skills. They will work for at least 4 hours in OPD at the Hospital, with one hour

- launch break. They will be trained by the Hospital experts and universities clinical psychologist collaboratively.
- 7. In reimbursement of the service charges, rents, and expenses of the Hospital, Amity University Rajasthan agrees to pay the Hospital a sum of Rs. 15000/- per student per year for the Programme of M.Phil in Clinical Psychology and a sum of Rs 4000/- per year per student for the Programmes of M.A./M.Sc., Psychology. Which shall be payable at the commencement of the training programme.
- 8. The Hospital agrees to allow the students and the teaching staff of Amity University Rajasthan access to the Hospital specialists for constant collaborative guidance and advice and also the use of the Hospital's seminar hall teaching rooms and access to Hospital library and other facilities to the teachers of Amity University Rajasthan. It shall also permit the students of Amity University Rajasthan to learn the use of Psychological tests/non pharmacological therapies /counseling skills etc as applicable to their respective course content at the Hospital. At the request of Amity University Rajasthan, the Hospital shall collaborate in formulation of syllabi and teaching and examination methods, subject to the decision of the Academic Council of Amity University Rajasthan.
- 9. Amity University Rajasthan shall provide for materials for psychological tests to its students and faculty to be utilized for the purpose of clinical teaching/training. GHRC to be provided washroom facilities to students and clinical faculties.
- 10. This MoU is valid for a period of three years and renewable. Howeverin case of a serious lapse it may be terminated by either party by serving a three months notice on the other: Provided that the termination shall be effective only at the end of a semester during which the said notice has been served, and that the parties shall take all reasonable care to ensure that students already admitted to any of the said Programmes shall not in any way be disadvantages by the termination.
- 11. All communications, notices, requests or instructions to be given hereunder by either Party shall be in writing, in the English language and delivered personally or sent by registered or certified mail.

postage prepaid, or sent by facsimile, and receipt thereof will be acknowledged by other Party. The contact points in this regard shall be as follows:

a) For Amity University Rajasthan: Dr. Komal Verma, Amity Institute of Behavioural & Allied Sciences, Kant Kalwar, 11 C, Jaipur-303002

Amity City Office: Amity House, C-119, Behind Vidhan Sabha, C Scheme, Jaipur-302001

b) For the Hospital: Dr. Manaswi Gautam, Director, Gautam Hospital & Research Center, 1, Jacob Road, Civil Lines, Jaipur-302006.

IN WITNESS WHERE OF the parties have set their respective hands of this Memorandum of Understanding on the day and year first mentioned here in above.

Kenny 28/11/18

Coordinator/authorized signatory Amity Institute of Behavioural

& Allied Sciences.

Kant Kalwar, 11 C, Jaipur-303002

Correspondence Address:

Amity City Office, 14, Gopalbari, Ajmer Road, Jaipur-302001

(Dr. Shiv Gautam)

Inin Gantain

Director, Professor Gautam Institute of Behavioural

Sciences and Alternative Medicine 1, Jacob Road, Civil Lines, Jaipur-302006

Witnesses

1.Signature

Name & Address:

Date:

hashant 2. Signature

Name & Address:

Date:



INDIA NON JUDICIAL Government of Rajasthan

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Stamp Duty Amount(Rs.)

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REGISTRAR AMITY UNIVERSITY RAJASTHAN

Article 36(b) Memorandum of association of a company if not

accompanied

MEMORANDUM OF UNDERSTANDING

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(Zero)

REGISTRAR AMITY UNIVERSITY RAJASTHAN

INSTITUTE OF INDIAN INTERIOR DESIGNERS

REGISTRAR AMITY UNIVERSITY RAJASTHAN

500

(Five Hundred only)

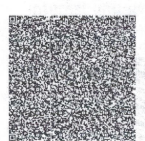
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(Six Hundred only)

Registrar Amity University Rajasthan



MD, PRESIDENT

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The auther icity of this Stamp Certificate should be verified at "www.shcilestamp.com". Any discrepancy in the details on this Certificate available or the website renders it invalid.

The onus of checking the legitimacy is on the users of the certificate
In case of any discrepancy please inform the Competent Authority.

Memorandum of Understanding Between

Amity School of Architecture and Planning Amity University Rajasthan

And

Institute of Indian Interior Designers

This Memorandum of Understanding (MOU) is executed on 12th day of April 2018 at 10:30 AM (India) to be effective from 12/4/2018 by and between

Parties: (A)

Amity School of Architecture and Planning (ASAP), Amity University Rajasthan (AUR), Kant Kalwar, NH11-C, Jaipur, 303002 Party of the first part:

AND

Institute of Indian Interior Designer, apex body of Indian Interior Designers, having its office at 109, Sumer Kendra, Pandurang Budhkar Marg, Worli Mumbai 400018 India (Hereinafter referred to as "IIID" which expression shall mean and include its successors in interest and permitted assigns), formulated by the Institute of Indian Interior Designers which includes besides Design, subjects imparting knowledge in Humanities Materials, Drafting Skills, Workshop Training etc.

Kaylade

Amizy University Rajaschan

(B) BACKGROUND:

WHEREAS

- ASAP, AUR and Institute of Indian Interior Designers (IIID) have entered into a Memorandum of Understanding (MOU) on April 12, 2018 whereby IIID will facilitate in imparting 4 year full time specialized education in the field of Interior design. (hereinafter referred to as "MOU")
- In terms of this MOU Institute of Indian Interior Designers
 (IIID) shall facilitate and develop additional content for the
 agreed 4 year professional full time programs in Interior Design
 offered by ASAP, AUR
- The program shall be duly accredited by **IIID** with its star rating and reviewed as per Accreditation Report annexed.
- The accredited Institute will be allowed to take maximum 35-40 students every year or if in case the Institute is affiliated to a University or approved by AICTE/State Government then the intake would be as approved by the respective authority.
- 5 ASAP, AUR shall provide Faculty and counsellors for this program offered and will also provide Infrastructure and resources to conduct program as per the guidelines of IIID.
- This will be in force from the academic year <u>2017-18</u>. The review of accreditation will happen at the end of 1st year. Depending upon the star rating will happen after 1 year for 1 and 2 star ratings and 2 years for 3, 4 and 5 years ratings.
- 7 IIID will provide technical collaboration by means of providing syllabus, faculty guidelines and updating faculty of

Registrar Amity University Rajasthan Jaipur Bul parle

	imparting quality design education in the field Interior Design, entirely at the cost to be borne by ASAP, AUR
8	IIID will provide guidelines for the syllabus/study material to be provided to the students enrolled with <u>ASAP, AUR</u> for this collaborative program.
9	Chapter/ Centre, during the conduct of Annual Examination/Jury for these collaborative programs. Travel & accommodation, if necessary, shall be taken care of by ASAP, AUR
10	for students at Centres offering this collaborative program. However ASAP, AUR will only bear the cost of travel and boarding, lodging (if required) for the IIID professional trainers, and IIID deputed personnel, if any.
11	ASAP, AUR faculty will get updates and online training from time to time by the learned members of IIID.
12	Faculty training programs to be organized with prior consent of IIID once a year for which all costs will be borne by ASAP, AUR like boarding, lodging and travel of IIID professionals.
13	Both the organizations IIID & ASAP, AUR will provide each other web-links in due course as technical collaborators at the respective websites.
14	ASAP, AUR will provide coverage to IIID as technical collaborators in all of its publicity campaigns, printed material and related students material. ASAP, AUR will seek prior approval from IIID for the artwork and contents thereof.
Āx	Registrar Rejasthan Jaipur

- is free to prescribe and collect fee for the said program and IIID will have no lien/share or monetary interest in the fee collected.
- 16 <u>ASAP, AUR</u> indemnifies **IIID** from any dispute or legal issue related to these programs from the Management, Faculty, Administration, Students and their Parents and this MOU.
- 17 A joint logo of technical collaboration between ASAP, AUR and IIID will be developed by ASAP, AUR and approved by IIID.
- ASAP, AUR will bear the cost towards boarding, lodging & travel of any functionaries of IIID while visiting the institute on invitation of ASAP, AUR for exhibitions and other academic events.
- 19 <u>ASAP, AUR</u> will provide students support as a part of Implementation Team during the events organized by IIID.
- 20. There will be no other than mentioned in point #21 any financial obligation/bonding amongst both the organizations.
- 21. All students of ASAP-AUR will take student membership of IIID by paying one time collaboration charges of Rs. 1000 + GST along with prevailing membership fee applicable at the time of admission.
- 22. Students having successfully passed from ASAP, AUR four year full time collaborative program will be eligible for Licentiate membership for first 2 years and thereafter eligible for Associate Membership.

Bulytach.

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Registrar Amity University Rajasthan Jaipur

- 23. To maintain quality and standards IIID can conduct periodic checks through its representatives for this collaborative program with prior intimation.
- 24. In case ASAP, AUR fails to meet the expectations of the IIID representatives, the institute will be given written intimation by the IIID to improve upon/ rectify the shortcoming within a reasonable time frame but if the institute is unable to rectify, that institute will not be allowed to conduct the collaborative programs from the next academic year and the students from that batch onwards shall not be eligible for a Licentiate membership of IIID.
- 25. ASAP, AUR will facilitate representatives of IIID to review the progress and suggest modifications if required, once every year or two years as per the Accreditation Report annexed and will bear the cost towards boarding, lodging & travel for such visits.

IN WITHNESS WHEREOF, THE PARTIES HERETO, THROUGH THEIR DULY AUTHORIZED REPRESENTATIVES, HAVE AFFIXED THEIR SIGNATURE ON THE DAY, MONTH AND YEAR ABOVE WRITTEN.

President- IIID

PRATTAP JADHAV)

Requetrar Amisy University Rejecths

Jaipur

1. Witness

ANSHUMAN SHARMA

2. Witness

Albhishamma

ABHISHEK SHARMA

MEMORANDUM OF UNDERSTANDING

Between

CENTRE FOR OCEAN-ATMOSPHERIC SCIENCE & TECHNOLOGY AMITY UNIVERSITY RAJASTHAN

8

CENTER FOR OCEAN-ATMOSPHERIC PREDICTION STUDIES FLORIDA STATE UNIVERSITY

This Memorandum of Understanding (MoU) is made by and between the Centre for Ocean Atmospheric Science and Technology (COAST), Amity University Rajasthan (AUR), a nonprofit University located at NH11C, Kant Kalwar Jaipur, INDIA and the Center for Ocean-Atmospheric Prediction Studies (COAPS), Florida State University (FSU), a public research university located at 600 W. College Avenue, Tallahassee, Florida.

1. Purpose

The purpose of this MOU is to express the interest of both parties to cooperate in academic, scientific, and technical areas of climate, weather, food, energy, and related fields and to establish a relationship between the two centers.

2. Scope

Both parties agree to explore the possibility of collaborative endeavors in the following areas:

- a. Exchange of faculty members, researchers, and students
- b. Exchange of academic information and materials
- c. Joint research activities of mutual interest and development of research programs
- d. Organization of joint conferences, summer schools, workshops and seminars
- e. Organization of other programs and activities agreed to by both parties

The areas of cooperation may also include programs offered at either institution for the development and strengthening of cooperative relationships between the two institutions, particularly in the areas of numerical prediction modeling ocean-climate modelling, seasonal monsoon forecasting, regional climate change and impact assessment.

3. Implementation

Specific programs shall be subject to mutual consent, availability of funds, and approval of each institution. The terms of such mutual cooperation and budget for each program and activity shall be discussed and agreed upon in writing by both parties prior to the initiation of the particular program or activity. Each institution will designate an individual who will administer and develop specific programs or activities.

4. Future Cooperation

Both parties expect to continue discussions concerning possible future phases of their work together. This MOU is entirely independent of future cooperation on subsequent phases, which will be separately evaluated and require separate agreements.

5. Effective Dates, Amendment, and Termination

This MOU will be effective on the date indicated below and remain in effect for an initial period of five (5) years. Any amendment and/or modification to this agreement requires written approval of the Director of COAPS and that of the President, AUR. After the initial five-year period, this agreement may be renewed upon the written agreement of both parties. Either institution may terminate the agreement by giving thirty days (30) notice in writing of such intent.

 Export Control and Regulations. Any exchange of technical information and technology under this Agreement will be subject to the U.S. export control laws and regulations.

Two originals of this agreement will be written in English, each copy of MoU has been retained by both parties for record. This agreement shall take effect on 15 August 2017:

FLORIDA STATE UNIVERSITY

Signed by Prof. Eric Chassignet

Director, COAPS

Date: August 15, 2017

AMITY UNIVERSITY RAJASTHAN

Signed by Brig. S.K Sareen

Registrar, AUR

Docrietter

Amily University Rajasthan

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Date: 16 Jug 2017







President

THE INDIAN INSTITUTE OF ARCHITE

REGISTERED UNDER THE SOCIETIES REGISTRATION ACT. XXI OF 1860 CENTENARY YEAR: 1917 - 2017

Office Bearers: 2015-2017

AR, DIVYA KUSH | AR, PRAKASH DESHMUKH | AR, VILAS AVACHAT | AR, AMOGH KUMAR GUPTA | AR, SUNIL DEGWEKAR | AR, C. R, RAJU Imm. Past President Mob.: 09312304765 Mob.: 09822048682

Vice President Mob.: 09821204790

Ir. Vice President Mob.: 09425015111 Hon. Treasurer

It. Hon. Secretary Mob.: 09840085152

AR. LALICHAN ZACHARIAS It. Hon. Secretary Mob.: 09895603000

P/SOA.Affiliation/0287/2017

03rd November, 2017

Prof. Jitendra Singh, Director, Amity School of Architecture and Planning, Amity University Rajasthan, Amity University Campus, Kant Kalwar, NH-11C, Jaipur 303 022.

Sub: Affiliation of your College by I.I.A

Dear Sir,

This has reference to your letter Ref. No. ASAP/AUR/120/100 dated 30th August, 2017 alongwith necessary documents and the payment of Rs. 25,000/- and Rs. 4500/- for GST on the above mentioned subject. In this regard, we are happy to inform you that the IIA has decided to approve your Institution as one of the Institutions imparting Architectural Education affiliated with The Indian Institute of Architects (IIA).

I am sure that the affiliation of your Institutions with IIA will prove to be a very useful and effective initiative in improving the standards of Architectural Education both for the benefit of the students in particular and the profession in general.

The Official stamped Receipt vide No.19520 dated 31-10-2017 is enclosed herewith for your record.

Looking forward a very meaningful and interactive association with your Institution for the larger good of the noble profession of Architecture.

With Kind Regards

Divya Kush President, IIA

Encl: as above

Phone: 2204 6972 / 2281 8491

THE INDIAN INSTITUTE OF ARCHITECTS

Prospect Chambers Annexe, Dr. D. N. Road, Fort, Mumbai - 400 001

Receipt No.19520	ate: 31 11013	COCOD)				
Received with thanks from Shri/Smt. AMITY UNIVERSITY (ASAP)						
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For Hon. Treasure/Admn. Officer

Receipt valid subject to realisation of cheque

THIS MEMORANDUM OF UNDERSTANDING

is made on the 31st of August, 2017 (the "Effective date")

Between

Department of Physics and Centre for Converging Technologies

Amity University Rajasthan

SP-1, Kant Kalwar, NH-11C, Jaipur, Rajasthan

(hereinafter « AU»)

AND

School of Optometry, Université de Montréal 2900 Edouard-Montpetit, Montreal (Quebec), H3T 1J4, Canada (hereinafter « UdeM»)

Hereinafter referred individually to as «Party» and collectively as «Parties»

Background

- i. AU through Professor Kanad Ray and The School of Optometry of UdeM, through Professor Jocelyn Faubert, School of Optometry at Université de Montréal, share interests in joint research in the areas of Soft Computing (human perception, cognition, etc) and Biophotonics (visual systems; retina, DNA, dielectric resonator model and antennas).
- The Parties have identified that a stronger relationship between them is mutually beneficial and wish to establish a more formal relationship with each other.

1. Commencement and Duration

This Memorandum of Understanding ("MOU") shall take effect on the Effective date and shall continue for a period of two (2) years unless terminated earlier in accordance with the provisions of Clause 6. The parties hereto may, however, extend the term of this MOU for additional periods of one (1) year as desired under mutually agreeable terms and conditions which the authorized representatives of the Parties reduce to writing and sign.

2. Force of this MOU

2.1. The areas of agreement outlined in this MOU are described to facilitate more detailed and specific negotiations between the parties which may lead to the preparation and signing of one or more formal agreements between AU and the School of Optometry of UdeM. Unless specifically noted herein, this MOU is not intended to be of legal force and effect in any manner whatsoever. This MOU shall not create a legal relationship between the Parties.

3. Broad Areas for Cooperation

3.1. AU and UdeM will discuss the possibility of cooperation in the following areas:

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- (a) Joint research
- (b) Joint projects
- (c) Dissertation projects for AU students at UdeM in the Visual Psychophysics and Perception Laboratory of Professor Jocelyn Faubert
- (d) Organising of joint seminars and conferences
- (e) Joint publications
- (f) Internship for students
- (g) Any collaborative efforts that both may deem fit from time to time.
- Representatives of the Parties may agree to review the operation of this MoU from time to time.

4. Joint Contributions

- 4.1. Potential areas for collaborative research will be identified and recorded in subsequent research specific agreement(s) that set out appropriate and relevant contributions and obligations of the Parties. The may include
 - (a) Access to its research laboratories and assist in development of projects involving the parties.
 - (b) Joint submission of research proposals to national and international organisations to obtain support for their common research objectives.
 - (c) AU and the School of Optometry of UdeM shall work specifically in the areas defined in Para (i) and para 3.1.
- 4.2. The Parties acknowledge that all specific financial arrangements proposed must be negotiated and will depend upon the availability of funds and organizational approvals.

5. Confidentiality and Privacy

- 5.1. AU and the School of Optometry of UdeM recognize that they will come into possession of information which the other considers to be confidential. Each of the Parties covenants and agrees that it shall not, at any time, disclose to any third party, any confidential information of another Party without first having obtained the prior written consent of the other Party.
- 5.2. 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 for a period of five (5) years.

6. Termination

6.1. Either of the Parties may terminate this MOU by written notice to the other Party. A minimum period of thirty (30) days' notice will be required from a Party wishing to terminate the MOU, or such shorter period as the parties may agree upon in writing.

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6.2. 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.

7. Amendments and Supplementary Agreements

- 7.1. The Parties may agree to amend this MOU at any time by further memoranda in writing executed by the duly authorized representatives of each Party.
- 7.2. The Parties shall wherever necessary enter into written agreements 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.

8. Use of Name and Logo

8.1. 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. Notwithstanding the foregoing, UdeM may disclose the existence of this MOU, including the AU's name, the nature and the term of the MOU, in any statement of fact routinely disclosed as part of UdeM's responsibility for openness as a non-profit, educational institution or as required by law. The Parties intend that this provision shall be binding upon them and shall survive the termination or expiry of this MOU.

Amity Universities Rajasthan

S.L.Kothari Pro-President

Amity University Rajasthan

Date

Université de Montréal

Gay Lefebvre

Vide-rector for International Affairs and

Francophonie

Date

Christian Casanova

Director

School of Optometry

Date 27-10-2017