



Sri Devaraj Urs Academy of Higher Education & Research

Comprising Sri Devaraj Urs Medical College

(A Deemed to be University)

Research and Development Cell

Central Ethics Committee Re-registered under CDSCO -Registration No. ECR/425/Inst/KA/2013/RR-20 dated 28.4.2020

		3.7.2	
		Presence of functional MoUs/linkages with institutions/ industries in India and abroad for academic, clinical training / internship, on-the-job training, project work, student / faculty exchange, collaborative research programmes etc. during the year	
Sl.No	Title of MoU's	Number of MoUs for faculty exchange, student exchange, academics, clinical training, internship, on-the-job training, project work, collaborative research programmes etc. during the year	Page no
1	Centre for Brain Research (CBR)	Centre for Brain Research (CBR)	6- 10
2	Narayana Hrudayalaya Limited, Bangalore	Narayana Hrudayalaya Limited, Bangalore	11-19
3	MS Summit Solutions, Kolar	MS Summit Solutions, Kolar	20-23
4	University of Horticulture Science, Bagalkote	University of Horticulture Science, Bagalkote	24-29
5	S-VYASA, Bangalore	S-VYASA, Bangalore	30-33
6	Sri Jayadeva Institute of Cardiovascular Science, Bangalore	Sri Jayadeva Institute of Cardiovascular Science, Bangalore	34-39
7	Anand Lab and Neuberg (by Hospital) Bangalore	Anand Lab and Neuberg (by Hospital) Bangalore	40-48
8	SDU College of Nursing, Kolar	Sri Deavraj Urs College of Nursing	49-55
9	Manipal Hospital whitefield, KR Pura, Bangalore	Manipal Health Enterprises Private Limited	56-62
10	ULLRS SDUAHER & Lib. Information Centre of SDU College of Nursing for Collaborative use of Lib.facilities	ULLRS SDUAHER & Lib. Information Centre of SDU College of Nursing for Collaborative use of Lib.facilities	63-65



Sri Devaraj Urs Academy of Higher Education & Research

Comprising Sri Devaraj Urs Medical College

(A Deemed to be University)

Research and Development Cell

Central Ethics Committee Re-registered under CDSCO -Registration No. ECR/425/Inst/KA/2013/RR-20 dated 28.4.2020

11	MOU in collaborating and co-operate in training and research activities specific to Radiation Biology and Biodosimetry	Sri Ramachandra Institute of Higher Education & Research (Deemed To Be University), Chennai, India	66-72
12	Skanda Lite Sciences Pvt. Ltd, Bangalore	MoU with Skandha Pvt Limited	73-77
13	Peace Tree Innovations Society, Canada	Peace tree Innovations Society Canada	78-82
14	SDUAHER & Narayana Health, Bangalore for Joint Research and academic activities	SDUAHER & Narayana Health, Bangalore for Joint Research and academic activities	83-88
15	SDUCON and Faculty of AH &BS, SDUAHER for infrastructure and Learning source facilities	SDUCON and Faculty of AH &BS, SDUAHER for infrastructure and Learning source facilities	89-92
16	RLJH&RC & Vittala International Institute of Ophthalmology - Renewal	RLJH&RC & Vittala International Institute of Ophthalmology - Renewal	93-96
17	SGBS Unnati Foundation, Bangalore & FAH&BS 90 hours of class room training	SGBS Unnathi Foundation, Bangalore	97-103
18	SDUAHER & Ayurveda Beauty College, Tokyo, Japan, Educational &Health Care Services	Ayurveda Beauty College, Tokyo, Japan	104-107
19	P.Vijayashree, Proprietor & Director of Academics and Training of Online Coaching Centre	Prepare for English Korattur, Chennai	108-117
20	Type I DM research	CDEC, Bangalore	118-120
21	Medical Retina	Vittla International Institute of Ophthalmology	121-125
22	Retinopathy of prematurity	Vittla International Institute of Ophthalmology	126-129
23	Cataract	District Blindness Control Officer District Health & Family Welfare Society	130-132



Sri Devaraj Urs Academy of Higher Education & Research

Comprising Sri Devaraj Urs Medical College

(A Deemed to be University)

Research and Development Cell

Central Ethics Committee Re-registered under CDSCO -Registration No. ECR/425/Inst/KA/2013/RR-20 dated 28.4.2020

		blindness control division	
24	Aster R.V. Hospital, Bangalore for Interns training (AHS)	Aster R.V. Hospital, Bangalore	133-139
25	Bigtech Pvt.Ltd., Bangalore for Specific Collaborative activities of academic, health care services	Bigtec Pvt.Ltd	140-143
26	Vellore Institute of Technology, Vellore for Research & Academic activities	Vellore Institute of Technology, Vellore for Research & Academic activities	114-149
27	California State University, Fresco USA to pursue cooperation in areas of Education & Research	Participating in the collaborative research. Exchange of research publications. Educational materials and instructional information	150-153
28	Nitte (Deemed to be University), Mangalore	Nitte (Deemed to be University), Mangalore	154-158
29	RL Jalappa Institute of Technology, Doddaballapura	RL Jalappa Institute of Technology, Doddaballapura	159-163
30	Life Intellect Consultancy Pvt.Ltd., Bangalore	Life Intellect Consultancy Pvt.Ltd., Bangalore	164-169
31	Spastics Society of Karnataka, Bangalore	Neurorehabilitation Centre	170-174
32	Karnataka Cancer Society	Cancer Screening	175-177
33	Genea Fertility Centre, Bangalore	Genea Fertility Centre, Bangalore	178-187
34	RLJH&RC with Primer Academy of Medical Sciences, Bangalore – 43.	RLJH&RC with Primer Academy of Medical Sciences, Bangalore – 43.	188-191
35	Cornea	Vittla International Institute of Ophthalmology	192-196
36	Alia yavar jung	Alia yavar jung	197-199
37	Hari Krishna Cyber Security, Bangalore with FAHBS	Hari Krishna Cyber Security, Bangalore with FAHBS	200-207
38	Karnataka Haemophilia	Hemophilia	208-211



Sri Devaraj Urs Academy of Higher Education & Research

Comprising Sri Devaraj Urs Medical College

(A Deemed to be University)

Research and Development Cell

Central Ethics Committee Re-registered under CDSCO -Registration No. ECR/425/Inst/KA/2013/RR-20 dated 28.4.2020

	Society, a Non- Government Organization, Davangere.		
39	The ICGA	ICGA Foundation	212-217
40	Surgical Retina	Vittla International Institute of Ophthalmology	218-221
41	ZEE ZHU Director of High Field Diagnostics Ltd.,	ZEE ZHU Director of High Field Diagnostics Ltd., White Building studios, 1-4 Cumberland place, Southampton, UK –SO15 2NP.	222-226
42	Basera MOU	Basera MOU	227-220
43	Vittala international institute of ophthalmology	Vittala international institute of ophthalmology	231-234
44	SARWC ,Mulbagal	Sevice Agency for Rural Women and Children, Mulbagal	235-239
45	Millet Welfare Tust old age home & Orphanage	Millet Welfare Tust old age home & Orphanage	240-243
46	Distric Health & Family welfare office, Kolar Manasadra	Manasadhara	244-257
47	Adichunchanagiri University	Adichunchanagiri University	258-263
48	Neel Metal Products LTD	Neel Metal Products LTD	264-269
49	Narayana Hrudayalaya Limited	Narayana Hrudayalaya Limited	270-273
50	Jain Deemed to be university bengaluru	Jain Deemed to be university bengaluru	274-281
51	IBUS Network and Infrastructure PVT. LTD	IBUS Network and Infrastructure PVT. LTD	282-292
52	Kiran Nuclear Medicins and pet ct centre bengaluru	Kiran Nuclear Medicins and pet ct centre bengaluru	293-298
53	ICMR-NCDIR	ICMR-NCDIR	299-304
54	JNCASR	JNCASR	305-313
55	Technomed Electronic Chennai 96	Technomed Electronic Chennai 96	314-316
56	Vesoma Sports Medical Centre Excellence PVT LTD	Vesoma Sports Medical Centre Excellence PVT LTD	317-320



Sri Devaraj Urs Academy of Higher Education & Research

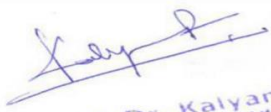
Comprising Sri Devaraj Urs Medical College

(A Deemed to be University)

Research and Development Cell

Central Ethics Committee Re-registered under CDSCO -Registration No. ECR/425/Inst/KA/2013/RR-20 dated 28.4.2020

57	Additional Medical Director BMST Bangalore	Additional Medical Director BMST Bangalore	321-324
58	Sanmukha innovations PVT LTD Bengaluru	Sanmukha innovations PVT LTD Bengaluru	325-327
59	Physiotattva JP Nagar Bengaluru	Physiotattva JP Nagar Bengaluru	328-331
60	The Institute of Disability Rehabilitation and RC	The Institute of Disability Rehabilitation and RC	332-336
61	The Director NIMHANS Bengaluru	The Director NIMHANS Bengaluru	337-339
62	Institute for Youth and Development, (IYD) Kolar	Institute for Youth and Development, (IYD) Kolar	340-344
63	Practo Foundation Trust	Practo Foundation Trust	345-351
64	Allinnov Research and Development PVT LTD Krishnag	Allinnov Research and Development PVT LTD Krishnag	352-357
65	Bangalore Medical Services trust BMST Bangalore	Bangalore Medical Services trust BMST Bangalore	358-364
66	Bangalore Medical Services trust BMST Bangalore	Bangalore Medical Services trust BMST Bangalore	365-368
67	Ovum women and child spaciality hospital	Ovum women and child spaciality hospital	369-373
68	Harvard T H Chan	Harvard T H Chan	374-381


Prof. Dr. Kalyani . R.
MD(Path), Ph.D, FAMS, FICP, FIAMS, FIMSA, FKSTA
Director
Research and Development Cell, Sduaher
Professor & Former Head
Dept. of Pathology, SDUHC

MOU

40 ✓

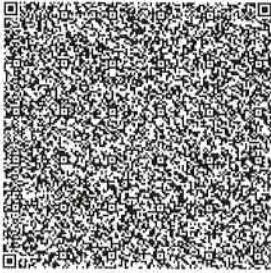


सत्यमेव जयते

INDIA NON JUDICIAL Government of Karnataka

e-Stamp

Certificate No.	: IN-KA95115354694271Q
Certificate Issued Date	: 15-Feb-2018 11:50 AM
Account Reference	: SHCIL (FI)/ ka-shcil/ MALLESHWARAM1/ KA-BA
Unique Doc. Reference	: SUBIN-KAKA-SHCIL39808340970302Q
Purchased by	: CENTRE FOR BRAIN RESEARCH BANGALORE
Description of Document	: Article 12 Bond
Description	: TRIPARTITE AGREEMENT
Consideration Price (Rs.)	: 0 (Zero)
First Party	: CENTRE FOR BRAIN RESEARCH BANGALORE
Second Party	: NIMHANS BANGALORE AND SDUMC KOLAR
Stamp Duty Paid By	: CENTRE FOR BRAIN RESEARCH BANGALORE
Stamp Duty Amount(Rs.)	: 200 (Two Hundred only)



Authorized Signatory
for Stock Holding Corporation of India Ltd.

-----Please write or type below this line-----

Memorandum of Understanding (MOU)

This Memorandum of Understanding (MOU) is made and executed on 15th day of February in Two thousand eighteen (19/02/2018) (herein after called as effective date)

BY AND AMONGST

Centre for Brain Research, a society registered under the Karnataka Societies Registration Act, 1960 and an autonomous Centre at the Indian Institute of Science, Bangalore having its registered office at Sir C.V Raman Road, Malleswaram, Bangalore - 560 012 (hereinafter

Statutory Alert:

1. The authenticity of this Stamp Certificate should be verified at 'www.shcilestamp.com'. Any discrepancy in the details on this Certificate and as available on the website renders it invalid.
2. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority.

referred to as the 'CBR', an expression unless repugnant to the context or meaning thereof, shall mean and include successors-in-interest and permitted assign) of the FIRST PART

AND

National Institute of Mental Health and Neurosciences, having its registered office at Hosur Road / Dr M H Marigowda Road, Bengaluru, Karnataka 560029,India (hereinafter referred to as **NIMHANS**, an expression unless repugnant to the context or meaning thereof, shall mean and include its successors -in-interest and permitted assigns) of the SECOND PART

AND

Sri Devaraj Urs Academy of Hgher Educational and Research, a Deemed to be University under the aegis of Sri Devaraj Urs Educational Trust for Backward Classes, Kolar having its registered office in Tamaka, Kolar-563101 (herein after referred as **SDUAHER**, an expression unless repugnant to the context or meaning thereof, shall mean and include its successors -in-interest and permitted assigns) of the THIRD PART

Each of the parties mentioned above, are hereinafter collectively referred to as the "Parties" and individually as a "Party":

WHEREAS:

CBR and NIMHANS have entered into an MOU on 19th February 2018.

As per the scope given in that MOU, NIMHANS and CBR will collaborate to engage in interdisciplinary research for studying the factors associated with aging brain and cognitive changes in an Indian population, named Srinivaspura Aging NeuroSenescence and COGNition study (SANSCOG). And both parties shall expand the above mentioned activities as deemed necessary by CBR and NIMHANS to meet the research and public health requirements of the country.

Now CBR and NIMHANS have resolved to enter into a fresh MOU with SDUAHER, to take forward the activities under the SANCOG. SDUAHER also has expressed interest in colloborating with CBR and NIMHANS in SANSCOG project and the parties are convinced that such a collaboration will be beneficial collectively for the project and individually the institutions concerned.

Towards this end CBR,NIMHANS and SDUAHER are enetering into this MOU.

1 FINANCIAL ARRANGEMENT

1.1 Implementation of the SANSCOG project shall be subject to the availability of the required funds. CBR will provide financial support for conducting the activity carried out as mentioned under scope. There will be no direct financial obligation on NIMHANS and SDUAHER towards CBR.

1.2 SDUAHER shall extend the necessary facilities required for the project. CBR,NIMHANS and SDUAHER would identify the facilities and also arrive at the charges to be paid.CBR will make the payment to SDUAHER, accordingly:

1.3 CBR may also procure any equipment required for the project and place them at the custody of SDUAHER with the mutual consent. Such equipment will be returned to CBR, on the completion of the project or on the expiry of MOU, whichever is earlier.

2

2. GOVERNANCE

2.1. In order to support the development of this collaboration, all the parties agree to review the progress of their collaboration every twelve months;

2.2. The authorized representatives for the purposes of this MOU are Prof. Vijayalakshmi Ravindranath from CBR, Prof. B.N. Gangadhar, Director from NIMHANS and Prof. A.V.M. Kutty, Registrar, Sri Devaraj Urs Academy of Higher Education and Research.

3. CONFIDENTIALITY

3.1. Participants are under obligation to refrain from disclosure of any confidential information which they have received from other participant. The term "Confidential Information" with respect to a Party shall mean any written, electronic, visual, verbal or other form of technical or business information and data received from and pertaining to such Party other than information that:

- (a) is already in the recipient Party's possession at the time of disclosure thereof;
- (b) is or later becomes part of the public domain through no fault of the recipient Party;
- (c) is received from a third party having no obligations of confidentiality to the disclosing Party;
- (d) is independently developed by the recipient Party as evidenced by contemporaneous written records; or
- (e) is required by law or regulation, or any governmental agency, court or administrative body to be disclosed.

3.2. All the parties agree that this article shall continue to be binding between the parties notwithstanding the termination or expiration of this MoU.

4. PUBLICATION AND INTELLECTUAL PROPERTY

4.1 The parties acknowledge that the results of the research under this project executed in collaboration shall be published with authors from the parties who have contributed. The publishing Institution will use all reasonable endeavors to acknowledge the other parties in accordance of their contribution in the proposed published work. In order to avoid loss of patent rights as a result of premature public disclosure of patentable information, each Party will submit any prepublication materials disclosing the results of the Research Program to the other for review and comment at least thirty (30) days prior to planned submission for publication. The authorship will be based on the International Committee of Medical Journal editor guidelines or similar guidelines at the time of publication.

4.2 Data Access – All the parties acknowledge that investigators from all the institutes will have full access to the data. Data will also be accessible to the ethics committees of the institutes for inspection to the extent permitted by law.

4.3 Any intellectual property arising out of the project will belong to all the parties in accordance with the contribution and due credits will be given to investigators from all sides

5. FORCE MAJEURE

5.1. If at any time during the continuance of this MoU, the performance in whole or in part by any of the parties of any objectives under this MoU is prevented or delayed by reason of governmental decision, war, hostilities, act of the public enemy, civil commotion, sabotage, fire, flood, explosion, epidemics, quarantine restrictions, disturbance in supplies from normally reliable sources (including but not limited to electricity, water, fuel and the like), strike and lockout or other event beyond the reasonable control of the Party concerned (hereinafter

referred to as "Eventuality"), then notice of such Eventuality shall be given by any of the parties to the others within fifteen (15) days from the date of occurrence thereof;

5.2. In the event of any of the parties not being able to by reason of an Eventuality, meet any of its objectives under this M o U, such objectives shall be suspended for as long as the inability continues or any date mutually agreed among the Parties. None of the Parties shall be liable to the other Parties for any loss or damage sustained by the other Parties arising from the occurrence of any such events.

6. LIABILITY

6.1. All the parties further agree that no employment relationship or partnership, express or implied, is created among them.

7. ARBITRATION

7.1. In the event of any dispute relating to the interpretation or performance of this M o U arising amongst the Parties, the Parties will first do their utmost to settle their dispute amicably. Any dispute, controversy or claim arising under, out of or relating to this Agreement and any subsequent amendments of this Agreement, including, without limitation, its formation, validity, binding effect, interpretation, performance, breach or termination, as well as non-contractual claims, shall be submitted to Arbitration i.e. within 30 days of attempts of parties to resolve the same mutually and amicably.

7.2 . The place of arbitration shall be Bangalore. The language to be used in the arbitral proceedings shall be English. The dispute, controversy or claim referred to arbitration shall be decided in accordance with the laws of India and courts in Bangalore City alone shall have jurisdiction.

8. DURATION OF MOU

The MOU would be effective for a period of 10 (ten) years from the date of signing it. The Parties shall have the option to negotiate an extension of the Term under the terms which are agreeable to all parties. Such option may be exercised by the agreement of the Parties and on such terms and conditions as may be agreed upon.

9. CONFLICT OF INTEREST

All the Parties warrant that this M o U is not likely to have any conflict of interest with any of their organizational, financial, contractual or other interests relating to the activities under this M o U. All the parties also agree that this M o U will not be treated as a deterrent to allow similar activities or collaboration with other organizations.

10. AMENDMENTS

10.1 Any of the parties may request in writing for a revision, amendment or modification of all or any part of this M o U.

10.2. Any revision, amendment or modification agreed to amongst the Parties shall be in writing and shall come into force on such date as determined by the Parties and shall form part of this M o U.

11. ASSIGNMENT

This M o U shall not be assigned by any of the parties without the prior written consent of the other parties.

12. TERMINATION

12.1. Any of the parties may terminate this M o U at any time by means of at least 90 calendar days' written notice to the other Parties;


12.2. The early termination of this M o U will not affect the completion of any co-operation measures that were agreed under the annual work programmes whilst it was in force;


12.3. In case of early termination of M o U any on-going work which may have been agreed upon prior to the date of the termination of the M o U, shall continue unless mutually agreed upon by all the Parties.


13. Nothing in or relating to this Agreement shall be deemed a waiver of any of the privileges and immunities of NIMHANS, CBR. or SDUAHER


IN WITNESS WHEREOF, the parties have executed this Agreement on the date mentioned hereinabove.


Witness


1. 
(A. Mohan Das)


1. For CENTRE FOR BRAIN RESEARCH
(Professor Vijayalakshmi Ravindranath)

2. 
Dr. Naren Rao.


2. For NATIONAL INSTITUTE OF MENTAL
HEALTH AND NEURO SCIENCES
(Professor B.N. Gangadhar)
Director, NIMHANS

3. 
Dr. Prasanna K. Koller
Prof. Com. Med
SDUHER Koller.

3. For SRI DEVRAJ URS ACADEMY OF
HIGHER EDUCATION AND RESEARCH

(Professor A.V.M. Kutty)
Registrar, SDUAHER

Karnataka- 560099 India, through its Unit **Narayana Multi Specialty Hospital, Whitefield** situated at Plot No. 3&4, ITPL Main Road Opp to ITPL Main Gate, Sadaramangala Industrial Area, Whitefield, Bengaluru, Karnataka 560066, **Narayana Institute of Cardiac Sciences** situated at 258/A, Bommasandra Industrial Area, Hosur Road, Bangalore, Karnataka- 560099 India and RL Jalappa Narayana Health Cardiac care center situated at Sri Devaraj Urs Academy of Higher Education and Research Tamaka, kolar , hereinafter called “Narayana Health”, which expression shall, when the context so admits, include its successors and permitted assigns of one part.

And

Sri Devaraj Urs Academy of Higher Education and Research, Tamaka, Kolar – 563 103, a Deemed to be University (comprising Sri Devaraj Urs Medical College and the teaching Hospital R.L.Jalappa Hospital and Research Centre) hereinafter called **SDUAHER**”, which expression shall, when the context so admits, include its successors and permitted assigns of the other Part.

“**Narayana Health**” and “**SDUAHER**” are individually referred to as “**first Party**” and “**second Party**” respectively and collectively referred to as Parties.

WHEREAS

- A. Narayana Health is a leading health care provider delivering Cardiac healthcare service. NH owns and operates chain of multispecialty and superspecialty hospitals and facilities in different locations in India and abroad.
- B. SDUAHER, at its Hospital Premise, owns a Heart Centre named R.L. Jalappa Narayana Health Cardiac Care Centre (**RLJNH Heart Centre**) since more than a decade serving the needs of patients. The RLJNH Heart Centre is operated and managed by Narayana Health.
- C. SDUAHER, through Faculty of Allied Health and Basic Sciences has department of Allied Health Sciences offering undergraduate and postgraduate, para- medical courses in Allied Sciences. Two such programs are B.Sc. Cardiac Care Technology and B.Sc. Cardiac perfusion Technology (**Programs**).
- D. SDUAHER evinced interest in engaging Narayana Health through its units – RLJNH Heart Centre, Narayana Multispecialty hospital at Whitefield (**NH Whitefield**) and Narayana

Institute for Cardiac Sciences (NICS) (collectively referred to as the **Units**) for sending its students enrolled in the Programs for the purpose of observation and training.

- E. Narayana Health has agreed to permit the students enrolled in the Programs to visit the clinical areas of the Units for the purpose of observing the medical diagnosis and treatment administered to the patients.
- F. The Parties hereby expressly agree to enter into this Agreement recording the terms and conditions governing the above mentioned arrangement.

NOW THEREFORE, THE PARTIES TO THE AGREEMENT WITNESS AS UNDER

1. Scope of the Agreement

- a. Narayana Health shall permit the second academic year students enrolled in the Programs to visit its Units for the purpose of observing the medical diagnosis and treatment administered to the patients and develop the requisite skills.
- b. SDUAHER shall provide the curriculum, preferable clinical sessions and its contents and topics, as per the applicable laws, regulations and guidelines, to be discussed during the clinical postings.
- c. SDUAHER shall notify Narayana Health four weeks in advance the list of students and the time period during which they will visit the Units.
- d. It is understood by the Parties hereto that this Agreement is based on good faith and the assurances given by either Party to provide mutual support and cooperation to help the students enrolled in the Programs obtain practical training and skill development. There is no financial consideration involved in this Agreement.

2. Term

- a. This Agreement is valid for a term of 9 years (for 3 batches, the first batch students visits Narayana Health from 2020-21) from the Effective Date, after whose expiry, both the Parties may extend/renew this agreement for a further period of time, mutually agreed in writing, on the same or renewed terms and conditions.

3. OBLIGATIONS OF SDUAHER

- a. SDUAHER shall identify a batch of students from the second academic year of the Programs, in order to visit RLJNH Heart Centre and NH Whitefield for a period of two months as a part of their clinical posting wherein the students will be permitted to be present in the clinical area for observation and development of skills.
- b. SDUAHER takes the sole responsibility to provide training modules, curriculum and framework of the course to be taught in the Programs and accordingly provide the requisite training and teaching to the students. SDUAHER shall also take responsibility of recruiting requisite qualified faculty as per applicable laws, guidelines and regulations, except as mentioned in Clause 4(b) of this Agreement.
- c. SDUAHER shall provide the list of contents and topics to be covered in the curriculum and clinical sessions held at the Units of Narayana Health, during the postings, as per the applicable laws, regulations and guidelines.
- d. SDUAHER shall share the calendar of Programs along with the number of students and the dates of their visit to the Units for clinical positing 04 weeks in advance with Narayana Health. In addition, SDUAHER shall provide the requisite curriculum and preferable clinical sessions to be taken during the clinical postings, as per applicable laws, guidelines and regulations.
- e. SDUAHER shall take all the responsibilities of arranging transportation and other such logistics for the students.
- f. SDUAHER understands that, due to the delicate nature of medical cases, students shall not be permitted to touch any patient for examination or for provision of treatment and the students shall not be permitted to run any equipment. SDUAHER understands that the clinical positing visits to the Units of Narayana Health are purely observatory in nature.
- g. SDUAHER shall assure that the students will comply with the guidelines, put forth by Narayana Health, prescribing the 'dos and don'ts' (NH Guidelines) in the hospital premises of the Units during the clinical postings. In the event, Narayana Health finds that a student is flouting NH Guidelines, Narayana Health may ask such student to leave the premises forthwith as patient safety is of utmost importance.

- h. SDUAHER expects to send the first batch of students from second academic year during the calendar year of 2021.
- i. SDUAHER shall appoint a coordinator and notify, in writing, to Narayana Health. The coordinator shall be the single point of contact for the purpose of this Agreement.

4. OBLIGATIONS OF NARAYANA HEALTH

- a. Narayana Health shall permit, based on the list of students and calendar of Programs shared by SDUAHER at the beginning of the academic year, the students enrolled in the second academic year of the Programs to visit the clinical area of RLJNH Heart Centre and NH Whitefield, for a period of two months, for the sole purpose of observation.
- b. Narayana Health confirms that it has the requisite number of qualified cardiologists and qualified cardiac surgeons in its Units for the purpose of this Agreement.
- c. Narayana Health, its doctors and paramedics shall take clinical sessions during the postings, solely based on the curriculum and preferable clinical sessions shared by SDUAHER with Narayana Health. SDUAHER understands that Narayana Health shall not take responsibility for the contents and topics covered in the curriculum and clinical sessions.
- d. Narayana Health shall appoint a coordinator and notify, in writing, to SDUAHER. The coordinator shall be the single point of contact for the purpose of this Agreement.

5. CONFIDENTIALITY

- a. The Parties understand that in the course of their association, they shall have access to confidential information of the other Party. Accordingly, the Parties agree that such confidential information shall be maintained in the strictest confidence and trust and shall not be revealed to any third party and shall not be used for any purpose other than what is authorized through this Agreement.
- b. Any information shared by the other Party and is available in the public domain or which the Party comes to know about through, other than violation of any law or legal obligation owed to the other Party, shall not form a part of Confidential Information.

- c. Both the Parties may disclose confidential information to competent authority, if required under law.
- d. Failure to maintain confidentiality of the information shall entitle the affected Party to sue the defaulting Party for such violation.

6. REPRESENTATIONS AND WARRANTIES

- a. SDUAHER represents and warrants that
 - i. It has the legal competency, authority and capacity to enter into and execute this binding Agreement.
 - ii. It has due permissions, consents, infrastructure, qualified personnel and expertise to offer and duly conduct the Programs.
 - iii. The clinical postings, visits and the nature of transaction of this Agreement is legal and permitted by SDUAHER other accrediting bodies.
 - iv. It shall take full responsibility to train and teach the students enrolled in the Programs as per the applicable laws, regulation and guidelines.
 - v. It shall take full responsibility to provide details of the preferable clinical sessions, contents and topics to be covered, as per the guidelines laid down by the appropriate authorities, during the clinical postings of the students at Narayana Health.
- b. Narayana Health represents and warrants that
 - i. It has the legal competency, authority and capacity to enter into and execute this binding Agreement.
 - ii. It has the requisite expertise and qualified personnel as mentioned in Clause 4(b) of this Agreement to duly fulfill its obligations mentioned in this Agreement.

7. LIABILITY

- a. SDUAHER shall defend, hold harmless and indemnify Narayana Health against any action, demand, suit, notice, penalty, proceedings, damages, instituted by third party, patients or any government authority against Narayana Health for any act and/or omission and/or misrepresentation and/or violation of any provision of this Agreement by SDUAHER or its students visiting Narayana Health and its Units.

- b. SDUAHER shall defend, hold harmless and indemnify Narayana Health against any action, demand, suit, notice, penalty, proceedings, damages, instituted by any of the students enrolled in the Programs or the associates of the students or government authority or accrediting body or any third party for any violation of the curriculum or course laid down to duly conduct the Programs by government authority and/or any accrediting body or for occurrence of any untoward incident and/or civil wrong and/or criminal act due to the association of any student or agents or associates.

8. DISPUTE RESOLUTION JURISDICTION

- a. Any dispute arising out of or in relation to this Agreement shall be subject to the Jurisdiction of courts in Bengaluru and the laws of India shall be applicable for such disputes.

9. TERMINATION

- a. Either Parties may terminate this Agreement without any cause by providing a notice in writing to the other Party 60 (sixty) days in advance.
- b. Non-breaching Party may terminate this Agreement immediately, in case of expiry of cure period of 30 (thirty) days provided by the non-breaching Party to cure any breach of this Agreement to the breaching Party and the breaching Party has failed to cure/remedy the said breach.
- c. Narayana Health may terminate this Agreement immediately, if the Agreement is posing a threat to patient safety or if the students are repeatedly violating the policies of Narayana Health.

10. NOTICE

- a. Any notice or other communication required to be given hereunder shall be in writing and dispatched by hand delivery or registered post acknowledgement due (RPAD) to the address specified below and shall be deemed sufficiently made on the date of delivery if delivered by hand, or on the date of receipt if dispatched by RPAD. Either Party may change its address for the purpose of this clause, by giving an advance written notice to the other Party.

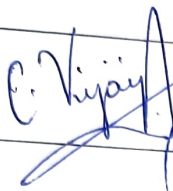
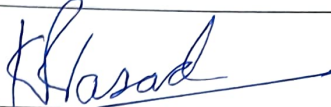



The Registrar
Sri Devaraj Urs Academy of Higher Education and Research
Tamaka, Kolar-563103

Narayana Health
258/A, Bommasandra Industrial Area,
Hosur Road, Bangalore- Karnataka- 560099 India

11. MISCELLANEOUS

- a. No amendments or additions or any modifications or alterations to the provisions of this Agreement shall be effective, unless it is in writing and signed by each Party.
- b. This Agreement is executed in two counterparts on a stamp paper and each counterpart shall be deemed to be an original and together shall constitute one and the same instrument.
- c. This Agreement constitutes the whole agreement between the Parties relating to the subject matter hereof and supersedes any prior agreements or understandings relating to such subject matter
- d. The headings to this Agreement are for convenience only and shall not affect the construction of this Agreement.
- e. If any clause or provision of this Agreement, or the application of such clause or provision, is held invalid by a court of competent jurisdiction, the remainder of this Agreement, and the application of such clause or provision to persons, or circumstances other than those with respect to which it is held invalid shall not be affected.
- f. Waiver by either Party of any term or condition of this Agreement at any one instance shall not be deemed or construed to be a continuing waiver of such term or condition for any subsequent breach of the said term or condition.
- g. It is agreed and understood by the Parties that they are entering into this Agreement on a principal to principal basis and at no point, under any circumstances whatsoever, the relationship shall be construed to be otherwise, of an employee, partner, agent, representative, associate or anything else, other than what is clearly provided under this Agreement.

IN WITNESS WHEREOF the parties have through their respectively duly authorized representatives, executed the Agreement the day, month and year first herein above written.

Signed & Delivered by Narayana Hrudayalaya Limited	Signed & Delivered by authorized representative of Sri Devaraj Urs Academy of Higher Education and Research.
Signature 	Signature 
Name: 	Name: D.K.N. VENKATESHWARA PRASAD Registrar
Title: Witness 1	Title: Sri Devaraj Urs Academy of Higher Education and Research Tamaka, Kolar - 563 101. Witness 2
Signature 	Signature 
Name: DR. C. D. DAYANAND	Name: NAGARAJ
Address: FATHS. SDVAHER	Address: N/A FACILITY DIRECTOR

R.L. Jalappa Narayana Heart Centre
Tamaka, KOLAR - 563 101.

Represented by its Authorised signatory
The Registrar,
hereinafter referred to as 'INSTITUTION'.

AND

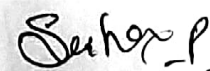
M/s. SUMMIT SOLUTIONS, a Registered Partnership Firm, having its office at
2nd Cross, Gowripet, Kolar-563101.

Represented by its Partner,

Mr.Suhas Prahlada Rao, aged about 42 years,
hereinafter referred to as 'VENDOR'.

NOW IT IS AGREED BETWEEN THE PARTIES AS FOLLOWS:

- (1) The VENDOR agrees to provide their software application - Learning Management System for e-Learning activities of INSTITUTION.
- (2) The VENDOR agrees to customize their generalized product offering to suit the specific needs of the INSTITUTION.
- (3) The INSTITUTE agrees to form a core team of professionals/faculties (herein after referred as "CORE TEAM") to provide the customization specifications based on the academic and administrative needs of the INSTITUTION. The VENDOR provides their professional services for the efforts involving in the customization of application through discussions with this CORE TEAM. The VENDOR also provides suggestions and advices based on their prior experience in the development, customization and implementation of such software products.
- (4) The core modules of LMS are listed in the Annexure. The details of the features will be discussed and mutually agreed between CORE TEAM and the VENDOR.



- (5) The INSTITUTION agrees to take the responsibility of preparing the course contents in the format of text, audio or video and make it available to the VENDOR in the file types as specified by the VENDOR.
- (6) The course materials and contents are the property of the INSTITUTION.
- (7) The VENDOR agrees to take the responsibility of deploying the developed LMS with customizations along with the course contents developed on to digital cloud, enabling the online access of the courses.
- (8) The VENDOR agrees to provide one time training sessions to the CORE TEAM on the usage of the software.
- (9) The VENDOR agrees to provide the maintenance, guidance and support during the usage. The cost for the same would be agreed between the INSTITUTE and the VENDOR.
- (10) The hosting charges will be provided by the INSTITUTE and the access for the same will be provided to the VENDOR during the service agreement period.

Annexure

Course management– Creating courses, uploading course contents, assigning faculties for the courses, assigning courses to students.

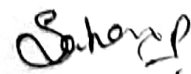
User management - Creating users, id's, access rights, roles, permissions, modifying/deleting users.

Manage course / Training calendar- Publish training calendar, updates to the changes.

Course Tracking – Track the status, completion percentage of the courses.

Assignments – Provide online assignments, assign timelines, track the completion, grade them.





Assessments – Conducting online assessments, tabulating the results, announcing the scores / grades.

Feedback and Surveys - Conducting surveys, getting feedback about the course after completion, suggestions on the course management.

The tenure of the MoU shall be for five years from the date of signing of the MoU.

In witness whereof the undersigned duly authorized thereto, have signed this MoU on this day, Monday, the 7th September 2020.




Registrar

Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar-563 103

Registrar

Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103

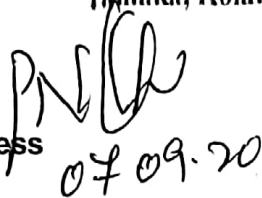


Mr. Suhas Prahlada Rao

Partner

M/s. Summit Solutions
2nd Cross, Gowripet, Kolar-563101

Witness



07.09.20

Witness



सत्यमेव जयते

INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA70531056198510S
Certificate Issued Date : 27-Jun-2020 10:37 AM
Account Reference : NONACC (FI)/ kaksfcl08/ KOLAR/ KA-KO
Unique Doc. Reference : SUBIN-KAKAKSFCL0845380614141884S
Purchased by : REGISTRAR S D U A H E R TAMAKA KOLAR
Description of Document : Article 12 Bond
Description : M O U
Consideration Price (Rs.) : 0
(Zero)
First Party : REGISTRAR S D U A H E R TAMAKA KOLAR
Second Party : UNIVERSITY OF HORTICULTURAL SCIENCES BAGALAKOTE
Stamp Duty Paid By : REGISTRAR S D U A H E R TAMAKA KOLAR
Stamp Duty Amount(Rs.) : 100
(One Hundred only)



SRI SAI SOWHARDHA CREDIT
CO-OPERATIVE LTD
Doddapete Opp B.E.O. Office,
KOLAR-563101.

Please write or type below this line

MEMORANDUM OF UNDERSTANDING BETWEEN

Sri Devaraj Urs Academy of Higher Education and Research, Kolar, AND

University of Horticultural Sciences, Bagalkote

FOR

COLLABORATIVE RESEARCH and ACADEMIC ACTIVITIES

Statutory Alert:

1. The authenticity of this Stamp Certificate should be verified at www.sholestamp.com. Any discrepancy in the details on this Certificate and as available on the website renders it invalid.
2. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority.

Sri Devaraj Urs Academy of Higher Education and Research, Kolar will be hereinafter referred to as SDUAHER and University of Horticultural Sciences, Bagalkote referred to as UHS, Bagalkote.

This Memorandum of Understanding (MOU) sets down the mutually agreed broad framework for joint research and academic activities in various fields of interest. It also incorporates the modalities for collaboration.

1. PREAMBLE:

1.1 SDUAHER is a premier Deemed to be University, In the year 1984, a group of dedicated and like-minded visionaries headed by Shri.R.L.Jalappa, a champion of Co-operative movement in the state of Karnataka established Sri Devaraj Urs Educational Trust for Backward Classes with the focus on provisioning of Medical Education and Social Services.

The trust in its stride for attainment of quality in education and Health Care Services has obtained accreditation for its Medical College by National Assessment and Accreditation Council (NAAC, India) and Certification by ISO 9001-2000 in the year 2006. Sri Devaraj Urs Medical College is one of the few medical colleges in India to have achieved these remarkable dual feats of accreditation as early as in 2006.

Sri Devaraj Urs Medical College was conferred the Institution Deemed to be University status on the advice of the University Grant Commission, by the Ministry of Human Resource Development, Government of India on 25th May 2007 in the name and style of 'Sri Devaraj Urs Academy of Higher Education and Research, Comprising Sri Devaraj Urs Medical College, Tamaka, Kolar.

After the conferment of Institution Deemed to be University status, The Academy has shown rapid growth and progress in enhancing the quality of curriculum design and development, evaluation, research, infrastructural facilities and patient care services. The university comprises of two Faculties namely Faculty of Medicine and Faculty of Allied Health Basic Sciences.

The Academy has initiated several steps for the improvement of quality in research activities and has established linkages with institutions of repute towards achieving this, Junior Research Fellowship and Seed Grant Schemes have been in place. The Department of Clinical Nutrition inculcate passion for scientific research and nurture skills to carry out research in the field of Clinical Nutrition and Dietetics. The Genomic and Central Research Facilities created by The Academy promote diagnostics and research activities in the area of genetic disorders. The centre has a number of sophisticated equipment for cytogenetic and molecular diagnosis. The Academy

Department of Cell Biology and Molecular Genetics has done commendable research work on congenital anomalies and the department has been recognized by ICMR as a training centre in genetics for the faculty.

1.2 **UHS, Bagalkote** came into existence through a Special Ordinance issued by the Governor of Karnataka vide No. 2 of 2008 on 22.11.2008 and duly enacted by Karnataka Act No.11 of 2010 dated 13.05.2010 with Bagalkot as University head-quarters. As of now, there are 10 Horticulture Research Stations (HRS) and 10 All India Coordinated Research Programs (AICRP) in the University. The approaches followed for implementation of research projects in all these HRS and AICRPs mainly aims at solving the need based location specific problems and programmes decided at national level respectively. Nine Colleges have been established to educate students for uplifting their carrier. Ten Horticultural Extension Units and One Krishi Vigyan Kendra (KVK) have been established so far for serving the farming community. Later, on 27th July 2009, 5th College of Horticulture was started at Kolar in eastern dry zone of Karnataka to give more emphasis on dry land horticulture of the region. The college has well established orchard having crops like jack, mango, sapota, citrus (acid lime, sweet orange, pummelo, lemon), jamun, aonla, pomegranate, guava, avocado, papaya, banana, cashew, coconut, curry leaf, drumstick, medicinal and aromatic plants, foliage and flowering plants, forest plants, etc., required for teaching and research.

1.3 The activities of **SDUAHER** and **UHS, Bagalkote** are in several ways complementary with an extensive array of sophisticated equipment and highly qualified staff, carrying out advanced research in biochemical techniques, molecular research, and functional foods including various aspects of phytomedicine. It is therefore felt that initiating collaborative research programmes would be of considerable mutual benefit.

2. **PURPOSE:**

SDUAHER and **UHS, Bagalkote** desire to implement, in the areas of mutual interest, cooperative and collaborative activities, which would address multidisciplinary scientific, technological and educational problems of relevance to the country. This is facilitated by the instrument of this **MOU** as follows:

ARTICLE - 1

Consistent with the goals and purpose of the collaboration, **SDUAHER** and **UHS, Bagalkote** propose to initiate joint multidisciplinary research, to begin with in the area given below as mentioned under the

SDUAHER, Kolar

1. Department of Clinical Nutrition & Dietetics
2. CDLS, SDUAHER
3. NSS Wing
4. Department of Integrative Medicine
5. Departments of Obstetrics & Gynaecology, Pediatrics and Geriatrics

College of Horticulture, Kolar (UHS, Bagalkote)

1. Department of Fruit Science & Vegetable Science
2. Department of Post Harvest Technology
3. Department of PSMA, (Plantation, Spices, Medicinal & Aromatic)
4. Department of Floriculture
5. Department of Plant Protection
6. Department of Natural Resources Management
7. Department of Biotechnology & Crop Improvement

Other projects would be taken up to include other areas as mutually agreed upon involving faculty, research scholars and students from different departments/ divisions of both the Institutes.

ARTICLE - 2

- a) The faculty and staff of **SDUAHER** and **UHS, BAGALKOTE** will hold regular meetings on problems of mutual interest.
- b) The faculty and research scholars of **SDUAHER** and **UHS, BAGALKOTE** will have access to the facilities of both Institutes, subject to their respective rules and regulations.
- c) The faculty and staff of **SDUAHER** and **UHS, BAGALKOTE** will jointly apply to the funding agencies for financial support for the collaborative research and academic programmes undertaken under this MoU.
- d) The faculty and staff will jointly report progress and accomplishment annually.

ARTICLE - 3

Provision is hereby made for:

- a) The exchange of Faculty, research scholars, staff and students between the two institutes.

- b) The joint organization of Symposia, Seminars, Workshops and Lectures; and mutual sharing of data on collaborative projects.
- c) No formal day-to-day permission will be necessary for the faculty, research scholars, staff and students of the two Institutes to work in the laboratories and to use the facilities of other Institute in connection with the research work/projects approved jointly by the heads of the respective departments of SDUAHER and UHS, BAGALKOTE.

ARTICLE – 4

INTELLECTUAL PROPERTY:

- a) Important research findings arising out of the activities covered under this MOU may be published in/presented at national and international Journals/Conferences jointly with the mutual consent of collaborators.
- b) Knowledge developed, which can result in commercial exploitation would be IPR protected and filed jointly by both the institutes. The expenses involved in protecting the IPR shall be shared equally. However, if one of the institute decides not to share the expenses for protecting IPR, then it should assign its rights to the other institute to enable the other institute to file for IPR protection.
- c) Neither party shall reveal intellectual property belonging to the other to any third party without the prior written concurrence of the other party.
- d) Any returns arising of commercialization of the Intellectual Property generated out of the programmes undertaken under this MoU, will be shared in proportion to be decided mutually by both the parties, on case-to-case basis and through exchange of letters.
- e) Both parties shall abide by the Government Rules as applicable time-to-time.

ARTICLE - 5

NON-EXCLUSIVITY OF THE MOU

Notwithstanding anything contained in the provisions excepting Article - 4 of the MOU, either party or both parties together have the unrestricted right to seek additional funds for and/or to cooperate with any agency/Institute for any of the projects covered by the MOU.

ARTICLE - 6

Any article of the MOU may be modified or changed by mutual agreement of the parties hereto in writing. The modifications/changes shall be effective from the date on which they are modified/ extended unless otherwise agreed to.

ARTICLE - 7

The tenure of the MOU shall be for five years from the date of signing the MOU. Unless opted otherwise by either of the signatory parties to this MOU, the tenure shall be renewed automatically for another three years from the date of expiry of the first tenure.

In witness whereof the undersigned, duly authorized thereto, have signed this MOU on this day, Tuesday, the 7th July 2020.



Registrar
SDUAHER, Kolar

Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.
Witness



Witness



DEAN
1. Dean, College of Horticulture
COH, Kolar
KOLAR-563103

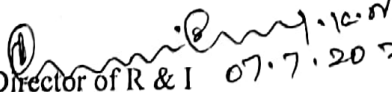


1. Dean, Faculty of Medicine
SDUAHER, Kolar

Dean, Faculty of Medicine
Sri Devaraj Urs Academy of Higher
Education & Research, Tamaka, Kolar.



2. Dean, Faculty of Allied Health and
Basic Sciences, SDUAHER, Kolar.
SDUAHER, Tamaka Kolar - 563 101



3. Director of R & I 07.7.2020
Department of Research & Innovations,
SDUAHER, Kolar
Director

Department of Research and Innovation
Sri Devaraj Urs Academy of
Higher Education & Research
Tamaka, Kolar, Karnataka-563103 6



2. Director of Extension
UHS, Bagalkote
Director of Extension
U.H.S. BAGALKOT

Premise:

Swami Vivekananda Yoga Anusandhana Samsthana, hereinafter called "S-VYASA". #19, Eknath Bhavan, Gavipuram Circle, Kempegowda Nagar, Bangalore- 560 019.

And

Sri Devaraj Urs Academy of Higher Education and Research, Tamaka, Kolar - 563 101, Karnataka hereinafter called "SDUAHER" which expression shall, when the context so admits, include its successors and permitted assigns

The purpose of the Agreement shall be:

1. Recognizing the importance of mutual collaboration and the contributions to society made by the two institutions of higher education, both institutions share a desire to develop mutually strengthening and enriching educational, health care services and research experiences for both faculty and students.
2. The primary purpose of this agreement is to provide a general basis within which specific cooperative activities of academic, health care services and research of multi and interdisciplinary nature will be implemented involving faculty and / or students from SDUAHER and S-VYASA.
3. Faculty and researchers of both the institutions in appropriate disciplines will be encouraged to develop interactions in a focused way on topics and proposed collaborative projects. Such efforts will be made with integration of basic principles of scientific evidence based guidelines of modern medicine, with the wisdom, experience and observational hallmarks of the ancient system of medicine, viz., Ayurveda and Yoga. Research undertaken thus, would be guided by the fundamental principles on which the two systems of medicine, in their educational, investigations and delivery are founded and established. Each project proposal will be considered on its merit and the two institutions will seek internal and external sources for financial support individually or jointly which are developed as a result of this agreement.
4. As specific projects in education, health care services and research are developed, each will require a written Memorandum of Understanding (or a Contract) which will set forth the terms and conditions of the project(s). These Memoranda or Contracts will be approved and signed by appropriate administrators at each institution.

Areas of Collaboration:

a) Education and Training

- i) Exchange of faculty and students on a reciprocal basis will be encouraged and implemented based on a well-designed format by mutual agreement to benefit the



Srihar MK
Alkandh



Khasab

two institutions. This will include a range of interactions and events such as lectures, seminars, courses and participation in curricula and program development.

- ii) S-VYASA and SDUAHER agree to explore collaborative research projects/ short term course including Certificate and Diploma courses in Integrative Medicine on yoga and its applications related to Medical and Health Sciences (MHS), Physical Education, Sports Sciences, Sports Medicine and other life style diseases. Financial arrangements for such collaborations shall be decided by parties on project to project basis through separate agreements.
- iii) As far as possible and contingent upon departmental approvals, the administrations of the two institutions agree to assist their respective faculty members in developing scholarly exchanges that may include a range of interactions such as research collaboration, specialized lectures, seminars or sponsoring study from undergraduate to Ph.D level.
- iv) Both institutions shall agree upon the specific terms of any inter institution initiative relative to this agreement in written or electronic record correspondence at least three months prior to the initiation of a particular program of activity, consistent with the terms of this agreement, and subject to approval of the signatories of this agreement.
- v) Consistent with availability of funding and approvals, the SDUAHER and S-VYASA will encourage the exchange of post-graduate / research students in conformity with the policies of the two institutions.

b) Research

The two institutions recognize each other's strengths and expertise in their respective fields and work towards a common goal of achieving / acquiring new knowledge through integration of modern medicine and yoga sciences / practices. The two institutions shall organize interactive sessions at their research facilities to enrich each other for a meaningful integration of these two disciplines. The outcome of such interactions shall aim to evolve, that the two institutions by the expertise and infrastructure available may jointly or severally conceive research proposals of integrated nature.

c) Health Care Services

The two institutions utilizing their fields of expertise shall work towards establishing a Department of Integrative Medicine. Each institution shall independently involve in the development of infrastructure as required towards this aspect, however shall have the requisite manpower exchange for the functioning of such a Department to achieve the goals and objectives envisaged.

General Provisions

1. All research and other collaborative activities conducted pursuant to this agreement shall be conducted in accordance with the rules and regulations appropriate to each



Sridhar MK

Alankar

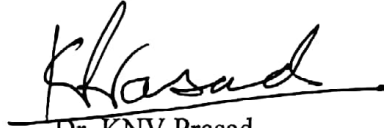


K. Kasad

institution. Although this Memorandum of Understanding does not create any legal rights or obligations between the institutions, it expresses the institutions good-faith intentions and is intended to facilitate negotiations and preparation of the definite agreements embodying the final understanding of the institutions with respect to future collaborations.

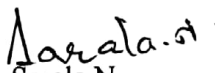
2. This renewed agreement shall take effect when executed by both institutions and shall terminate at the end of five years. The agreement shall be renewed for additional five year period unless either institution provides the other with written notice that it wishes to terminate. Notice of termination by either institution must be given at least 90 days in advance. This agreement may be modified by the written agreement of both institutions at any time. Nothing within this agreement shall create any financial obligation or cause any hardship to either institution.
3. At SDUAHER, modification to this agreement shall be initiated through the Office of the Registrar, and at S-VYASA, through the S-VYASA Office of the Registrar.

IN WITNESS WHEREOF the institutions hereto have executed two copies of this instrument, each of which shall be considered original.




Dr. KNV Prasad,
Registrar,
Sri Devaraj Urs Academy of Higher
Education and Research

Date: 20/01/21



Dr. Sarala N.,
Director of Academics
Sri Devaraj Urs Academy of Higher
Education and Research

Date: 20/01/2021




Prof. M. K. Sridhar
Registrar,
SwamiVivekananda Yoga
Anusandhana Samsthana

Date: 20/01/2021


Dr. R. Chandrasekhar
Dean of Academics,
SwamiVivekananda Yoga
Anusandhana Samsthana

Date:



Sri Devaraj Urs Academy of Higher Education and Research, Kolar will be here in after referred to as **SDUAHER** and **Sri Jayadeva Institute of Cardiovascular Sciences and Research, Bangalore** referred to as **SJICR**.

This **Memorandum of Understanding (MOU)** sets down the mutually agreed broad frame work for joint research and academic activities in various fields of interest. It also incorporates the modalities for collaboration.

1. PREAMBLE:

1.1, SDUAHER is a premier Deemed to be University, In the year 1984, a group of dedicated and like-minded visionaries headed by Shri R L Jalappa, a champion of Co-operative movement in the state of Karnataka established Sri Devaraj Urs Educational Trust for Backward Classes with the focus on provisioning of Medical Education and Social Services.

The trust in its stride for attainment of quality in education and Health Care Services has obtained accreditation for its Medical College by National Assessment and Accreditation Council (NAAC, India) and Certification by ISO 9001-2000 in the year 2006. Sri Devaraj Urs Medical College is one of the few medical colleges in India to have achieved these remarkable dual feats of accreditation as early as in 2006.

Sri Devaraj Urs Medical College was conferred the Institution Deemed to be University status on the advice of the University Grant Commission, by the Ministry of Human Resource Development, Government of India on 25th May 2007 in the name and style of 'Sri Devaraj Urs Academy of Higher Education and Research', Comprising Sri Devaraj Urs Medical College, Tamaka, Kolar.

After the conferment of Institution Deemed to be University status, the university has shown rapid growth and progress in enhancing the quality of curriculum design and development, evaluation, research, infrastructural facilities and patient care services. The university comprises of two Faculties namely Faculty of Medicine and Faculty of Allied Health and Basic Sciences.

The University has initiated several steps for the improvement of quality in research activities and has established linkages with institutions of repute towards achieving this, Junior Research Fellowship and Seed Grant Schemes have been in place. The department of clinical nutrition inculcate passion for scientific research and nurture skills to carry out research in the field of Clinical Nutrition and Dietetics. The Genomic and Central Research Facilities created by the University promote diagnostics and research activities in the area of genetic disorders. The centre has a number of sophisticated equipment for cytogenetic and molecular diagnosis. The University department of Cell Biology and Molecular Genetics has done commendable research work on congenital anomalies and the department has been recognized by ICMR as a training centre in genetics for the faculty.

1.2, SJICR, Bangalore is a Government run Autonomous Institute with 1150 Beds exclusively for Cardiac care and is one of the largest single centre for heart care destination in

South East Asia. This is purely a Non-Profit Organization with State of Art Cardiac Care, providing quality cardiac care at an affordable cost to all sections of the society and free of cost in deserving poor. We have effectively implemented "Treatment First – Payment Next" Concept where in the cardiac patient requiring emergency admission, shall be done without insisting for any advance payment. Institute has recorded 400% growth in last 10years.

Sri Jayadeva Institute of Cardiovascular Sciences and Research has got the State of art equipment's in the form of 7 Cathlabs, 7 Operation Theatres, Non-Invasive Laboratories and 24 hours ICU facilities. Sri Jayadeva Institute of Cardiovascular Sciences and Research has got **NABH Accreditation by Quality Council of India** in the month of September 2015 **and this is the first Public Heart Institution in the Country** to get the **NABH Accreditation**. Medical Council of India has accorded approval for **21 Post Graduation Seats in D.M. Cardiology which is the biggest Post Graduate Teaching Programme in the Country** and **12 seats in MCh and 8 seats in DM cardiac Anaesthesia**.

Presently on an average 1200-1400 patients are visiting this hospital every day and annually 40000 In-patients are treated. About 3000 Open Heart Surgeries, 30000 Cathlab procedures including - Coronary Angiograms, Angioplasties, Valvuloplasties, Pacemaker, Device closures and other Procedures are done in this hospital. Annually nearly 1,500 Open Heart operations and Angioplasties are done free of cost for poor patients. **75% of the patients who come to hospital are well below the poverty line.**

We have got qualified, skilled full-time faculty – **60 Cardiologists, 25 cardiothoracic surgeons** with supporting ancillary staff and department. The slogan of the Institute is **Quality, Charity, Subsidy and Humanitarian approach**

1.3, The activities of **SDUAHER and SJICR, Bangalore** are in several ways complementary with an extensive array of sophisticated equipment and highly qualified staff, carrying out advanced clinical research. It is therefore felt that initiating collaborative research programmes would be of considerable mutual benefit.

1.PURPOSE:

SDUAHER and SJICR, Bangalore desire to implement in the areas of mutual interest, co-operative and collaborative activities, which would address multidisciplinary scientific, technological and educational problems of relevance to the country. This is facilitated by the instrument of this MOU as follows:

ARTICLE-1

Consistent with the goals and purpose of the collaboration, **SDUAHER and SJICR, Bangalore** propose to initiate joint multidisciplinary research and academic activities, to begin within the area given below as mentioned under the **SDUAHER, Kolar**

1. Department of Clinical Nutrition & Dietetics, SDUAHER, Kolar

2. Department of General Medicine, SDUAHER, Kolar
3. Department of Paediatrics, SDUAHER, Kolar
4. Department of Physiology, SDUAHER
5. Department of Nutrition, SJICR, Bangalore

Other projects would be taken up to include other areas as mutually agreed upon involving faculty, research scholars and students from different departments/ divisions of both the Institutes.

ARTICLE-2

1. The faculty and staff of **SDUAHER, KOLAR** and **SJICR, BANGALORE** will hold regular meetings on problems of mutual interest.
2. The faculty and research scholars of **SDUAHER, KOLAR** and **SJICR, BANGALORE** will have access to the facilities of both Institutes, subject to the irrespective rules and regulations.
3. The faculty and staff of **SDUAHER, KOLAR** and **SJICR, BANGALORE** will jointly apply to the funding agencies for financial support for the collaborative research and academic programmes undertaken under this MoU.
4. The faculty and staff will jointly report progress and accomplishment annually.

ARTICLE-3

Provision is hereby made for:

1. The exchange of Faculty, research scholars, staff and students between the two institutes.
2. The joint organization of Symposia, Seminars, Workshops and Lectures; and mutual sharing of data on collaborative projects.
3. No formal day-to-day permission will be necessary for the faculty, research scholars, staff and students of the two institutes to work in the laboratories and to use the facilities of other institute in connection with the research work/projects approved jointly by the heads of the respective departments of **SDUAHER, KOLAR** and **SJICR, BANGALORE**.

ARTICLE-4

INTELLECTUALPROPERTY:

1. Importance of research findings arising out of the activities covered under this MOU may be published in / presented at national and international Journals/ Conferences jointly with the mutual consent of collaborators.

2. Knowledge developed, which can result in commercial exploitation would be IPR protected and filed jointly by both the institutes. The expenses involved in protecting the IPR shall be shared equally. However, if one of the institutes decides not to share the expenses for protecting IPR, then it should assign its rights to the other institute to enable the other institute to file for IPR protection.
3. Neither party shall reveal intellectual property belonging to the other to any third party without the prior written concurrence of the other party.
4. Any returns arising of commercialization of the Intellectual Property generated out of the programmes undertaken under this MOU, will be shared in proportion to be decided mutually by both the parties, on case-to- case basis and through exchange of letters.
5. Both parties shall abide by the Government Rule as applicable time-to-time.

ARTICLE-5

NON-EXCLUSIVITY OF THE MOU

Notwithstanding anything contained in the provisions excepting Article-4 of the MOU, either party or both parties together have the unrestricted right to seek additional funds for and/or to co-operate with any agency/institute for any of the projects covered by the MOU.

ARTICLE-6

Any article of the MOU may be modified or changed by mutual agreement of the parties here to in writing. The modifications/changes shall be effective from the date on which they are modified/ extended unless otherwise agreed to.

ARTICLE-7

All disagreements /differences of opinion/disputes regarding the interpretation of the provisions of this MOU shall be resolved by mutual consultation by the signatories. However, in case the dispute persists, the matter shall be referred to and finally resolved by arbitration to be conducted by the sole arbitrator to be nominated by either of the institutions such that the nominated arbitrator is mutually acceptable to both parties. The award of the arbitrator shall be final and binding on the parties. The arbitration proceedings will be conducted in accordance with the Indian Arbitration & Conciliation Act, 1996. The place of arbitration shall be Bengaluru. This MoU shall be governed by and construed in accordance with Indian laws.

ARTICLE-8

GOVERNING LAW:

All research activities undertaken jointly by **SDUAHER, KOLAR** and **SJICR, BANGALORE** under this **MOU** will be governed by the Laws of the Republic of India.

ARTICLE-9

The tenure of the **MOU** shall be for five years from the date of signing the **MOU**.

In witness where of the undersigned, duly authorized there to, have signed this **MOU** on this day, 8th February 2021.

1. Vice chancellor
SDUAHER, Kolar
Vice Chancellor
Sri Devaraj Urs Academy of
Higher Education and Research,
Tamaka, Kolar-563101.

2. Registrar
SDUAHER, Kolar
Registrar
Sri Devaraj Urs Academy of
Higher Education & Research
Tamaka, Kolar-563101, Karnataka

1. Director
SJICR, Bangalore
Dr. C.N. MANJUNATH, M.D., D.M.
Professor of Cardiology &
DIRECTOR

Sri Jayadeva Institute of
Cardiovascular Sciences & Research
Govt. of Karnataka Regd. Autonomous Institute
9th Block, Jayanagar, Bannerghatta Road,
Bangalore - 560 069

2. Financial Advisor
SJICR, Bangalore
FINANCIAL ADVISER
SRI JAYADEVA INSTITUTE OF CARDIOLOGY
JAYANAGAR 9th BLOCK,
BANNERGHATTA ROAD,
BANGALORE-560 069

Witness 8.2.21
Dean,
Faculty of Medicine
SDUAHER
Dean Faculty of Medicine
Sri Devaraj Urs Academy of Higher
Education & Research, Tamaka, Kolar.

Witness
Chief Administrative Officer
SJICR, Bangalore
ಶ್ರೀ ಜಯದೇವ ಹೃದಯ ವಿಜ್ಞಾನ ಮತ್ತು ಸಂಶೋಧನಾ ಸಂಸ್ಥೆ
(ಕರ್ನಾಟಕ ಸರ್ಕಾರದ ನೋಂದಾಯಿತ ಸ್ವಾಯತ್ತ ಸಂಸ್ಥೆ)
ಬನ್ನೇರುಘಟ್ಟ ರಸ್ತೆ, ಬೆಂಗಳೂರು - 560 069



सत्यमेव जयते

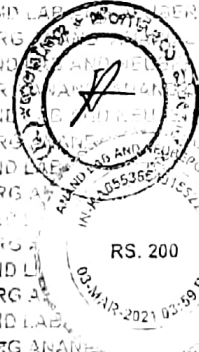
INDIA NON JUDICIAL

Government of Karnataka

Rs. 200

e-Stamp

Certificate No. : IN-KA65535540155227T
 Certificate Issued Date : 03-Mar-2021 03:59 PM
 Account Reference : NONACC (FI)/ kabacs108/ M G ROAD1/ KA-BA
 Unique Doc. Reference : SUBIN-KAKABACSL0807390498840056T
 Purchased by : ANAND LAB AND NEUBERG ANAND
 Description of Document : Article 37 Note or Memorandum
 Description : M O U
 Consideration Price (Rs.) : 0
 (Zero)
 First Party : ANAND LAB AND NEUBERG ANAND
 Second Party : RL JALAPPA HOSPITAL
 Stamp Duty Paid By : ANAND LAB AND NEUBERG ANAND
 Stamp Duty Amount(Rs.) : 200
 (Two Hundred only)



Please write or type below this line

THIS STAMP PAPER IS AN INTEGRAL PART OF THE CONTRACT FOR LABORATORY SERVICES ENTERED INTO BY THE CLIENT WITH ANAND DIAGNOSTIC LABORATORY & NEUBERG ANAND REFERENCE LABORATORY DATED 3RD MARCH 2021.



Page 1 of 9

S.M. Azlem. M
Medical Superintendent
R.L.J. Hospital & Research Centre
Tamaka, KOLAR-563 101

Statutory Alert:

- The authenticity of this Stamp certificate should be verified at 'www.shoalestamp.com' or using e-Stamp Mobile App of Stock Holding. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
- The onus of checking the legitimacy is on the users of the certificate. In case of any discrepancy please report to the Competent Authority.

GOVERNMENT OF KARNATAKA

CONTRACT FOR PROVISION OF DIAGNOSTIC LABORATORY SERVICES

This Contract for Provision of Diagnostic Laboratory Services ("Contract") has been entered into on this 05th day of March 2021 ("Execution Date")

BY AND BETWEEN

ANAND DIAGNOSTIC LABORATORY, a partnership duly registered under the Partnership Act, 1932, having its office at Bowring Tower, 54 Bowring Hospital Road, Shivajinagar, Bangalore 560 001, and represented herein by its Chief Financial Officer, **Nagarajan. S** (hereinafter referred to as "ADL" which expression shall, unless repugnant to the context thereof, mean and include its legal representatives, partners, administrators and permitted assigns);

AND

NEUBERG ANAND REFERENCE LABORATORY, a partnership firm duly registered under the provisions of the Indian Partnership Act, 1932, having its office at Bowring Tower, 54 Bowring Hospital Road, Shivajinagar, Bangalore – 560001, and represented herein by its Chief Financial Officer **Nagarajan. S** (hereinafter referred to as "NARL" which expression shall, unless repugnant to the context thereof, mean and include its legal representatives, partners, administrators, successors and permitted assigns);

ADL and NARL shall jointly be referred to "ADL/NARL" or "NARL/ADL"

AND

The person(s) whose details are specified under Part A of **ANNEXURE A** (hereinafter referred to as a "Client" which expression shall, unless repugnant to the context thereof, mean and include their respective heirs, legal representative, administrators, executors, successor and permitted assigned).

ADL/NARL and the Client shall hereinafter, wherever the context permits, jointly be referred to as "Parties" and individually as "Party".

WHEREAS:

- A. ADL is, *inter alia*, engaged in the business of providing reliable, fast, affordable and specialized pathological diagnostic services, hospital outsourcing services, preventive care services and medical research services to its customers.
- B. The Client has requested ADL to provide its Services (*as defined hereunder*), for the Fees (*as defined hereunder*) and ADL has agreed to the same. In furtherance of the same, the Parties are desirous of entering into this Contract to record the terms and conditions subject to which ADL shall provide its Services, and the Client shall pay the Fees.
- C. The parties entered into an agreement dated **5th March 2021** for a period of 02 (Two) Years and this agreement is to extend the term of the agreement on the terms and conditions stated below.

THIS CONTRACT WITNESSTH AS FOLLOWS:

1. DEFINITIONS & INTERPRETATION

- 1.1. In this Contract, unless repugnant to the context thereof, the following terms shall have the meaning ascribed to them hereunder:
 - a) "ADL Directory of Services [DoS]" shall mean its laboratory manual, a copy of which is available at <http://www.anandlabreports.com/dos>, and the terms of which are deemed incorporated into this Contract by reference.
 - b) "Client Confidential Information" shall mean (i) the Deliverables, Samples and the Client Account Information (ii) any and all information pertaining to an identified user as shared by the Client pursuant to the terms of this Agreement.
 - c) "Client Account" shall mean the online account created by ADL using the information provided by the Client.
 - d) "Deliverables" shall mean the report containing the medical data from the analysis of the Samples, in the format prescribed by ADL in its own discretion and agreed to be provided by ADL as part of its Services.



- e) "Fees" shall have the meaning ascribed to it under Part A of ANNEXURE B.
- f) "Force Majeure" shall mean an event or act which is beyond the reasonable control of the Party claiming 'force majeure' and which makes it impracticable or impossible, from a commercial stand point, for the affected Party to carry out its obligations under this Contract.
- g) "Samples" shall mean such completed forms, samples and information as may be requested by ADL, and provided in the manner requested by ADL from time to time.
- h) "Services" shall have the meaning ascribed to it under Part A of ANNEXURE B.
- i) "Site" shall mean ADL's website www.anandlabreports.com, or such other websites as may be communicated in writing to the Client by ADL.
- j) "Security Deposit" shall have the meaning assigned to it under Clause 3.4.

1.2. In this Contract, unless the context otherwise requires:

- a) a reference to a 'Clause' or 'Annexure' is a reference to a clause of or annexure to this Contract;
- b) a reference to this Contract is a reference to this agreement as amended, novated, supplemented, varied or replaced from time to time, except to the extent prohibited by this agreement;
- c) where a word or phrase is defined, its other grammatical forms have a corresponding meaning;
- d) the singular includes the plural and conversely;
- e) a gender includes all genders;
- f) a reference to conduct includes any omission and any statement or undertaking, whether in writing;
- g) mentioning anything after the word 'include', 'includes' or 'including' does not limit what else might be included; and
- h) The headings and titles in the Contract are indicative and shall not be deemed part of the Contract or taken into consideration in the construction of the Contract.

2. SCOPE OF SERVICES

- 2.1. *Services:* In consideration of the Fees and subject to the other terms of this Contract, and subject to Clause 2.4, ADL has agreed to provide the Services for the Client and/or the identified user. ADL may provide the Services either by itself or through any third party selected by ADL at its sole discretion, without requiring the Client's consent in this regard. However, subject to Clause 6.1, ADL agrees to continue being responsible for the Services so provided by such third party. The Client acknowledges that ADL's ability to complete the Services shall be dependent upon the Samples being submitted to ADL, in a proper and timely manner. The process of submitting the Samples for analysis to ADL have been prescribed under the ADL DoS.
- 2.2. The Services detailed under column B in Part A of ANNEXURE B may be changed by ADL from time to time. ADL shall communicate the updated list of Services to the Client. Such updated list of services shall replace the list of Services provided under column B in Part A of ANNEXURE B automatically after the expiry of 30 (thirty) days from the date of dispatch of communication from ADL to the Client. It is clarified that from the 31st(thirty first) day from communication by ADL, the updated list of services shall be deemed to be 'Services' for the purpose of this Contract, each time.
- 2.3. As a part of the Services, ADL shall also pick-up and drop the Samples from the premises indicated by the Client during the term of this Contract. The total number of pick-up and/or drop services provided by ADL to the Client will be mutually agreed upon by the Parties in writing. The process relating to the provision of the pick-up and drop facilities have been provided under the ADL DoS. The Client hereby acknowledges the receipt of the ADL DoS.
- 2.4. ADL has agreed to provide its Services subject to the Client displaying the signage's provided by ADL at its business premises, wherever applicable. The signage's shall be provided by ADL, free of cost, subject to Clause 5.4.
- 2.5. *Client Account:* Subsequent to the execution of this Contract, ADL will open the Client Account for the Client/identified user, subject to their acceptance of ADL's privacy policy. The password in relation to such Client Account shall be set and maintained by, and be the sole responsibility of, the Client/identified user. The Client shall submit to ADL such information as may be required by ADL to create the Client Account. In this context, the Client hereby represents that it has obtained all requisite consents from the identified users as required under the Information Technology Act, 2000 read with rules thereunder, with respect to storing,



maintaining and handling their personal information including any sensitive personal data or information as defined therein. The information so submitted by the Client to ADL may be reviewed and revised by the Client, from time to time by issuing a written notice to ADL. The Client / Identified user shall, except when the Client is in default, be able to access the Client Account, all information in relation to the Client Account and the Deliverables, through the Site and in accordance with ADL's privacy policy.

- 2.6. The usage of the Site and the Client Account shall be subject to the terms and conditions and the privacy policy prescribed on the Site. The terms and conditions and the privacy policy on the Site may be updated from time to time by ADL, at its sole discretion. The updated terms and conditions and privacy policy shall be effective from the date ADL updates the same on the Site.

3. FEES

- 3.1. Upon availing of the Services and subject to the other terms of this Contract, the Client shall pay the Fees in the manner provided in Clause below. The Fees quoted by ADL in column C of Part A of **ANNEXURE B** are exclusive of all applicable taxes, which shall be charged separately by ADL. It is clarified that the Client shall always and promptly pay the Fees which have become due, in full. The Client shall not be entitled to set-off or deduct any monies from the Fees for any reason whatsoever. The Fees may be revised by ADL, at its sole discretion, from time to time. Such changes will be communicated to the Client. The updated list of fees shall replace the list of 'Fees' provided under column C in Part A of **ANNEXURE B**, automatically after the expiry of 30 (thirty) days from the date of dispatch of communication from ADL to the Client. The updated list of fees shall be available at <http://www.anandlabreports.com/dos>.
- 3.2. The Client shall pay the Fees in the manner provided under Part C of **ANNEXURE B**. In the event the Client fails to pay the amount raised under the invoice by ADL within the period prescribed under Part C of **ANNEXURE B**, then the consequences prescribed under Clause 5.3 shall follow.
- 3.3. **Security Deposit (This clause shall not be applicable if security deposit is waived-Refer Part D of Annexure B)**
- 3.3.1. Simultaneous with the execution of this Contract, the Client has also paid an interest free refundable security deposit, of the amount provided in Part D of **ANNEXURE B**, to ADL ("**Security Deposit**"). The Security Deposit shall be refunded by ADL upon the termination of this Contract, provided the Client has duly paid the Fees in accordance with the terms of this Contract. In the event at the time of termination of this Contract any amount remains due and unpaid by the Client, including interest leviable as per Clause 5.3, ADL shall be entitled to set-off the same against the Security Deposit prior to refunding the Security Deposit or any amount that may remain post such set-off. This clause shall not be applicable in case the amount Part D of Annexure B is zero.
- 3.3.2. In consideration of the Security Deposit paid by the Client under this Contract, ADL shall provide the following benefits, if applicable, to the Client in addition to the provision of the Services:
- eligibility to attend academic and technical seminars conducted by ADL; and
 - Provision of containers, test tubes and such other similar sample collection equipment as ADL may at its sole discretion decide from time to time based on the average volume of samples.

4. CONFIDENTIALITY

- 4.1. Subject to Clause 4.4, ADL agrees to treat the Client Confidential Information as confidential and not disclose the same to any third party without the prior written consent from the Client. In this regard, the Client confirms that it has the requisite authority to: a) collect, possess and hold personal information of the Identified users, including sensitive personal data or information' ("**SPDI**") as defined under the Information Technology Act, 2000 read with rules thereunder (b) disclose the Client Confidential Information to ADL, with ADL not being responsible to the Identified user in this regard; and c) engage ADL to provide the Services which may include receiving, storing, dealing, possessing and/or handling of personal information, samples and other SPDI of the Identified users. Further, the Client confirms that it has intimated the Identified user of the terms of this Agreement, has obtained consents from them with respect to storage, maintenance, processing and handling of their personal information (including SPDI) by ADL as required under any and all applicable law, and has undertaken all other compliances as may be required under applicable law.
- 4.2. The Client shall fully indemnify and hold harmless, and keep indemnified, ADL including its employees, directors, officers, agents, from and against, all losses, claims, actions, proceedings, suits, penalties,



expenses, damages, fees (including reasonable attorneys' fees), arising directly or indirectly, as a result of, from or pursuant to: (a) any breach or alleged breach by the Client of the terms of this Clause 4; (b) any negligence or willful omissions of the Client, and /or (c) any third party claims (including by an Identified user) against ADL that pertains to any Client Confidential Information.

- 4.3. It is clarified for the avoidance of doubt that ADL shall not be in violation of this Clause with regard to a disclosure that ADL makes in response to a valid order by a court or other governmental body. ADL shall make commercially reasonable efforts to provide a prior written notice of such disclosure to the Client.
- 4.4. Subject to the due payment of the Fees, the Client shall retain the rights available to it under applicable law with respect to the medical data contained in the Deliverables. Notwithstanding anything stated herein, the Parties agree that ADL shall be entitled to use any information, on an anonymous no-name basis, provided in the Deliverables or ascertained from the Samples in any manner whatsoever without requiring any consent from the Client or the Identified user. It is clarified that ADL shall not disclose any information to a third party which shall reasonably enable such third party to identify an Identified user personally.
- 4.5. The Client hereby agrees to keep confidential and not disclose to any third party without the prior consent of ADL (i) the terms of this Contract; and (ii) any and all knowledge, data or information of or pertaining to ADL or its business and/or processes that the Client may be provided or be exposed to, by virtue of this Contract, whether or not identified as 'confidential' by ADL.

5. TERM AND TERMINATION

- 5.1. This Contract comes into effect on the Execution Date and shall remain valid for the period prescribed under Part B of **ANNEXURE A**. The Parties shall be entitled to renew this Contract for such further periods as they deem fit on mutually agreeable terms and conditions by issuing a written notice.
- 5.2. This Contract may be terminated as follows:
- either Party may terminate this Contract by issuing a 15 (fifteen) days' prior written notice to the other, unless otherwise mutually agreed upon by the Parties;
 - Subject to Clause 5.3, ADL shall be entitled to terminate this Contract forthwith if the Client violates any of the provision of this Contract.
- 5.3. If the Client violates this Contract, ADL shall be entitled to do any of the following, at its sole discretion, without prejudice to its other rights and remedies under law and equity:
- suspend the provision of its Services from the first day of default by the Client which shall include (i) denying access to the Client Account, (ii) denying access to the Deliverables, and/or (iii) stopping any activity on behalf of the Client pursuant to this Contract. The Client shall be liable to indemnify ADL in the event any Identified user makes a claim against ADL in respect of denial of access to the Client Account / Deliverables in accordance with this Clause;
 - If the Client has failed to pay the Fees or any portion thereof within the period prescribed under Part B of **ANNEXURE B**, charge an interest at the rate of 24% (twenty four percent) per annum on the amount outstanding from the due date till the date of full and final payment by the Client; and/or
 - Terminate this Contract after providing an opportunity to the Client to cure the breach, within a period of 7 (seven) days from the date of notice issued by ADL to the Client citing the details of the breach by the Client.
- 5.4. Without prejudice to the above, within a period of 7 (seven) days from the expiry or earlier termination, of this Contract all the following actions will be completed simultaneously:
- the Client shall return the signage's provided by ADL pursuant to Clause 3.3.2;
 - the Client shall make payment of all outstanding dues owed to ADL;
 - ADL shall deliver a copy of the pending Deliverables to the Client, if any; and
 - ADL shall refund the Security Deposit after adjusting such amounts as may be due from the Client.

6. WARRANTIES AND LIMITATION OF LIABILITY

- 6.1. The Parties agree that ADL shall provide all Services under this Contract professionally and in compliance with applicable law. If despite such care and due diligence the Deliverables or any part thereof is found to be incorrect or incomplete, the total liability of ADL shall be limited to carrying out a retest of the Sample



provided or carrying out another test using such method which can provide reasonably error free results, free of cost. The selection of the alternative test shall be made by ADL at its sole discretion.

The Client undertakes to ensure that subject to normal wear and tear no damage is caused to the signage(s) provided by ADL to the Client under this Contract. The Client further undertakes to ensure that the signage provided by ADL is conspicuously displayed and shall forthwith inform ADL if the lettering or text on the signage becomes illegible or incorrect, due to any reason whatsoever.

- 6.2. ADL makes no warranty or representation that (a) either the Site or the access to the Client Account will be uninterrupted, timely, secure, problem-free or error-free; (b) the data on the Site will be accurate or reliable; or (c) any errors on the Site will be corrected.
- 6.3. The Client hereby acknowledges that under no circumstances shall ADL be liable for any direct, indirect, special, punitive, or consequential damages that result in any way from (I) the Client's use of or inability to use the Services or to access the Site or Client Account, or (II) the inability of the Client to use any other service provided on or associated with the access to, the Site or the Client Account or any part thereof.
- 6.4. The Client agrees and confirms that ADL shall not be responsible, in any manner whatsoever, for any delay in performance or failure to meet its obligations under this Contract which may be:
- a) caused, directly or indirectly, due to:
 - i. the Client's failure to cooperate;
 - ii. the unavailability and/or unresponsiveness of the Client; or
 - iii. the failure on part of the Client to provide or facilitate the submission of, the Samples in a proper and timely manner.
 - b) any event beyond the Service Provider's reasonable control including, but not limited to, due to any Force Majeure event.

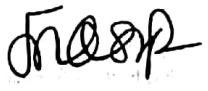

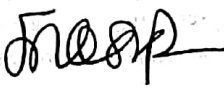
7. MISCELLANEOUS

- 7.1. **Intellectual Property Rights.** All intellectual property rights belonging to a Party prior to the execution of this Contract shall remain vested in that Party. None of the intellectual property rights in either Party's trademarks and/or brands shall be used by the other Party for any purpose, without such other Party's prior written consent.
- 7.2. **Governing Law and Jurisdiction.** This Contract shall be governed by the laws of India. Subject to Clause 7.3, in the event of any dispute between the Parties in relation to this Contract, the courts in Bangalore shall have exclusive jurisdiction.
- 7.3. **Dispute Resolution.** In the event of any dispute between the Parties, the Parties shall refer the same to arbitration in accordance with the Arbitration and Conciliation Act, 1996. The arbitration panel shall comprise of a sole arbitrator to be mutually agreed upon by the Parties. The venue of arbitration shall be Bangalore and the language of arbitration shall be English.
- 7.4. **Assignment.** Neither Party hereto may assign its rights and obligations in whole or in part hereunder without the prior written consent of the other.
- 7.5. **Severability.** If any clause or provision of this Contract, or the application of such clause or provision, is held invalid by a court of competent jurisdiction, the remainder of this Contract, and the application of such clause or provision to persons, or circumstances other than those with respect to which it is held invalid shall not be affected.
- 7.6. **Waiver.** Waiver by either Party of any term or condition of this Contract at any one instance shall not be deemed or construed to be a continuing waiver of such term or condition for the future or any subsequent breach thereof.
- 7.7. **Entire Agreement.** This Contract read with the ADL DoS consists of the entire agreement between the Parties with regard to the provision of Services and payment of Fees. This Contract supersedes any earlier contracts that may have been entered into between the Parties on the said subject matter. It is clarified that ADL is entitled to amend the ADL DoS from time to time at its sole discretion. In the event ADL amends the ADL Laboratory Manual, such updated ADL DoS shall be deemed to be incorporated into this Contract by reference and such amended ADL DoS shall be available in the website of ADL.
- 7.8. **Counterparts.** This Contract shall be signed in counterparts, each of which shall be an original, with the same effect as if the signatures thereto and hereto were upon the same instrument.




- 7.9. **Authorized Signatory.** Each Party to this Contract represents to the other Party that it has the requisite authority and corporate approvals required for the execution and performance of this Contract.
- 7.10. **Amendment.** Subject to other provisions of this Contract, any amendment to this Contract shall be carried out only by an instrument in writing, duly executed by both the Parties.
- 7.11. **Force Majeure.** If the compliance of its obligations under this Contract by either Party is delayed, prevented, restricted or interfered with by reason of Force Majeure then the Party so affected, upon giving prompt written notice to the other Party, shall not be liable for non-performance of such obligations.
- 7.12. **Notices.** All notices to be sent by a Party in connection with this Contract shall be in writing and shall be delivered by registered post-acknowledgement due to the Party at the address mentioned hereinabove or as may be notified by one Party to the other in writing from time to time.
- 7.13. **Survival.** In the event of the termination/expiry of this Contract in whole or in part, Clause 4 (Confidentiality), Clause 5.3 and 5.4 (Consequences of Termination), Clause 6 (Limitation of Liability), Clause 7.1 (Intellectual Property Rights), Clause 7.2 (Governing Law and Jurisdiction) and Clause 7.3 (Dispute Resolution) shall survive and inure to the benefit of and be binding upon the Parties, their successors and assigns.

IN WITNESS WHEREOF, the Parties have set their hands on this Execution Date onto this Contract.

For and on behalf of ADL: 	For and on behalf of the Client: 
Name: Nagarajan S Title: Chief Financial Officer	Name: DR. S.M. AZEEM MOHIYUDDIN Title: Medical Superintendent
For and on behalf of NARL: 	R.L.J. Hospital & Research Centre Tamaka, KOLAR-563 101
Name: Nagarajan S Designation: Chief Financial Officer	




Customer Int.
Medical Superintendent
R.L.J. Hospital & Research Centre
Tamaka, KOLAR-563 101

ANNEXURE A

Part A: Details of the Client:

Sl. #	Particulars Required	Client Responses
1	Name of the Client	Central Diagnostic Laboratory Services, R.L.Jalappa Hospital & Research Centre
2	Client Constitution (Proprietorship/Partnership/ Private Ltd Co/Public Ltd Co)	Sri Devaraj Urs Academy of Higher Education and Research Centre
3	Trade Licence No/CIN	KLR-TL-199914-2016-17
4	Permanent Account No.	AAATS5344P
5	Name(s) of Proprietor / Partners / Directors	Sri. R L Jalappa Sri. G H Nagaraja
6	Email Id of Proprietor / Partners / Directors	ms@sduu.ac.in, labdirectorcdls@sduu.ac.in
7	Nature of Business (Laboratory/Hospital/Others)	Laboratory
8	Office Address	Central Diagnostic Laboratory Services, R.L.Jalappa Hospital & Research Centre Tamaka, Kolar-563101
9	Contact Person Name	Dr. S M Azeem Mohiyuddin
10	Contact Person Phone No.	9845373279
11	Contact Person e-mail ID	ms@sduu.ac.in, jalappahospital@rediffmail.com
12	Authorised Signatory Name	Dr. S M Azeem Mohiyuddin
13	Authorised Signatory Designation	Medical Superintendent
14	Authorised Signatory email address	ms@sduu.ac.in
15	Bank details from where payments will be made to ADL	Bank Name: Kotak Mahindra Bank Account Name: R.L.Jalappa Hospital & Research Centre Account Type: CurrEnt Account Bank Address: Sri Devaraj Urs Medical College Branch Tamaka, Kolar-563103 IFSC Code: KKBK485103

Note: All the above information is mandatory. Please do not leave any item blank.

Part B: Term of this Contract

This Contract shall remain valid for a period of **02 (Two)** year from the Execution Date.



S.M. Azeem M
Customer Initials
Medical Superintendent
R.L.J. Hospital & Research Centre
Tamaka, KOLAR-563 101

ANNEXURE B

Part A: Scope of Services

Subject to Clause 2.1, the term 'Services' shall mean any of the services detailed in column (B) hereto, which have been agreed to be provided by ADL in relation to the Samples. Also, subject to Clause 3.1, the term 'Fees' in relation to a Service shall mean the cost prescribed against such Service in column (C) below:

S. No.	Services (B)	Fees (C)
a)	All types of medical diagnostic laboratory services currently being provided by ADL. A list of all the tests currently being provided by ADL is provided at http://www.anandlabreports.com/dos .	List Price as per ADL Directory of Services & discount structure as given below

Discount Structure:

Sl. No	Category of Tests	Discount % on List Price in DoS
1	A	35%
2	B	30%
3	C	25%
4	D	10%
5	E	10%
6	G	0%

Part B: Fees

1. The Client shall pay the Fees to ADL within a period of 30 (thirty) days from the date of invoice raised by ADL in relation to the Services provided by ADL in the preceding month.

Part C: Manner of Payment of Fees

1. ADL shall raise its invoice in relation to the Fees on a monthly basis after the 5th (fifth) of the following month. Invoices in excel format shall not be entertained.
2. Except for statutory deduction of income tax at source at applicable rates in force, Client agrees to pay ADL's invoice in full. In case the certificate for income tax deducted at source is not provided to ADL within the time limit prescribed in the Income Tax Act, 1961 (currently within 30 (thirty) days from the end of the quarter), then the Client shall pay to ADL the amount so deducted from the payment(s) made to ADL.

Part D: Security Deposit

Simultaneous with the execution of this Contract, the Client has also paid an interest free refundable security deposit of INR nil /-





सत्यमेव जयते

INDIA NON JUDICIAL

15 ✓

Government of Karnataka

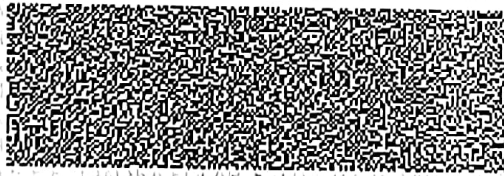
Rs. 100

e-Stamp

Certificate No. : IN-KA66604199679621T
 Certificate Issued Date : 04-Mar-2021 03:06 PM
 Account Reference : NONACC (FI)/ kaksfcl08/ KOLAR/ KA-KO
 Unique Doc. Reference : SUBIN-KAKAKSFCL0809587473655045T
 Purchased by : S D U A H E R TAMAKA KOLAR
 Description of Document : Article 12 Bond
 Description : M O U
 Consideration Price (Rs.) : 0
 (Zero)
 First Party : S D U A H E R TAMAKA KOLAR
 Second Party : SRI DEVARAJ URS COLLEGE OF NURSING TAMAKA
 Stamp Duty Paid By : S D U A H E R TAMAKA KOLAR
 Stamp Duty Amount(Rs.) : 100
 (One Hundred only)

सत्यमेव जयते

SRI SAI SOUHAARDA CREDIT
 CO-OPERATIVE LTD.,
 Doddapete, Opp: B.E.O. Office,
 KOLAR-563101.



Please write or type below this line

MEMORANDUM OF UNDERSTANDING BETWEEN

Sri Devaraj Urs Academy of Higher Education and Research, Kolar

AND

Sri Devaraj Urs College of Nursing, Tamaka, Kolar

FOR

COLLABORATIVE RESEARCH and ACADEMIC ACTIVITIES

Statutory Alert:

1. The authenticity of this Stamp certificate should be verified at 'www.shcilestamp.com' or using e-Stamp Mobile App of Stock Holding. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
2. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority.

Sri Devaraj Urs Academy of Higher Education and Research, Kolar will be here in after referred to as **SDUAHER** and **Sri Devaraj Urs College of Nursing** referred to as **SDUCON**.

This **Memorandum of Understanding (MOU)** sets down the mutually agreed broad frame work for various fields of interest. It also incorporates the modalities for collaboration.

1. **PREAMBLE:**

1.1, SDUAHER is a premier Deemed to be University, In the year 1984, a group of dedicated and like-minded visionaries headed by Shri R L Jalappa, a champion of Co-operative movement in the state of Karnataka established Sri Devaraj Urs Educational Trust for Backward Classes with the focus on provisioning of Medical Education and Social Services.

The trust in its stride for attainment of quality in education and Health Care Services has obtained accreditation for its Medical College by National Assessment and Accreditation Council (NAAC, India) and Certification by ISO 9001-2000 in the year 2006. Sri Devaraj Urs Medical College is one of the few medical colleges in India to have achieved these remarkable dual feats of accreditation as early as in 2006.

Sri Devaraj Urs Medical College was conferred the Institution Deemed to be University status on the advice of the University Grant Commission, by the Ministry of Human Resource Development, Government of India on 25th May 2007 in the name and style of 'Sri Devaraj Urs Academy of Higher Education and Research', Comprising Sri Devaraj Urs Medical College, Tamaka, Kolar.

After the conferment of Institution Deemed to be University status, the university has shown rapid growth and progress in enhancing the quality of curriculum design and development, evaluation, research, infrastructural facilities and patient care services. The university comprises of two Faculties namely Faculty of Medicine and Faculty of Allied Health and Basic Sciences.

The University has initiated several steps for the improvement of quality in research activities and has established linkages with institutions of repute towards achieving this, Junior Research Fellowship and Seed Grant Schemes have been in place. The department of clinical nutrition inculcate passion for scientific research and nurture skills to carry out research in the field of Clinical Nutrition and Dietetics. The Genomic and Central Research Facilities created by the University promote diagnostics and research activities in the area of genetic disorders. The centre has a number of sophisticated equipment for cytogenetic and molecular diagnosis. The University department of Cell Biology and Molecular Genetics has done commendable research work on congenital anomalies and the department has been recognized by ICMR as a training centre in genetics for the faculty.

1.2, SDUCON, Kolar, is a unit of Sri Devaraj Urs Educational Trust, was started in the in the year 1995 with General Nursing and Midwifery programme, Basic B Sc(N) programme in the year 1998, M. Sc(N) in all five specialties in the year 2006 and PBBN programme in the year 2011. The School of Nursing is affiliated to Karnataka State Diploma Nursing Examination Board (KSDNEB) and the college is affiliated to Rajiv Gandhi University of

Health Sciences (RGUHS), Bangalore, Karnataka. The School and College of Nursing are approved by Govt. of Karnataka, and recognized by Karnataka Nursing Council, Karnataka and Indian Nursing Council, New Delhi. ISO Certification 9001:2015 was accorded to this institution with year 2019. The main aim is to work for the Educational, culture and Socio-economical Furtherance of the community, with special emphasis on providing quality education to the students in rural areas.

The institution has highly qualified, experienced and dedicated fulltime faculty with supporting ancillary staff and departments. The vision of the institution is “Strives to become an institution of Excellence in the field of Nursing Education, Practice, Administration and Research with continual improvement”, and the Mission is:

To promote value driven higher education to meet global health care needs of the society by

- Quality Education
- Comprehensive clinical training
- Fostering leadership competencies
- Enhancing research skills.
- The College of Nursing is affiliated to its parent Hospital Sri. R. L. Jalappa Hospital and Research Center with NABH and Safe I accreditation, for clinical experience. RLJH & RC is a multi-specialty medical college teaching hospital with 1200 beds, along with Narayana Hrudayalaya a super-specialty Cardiac Hospital attached to it. The hospital is located in the same campus at a distance of 200 mts from the institution. It has 16 Major modular OT's and 4 Minor operation theatres, well equipped ICCU, NICU, Emergency Medicine Department including super specialties and other supportive departments as 24x7 pharmacy, CSSD, Laundry, Physiotherapy, Blood Bank, Central Diagnostic Laboratory Services, and Integrative Medicine and ambulance Services.

1.3. The activities of SDUAHER and SDUCON are in several ways complementary with highly qualified staff, carrying out clinical and community based research. It is therefore felt that initiating collaborative programmes would be of considerable mutual benefit.

1.PURPOSE:

SDUAHER and SDUCON, desire to implement in the areas of mutual interest, co-operative and collaborative activities, which would address multidisciplinary scientific, technological and educational problems of relevance to the country. This is facilitated by the instrument of this MOU as follows:

ARTICLE-1

Consistent with the goals and purpose of the collaboration, **SDUAHER** and **SDUCON** **propose** to initiate academic and research projects with the involvement of following departments:

1. Department of Clinical Nutrition & Dietetics, SDUAHER, Kolar.
2. Department of General Medicine, SDUAHER, Kolar.
3. Department of Paediatrics, SDUAHER, Kolar.
4. Department of Surgery, SDUAHER.
5. Department of oncology, SDUAHER.
6. Department of OBG, SDUAHER.
7. Department of Psychiatry, SDUAHER
8. Department of Integrative Medicine, SDUAHER.
9. Department of Community Medicine , SDUAHER
10. Department of Community Health Nursing, SDUCON.
11. Department of Medical Surgical Nursing, SDUCON.
12. Department of Psychiatric Nursing, SDUCON.
13. Department of OBG Nursing, SDUCON.
14. Department of Paediatric Nursing, SDUCON.

Other projects would be taken up to include other areas as mutually agreed upon involving faculty, research scholars and students from different departments/ divisions of both the Institutes.

Collaboration shall also include the Ph.D. program (Inter-disciplinary). SDUCON may sponsor full-time staff members of SDUCON to enroll for the Ph.D. program of SDUAHER provided the candidate meets all the eligibility requirements as per the regulations of SDUAHER and UGC as and when amended. For candidates enrolled under this MoU, SDUCON shall be the place of study and a faculty of SDUCON fulfilling the prevalent eligibility criteria of SDUAHER and UGC shall be the co-supervisor, and Principal, SDUCON shall be the Nodal officer for recommending and forwarding all official communication and documents. The supervisor will be from faculties (Faculty of Medicine/Allied Health & Basic Sciences) under SDUAHER whichever is applicable.

ARTICLE-2

1. The faculty and staff of **SDUAHER**, and **SDUCON KOLAR**, will hold regular meetings on problems of mutual interest.
2. The faculty and research scholars of **SDUAHER**, and **SDUCON KOLAR** will have access to the facilities of both Institutes, subject to the irrespective rules and regulations.
3. The faculty and staff of **SDUAHER**, and **SDUCON KOLAR** will jointly apply to the funding agencies for financial support for the collaborative research and academic programmes undertaken under this MoU.
4. The faculty and staff will jointly report progress and accomplishment annually.

ARTICLE-3

Provision is hereby made for:

1. The exchange of Faculty, research scholars, staff and students between the two institutes.
2. The joint organization of Symposia, Seminars, Workshops and Lectures; and mutual sharing of data on collaborative projects.
3. No formal day-to-day permission will be necessary for the faculty, research scholars, staff and students of the two institutes to work in the laboratories and to use the facilities of other institute in connection with the research work/projects approved jointly by the heads of the respective departments of **SDUAHER** and **SDUCON, KOLAR**.

ARTICLE-4

INTELLECTUALPROPERTY:

1. Importance of research findings arising out of the activities covered under this MOU may be published in / presented at national and international Journals/ Conferences jointly with the mutual consent of collaborators.
2. Knowledge developed, which can result in commercial exploitation would be IPR protected and filed jointly by both the institutes. The expenses involved in protecting the IPR shall be shared equally. However, if one of the institutes decides not to share the expenses for protecting IPR, then it should assign its rights to the other institute to enable the other institute to file for IPR protection.
3. Neither party shall reveal intellectual property belonging to the other to any third party without the prior written concurrence of the other party.
4. Any returns arising of commercialization of the Intellectual Property generated out of the programmes undertaken under this MOU, will be shared in proportion to be decided mutually by both the parties, on case-to- case basis and through exchange of letters.
5. Both parties shall abide by the Government Rule as applicable time-to-time.

ARTICLE-5

NON-EXCLUSIVITY OF THE MOU

Not with standing anything contained in the provisions excepting Article-4 of the MOU, either party or both parties together have the unrestricted right to seek additional funds for and/or to co-operate with any agency/institute for any of the projects covered by the MOU.

ARTICLE-6

Any article of the MOU may be modified or changed by mutual agreement of the parties here to in writing. The modifications/changes shall be effective from the date on which they are modified/ extended unless otherwise agreed to.

ARTICLE-7

All disagreements /differences of opinion/disputes regarding the interpretation of the provisions of this MOU shall be resolved by mutual consultation by the signatories. However, in case the dispute persists, the matter shall be referred to and finally resolved by arbitration to be conducted by the sole arbitrator to be nominated by either of the institutions such that the nominated arbitrator is mutually acceptable to both parties. The award of the arbitrator shall be final and binding on the parties. The arbitration proceedings will be conducted in accordance with the Indian Arbitration & Conciliation Act, 1996. The place of arbitration shall be Kolar. This MoU shall be governed by and construed in accordance with Indian laws.

ARTICLE-8

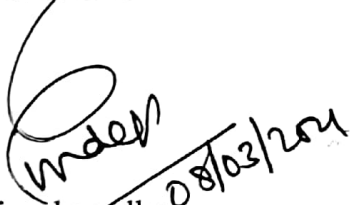
GOVERNING LAW:

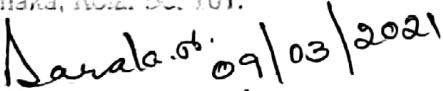
All research activities undertaken jointly by SDUAHER, and SDUCON KOLAR , under this MOU will be governed by the Laws of the Republic of India.


ARTICLE-9


The tenure of the MOU shall be for five years from the date of signing the MOU.

In witness where of the undersigned, duly authorized there to, have signed this MOU on this day 5th March 2021.

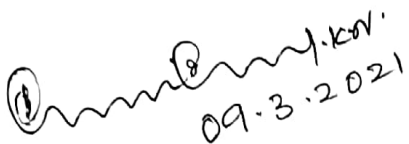

1. Vice chancellor
SDUAHER, Kolar
Vice Chancellor
Sri Devaraj Urs Academy of
Higher Education and Research,
Tamaka, Kolar-563101.
08/03/2021



2. Director Academics
Sri Devaraj Urs Academy of Higher Education & Research
Tamaka, Kolar-563 101.
09/03/2021



Administrative Officer
Sri Devaraj Urs College of Nursing
Tamaka, Kolar-563103

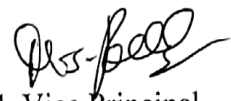

2. Principal,
SDUCON, Kolar
Principal
Sri Devaraj Urs College of Nursing
Tamaka, Kolar-563103

Witness


09-3-2021
1. Director, R & I
SDUAHER, Kolar.
Department of Research and Innovation
Sri Devaraj Urs Academy of
Higher Education & Research
Tamaka, Kolar, Karnataka-563103


09.03.21
2. Dean,
Faculty of Medicine
Dean Faculty Of Medicine
SDUAHER, Kolar.
Sri Devaraj Urs Academy of Higher
Education & Research, Tamaka, Kolar.


3. Registrar, 08/03/21
SDUAHER, Kolar.
Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.


4. Vice Principal,
SDUCON, Kolar



सत्यमेव जयते

INDIA NON JUDICIAL

(56)

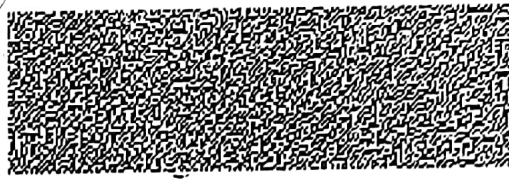
17✓

Government of Karnataka

e-Stamp

Certificate No. : IN-KA86097843343904T
 Certificate Issued Date : 24-Mar-2021 03:48 PM
 Account Reference : NONACC (FI)/ kaksfc/08/ KOLAR/ KA-KO
 Unique Doc. Reference : SUBIN-KAKAKSFCL0845238573083471T
 Purchased by : S D U A H E R TAMAKA KOLAR
 Description of Document : Article 12 Bond
 Description : M O U
 Consideration Price (Rs.) : 0
 (Zero)
 First Party : MANIPAL HGSPITAL WHITFIELD K R PURA BANGALORE
 Second Party : S D U A H E R TAMAKA KOLAR
 Stamp Duty Paid By : S D U A H E R TAMAKA KOLAR
 Stamp Duty Amount(Rs.) : 100
 (One Hundred only)

SRI SAI SOUKARDDHA CREDIT
 CO-OPERATIVE LTD.,
 Doddapete, Opp: B.E.O. Office,
 KOLAR-562101.



Please write or type below this line

MEMORANDUM OF UNDERSTANDING / AGREEMENT

This Memorandum of Understanding / Agreement is made and executed on 25th of March 2021 and effective from the date of posting students/interns.

BY AND BETWEEN

Manipal Hospital a private hospital in Whitefield having its office at ITPL Main Road , KIADB Export Promotion industrial Area, Krishnarajapura, Bengaluru, Karnataka 560066 India

having registered office at 98, HAL Airport road, Bangalore - 560 017 hereinafter called MANIPAL HOSPITAL which expression shall, when the context so admits, include its successors and permitted assigns of the one Part.

And

R L Jalappa Hospital and Research Centre of Sri Devaraj Urs Medical College at Sri Devaraj Urs Academy of Higher Education and Research, Tamaka, Kolar – 563 103, a deemed to be University hereinafter called “SDUAHER”, which expression shall, when the context so admits, include its successors and permitted assigns of the other Part.

“MANIPAL HOSPITAL” and “SDUAHER” are individually referred to as “First Party” and “Second Party” respectively and collectively referred to as Parties.

WHEREAS

- A. Manipal Hospital is a leading health care provider delivering healthcare service. It owns and operates chain of multispecialty and superspecialty hospitals and facilities in different locations in India and abroad.
- B. SDUAHER, at its referral hospital RLJH&RC of SDUMC, since more than a decade serving the needs of patients.
- C. SDUAHER, through Faculty of Allied Health and Basic Sciences has Department of Allied Health Sciences offering undergraduate and postgraduate, para- medical courses in Allied Sciences. One such program is **B.Sc. Renal Dialysis Technology**.
- D. SDUAHER evinced interest in engaging Manipal Hospital white field for sending its students/interns enrolled in the Program for the purpose of observation and training at nephrology division.
- E. Manipal Hospital has agreed to permit the students enrolled in the Programs to visit the clinical areas of the Units for the purpose of observing the medical diagnosis and treatment administered to the patients.
- F. The Parties hereby expressly agree to enter into this Agreement recording the terms and conditions governing the above mentioned arrangement.

NOW THEREFORE, THE PARTIES TO THE AGREEMENT WITNESS AS UNDER

1. Scope of the Agreement

- a. **Manipal Hospital - Whitefield** shall permit the interns/students of B.Sc. Renal dialysis technology to visit its Units for the purpose of observing the medical diagnosis and treatment administered to the patients, develop the requisite skills and advanced training.
- b. SDUAHER shall intimate in advance the list of students/interns and the time period during which they will visit the Units.
- c. It is understood by the Parties hereto that this Agreement is based on good faith and the assurances given by either Party to provide mutual support and cooperation to help the students enrolled in the Programs to obtain practical training and skill development. **There is no financial consideration involved in this Agreement.**

2. Term

- a. This Agreement is valid for a term of 6 years from the Effective Date, after whose expiry, both the Parties may extend/renew this agreement for a further period of time, mutually agreed in writing, on the same or renewed terms and conditions.

3. OBLIGATIONS OF SDUAHER

- a. SDUAHER shall identify a batch of students/interns from the Program, in order to visit Manipal hospital Whitefield for a period of two months as a part of their clinical posting/Internship wherein the students will be permitted to be present in the clinical area for observation and development of skills.
- b. SDUAHER takes the sole responsibility to provide training objectives to the students. .
- c. SDUAHER shall share the number of students and the dates of their visit to the Units for clinical positing 02 weeks in advance with Manipal Hospital.
- d. SDUAHER shall not take the responsibilities of arranging transportation and other such logistics for the students.
- e. SDUAHER understands that, due to the delicate nature of medical cases, students shall not be permitted to touch any patient for examination or for provision of treatment and the students shall not be permitted to run any equipment. SDUAHER understands that the clinical positing visits to the Manipal hospital are purely training in nature.
- f. SDUAHER shall assure that the students will comply with the guidelines, put forth by Manipal hospital guidelines prescribing the 'do's and don'ts' in the hospital premises of the Units during the clinical postings. In the event, Manipal Hospital finds that a student is flouting Guidelines, It may ask such student to leave the premises forthwith as patient safety is of utmost importance.
- g. SDUAHER expects to send the batch of students/interns from the academic year 2021.
- h. SDUAHER shall appoint a coordinator and notify, in writing, to Manipal hospital. The coordinator shall be the single point of contact for the purpose of this Agreement.

4. OBLIGATIONS OF MANIPAL HOSPITAL

- a. Manipal hospital shall permit, based on the list of students shared by SDUAHER in two weeks advance in the academic year, the students/interns visit the clinical area of Manipal hospital Whitefield, for a period of two months, for the sole purpose of observation/training.
- b. Manipal Hospital confirms that it has the requisite number of qualified nephrologists in its Units for the purpose of this Agreement.
- c. Manipal Hospital doctors and paramedics shall take clinical sessions during the postings, solely based on the curriculum and preferable clinical sessions shared by SDUAHER.

- d. Manipal Hospital to appoint a coordinator and notify, in writing, to SDUAHER. The coordinator shall be the single point of contact for the purpose of this Agreement.

5. CONFIDENTIALITY

- a. The Parties understand that in the course of their association, they shall have access to confidential information of the other Party. Accordingly, the Parties agree that such confidential information shall be maintained in the strictest confidence and trust and shall not be revealed to any third party and shall not be used for any purpose other than what is authorized through this Agreement.
- b. Any information shared by the other Party and is available in the public domain or which the Party comes to know about through, other than violation of any law or legal obligation owed to the other Party, shall not form a part of Confidential Information.
- c. Both the Parties may disclose confidential information to competent authority, if required under law.
- d. Failure to maintain confidentiality of the information shall entitle the affected Party to sue the defaulting Party for such violation.

6. REPRESENTATIONS AND WARRANTIES

- a. SDUAHER represents and warrants that
 - i. It has the legal competency, authority and capacity to enter into and execute this binding Agreement.
 - ii. It has due permissions, consents, infrastructure, qualified personnel and expertise to offer and duly conduct the Programs.
 - iii. The clinical postings, visits and the nature of transaction of this Agreement is legal and permitted by SDUAHER other accrediting bodies.
 - iv. It shall take full responsibility to train and teach the students enrolled in the Programs as per the applicable laws, regulation and guidelines.
 - v. It shall take full responsibility to provide details of the preferable clinical sessions, contents and topics to be covered, as per the guidelines laid down by the appropriate authorities, during the clinical postings of the students at Manipal Hospital.
- b. Manipal hospital represents and warrants that
 - i. It has the legal competency, authority and capacity to enter into and execute this binding Agreement.
 - ii. It has the requisite expertise and qualified personnel as mentioned in Clause 4(b) of this Agreement to duly fulfill its obligations mentioned in this Agreement.

7. LIABILITY

- a. SDUAHER shall defend, hold harmless and indemnify Manipal Hospital against any action, demand, suit, notice, penalty, proceedings, damages, instituted by third party, patients or any government authority against Manipal Hospital for any act and/or

omission and/or misrepresentation and/or violation of any provision of this Agreement by SDUAHER or its students visiting Manipal hospital Whitefield.

- b. SDUAHER shall defend, hold harmless and indemnify Manipal hospital against any action, demand, suit, notice, penalty, proceedings, damages, instituted by any of the students enrolled in the Programs or the associates of the students or government authority or accrediting body or any third party for any violation of the curriculum or course laid down to duly conduct the Programs by government authority and/or any accrediting body or for occurrence of any untoward incident and/or civil wrong and/or criminal act due to the association of any student or agents or associates.

8. DISPUTE RESOLUTION JURISDICTION

- a. Any dispute arising out of or in relation to this Agreement shall be subject to the Jurisdiction of courts in Bengaluru and the laws of India shall be applicable for such disputes.

9. TERMINATION

- a. Either Parties may terminate this Agreement without any cause by providing a notice in writing to the other Party 60 (sixty) days in advance.
- b. Non-breaching Party may terminate this Agreement immediately, in case of expiry of cure period of 30 (thirty) days provided by the non-breaching Party to cure any breach of this Agreement to the breaching Party and the breaching Party has failed to cure/remedy the said breach.
- c. Manipal hospital may terminate this Agreement immediately, if the Agreement is posing a threat to patient safety or if the students are repeatedly violating the policies of Manipal hospital.

10. NOTICE

- a. Any notice or other communication required to be given hereunder shall be in writing and dispatched by hand delivery or registered post acknowledgement due (RPAD) to the address specified below and shall be deemed sufficiently made on the date of delivery if delivered by hand, or on the date of receipt if dispatched by RPAD. Either Party may change its address for the purpose of this clause, by giving an advance written notice to the other Party.

The Registrar

Sri Devaraj Urs Academy of Higher Education and Research
Tamaka, Kolar-563103

Director - Manipal hospital

ITPL Main Rd, KIADB Export Promotion Industrial Area,
Krishnarajapura, Bengaluru, Karnataka 560066

11. MISCELLANEOUS

- a. No amendments or additions or any modifications or alterations to the provisions of this Agreement shall be effective, unless it is in writing and signed by each Party.
- b. This Agreement is executed in two counterparts on a stamp paper and each counterpart shall be deemed to be an original and together shall constitute one and the same instrument.
- c. This Agreement constitutes the whole agreement between the Parties relating to the subject matter hereof and supersedes any prior agreements or understandings relating to such subject matter
- d. The headings to this Agreement are for convenience only and shall not affect the construction of this Agreement.
- e. If any clause or provision of this Agreement, or the application of such clause or provision, is held invalid by a court of competent jurisdiction, the remainder of this Agreement, and the application of such clause or provision to persons, or circumstances other than those with respect to which it is held invalid shall not be affected.
- f. Waiver by either Party of any term or condition of this Agreement at any one instance shall not be deemed or construed to be a continuing waiver of such term or condition for any subsequent breach of the said term or condition.
- g. It is agreed and understood by the Parties that they are entering into this Agreement on a principal to principal basis and at no point, under any circumstances whatsoever, the relationship shall be construed to be otherwise, of an employee, partner, agent, representative, associate or anything else, other than what is clearly provided under this Agreement.

IN WITNESS WHEREOF the parties have through their respective duly authorized representatives, executed the Agreement the day, month and year first herein above written.

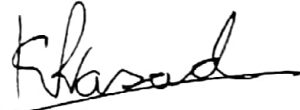
Signed & Delivered by Manipal hospital Whitfield

Signature

Name:

Title:

Signed & Delivered by authorized representative of Sri Devaraj Urs Academy of Higher Education and Research, Tamaka, Kolar 563103.



Signature:

Dr. KNV Prasad

The Registrar, SDUAHER

Tamaka Kolar 563103

Registrar

Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

Witness 1

Signature:

Name: Dr. M. Madhavi Reddy

Title: I/c. Dean, FAH&BS

Address: SDUAHER, Tamaka,

Kolar - 563103

Dean

Faculty of Allied Health Sciences

Sri Devaraj Urs Academy of

Higher Education & Research

Tamaka, Kolar-563 101

Witness 2

Signature:

Name: Dr. C.D. Dayanand

Title: HoD of Allied Health Services

Address: SDUAHER, Tamaka,

Kolar 563103

Head of the Department

Allied Health Sciences,

SDUAHER, Tamaka,

KOLAR-563 101.

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN

**University Library Learning Resource Centre of Sri Devaraj Urs
Academy of Higher Education and Research, Kolar**

AND

**Library information centre of Sri Devaraj Urs College of Nursing,
Tamaka, Kolar**

FOR

COLLABORATIVE USE OF LIBRARY FACILITIES

University Library Learning Resource Centre of Sri Devaraj Urs Academy of Higher Education and Research, Kolar will be here in after referred to as ULLRC SDUAHER and Library information centre of Sri Devaraj Urs College of Nursing referred to as LIC SDUCON.

This Memorandum of Understanding (MOU) is made between University Library Learning Resource Centre of Sri Devaraj Urs Academy of Higher Education and Research located at SDUAHER campus and Library Learning and Information Center of Sri Devaraj Urs College of Nursing located at SDUAHER campus.

Purpose: The purpose of this MOU is to support disseminating quality library services to users of Library Information Centers of Sri Devaraj Urs Academy of Higher Education and Research and Sri Devaraj Urs College of Nursing.

This MOU is established between University Library Learning Resource Centre of Sri Devaraj Urs Academy of Higher Education and Research and Library and Information Center of Sri Devaraj Urs College of Nursing to help each other accomplish mutually beneficial objectives like

- a. Resource share: To share Library infrastructure and facilities under mutual agreed frame work between both parties.
- b. Educate library users for better use of Information resources and services rendered by these parties.

- c. Conducting conferences/ Guest lecture/ workshops in co-ordination with both the parties for enrichment of staff and students knowledge.
- d. To support the exchange of academic and training material including digital library and reprography.
- e. To support UG/PG/PhD students to share news papers/Journals/text books to carry out their research/extension activities.

As per the requirement of Gazette Notification of Medical Council of India- Minimum Standard Requirements for the Medical College for 150 admissions annually Regulations, 1999 (Amended up to January 2018), regulator of Sri Devaraj Urs Medical College, the requirements of Library for 150 admissions, the required library area should be 2400 Sq.mts. The total area available in the University Library Learning Resource Centre of Sri Devaraj Urs Academy of Higher Education and Research, Kolar is 3654 Sq.mts. Therefore the extra area which is over and above the mandatory requirement as per Medical Council of India can be utilized by Sri Devaraj Urs College of Nursing, Tamaka, Kolar for the above purpose of MOU.

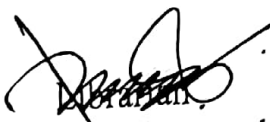
We, the undersigned, have agreed on the contents of this MOU on 18-08-2021 . Any changes must be agreed by both parties.



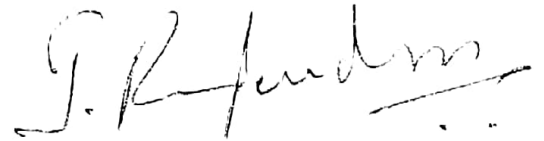
Registrar
SDUAHER
Registrar

Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka. Kolar - 563 103.

Principal
SDUMC



Sri Devaraj Urs Academy of Higher
Education and Research, Kolar



Director,
SDUET
TRUSTEE & DIRECTOR
(Administration and Finance)
Sri Devaraj Urs Educational Trust
Tamaka, KOLAR - 563 101.



Principal
SDUCON
Sri Devaraj Urs College of Nursing
Tamaka, Kolar-563103



Librarian

Sri Devaraj Urs College of Nursing

THIS MEMORANDUM OF UNDERSTANDING (MoU) executed on 26th October, 2021

by and between

(i) Sri Ramachandra Institute of Higher Education and Research (Deemed to be University), declared by the Govt. of India under Section 3 of the UGC Act, 1956, having its registered office at Porur, Chennai - 600116, India and represented by its Vice-Chancellor, Dr. P.V. Vijayaraghavan, hereinafter referred to as 'SRIHER (DU)' (which expression shall, where the context so admits, mean and include its successors, representatives and permitted assigns) of the One Part;

AND

(ii) Sri Devaraj Urs Academy of Higher Education and Research (Deemed to be University), Tamaka, Kolar, Karnataka, india, having its registered office at Tamaka, Kolar-563101, Karnataka and represented by its Vice-Chancellor, Dr. G. Pradeep Kumar, hereinafter referred to as 'SDUAHER (DU)' (which expression shall, where the context so admits, mean and include its successors, representatives and permitted assigns) of the Other Part (hereinafter collectively referred to as "the Parties" and individually as "the Party") WITNESSETH AS FOLLOWS:-

WHEREAS SRIHER (DU) has been graded by the UGC as a Category-I University and accredited by NAAC with 'A++' Grade and being a premier multidisciplinary teaching and research institution in the field of medical, dental, pharmacy, management, sports and exercise, biomedical and allied health sciences, it is having well-qualified and experienced faculty members, visiting faculty drawn from Industries, Universities and R&D Institutions, and is in the forefront of R&D activities leading to research publications, and also having been provided with state-of-the-art infrastructure and equipment, is rendering quality healthcare services to hundreds of patients through the 2,300 bedded University Hospital in its Campus;

AND WHEREAS SDUAHER (DU) is a Deemed to be University (comprising Sri Devaraj Urs Medical College and the teaching hospital R.L Jalappa Hospital and Research Centre) registered under the Indian Trust Act, 1882, and is involved in teaching of medical and health sciences students, biomedical and health care research and patients care.



AND WHEREAS both the Institutions are interested to have an Inter-Institutional tie-up with the objective to enhance quality of teaching and learning process, research and extension of services by undertaking mutually accepted collaborative activities in the areas of their core competence and have decided to enter into a Memorandum of Understanding so as to record their intention to work together;

NOW, THEREFORE, IN CONSIDERATION OF THE PREMISES AND MUTUAL COVENANTS HEREINAFTER CONTAINED, THE PARTIES HERETO AGREE AS FOLLOWS: -

1.0. Objectives of collaboration

- 1.1.** To collaborate and co-operate with each other in order to enhance the quality of training and research activities in specific to radiation biology and biodosimetry;
- 1.2.** To practice and implement harmonized common Standard Operating Procedures as prescribed by the Atomic Energy Regulatory Board (AERB), Government of India;
- 1.3.** To establish protocols related to cytogenetic biodosimetry and related processes for applications in triage at the time of radiation emergency;
- 1.4.** To standardize, establish and validate emerging tools such as gene and protein expression markers with potential for rapid radiation biodosimetry;
- 1.5.** To undertake exercises for inter-lab comparison to strengthen the protocols and expertise;
- 1.6.** To develop capability for tele-scoring using microscopic images in case of Triage management;
- 1.7.** To train laboratory staff and to increase skilled and competent human resources through organization of periodic National and International training programs;
- 1.8.** To facilitate R&D efforts in the areas of radiation biology for radiation countermeasures;
- 1.9.** To extend research activities in the area of clinical genetic applications;



- 1.10. To provide opportunities for both faculty members to use to the maximum the expertise and facilities available in both institutions through training of students/staff and through exchange of thoughts by brain storming sessions of seminars/workshops/conferences;
- 1.11. To share knowledge resources of each other institution including access to library and other digital resources, within the mutually agreed framework;
- 1.12. To work jointly and develop research projects for implementation at institutional, national and or international level;
- 1.13. To share experiences and expertise concerning administration and management of the Institutions concerned; and
- 1.14. To undertake such other academic and research activities jointly to the mutual benefit of the Parties.

2.0. Intention

The intention of this MoU is to record the parties' understanding in relation to pursuing of academic and research activities as may be agreed to be undertaken jointly by the Parties only. When the collaborative programs are identified and it is decided to carryout it, the Parties will enter into specific agreement for each such collaborative activity containing all relevant terms and conditions, prior to implementation.

3.0. Financial commitment

This MoU, being a co-operative and collaborative understanding for academic excellence and enhancement of quality of research activities, shall not create any financial and or legal commitment whatsoever on either of the parties hereto, except as may be provided in activity-specific agreement(s) that may be entered into subsequently.

4.0. Term and termination

- 4.1. This MoU will be in force for a period of FIVE years from the date of signing of the same and thereafter may be reviewed and renewed for further period as may be decided on mutual consent of the Parties hereto, subject to such other terms and conditions as may be mutually agreed upon.



4.2. Notwithstanding sub-clause 4.1., this MoU may be terminated at any point of time, by either party, by issuing a ONE-month notice, in writing, to the other party prior to the desired date of termination. However, both Parties agree that all obligations accrued up to such date of prior termination in respect of the students, staff, funding bodies or other entities shall be met in full, by the Party concerned subsequent to the date of such prior termination.

5.0. Confidentiality

5.1. Both Parties hereunder agree that any information marked CONFIDENTIAL and disclosed by one party to the other shall be maintained as proprietary confidential information and will be disclosed only to the authorities as required in the relevant statutory regulations and to those persons in the recipient party's organization that has a need to know for the purposes authorized by the relevant agreement.

5.2. All such proprietary confidential information will be kept in confidence by the parties hereto and the party receiving the confidential information agrees to prevent the disclosure to any other person or persons outside the organization or any other unauthorized persons except to the organization authorized by either of the parties hereunder on 'need to know basis' for the execution of the work.

6.0. Intellectual Property Rights (IPR)

6.1. Intellectual property generated during the activities under the MoU shall be shared jointly. The extent of ownership shall be decided mutually depending upon the relative intellectual input made by the parties. The expenditure incurred and to be incurred for the maintenance of IPR shall be borne by each party equally or in proportion to the extent of ownership as may be decided by the Steering Committee.

6.2. Both parties shall not file any application seeking Intellectual Property Rights (IPR) in its own name or in the name of its associates or any other person(s) on any matter relating to the confidential proprietary information disclosed to each other under this MoU. However, they can seek intellectual property rights on joint name of the parties as mutually agreed on case-to-case basis.



7.0. Publication

Publications if any, in respect of the activity under this MoU shall be in the name of involved personnel from both the parties. In all publications (papers, reports etc.,) it will be duly acknowledged that the work has been carried out by SRIHER (DU) and SDUAHER (DU) under this MoU between the parties.

8.0. Notices

All notices required to be served under the terms of this MoU, shall be in writing and considered to be duly served, if the same is delivered either in person by obtaining acknowledgement or posted by registered mail, addressed to the Registrar of the Institution concerned or at the latest address notified to the other Party herein.

9.0. Use of Trademark/Name:

No party hereto, without prior permission of the party concerned, shall use trademark of other party in any manner either during the duration of the MoU or thereafter on expiry of this MoU.

10.0. Miscellaneous:

- 10.1.** No modification to this MoU shall be valid unless it is made in writing and duly signed by the Parties hereto.
- 10.2.** Each of the Parties hereto will be construed as an independent contractor. This MoU does not create a partnership, joint venture, or agency between the Parties.
- 10.3.** Either of the Parties hereto shall not create any liability whatsoever on the other Party. Nothing in this MoU authorizes either Party to act as an agent for the other Party, to do anything in the name of the other Party, or represent/make statements on behalf of the other Party hereto.
- 10.4.** No Party shall assign this MoU to another Person or third party without obtaining the prior written consent of the other Party hereto.
- 10.5.** The obligations that are created under the MoU on either party as well as through subsequent relevant agreements between the parties hereto, shall

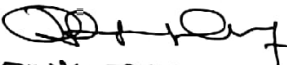
The image shows two handwritten signatures in black ink. The signature on the left is a cursive name, possibly 'Shree'. The signature on the right is a stylized name, possibly 'Raj', with a horizontal line drawn underneath it.


be duly discharged in accordance with the terms and conditions incorporated therein.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MoU ON THE DATE SET FORTH ABOVE.

For and on behalf of SRIHER (DU)

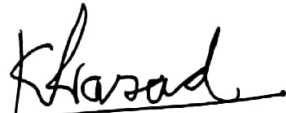
WITNESSES:

Signature: 
Name: P. VENKATESH KUMAR
Designation: Professor
Seal:

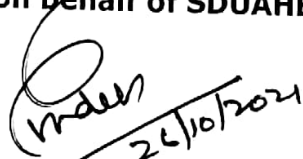
Signature: 
Name: Dr. P.V. Vijayaraghavan
Designation: Vice-Chancellor
Seal:

Dr. P.V. VIJAYARAGHAVAN
Vice-Chancellor
SRI RAMACHANDRA
INSTITUTE OF HIGHER EDUCATION & RESEARCH
(Deemed to be University)
Porur, Chennai-600 116

For and on behalf of SDUAHER (DU)

Signature: 
Name: Dr. K.N.V. PRASAD
Designation: Registrar
Seal:

Registrar
Sri Devaraj Urs Academy of
Higher Education & Research
Tamaka, Kolar-563101, Karnataka

Signature: 
Name: Dr. G. Pradeep Kumar
Designation: Vice-Chancellor
Seal:

Vice Chancellor
Sri Devaraj Urs Academy of
Higher Education and Research,
Tamaka, Kolar-563101.



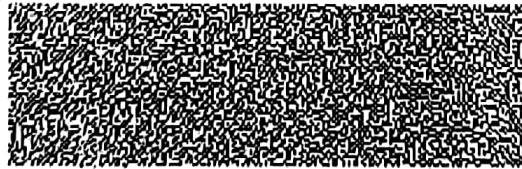
सत्यमेव जयते

INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA77616235379732T
Certificate Issued Date : 12-Dec-2021 06:10 PM
Account Reference : NONACC (FI)/ kagcsl08/ TAMAKA/ KA-KO
Unique Doc. Reference : SUBIN-KAKAGCSL0802532358840137T
Purchased by : SKANDA LIFE SCIENCES PVT LTD BANGALORE
Description of Document : Article 12 Bond
Description : MOU
Consideration Price (Rs.) : 0
(Zero)
First Party : SKANDA LIFE SCIENCES PVT LTD BANGALORE
Second Party : REGISTRAR SDUAHER TAMAKA KOLAR
Stamp Duty Paid By : SKANDA LIFE SCIENCES PVT LTD BANGALORE
Stamp Duty Amount(Rs.) : 100
(One Hundred only)



Please write or type below this line

Memorandum of Understanding/Agreement

This Memorandum of Understanding / Agreement is made and executed on Friday, the 10th December 2021.

By and between

Skanda Life Sciences Private Limited a DSIR Recognized and CPCSEA approved Bangalore based Pharmaceutical R&D Centre has Pharma in-vitro laboratory located at Chandana Layout

Page 1 of 5

Statutory Alert:

1. The authenticity of this Stamp certificate should be verified at 'www.wholetstamp.com' or using e-Stamp Mobile App of Stock Holding. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
2. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority.

SEVA KENDRA TAMAKA BRANCH, Authorized Signatory

Sri Gandhada Kaval Nagarabhavi and its Pharma in-vivo laboratory unit at KIADB, Phase II 67-68 industrial Area at Bidadi Ramanagar district represented by Dr. Yogeesh S. Director and founder as the **FIRST PARTY**

And

Whereas from Faculty of studies, **Faculty of Allied Health and Basic Sciences (FAHBS)** of Sri Devaraj Urs Academy of Higher Education and Research Tamaka, Kolar – 563 103, (Deemed to be University) hereinafter called **SDUAHER**”, assigns the other Part represented by Dean-FAHBS under the administrative ambit of SDUAHER by the Registrar as the **SECOND PARTY**.

“**SKANDA LIFE SCIENCES PRIVATE LIMITED**” and “**SDUAHER**” are individually referred to as “**First Party**” and “**Second Party**” respectively and collectively referred to as Parties.

WHEREAS

- A. **Skanda Life Sciences Private Limited** is a leading pharm in-vivo and in-vitro research and analytical laboratory provider of research hands on training to make trainee students as skilled manpower in Biological research. It owns and operates as recognized research Laboratory with advanced facilities in Bangalore location in Karnataka India.
- B. SDUAHER, through at its Faculty of Allied Health and basic Sciences producing the allied health care professionals since more than a decade for serving the community in various health care delivery system .
- C. Both the parties have reached a consensus for mutual consultancy, ie. Academics, research and observer ship for Allied Health Sciences program students of SDUAHER training at Skanda Life Sciences. Whereas faculty & Ph.D. scholars from programs of SDUAHER can utilize the R&D services particularly in the area of proteomics, metabolomics, genomics, drug discovery, oncology. pharmacology, pharmacokinetics, Bio-analytical services, in vitro pharmacology such as general and genetic toxicity studies, and screening of natural products and study of chemistry and other facilities offered by the Skanda Life Sciences. And shall also utilize services offered at Skanda in training the faculty for research and Faculty enrichment.

NOW THEREFORE, THE PARTIES TO THE AGREEMENT WITNESS AS UNDER

a. OPERATIONAL COMMITMENTS

The **SDUAHER** shall post students to obtain hands on training as a part of their academics, and also faculty to gain hands on training by availing the research facilities of Skanda life sciences. Besides, also avail the facilities as per the Faculty research projects for requisite consultancy based on the study objectives. Both the parties have agreed upon to render the training on the

basis of logistic/analytical charges as prevailing. However, any eligible scientist of the Skanda Life sciences wish to pursue academics particularly for Doctoral research or any other academic program can do so as per the prevailing academic policies which are in force at SDUAHER.

- a. There will be periodic evaluation of students based on the external training objectives.
- b. Both the parties to this MoU shall commit to provide quality services to the students.
- c. This term of the Agreement is valid for a term of 6 years from the Effective Date, after expiry, both the Parties may extend/renew this agreement for a further period of time on mutually agreed in writing, on the same or renewed terms and conditions.
- d. The agreement may be terminated by giving at least 03 months' notice to either side party subject to discussion.

2. CONFIDENTIALITY

The Parties understand that in the course of their association, they shall have access to confidential information of the other Party. Accordingly, the Parties agree that such confidential information shall be maintained in the strictest confidence and trust and shall not be revealed to any third party and shall not be used for any purpose other than what is authorized through this Agreement.

- a. Any information shared by the other Party and is available in the public domain or which the Party comes to know about through, other than violation of any law or legal obligation owed to the other Party, shall not form a part of Confidential Information.
- b. Both the Parties may disclose confidential information to competent authority, if required under law.
- c. Failure to maintain confidentiality of the information shall entitle the affected Party to sue the defaulting Party for such violation.

3. REPRESENTATIONS AND WARRANTIES

SDUAHER represents and warrants that

- a. It has the legal competency, authority and capacity to enter into and execute this binding Agreement.
- b. It has due permissions, consents, infrastructure, qualified personnel and expertise to offer and duly conduct the Programs.
- c. The Research training, visits and the nature of transaction of this Agreement is legal and permitted by SDUAHER.
- d. It shall take full responsibility to train and teach the students enrolled in the training Programs as per the applicable laws, regulation and guidelines.
- e. It shall take full responsibility to provide details of the preferable sessions, contents and topics to be covered, as per the guidelines laid down by the appropriate authorities, during the training/postings.

SKANDA LIFE SCIENCES represents and warrants that

- a. It has the legal competency, authority and capacity to enter into and execute this binding Agreement.
- b. It has the requisite infrastructure, qualified personnel with expertise advanced equipment's to duly fulfill its obligations mentioned in this Agreement.

4. LIABILITY

SDUAHER and Skanda Life sciences are liable for any violation from either of the party as per the provision of this Agreement.

5. DISPUTE RESOLUTION JURISDICTION

Any dispute arising out of or in relation to this Agreement shall be subject to the Jurisdiction of courts in Bengaluru and the laws of India shall be applicable for such disputes.

6. TERMINATION

- a. Either Parties may terminate this Agreement without any cause by providing a notice in writing to the other Party 60 (sixty) days in advance.
- b. Non-breaching Party may terminate this Agreement immediately, in case of expiry of cure period of 30 (thirty) days provided by the non-breaching Party to cure any breach of this Agreement to the breaching Party and the breaching Party has failed to cure/remedy the said breach.
- c. Skanda life Sciences and SDUAHER may terminate this Agreement immediately, if the Agreement is posing a threat to Research Laboratory safety and/or Academy safety if the students are repeatedly violating the policies.

7. MISCELLANEOUS

- a. No amendments or additions or any modifications or alterations to the provisions of this Agreement shall be effective, unless it is in writing and signed by each Party.
- b. This Agreement is executed on stamp paper with signature of two counterpart
- c. The headings to this Agreement are for convenience only and shall not affect both the parties.
- d. Waiver by either Party of any term or condition of this Agreement at any one instance shall not be deemed.
- e. It is agreed and understood by the Parties that they are entering into this Agreement on a principal to principal basis.

IN WITNESS WHEREOF the parties have through their respective duly authorized representatives, executed the Agreement the day, month and year first herein above written.

Signed & Delivered by Director and founder of Skanda Life Sciences private Limited and Dean FAHBS-SDUAHER Kolar

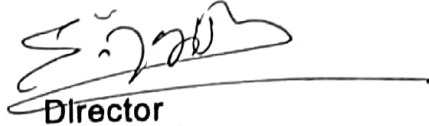
For Skanda Life Sciences Pvt. Ltd.

Signature:

Name: Dr. Yogeesh S

Title: Director

Skanda Life sciences private Limited



Director

Witness 1

Signature:

Name: Dr.C.D.Dayanand

Address: Dean -FAHBS -SDUAHER Dean

Faculty of Allied Health Sciences
Sri Devaraj Urs Academy of -
Higher Education & Research
Tamaka, Kolar-563 101



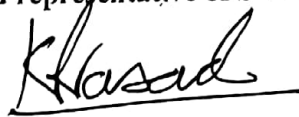
Signed & Delivered by authorized representative of Sri Devaraj Urs Educational Trust

Signature:

Name: Dr. KNV Prasad

Title: The Registrar-SDUAHER

Address: Tamaka Kolar 563101



Registrar

Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

Witness 1

Signature:

Name: Dr. Sharath B.

Title: Prof & HoD of Cell Biology and Molecular genetics.

Address: SDUAHER Kolar.

Cell Biology & Molecular Genetics
SDUAHER - Kolar



14.12.21

Head of Dept.

Witness 2

Signature:

Name: Dr. Sarulatha

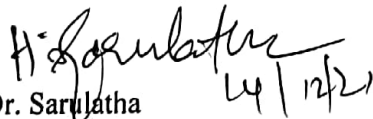
Title: Prof & HoD of Physiotherapy

Address: SDUAHER Kolar.

Professor & HOD

Dept of Physiotherapy

Sri Devaraj Urs Academy of Higher Education
and Research, Tamaka, Kolar-563101



And

Peace Tree Innovations Society, hereinafter called "PEACE TREE", located at 6409 174A St, Surrey, BC V3S3K9, BC, CANADA.

"SDUAHER" and "Peace Tree" are individually referred to as "First Party" and "Second Party" respectively and collectively referred to as Parties.

The purpose of the Agreement shall be:

1. Recognizing the importance of mutual collaboration and the contributions to society made by the two institutions, both institutions share a desire to develop mutually strengthening and enriching educational, health care services and research experiences for both faculty and students including any outreach activities like educational conferences and workshops.
2. The primary purpose of this agreement is to provide a general basis within which specific cooperative activities of academic, health care services and research of multi and interdisciplinary nature will be implemented involving staff and / or students from SDUAHER and PEACE TREE.
3. Faculty and Researchers of both the institutions in appropriate disciplines will be encouraged to develop interactions in a focused way on topics and proposed collaborative projects. Such efforts will be made with integration of basic principles of scientific evidence based guidelines of modern medicine, with the wisdom, experience and observational hallmarks of the ancient system of medicine, viz., Yoga, Meditation, Ayurveda and other healing systems.

Research undertaken thus, would be guided by the fundamental principles on which the systems of medicine, in their educational, investigations and delivery are founded and established. Each project proposal will be considered on its merit and the two institutions will seek internal and external sources for financial support individually or jointly which are developed as a result of this agreement.

4. As specific projects in education, health care services and research are developed, each will require a written Memorandum of Understanding (or a Contract) which will set forth the terms and conditions of the project(s). These Memoranda or Contracts will be approved and signed by appropriate administrators at each institution.

Areas of Collaboration:

a) Education and Training

- i) Exchange of faculty and students on a reciprocal basis will be encouraged and implemented based on a well-designed format by mutual agreement to benefit the two institutions. This will include a range of interactions and events such as lectures, seminars, courses and participation in curricula and program development.
- ii) PEACE TREE and SDUAHER agree to explore collaborative Research / short term course including Certificate, Value Added, Elective and Diploma and other courses in Integrative Medicine on yoga and its applications related to Medical and Health Sciences, Physical Education,

Sports Sciences, Sports Medicine and other life style diseases. Financial arrangements for such collaborations shall be decided by parties on project to project basis through separate agreements.

- iii) As far as possible and contingent upon departmental approvals, the administrations of the two institutions agree to assist their respective faculty/staff members in developing scholarly exchanges that may include a range of interactions such as research collaboration, specialized lectures, seminars or conferences.
- iv) Both institutions shall agree upon the specific terms of any inter institution initiative relative to this agreement in written or electronic record correspondence at least three months prior to the initiation of a particular program of activity, consistent with the terms of this agreement, and subject to approval of the signatories of this agreement.
- v) Consistent with availability of funding and approvals, the SDUAHER and PEACE TREE will encourage the exchange of students/scholars in conformity with the policies of the two institutions.

b) Research

The two institutions/parties recognize each other's strengths and expertise in their respective fields and work towards a common goal of achieving / acquiring new knowledge through integration of modern medicine and yogic sciences / practices. The two institutions shall organize interactive sessions at their research facilities to enrich each other for a meaningful integration of these two disciplines. The outcome of such interactions shall aim to evolve, that the two institutions by the expertise and infrastructure available may jointly or severally conceive research proposals of integrated nature.

c) Health Care Services

The two institutions utilizing their fields of expertise shall work towards providing health care services in form of Yoga/Meditation and other healing modalities. Each institution shall independently involve in the development of infrastructure as required towards Health Care Services, however shall have the requisite manpower exchange for the functioning of such a service to achieve the goals and objectives envisaged.

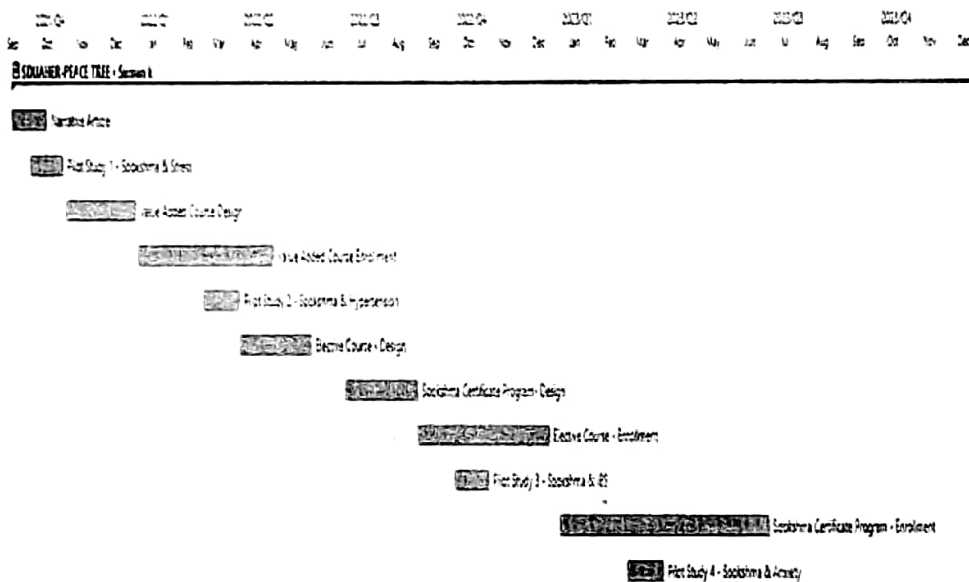
General Provisions

1. All research and other collaborative activities conducted pursuant to this agreement shall be conducted in accordance with the rules and regulations appropriate to each institution. Although this Memorandum of Understanding does not create any legal rights or obligations between the institutions, it expresses the institutions good-faith intentions and is intended to facilitate negotiations and preparation of the definite agreements embodying the final understanding of the institutions with respect to future collaborations.
2. This agreement shall take effect when executed by both institutions and shall terminate at the end of five years. The agreement shall be renewed for additional five year period unless either institution

provides the other with written notice that it wishes to terminate. Notice of termination by either institution must be given at least 90 days in advance. This agreement may be modified by the written agreement of both institutions at any time. Nothing within this agreement shall create any financial obligation or cause any hardship to either institution.

3. At SDUAHER, modification to this agreement shall be initiated through the Office of the Registrar, and at PEACE TREE, through the PEACE TREE Board of Directors.

Below is the High level Project Plan for various activities that are planned until the end of 2023. Both the Institutions will collaborate and adjust the timelines as per the feasibility & availability of the resources



IN WITNESS WHEREOF the institutions hereto have executed two copies of this instrument, each of which shall be considered original.

First Party


Signature:

Dr. KNV Prasad,
Registrar,
Sri Devaraj Urs Academy of Higher
Education and Research, Kolar
Karnataka, INDIA

Date: **Registrar**
Sri Devaraj Urs Academy of Higher
Education and Research
Tainaka, Kolar - 563 103.

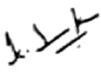
Second Party


Signature:

Sunita Valaboju (Amma)
Director
Peace Tree Innovations Society
BC, Canada

Date: Dec 16 2021 
6409 174A St, Surrey, BC, Canada V3S3K9

Witness 1

Signature: 

Name: Dr. Suman Kollipara

Title: President

Address: Peace Tree Innovations Society

Date: Dec 16 2021



Witness 2

6409 174A St. Surrey BC Canada V3S3K9

Signature: 

Name: Dr. Sarala N.

Title: Director of Academics

Address: SDUAHER Kolar

Date:

Director Academics

Witness Sri Devaraj Urs Academy of Higher Education & Research
Tamaka, Kolar-563 101.

Signature: 

Name: Dr. C D Dayanand

Title: Dean FAHBS

Address: SDUAHER Kolar

Date:

Dean

Faculty of Allied Health Sciences
Sri Devaraj Urs Academy of
Higher Education & Research
Tamaka, Kolar 563 101



INDIA NON JUDICIAL

31

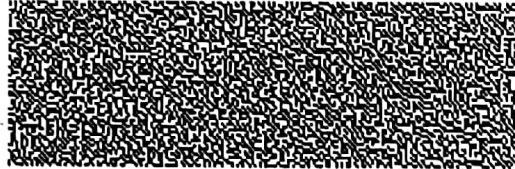
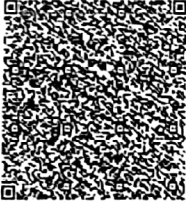
2021

Government of Karnataka

e-Stamp

Certificate No. : IN-KA27810847758582T
Certificate Issued Date : 12-Oct-2021 12:10 PM
Account Reference : NONACC (FI)/ kaksfcl08/ KOLAR/ KA-KO
Unique Doc. Reference : SUBIN-KAKAKSFCL0810014821692176T
Purchased by : CHIEF SCIENTIFIC OFFICER NARAYANA HEALTH BANGALORE
Description of Document : Article 12 Bond
Description : M O U
Consideration Price (Rs.) : 0
(Zero)
First Party : REGISTRAR S D U A H E R TAMAKA KOLAR
Second Party : CHIEF SCIENTIFIC OFFICER NARAYANA HEALTH BANGALORE
Stamp Duty Paid By : CHIEF SCIENTIFIC OFFICER NARAYANA HEALTH BANGALORE
Stamp Duty Amount(Rs.) : 100
(One Hundred only)

SRI SAI SOUHARDA CREDIT
CO-OPERATIVE LTD.,
Doddapete, Opp: B.E.O. Office,
KOLAR-563101.



Please write or type below this line



MEMORANDUM OF UNDERSTANDING

Sri Devaraj Urs Academy of Higher Education and Research, Kolar will be hereinafter referred to as SDAHER and Narayana Health, Bangalore referred to as NH, Bangalore.

Page 1 of 6

Statutory Alert:

- 1 The authenticity of this Stamp certificate should be verified at 'www.shcilestamp.com' or using e-Stamp Mobile App of Stock Holding. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
- 2 The onus of checking the legitimacy is on the users of the certificate.
- 3 In case of any discrepancy please inform the Competent Authority.

This **Memorandum of Understanding (MOU)** sets down the mutually agreed broad framework for joint research and academic activities in various fields of interest. It also incorporates the modalities for collaboration.

1. PREAMBLE:

- 1.1 In the year 1984, a group of dedicated and like-minded visionaries headed by Sri.R.L. Jalappa, a champion of Co-operative movement in the state of Karnataka established Sri Devaraj Urs Educational Trust for Backward Classes with the focus on provisioning of Medical Education and Social Services.

The trust in its stride for attainment of quality in education and Health Care Services has obtained accreditation for its Medical College by National Assessment and Accreditation Council (NAAC, India) and Certification by ISO 9001-2000 in the year 2006. Sri Devaraj Urs Medical College is one of the few medical colleges in India to have achieved these remarkable dual feats of accreditation as early as in 2006.

Sri Devaraj Urs Medical College was conferred the Institution Deemed to be University status on the advice of the University Grant Commission, by the Ministry of Human Resource Development, Government of India on 25th May 2007 in the name and style of 'Sri Devaraj Urs Academy of Higher Education and Research', Comprising Sri Devaraj Urs Medical College, Tamaka, Kolar.

After the conferment of Institution Deemed to be University status, it has shown rapid growth and progress in enhancing the quality of curriculum design and development, evaluation, research, infrastructural facilities and patient care services. The university comprises of two Faculties namely Faculty of Medicine and Faculty of Allied Health Sciences.

The University has initiated several steps for the improvement of quality in research activities and has established linkages with institutions of repute towards achieving this, Junior Research Fellowship and Seed Grant Schemes have been in place. The Department of Clinical Nutrition and Dietetics inculcate passion for scientific research and nurture skills to carry out research in the field of Clinical Nutrition and Dietetics. The Genomic and Central Research Facilities created by the University promote diagnostics and research activities in the area of genetic disorders. The centre has a number of sophisticated equipment for cytogenetic and molecular diagnosis. The University department of Cell Biology and Molecular Genetics has done commendable research work on congenital anomalies and the department has been recognized by ICMR as a training centre in genetics for the faculty.

- 1.2 **NH, Bangalore**, a registered company existing under the Companies Act, 2013, having its registered office at 258/A, Bommasandra Industrial Area, Hosur Road, Bangalore, Karnataka- 560099 India, through its Unit **Narayana Multi Speciality Hospital, Whitefield** situated at Plot No. 3&4, ITPL Main Road Opp to ITPL Main Gate, Sadaramangala Industrial Area, Whitefield, Bengaluru, Karnataka 560066, **Narayana Institute of Cardiac Sciences** situated at 258/A, Bommasandra Industrial Area, Hosur Road, Bangalore, Karnataka- 560099 India and RL Jalappa Narayana Health Cardiac care center situated at Sri Devaraj Urs Academy of Higher Education and Research Tamaka, kolar, hereinafter called "Narayana Health", which expression shall, when the context so admits, include its successors and permitted assigns of one part.
- 1.3 The activities of **SDUAHER** and **NH, Bangalore** are in several ways complementary with an extensive array of sophisticated equipment and highly qualified staff, carrying out advanced research in biochemical techniques, molecular research, and functional foods including various aspects of phytomedicine. It is therefore felt that initiating collaborative research programmes would be of considerable mutual benefit.

2. PURPOSE:

SDUAHER and **NH, Bangalore** desire to implement, in the areas of mutual interest, cooperative and collaborative activities, which would address multidisciplinary scientific, technological and educational problems of relevance to the country. This is facilitated by the instrument of this **MOU** as follows:

ARTICLE - 1

Consistent with the goals and purpose of the collaboration, **SDUAHER** and **NH, Bangalore** propose to initiate joint multidisciplinary research, to begin with in the area given below as mentioned under the

SDUAHER, Kolar

1. Department of Clinical Nutrition and Dietetics, SDUAHER
2. Department of Allied Health & Basic Sciences, SDUAHER
3. Central Diagnostic Laboratory Services, RLJH & RC
4. Department of Cell Biology and Molecular Genetics, SDUAHER
5. Department of Physiotherapy, SDUAHER
6. Department of Speech Pathology and Audiology, SDUAHER
7. Department of Integrative Medicine, SDUAHER
8. Department of Research and Innovation, SDUAHER
9. Sri Devaraj Urs Medical College, SDUMC

Narayana Health, Bangalore (NH, Bangalore)

1. Department of Clinical Research
2. Department of Clinical Nutrition
3. Department of Physiotherapy
4. Department of Laboratory Medicine and Blood Bank

Other projects would be taken up to include other areas as mutually agreed upon involving faculty, research scholars (includes Ph.D. students) and students (includes Undergraduate and Post-Graduate students) from different departments/ divisions of both the Institutes.

ARTICLE - 2

- a) The faculty and staff of **SDUAHER** and **NH, BANGALORE** will hold regular meetings on problems of mutual interest.
- b) The faculty and research scholars of **SDUAHER** and **NH, BANGALORE** will have access to the facilities of both Institutes, subject to their respective rules and regulations.
- c) The faculty and staff of **SDUAHER** and **NH, BANGALORE** will jointly apply to the funding agencies for financial support for the collaborative research and academic programmes undertaken under this MoU.
- d) The faculty and staff will jointly report progress and accomplishment annually.

ARTICLE - 3

Provision is hereby made for:

- a) The exchange of Faculty, research scholars, staff and students between the two institutes.
- b) The joint organization of Symposia, Seminars, Workshops and Lectures; and mutual sharing of data on collaborative projects.
- c) No formal day-to-day permission will be necessary for the faculty, research scholars, staff and students of the two institutes to work in the laboratories and to use the facilities of other institute in connection with the research work/projects approved jointly by the heads of the respective departments of **SDUAHER** and **NH, BANGALORE**.

ARTICLE – 4

INTELLECTUAL PROPERTY:

- a) Important research findings arising out of the activities covered under this **MOU** may be published in/presented at National and International Journals of repute Conferences jointly with the mutual consent of collaborators.
- b) Knowledge developed, which can result in commercial exploitation would be IPR protected and filed jointly by both the institutes. The expenses involved in protecting the IPR shall be shared equally. However, if one of the institute decides not to share the expenses for protecting IPR, then it should assign its rights to the other institute to enable the other institute to file for IPR protection.
- c) Neither party shall reveal intellectual property belonging to the other to any third party without the prior written concurrence of the other party.
- d) Any returns arising of commercialization of the Intellectual Property generated out of the programmes undertaken under this MoU, will be shared in proportion to be decided mutually by both the parties, on case-to-case basis and through exchange of letters.
- e) Both parties shall abide by the Government Rules as applicable time-to-time.

ARTICLE – 5

NON-EXCLUSIVITY OF THE MOU

Notwithstanding anything contained in the provisions excepting Article - 4 of the **MOU**, either party or both parties together have the unrestricted right to seek additional funds for and/or to cooperate with any agency/institute for any of the projects covered by the **MOU**.

ARTICLE – 6

Any article of the **MOU** may be modified or changed by mutual agreement of the parties hereto in writing. The modifications/changes shall be effective from the date on which they are modified/ extended unless otherwise agreed to.

ARTICLE – 7

All disagreements/differences of opinion/disputes regarding the interpretation of the provisions of this **MOU** shall be resolved by mutual consultation by the signatories. However, in case the dispute persists, the matter shall be referred to and finally resolved by arbitration to be conducted by the sole arbitrator to be nominated by either of the institutions such that the nominated arbitrator is mutually acceptable to both parties. The award of the arbitrator shall be final and binding on the parties. The arbitration proceedings will be conducted in accordance with the Indian Arbitration & Conciliation Act, 1996. The place of arbitration shall

be Bengaluru. This MoU shall be governed by and construed in accordance with Indian laws.

ARTICLE - 8

GOVERNING LAW:

All research activities undertaken jointly by SDUAHER and NH, BANGALORE under this MOU will be governed by the Laws of the Republic of India.

ARTICLE - 9

The tenure of the MOU shall be for Six years from the date of signing the MOU. Unless opted otherwise by either of the signatory parties to this MOU, the tenure shall be renewed automatically for another three years from the date of expiry of the first tenure.

In witness whereof the undersigned, duly authorized thereto, have signed this MOU on this day, Tuesday, 12th October 2021

1. Dean,

Faculty of Allied Health and Basic Sciences
SDUAHER, Kolar. - Dean -

Faculty of Allied Health Sciences
Sri Devaraj Urs Academy of
Higher Education & Research
Tamaka, Kolar-563 101

Witness

1. Prof. & HoD,

Department of, Clinical Nutrition and Dietetics,
SDUAHER, Kolar.

2. Director Academics,
SDUAHER, Kolar.

For Dr. Pradeep Narayan -
Dhokegga

1. Chief Scientific Officer
NH, Bangalore



Signature

1. Madhu³

12/10/2021

Prof. & HOD
Department of

Clinical Nutrition and Dietetics
Sri Devaraj Urs Academy of
Higher Education and Research
Tamaka, Kolar-563103

2. Sarala

12/10/2021

- Director Academics
Sri Devaraj Urs Academy of Higher Education & Research
Tamaka, Kolar-563 101.

Sri Devaraj Urs College of Nursing, a unit of Sri Devaraj Urs Educational Trust, Tamaka, Kolar, affiliated to Rajiv Gandhi University of Health Sciences, Bangalore the party to the first part hereinafter called **SDUCON** represented by **Principal**

And

Whereas from Faculty of studies, **Faculty of Allied Health and Basic Sciences (FAHBS)** of Sri Devaraj Urs Academy of Higher Education and Research Tamaka, Kolar – 563 103, (a deemed to be University) hereinafter called **SDUAHER**”, permitted assigns of the other Part represented by Dean-FAHBS under the administrative ambit of SDUAHER by the Registrar .

SDUCON have approached the **SDUAHER- Faculty of Allied Health and Basic Sciences (FAHBS)** to seek mutual consultancy in Academics and Research, particularly for conduct of theory and practical classes of basic and Allied health Science subjects, and also like Nutrition, Yoga, Genetics, and Physiotherapy etc. for nursing students after having agreed on the following terms and conditions.

NOW THEREFORE, THE PARTIES TO THE AGREEMENT WITNESS AS UNDER

OPERATIONAL COMMITMENTS

The SDUCON shall provide Infrastructure and learning source facilities for teaching and learning such as Lecture Theatre to accommodate 100 plus students, Audio Visual Aids (Projector, Screen, Speakers, Fans, Lights, Electricity, black board etc.) for conducting the theory classes, Internet connectivity.

Manpower in terms of the concerned class coordinator makes arrangement to handle the classes.

The participatory Department of **Faculty of Allied Health and Basic Sciences (FAHBS)** shall provide related laboratory/ teaching learning facilities.

1. Remuneration shall be paid to the FAHBS Faculty per hour for the theory / Practical classes engaged and it will be as per the pre-determined remuneration of Rs 300 /hour for GNM and Rs. 400/ hour theory for B.Sc. Nursing. However, it is subjected to change as and when the revision takes place.
2. There will be periodic evaluation process of students to enhance the teaching learning process. Both parties may request more frequent review in response to curricular and other

institutional changes and conditions. The information obtained from the evaluation will be used for the benefit of students.

3. Both the parties to this MoU shall commit to provide quality services to the students.
4. The agreement shall remain in force for a period of 05 (Five) years from the date of signing the agreement, until any of the either party gives notice to get released from the mutual commitments mentioned in the MoU.
5. The agreement may be terminated by giving at least 03 months' notice to either side party subject to completion of the ongoing semester/annual batch teaching and learning process of the course.
6. Disagreements, if any shall be subject to mutual settlement at Sri Devaraj Urs Academy of Higher Education and Research. Honorable Vice-chancellor is empowered to excise any difficulty.

IN WITNESS WHEREOF the parties have through their respective duly authorized representatives, executed the Agreement the day, month and year first herein above written.

Signed & Delivered by Principal, Sri Devaraj Urs College of Nursing and Dean, Faculty of Allied Health and Basic Sciences (FAHBS) Kolar.



Principal

Sri Devaraj Urs College of Nursing

Name: **Tamaka, Kolar-563103**

Title: The Principal, Sri Devaraj Urs College of Nursing,
Kolar.

Signature:  18/10/2021

Name: Dr.C.D.Dayanand

Address: Dean, Faculty of Allied Health and Basic Sciences

SDUAHER, Kolar.

Dean

Faculty of Allied Health Sciences

Sri Devaraj Urs Academy of

Higher Education & Research

Tamaka, Kolar-563 101

Signed & Delivered by authorized representative of Sri Devaraj Urs Academy of Higher Education and Research, Kolar.

Signature: K. Prasad

Name: Dr. KNV Prasad 25/10/21

Title: The Registrar-SDUAHER

Address: Tamaka Kolar 563103

Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

Witness 1

Signature: Madhu
21.10.21

Name: Dr. Madhavi Reddy

Title: Prof & HoD of CND

Address: SDUAHER Kolar

Witness 2

Signature: H. Sarulatha
19/10/21

Name: Dr. Sarulatha

Title: Prof & HoD of Physiotherapy and Research, Tamaka, Kolar-563103

Address: SDUAHER Kolar



सत्यमेव जयते

Original with Dept. of Ophthalmology

INDIA NON JUDICIAL

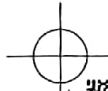
25 ✓

Government of Karnataka

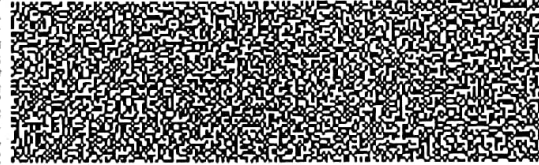
e-Stamp

Certificate No. : IN-KA36904774413162U
Certificate Issued Date : 14-Feb-2022 01:12 PM
Account Reference : NONACC (FI)/ kaksfcl08/ KOLAR/ KA-KO
Unique Doc. Reference : SUBIN-KAKAKSFCL0812571134892711U
Purchased by : R L JALAPPA HOSPITAL AND RESEARCH CENTER
Description of Document : Article 12 Bond
Description : M O U
Consideration Price (Rs.) : 0
(Zero)
First Party : R L JALAPPA HOSPITAL AND RESEARCH CENTER
Second Party : VITTALA INTERNATIONAL INSTITUTE OF OPHTHAL MOLOGY
Stamp Duty Paid By : R L JALAPPA HOSPITAL AND RESEARCH CENTER
Stamp Duty Amount(Rs.) : 100
(One Hundred only)

SRI SAI SOUARDHA CREDIT
CO-OPERATIVE LTD.,
Doddapete, Opp. B.E.O. Office,
KOLAR-563101.



IN-KA369047



Please write or type below this line

Memorandum of Understanding

This Memorandum of Understanding signed on this day, 17th January 2022 is between R L Jalappa Hospital and Research Centre, Tamaka, Kolar, the teaching hospital of Sri Devaraj Urs Medical College, constituent college of Sri Devaraj Urs Academy of Higher Education and Research (SDUAHER), Tamaka, Kolar, hereinafter referred to as "RLJH&RC",

Statutory Alert:

1. The authenticity of this Stamp certificate should be verified at 'www.shcilestamp.com' or using e-Stamp Mobile App of Stock Holding. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
2. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority.

GOVERNMENT OF KARNATAKA

(which expression shall, unless repugnant to or inconsistent with the context or meaning thereof, mean and include its executors, trustees for the time being, its legal representatives, successors-in-interest, executors and permitted assigns), of the FIRST PARTY.

AND

Vittala International Institute of Ophthalmology, a unit of Sri Keshava Trust, CA site 1,2nd cross, 2nd main, 7th block, Hosakerehalli, Banashankari 3rd stage, Bangalore – 560085, hereinafter referred to as “VIIO”, (which expression shall, unless repugnant to or inconsistent with the context or meaning thereof, mean and include its executors, trustees for the time being, its legal representatives, successors-in-interest, executors and permitted assigns)), SECOND PARTY.

Whereas R.L.Jalappa Hospital and Research Centre, Tamaka, Kolar has approached Vittala International Institute of Ophthalmology to provide screening of newly born babies for Retinopathy of Prematurity as well as to treat wherein VIIO has agreed to the requests as detailed below:

1. To provide the services of Eye screening of prematurely born babies for Retinopathy of Prematurity (ROP) at R.L.Jalappa Hospital and Research Centre, Tamaka, Kolar. The VIIO shall conduct the screening by a technician with a RetCam provided by VIIO on every Monday of the week. The fundus photos will be uploaded to the dedicated software maintained by VIIO. The Ophthalmologists at VIIO shall study the pictures online & give the opinion. If diagnosed for ROP, VIIO shall arrange for treatment immediately after appraising the babies' parents as well as the concerned hospital authorities. The Hospital shall provide the details of contact persons in Neonatal Intensive Care Unit (NICU)/ Hospital to VIIO screening team for coordinating the activities. Follow up of such babies will also be done.
2. VIIO shall arrange for intravitreal Anti VEGF and Laser treatment of babies diagnosed with ROP at NICU in R.L.Jalappa Hospital and Research Centre, Tamaka, Kolar.

3. VIIO shall provide FREE screening to patients. Patients under any health scheme (RSBY) would be charged for any procedures done for treatment of ROP and the amount claimed from the scheme shall be completely deposited to VIIO account.

4. This Memorandum of Understanding is valid for a period of TWO years from this date. The parties can terminate this MOU with one month's notice on either side.

5. INDEMNITY

R.L.Jalappa Hospital and Research Centre, Tamaka, Kolar agrees to indemnify, keep indemnified and hold harmless and defend VIIO from and against any, every and all claims, liabilities, judgements, fines, penalties, cost or demands arising from or in connection with the performance or non-performance of its obligations or the exercise of its rights or breach of any representations and warranties under this Agreement except for all those liabilities arising of any complications & untoward consequences occurring during screening, treatment or postoperatively for ROP. VIIO has agreed for this indemnity clause.

6. SEVERABILITY

If any provision of this Agreement is held to be invalid, illegal or unenforceable, the remaining provisions hereof will be unaffected thereby and remain valid and enforceable as if such provision had not been set forth herein. The parties agree to replace such provision by a valid and enforceable provision that most closely approximates the intent and economic effect of such severed provision in the contest of this agreement.

7. DISPUTES

The courts in Bengaluru, India, shall have exclusive jurisdiction to settle any dispute, difference or claim arising out of or in connection with this Agreement between the Parties ('Dispute'). The Parties agree the courts in Bengaluru, India are the appropriate and convenient court to settle disputes and accordingly no party will argue to the contrary.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED AND HEREUNTO SIGNED AND SEALED THESE PRESENTS ON THE DAY, MONTH AND YEAR FIRST HEREIN ABOVE WRITTEN.

For Vittala International Institute
of Ophthalmology, a unit of Keshava
Trust, CA site 1, 2nd Cross, 2nd Main
7th Block, Hosakerehalli, Banashankari
3rd Stage, Bengaluru.

Authorized signatory

Krishna M. Murthy
Dr. Krishna M. Murthy
Medical Director
KMC No. : 50150
In the presence of :

1. *B.R. Ramesh*
RAMESH, B.R.
(B. R. RAMESH)

MANAGER

2. *Ramesh*

Dr. SHANMUGA
MBBS, DCO, FRCO, FRCO (S)
Consultant in Ophthalmology
KMC Reg. No. 50150

For R.L.Jalappa Hospital and
Research centre, Tamaka, Kolar

Authorized signatory

S.R. Shubh
28/2/22
Medical Superintendent, RLJH&RC
Medical Superintendent
RLJH & RC
TAMAKA, KOLAR-563103

In the presence of :

1. *Manjula*..... Dr. T. R. MANJULA
Professor & HOD
Department of Ophthalmology
Devaraj Urs Medical College
Tamaka, Kolar - 563 101

2. *Sudha Reddy*
Prof & HoD of Paediatrics
SDUMC, Tamaka, Kolar.



सत्यमेव जयते

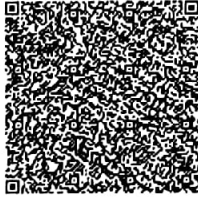
INDIA NON JUDICIAL

Government of Karnataka

Rs. 100

e-Stamp

Certificate No. : IN-KA34327994798005U
Certificate Issued Date : 10-Feb-2022 02:16 PM
Account Reference : NONACC (FI)/ kaksfcl08/ KOLAR/ KA-KO
Unique Doc. Reference : SUBIN-KAKAKSFCL0807782248163105U
Purchased by : ALLIED HEALTH AND BASIC SCIENCES SDUAHER
Description of Document : Article 12 Bond
Description : M O U
Consideration Price (Rs.) : 0
(Zero)
First Party : S G B S UNNATHI FOUNDATION BANGALORE
Second Party : ALLIED HEALTH AND BASIC SCIENCES SDUAHER
Stamp Duty Paid By : ALLIED HEALTH AND BASIC SCIENCES SDUAHER
Stamp Duty Amount(Rs.) : 100
(One Hundred only)



SRI SAI SOUHAARVA CREDIT
CO-OPERATIVE LTD.
Doddapete Opp B.E.O Office
KOLAR-563101.

Please write or type below this line

Memorandum of Understanding/Agreement

This Memorandum of Understanding / Agreement is made and executed on Friday 11th of February 2022.

By and between

Page 1 of 7

Statutory Alert:

- 1 The authenticity of this Stamp certificate should be verified at 'www.shicilestamp.com' or using e-Stamp Mobile App of Stock Holding. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
- 2 The onus of checking the legitimacy is on the users of the certificate.
- 3 In case of any discrepancy please inform the Competent Authority.

SGBS Unnati Foundation is a nonprofit organization management located at temple road NGEF layout, Sadananda Nagar Bangalore Karnataka 560038 by Ramesh Swamy Director and founder as the **FIRST PARTY**

And

Whereas from Faculty of studies in **Allied Health and Basic Sciences (FAHBS)** of Sri Devaraj Urs Academy of Higher Education and Research Tamaka, Kolar – 563 103, (Deemed to be University) hereinafter called **SDUAHER**”, assigns the other Part represented by Dean-FAHBS under the administrative ambit of SDUAHER by the Registrar as the **SECOND PARTY**.

SGBS UNNATI FOUNDATION and “**SDUAHER**” are individually referred to as “**First Party**” and “**Second Party**” respectively and collectively referred to as Parties.

WHEREAS

Unnati concentrates on youth empowerment for students which helps to get vocational training with a certification of job guarantee. UNXT, a 165 hour Training Program, is being offered by Unnati for all final year students of Sri Devaraj Urs Academy of Higher Education and Research, Kolar, Karnataka during the academic years 2021-24 through **Career Counselling and Placement Cell** or in general.

UNXT program is designed to give an intensive training of approximately 90 hours of classroom training and 75 hours of online learning which includes the following:

- Spoken English and Effective Communication Techniques.
- Life Skills like Self-respect, Time Management, Stress Management, Effective Work Habits, Health and Hygiene, Sexuality, Diversity, Building Confidence, Grooming, to name a few.
- Employability Skills like Teamwork, Development of Leadership skills, Problem Solving, Managing Conflict, Effective Work Habits, Resume Writing, Interview skills, Mock Interviews and so forth.
- Essential Values systems like Punctuality, Responsibility, Honesty, Caring & Sharing, Gratitude, Humility & Respect etc.
- Debates, Public Speaking, Reading & Visual Comprehension, e-learning (ULEAPP) and much more.

1.0 PROGRAM BENEFITS

At the end of the training, the attitude of each student changes, his or her confidence level improves and the student overcomes stage fear. A complete transformation takes place in the student for betterment of life, in their respective professional and personal domains.

A certificate of completion will be provided by Unnati and SDUAHER jointly to those students who successfully complete the Program with over 90% of attendance.

A. Since, SDUAHER, through at its Faculty of Allied Health and Basic Sciences producing the allied health care professionals since more than a decade for serving the community in various health care delivery system. The above training becomes beneficial in terms of enhancement in employment and entrepreneurship activities.

B. Venue:

The program will be conducted first online and then on a need basis at the campus of Sri Devaraj Urs Academy of Higher Education and Research, Kolar, Karnataka.

C. INFRASTRUCTURE:

A classroom with a seating facility for 35-40 students and an overhead projector. The College must ensure that the infrastructure is available for all days for successful execution of this program. In case trainers from Unnati Head Office are undertaking the Program, The College through hostel policy will support them with Accommodation and meals during their stay.

Time Frame:

The 90 hour classroom training will be conducted over a period of 35 to 40 days. Sessions will be for 3 hours per day. Timing will be fixed as per mutual convenience. Unnati will be able to run multiple batches based on the availability of its resources and infrastructure support from the College. Content for the 75 hours of online self- learning will be provided to the students through the ULEAPP app during this program.

Group Size:

Unnati will run this program in batches of 35 - 40 students. Only the students from final year are eligible for this program. The College authorities will shortlist the students interested in attending

the program and inform to Unnati. The training Centre/College will take up responsibility to ensure student attendance.

Financial Considerations:

Unnati will conduct this program at a cost of INR 2000/- per student, using the facility provided by Sri Devaraj Urs Academy of Higher Education and Research, Kolar, Karnataka. Unnathi registration link will be provided in the SDUAHER web site for student benefit. Short listed students from the academy will be informed to get directly enroll to the Unnathi through payment.

- D. Both the parties have reached a consensus for mutual understanding for training students of FAHBS and SDUAHER in skill development Programs.

NOW THEREFORE, THE PARTIES TO THE AGREEMENT WITNESS AS UNDER

2.0 OPERATIONAL COMMITMENTS

The SDUAHER shall identify and short list the students through career Counselling and placement cell, such students will be sensitized to do Skill Development Programs through Unnathi by registering via SDUAHER website.

Both the parties have agreed upon to render the training on the basis of this MoU and shall commit to provide quality services to the students.

- a. This term of the Agreement is valid for a term of 3 years from the Effective Date, after expiry, both the Parties may extend/renew this agreement for a further period of time on mutually agreed in writing, on the same or renewed terms and conditions.
- b. The agreement may be terminated by giving at least 03 months' notice to either side party subject to discussion.

3.0 CONFIDENTIALITY

The Parties understand that in the course of their association, they shall have access to confidential information of the other Party. Accordingly, the Parties agree that such confidential information shall be maintained in the strictest confidence and trust and shall not be revealed to any third party and shall not be used for any purpose other than what is authorized through this Agreement.

- a. Any information shared by the other Party and is available in the public domain or which the Party comes to know about through, other than violation of any law or legal obligation owed to the other Party, shall not form a part of Confidential Information.
- b. Both the Parties may disclose confidential information to competent authority, if required under law.

4.0 REPRESENTATIONS AND WARRANTIES

SDUAHER represents and warrants that

- a. It has the legal competency, authority and capacity to enter into and execute this binding Agreement.
- b. It has due permissions, consents, infrastructure, qualified personnel and expertise to offer and duly conduct the Programs.
- c. The students training, visits and the nature of transaction of this Agreement are legal and permitted by SDUAHER.

Unnathi represents and warrants that

- a. It has the legal competency, authority and capacity to enter into and execute this binding Agreement.
- b. It has the requisite qualified personnel with expertise and duly fulfills its obligations mentioned in this Agreement.
- c. It shall take full responsibility to train and teach the students enrolled in the training Programs.
- d. It shall take full responsibility to provide details of the preferable sessions, contents and topics to be covered, as per the guidelines laid down by the appropriate authorities, during the training.

5.0 LIABILITY

SDUAHER and Unnathi are liable for any violation from either of the party as per the provision of this Agreement.

6.0 DISPUTE RESOLUTION JURISDICTION

Any dispute arising out of or in relation to this Agreement shall be subject to the Jurisdiction of courts in Bengaluru and the laws of India shall be applicable for such disputes.

7.0 TERMINATION

- a. Either Party may terminate this Agreement without any cause by providing a notice in writing to the other Party 60 (sixty) days in advance.
- b. Non-breaching Party may terminate this Agreement immediately, in case of expiry of cure period of 30 (thirty) days provided by the non-breaching Party to cure any breach of this Agreement to the breaching Party and the breaching Party has failed to cure/remedy the said breach.
- c. Unnathi and SDUAHER may terminate this Agreement immediately, if the Agreement is posing a threat to safety.

8.0 MISCELLANEOUS

8.1 No amendments or additions or any modifications or alterations to the provisions of this Agreement shall be effective, unless it is in writing and signed by each Party.

8.2 This Agreement is executed on stamp paper with signature of two counterpart


8.3 The headings to this Agreement are for convenience only and shall not affect both the parties.

8.4 Waiver by either Party of any term or condition of this Agreement at any one instance shall not be deemed.


8.5 It is agreed and understood by the Parties that they are entering into this Agreement on a principal to principal basis.

IN WITNESS WHEREOF the parties have through their respective duly authorized representatives, executed the Agreement the day, month and year first herein above written.


Signed & Delivered by Director SGBS-Unnathi Foundation and Dean FAHBS - SDUAHER
Kolar

Signature: 
Name: Mr. Ramesh Swamy For SGBS UNNATI FOUNDATION
Title: Director
SGBS Unnathi Foundation DIRECTOR


Witness 1

Signature: 
Name: Dr. C.D. Dayanand Dean
Address: Dean -FAHBS -SDUAHER. Faculty of Allied Health Sciences
Sri Devaraj Urs Academy of
Higher Education & Research
Tamaka, Kolar-563 101


Signed & Delivered by authorized representative of Sri Devaraj Urs Educational Trust

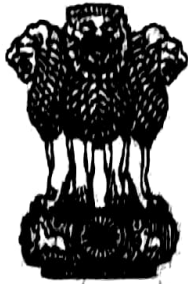
Signature: 
Name: Dr. K.N.V. Prasad Registrar
Title: The Registrar-SDUAHER Sri Devaraj Urs Academy of Higher
Education and Research
Address: Tamaka Kolar 563101 Tamaka, Kolar - 563 103.

Witness 1

Signature: 
Name: Dr. Sharath B. 15/3/22
Title: Prof & HoD of Cell Biology and Molecular genetics. Head of Dept.
Cell Biology & Molecular Genetics
Address: SDUAHER Kolar. SDUAHER - Kolar

Witness 2

Signature: 
Name: Dr. Sridevi N S
Title: Director of Student welfare
Address: SDUAHER, Kolar
Director, Student Welfare,
Sri Devaraj Urs Academy of
Higher Education & Research
Tamaka, Kolar



सत्यमेव जयते

INDIA NON JUDICIAL

Government of Karnataka

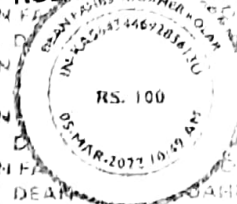
Rs. 100

Stamp

Certificate No. : IN-KA56434469285613U
 Certificate Issued Date : 06-Mar-2022 10:49 AM
 Account Reference : NONACC (FI)/kaksfc08/ KOLAR/ KA-KO
 Unique Doc. Reference : SUBIN.KAKAKSF0848923709121160U
 Purchased by : DEAN, FAHBS SQUAHER KOLAR
 Description of Document : Anicja 12 Bond
 Description : M O U
 Consideration Price (Rs.) : 0
 (Zero)
 First Party : DEAN, FAHBS SQUAHER KOLAR
 Second Party : AYURVEDA BEAUTY COLLEGE TOKYO JAPAN
 Stamp Duty Paid By : DEAN, FAHBS SQUAHER KOLAR
 Stamp Duty Amount (Rs.) : 100
 (One Hundred only)

सत्यमेव जयते

SRI SAI SUDHARDA CREDIT
 CO-OPERATIVE LTD.
 Doddapete, Opp. B.E.O. Office,
 KOLAR-563101.



Memorandum of Understanding / Agreement

This Memorandum of Understanding / Agreement is made and executed on Tuesday of 15th March 2022 and effective from the date of commencement of the collaborative activity.

BY AND BETWEEN

Sri Devara Urs Academy of Higher Education and Research, Tumakuru, Kolar - 563 103, Karnataka hereinafter called 'SQUAHER' which expression shall, when the context so admits, include its successors and permitted assigns

And

Ayurveda Beauty College, Tokyo, Japan.

“SDUAHER” and “Ayurveda Beauty College, Tokyo, Japan” are individually referred to as “First Party” and “Second Party” respectively and collectively referred to as Parties.

The purpose of the Agreement shall be:

1. Recognizing the importance of mutual collaboration and the contributions to society made by the two institutions, both institutions share a desire to develop mutually strengthening and enriching educational, health care services and research experiences for both faculty and students including any outreach activities like educational conferences and workshops.
2. The primary purpose of this agreement is to provide a general basis within which specific cooperative activities of academic, health care services and research of multi and interdisciplinary nature will be implemented involving staff and / or students from SDUAHER and Ayurveda Beauty College.
3. Faculty and Researchers of both the institutions in appropriate disciplines will be encouraged to develop interactions in a focused way on topics and proposed collaborative projects. Such efforts will be made with integration of basic principles of scientific evidence based guidelines of modern medicine, with the wisdom, experience and observational hallmarks of the ancient system of medicine, viz., Yoga, Meditation, Ayurveda and other healing systems.

Research undertaken thus, would be guided by the fundamental principles on which the systems of medicine, in their educational, investigations and delivery are founded and established. Each project proposal will be considered on its merit and the two institutions will seek internal and external sources for financial support individually or jointly which are developed as a result of this agreement.

4. As specific projects in education, health care services and research are developed, each will require a written Memorandum of Understanding which will set forth the terms and conditions of the project(s). These MoU will be approved and signed by appropriate administrators at each institution.

Areas of Collaboration:

a) Education and Training

- i) Exchange of faculty and students on a reciprocal basis will be encouraged and implemented based on a well-designed format by mutual agreement to benefit the two institutions. This will include a range of interactions and events such as lectures, seminars, courses and participation in curricula and program development.
- ii) “SDUAHER” and “Ayurveda Beauty College” agree to explore collaborative Research / short term course including Certificate / Value Added, Elective and Diploma and other degree courses in Integrative Medicine on Yoga, Ayurveda, Herbal cosmetology and wellness applications related to Medical and Health Sciences, Holistic Medicine and Life style diseases. Financial arrangements for such collaborations shall be decided by parties on project to project basis through separate agreements.
- iii) As far as possible and contingent upon departmental approvals, the administrations of the two institutions agree to assist their respective faculty/staff members in developing scholarly exchanges that may include a range of interactions such as research collaboration, specialized lectures, seminars or conferences.

- iv) Both institutions shall agree upon the specific terms of any inter institution initiative relative to this agreement in written or electronic record correspondence at least three months prior to the initiation of a particular program of activity, consistent with the terms of this agreement, and subject to approval of the signatories of this agreement.
- v) Consistent with availability of funding and approvals, the SDUAHER and AYURVEDA BEAUTY COLLEGE will encourage the exchange of students/scholars in conformity with the policies of the two institutions.

b) Research

The two institutions/parties recognize each other's strengths and expertise in their respective fields and work towards a common goal of achieving / acquiring new knowledge through integration of modern medicine and yogic sciences / practices. The two institutions shall organize interactive sessions at their research facilities to enrich each other for a meaningful integration of these two disciplines. The outcome of such interactions shall aim to evolve, that the two institutions by the expertise and infrastructure available may jointly or severally conceive research proposals of integrated nature.

c) Health Care Services

The two institutions utilizing their fields of expertise shall work towards providing health care services in form of Yoga/Meditation and other healing modalities. Each institution shall independently involve in the development of infrastructure as required towards Health Care Services, however shall have the requisite manpower exchange for the functioning of such a service to achieve the goals and objectives envisaged.

General Provisions

1. All research and other collaborative activities conducted pursuant to this agreement shall be conducted in accordance with the rules and regulations appropriate to each institution. Although this Memorandum of Understanding does not create any legal rights or obligations between the institutions, it expresses the institutions good-faith intentions and is intended to facilitate negotiations and preparation of the definite agreements embodying the final understanding of the institutions with respect to future collaborations.
2. This agreement shall take effect when executed by both institutions and shall terminate at the end of five years. The agreement shall be renewed for additional five year period unless either institution provides the other with written notice that it wishes to terminate. Notice of termination by either institution must be given at least 03 months in advance. This agreement may be modified by the written agreement of both institutions at any time. Nothing within this agreement shall create any financial obligation or cause any hardship to either institution.
3. At SDUAHER, modification to this agreement shall be initiated through the Office of the Registrar, and at Ayurveda Beauty College, through the Officer In-charge at Ayurveda Beauty College, Tokyo, Japan.

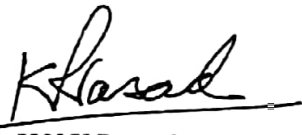
IN WITNESS WHEREOF the institutions hereto have executed two copies of this instrument, each of which shall be considered original.

First Party

Signature: 

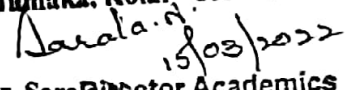
Dr. C.D Dayanand,
Dean, FAHBS, Faculty of Allied Health Sciences
Sri Devaraj Urs Academy of Higher Education and Research, Kolar-560103
Tannaka, Kolar-563 101

Witness 1

Signature: 

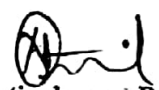
Name: Dr. K.N.V. Prasad
Title: Registrar
Address: SDUAHER, Kolar
Sri Devaraj Urs Academy of Higher Education and Research

Witness 2 Tannaka, Kolar - 563 103

Signature: 

Name: Dr. Sara
Title: Director Academics
Address: SDUAHER, Kolar-563 101
Sri Devaraj Urs Academy of Higher Education & Research

Witness 3

Signature: 


Name: Dr. Neetinakumar Patil.
Title: HoD - Integrative Medicine
Address: SDUAHER Kolar

Witness 4

Signature: 

Name: Dr. Krishna Malagi.
Title: Professor Dept. of Integrative Medicine
Address: SDUAHER Kolar

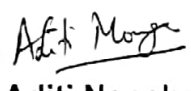
Second Party

Signature: 

Director
Ayurveda Beauty College
Tokyo, Japan

5-9-2 Yafanmo Meguro Tokyo, Japan

Witness 1

Signature: 

Name: Dr Aditi Nanchahal Monga
Title: Senior Teaching Faculty
Address: Ayurveda Beauty College



सत्यमेव जयते

INDIA NON JUDICIAL

Government of Karnataka

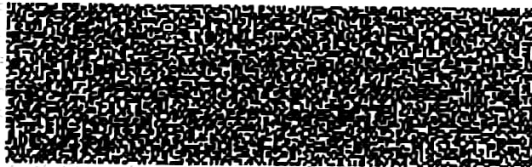
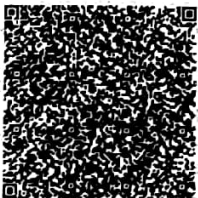
Rs. 100

e-Stamp

Certificate No. : IN-KA56428677425868U
 Certificate Issued Date : 05-Mar-2022 10:47 AM
 Account Reference : NONACC (FI)/ kaksfcl08/ KOLAR/ KA-KO
 Unique Doc. Reference : SUBIN-KAKAKSFCL0848912281833811U
 Purchased by : REGISTRAR SDUAHER KOLAR
 Description of Document : Article 12 Bond
 Description : M O U
 Consideration Price (Rs.) : 0
 (Zero)
 First Party : PREPARE FOR ENGLISH KORATHUR CHENNAI
 Second Party : REGISTRAR SDUAHER KOLAR
 Stamp Duty Paid By : REGISTRAR SDUAHER KOLAR
 Stamp Duty Amount(Rs.) : 100
 (One Hundred only)

सत्यमेव जयते

SRI SAI SOWARDHA CREDIT
 CO-OPERATIVE LTD.,
 Doddapete Opp. B.E.O Office,
 KOLAR-563101.



Please write or type below this line

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding / Agreement is made and executed on Monday, May 16, 2022.

BETWEEN

Statutory Alert:

- 1 The authenticity of this Stamp certificate should be verified at 'www.chilestamp.com' or using e-Stamp Mobile App of Stock Holding. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
- 2 The onus of checking the legitimacy is on the users of the certificate.
- 3 In case of any discrepancy please inform the Competent Authority.

P.VIJAYASHREE, M.A.B.Ed.,M.Phil Sole Proprietor and Director of Academics and Training of an online Coaching Center having registered office and administrative office at 48/2, TNHB 260 Flats, 25th Street, Korattur, Chennai – 600 080, herein after referred as **PrepareforEnglish** or **THE PARTY OF THE FIRST PART**, which term wherever the context so requires or permits, shall mean and include the aforesaid person, her respective legal heir, representatives, administrators, executors and assignees, etc., on **ONE PART**;

AND

SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH (A deemed to be University declared Under section 3 of UGC Act, 1956, vide Notification No.F.9-36/2006-U.3(A) dated 25.05.2007, MHRD, Government of India), represented by Dean **DR.C.D.DAYANAND**, having administrative office at Tamaka, Kolar, Karnataka – 563 103, , herein after referred as **SDUAHER** or **THE PARTY OF THE SECOND PART**, which expression shall unless repugnant to the context as required or admitted shall mean and include its successors-in-interest, executors, administrators, representatives and permitted assigns of the of the **SECOND PART**

NOW THIS MEMORANDUM OF UNDERSTANDING / AGREEMENT WITNESSETH AS FOLLOWS:

I. OBJECTIVES and SCOPE OF BUSINESS

PrepareforEnglish primarily focuses on coaching students for the International English Language Testing System (IELTS), Pearson Test of English (PTE), Test of English as a Foreign Language (TOEFL) and Business English Certificate (BEC) exams. Coaching for Occupational English Test (OET) is also offered for students who are in the healthcare profession. In addition PrepareforEnglish coaches students in the verbal sections of the GMAT, GRE, SAT, PSAT and ACT.

PrepareforEnglish also focuses on giving training to the students of the Party of the Second Part to build a strong foundation in English Grammar and Communication in order to facilitate the students in appearing for the aforementioned English Language Testing Systems and admission exams.

On successful completion of the 'English Grammar and Communication' course the English language skills of each student will have improved and their confidence boosted in using the language for communication both professionally and personally.

A certificate of completion will be provided by PrepareforEnglish and SDUAHER jointly to those students who successfully complete the 'English Grammar and Communication' Course.

The Party of the Second Part being a deemed to be University strives to provide quality education to the students belonging to backward classes more specifically in Kolar, Karnataka region. As such the Party of the Second Part is desirous of listing the link of the First Part, <https://prepareforenglish.com/> the website owned and operated by the Party of the First Part under the name and style "**PrepareforEnglish**" in the official website of **SDUAHER**/ the Party of the Second Part in order to facilitate the students of SDUAHER to enroll themselves to the aforementioned courses.

SDUAHER / the Party of the Second Part through its Faculty of studies enrolls medical graduates and post graduates, Allied Health science graduates in Allied sciences like physiotherapy Nutrition audiology and speech Language Pathology, Nursing, optometry, Molecular biology, Medical laboratory, renal dialysis, cardiac care and perfusion, respiratory care, medical imaging and radiotherapy. Students of the Academy and any student from the southern part or surrounding districts (as the case may be decided on the discretion of the Party of the First Part) can enroll themselves for the training course with the Party of the First Part to appear for the aforementioned English Language Testing Systems and admission exams to study or work abroad.

II. MODE OF OPERATION

PrepareforEnglish uses the online platform for classes which are generally conducted throughout the year as rolling batches. Hence, students can enroll and attend classes any day, from anywhere. Since class timings are flexible, students are regular and hence try to achieve their target score in the first attempt of the English proficiency tests such as the IELTS, PTE, and TOEFL.

A glimpse of how students enroll, prepare and successfully complete the examinations is as follows:

Stage 1 - The student takes a diagnostic test on enrolment.

Stage 2 - Based on the diagnostic test result, we plan the course for the student.

Stage 3 - During the course, the student becomes familiar with the test format and practices solving several exercises using the strategies taught. He also simultaneously improves his language skills by attending classes regularly.

Stage 4 - On registering for the required exam, the student attends a minimum of five mock tests. A detailed analysis of wrong answers after each test helps in improving the score in the next test. Going through the above stages with discipline and dedication helps the student try to achieve the target band/score in the first attempt of the exam.

III. VENUE

The program shall be conducted by the Party of the First Part only through online mode whose website link <https://prepareforenglish.com/> will be provided in www.sduu.ac.in

IV. INFRASTRUCTURE

A classroom with a seating facility for 35-40 students and an overhead projector with internet connectivity will be made available for the Party of the First Part on all days for successful execution of this program. If trainers from PrepareforEnglish undertake the Program in person, the Party of the Second Part will support such trainers in terms of providing accommodation and meals during their stay as per the college / hostel policies.

V. GROUP SIZE

Group size shall be as determined by the Party of the First Part based on the number of students enrolling themselves for the courses offered by the Party of the First Part.

VI. REGISTER MAINTENANCE

Both the Party of the First Part and the Party of the Second Part shall maintain separate registers for students enrolling themselves for courses with the Party of the First Part through the website link of the Party of the First Part provided in the official website of the Party of the Second Part www.sduu.ac.in

VII. FINANCIAL CONSIDERATIONS

The professional engagement between the Party of the First Part and the Party of the Second Part shall be an honorary one and the Party of the Second Part shall not have any financial liability to the Party of the ^{First} ~~Second~~ Part except for hosting ^{PrepareforEnglish} website link in the SDUAHER web site for the benefit of students and the public at large.

The Party of the First Part shall be at liberty to charge / levy fee for the study material, training courses, exam enrollments etc., at the prevailing market price (as per Annexure appended hereunder) directly from the enrolling students and the charges and price are subject to revision from time to time. The fee structure for courses not mentioned in the Annexure, the Party of the First Part shall decide at the time of enrolment.

VIII. OPERATIONAL COMMITMENTS

Both the parties have agreed upon to render the training on the basis of this MoU and shall commit to provide quality services to the students.

IX. DURATION and TERMINATION

The term of this Agreement is valid for a term of 5 years from the date of these presents and the same shall be extended / renewed for a further period of time as may be mutually agreed between both the parties in writing on the same or renewed terms and conditions.

The agreement may be terminated by giving at least 03 months' notice to either side party subject to discussion and acceptance by the other party.

If there is any violation to any of the clauses of this MoU / agreement the non-breaching party same shall be at liberty to terminate these presents at once or shall issue a notice calling upon the erring party to rectify or cure the defect within a period of time as may be fixed in such notice, failing which the non-breaching party shall terminate these presents with immediate effect.

Prepared for English and SDUAHER may terminate this Agreement immediately, if the Agreement is posing a threat to safety.

X. CONFIDENTIALITY

The Parties understand that in the course of their association, they shall have access to confidential information of the other Party. Accordingly, the Parties agree that such confidential information shall be maintained in the strictest confidence and trust and shall not be revealed to any third party and shall not be used for any purpose other than what is authorized through this Agreement.

- a. Any information shared by the other Party and is available in the public domain or which the Party comes to know about through, other than violation of any law or legal obligation owed to the other Party, shall not form a part of Confidential Information.
- b. Both the Parties may disclose confidential information to competent authority, if required under law.

XI. REPRESENTATIONS AND WARRANTIES

SDUAHER / The Party of the Second Part represents and warrants that

- a. It has the legal competency, authority and capacity to enter into and execute this binding Agreement.
- b. It has due permissions, consents, infrastructure, qualified personnel and expertise to offer and duly conduct the Programs.
- c. The students' training, the natures of transaction of this Agreement are legal and permitted by SDUAHER.

PrepareforEnglish / The Party of the First Part represents and warrants that

- a. It has the legal competency, authority and capacity to enter into and execute this binding Agreement.
- b. It has the requisite qualified personnel with expertise and duly fulfills its obligations mentioned in this Agreement.
- c. It shall take full responsibility to train and teach the students enrolled in the training Programs.
- d. It shall take full responsibility to provide details of the preferable sessions, contents and topics to be covered, as per the guidelines laid down by the appropriate authorities, during the training.

XII. LIABILITY

Both the parties shall strive to abide by the terms and conditions of this Memorandum of Understanding / Agreement, in case of any violation the erring party shall be liable and responsible to make good the losses / damage that the other party may suffer due to such violation.

XIII. DISPUTE RESOLUTION JURISDICTION

Any dispute arising out of or in relation to this Memorandum of Understanding/Agreement shall be referred for mediation. If the dispute is not resolved within 2 weeks before the mediation the dispute shall be subject to the Jurisdiction of courts in Bengaluru and the laws of India.

XIV. MISCELLANEOUS

a) No amendments or additions or any modifications or alterations to the provisions of this Agreement shall be effective, unless it is in writing and signed by each Party.

b) This Agreement is executed on stamp paper with signature of two counterparts


c) The headings to this Agreement are for convenience only and shall not affect both the parties.

d) Waiver by either Party of any term or condition of this Agreement at any one instance shall not be deemed.

e) It is agreed and understood by the Parties that they are entering into this Agreement on a principal to principal basis.

IN WITNESS WHEREOF the parties have through their respective duly authorized representatives, executed the Agreement the day, month and year first herein above written.

Signed & Delivered by P. Vijayashree, M.A.B.Ed.,M.Phil, Director of Academics & Training, PrepareforEnglish and Dean FAHBS-SDUAHER Kolar

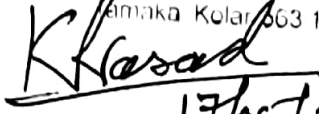
Signature: 
Name: P. Vijayashree, M.A. B.Ed., M.Phil
Director of Academics & Training
PrepareforEnglish

*Director of Academics & Training
PrepareforEnglish
Chennai - 600 080*

Signature: 
Name: Dr.C.D.Dayanand
Address: Dean -FAHBS -SDUAHER.

Dean
Faculty of Allied Health Sciences
Sri Devaraj Urs Academy of
Higher Education & Research
Tamaka Kolar 563 101

Witness 1

Signature: 
Name: Dr. KNV Prasad
Title: The Registrar-SDUAHER
Address: Tamaka Kolar 563101

Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

Witness 2

Signature:

Sarala N.
18/5/2022

Name: Dr.Sarala N.

- Director Academics

Title : Director of Academics.

Sri Devaraj Urs Academy of Higher Education & Research

Address: SDUAHER Kolar.

Tamaka, Kolar-563 101.

Witness 3

Signature:

Sridevi N.S.
18/5/22

Name: Dr.Sridevi N. S.

Title : Director of Student welfare

Address: SDUAHER.Kolar.

Director Student Welfare

Sri Devaraj Urs Academy of
Higher Education & Research

Tamaka, Kolar.

ANNEXURE

I. Privilege offered by PrepareforEnglish to students of SDUAHER

Students can re-attempt (within three months of the first attempt) IELTS /TOEFL/PTE for which they had enrolled for coaching to improve score by attending classes at no extra coaching fee.

II. Fee Structure

1. COURSE: IELTS/TOEFL/PTE coaching

Validity of Course: 6 months,

Total hours offered: 90

Fee: INR 10,000/- (Rupees Ten thousand only)

Batch Enrolment: Rolling

Virtual Platform for online classes (Zoom/Google Meet – audio only)

Material: Cambridge IELTS Books 11 to 16. One of these books will be given as hardcopy. Other books will be shared as PDFs.

2. COURSE: ENGLISH GRAMMAR AND COMMUNICATION

Validity of Course: 3 months

Total hours offered: 45

Fee: INR 5000 (Five thousand only)

Batch enrolment: Rolling

Virtual Platform for online classes (Zoom/Google Meet – audio only)

Online Resources and material (soft copies) will be made available during class as attendance is important to strengthen grammar and communication.



SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH

(A Deemed to be University declared under Section 3 of UGC Act 1956)

Comprising Sri Devaraj Urs Medical College

[Constituent unit of Sri Devaraj Urs Educational Trust for Backward Classes (Regd.)]

TAMAKA, KOLAR-563 103, KARNATAKA, INDIA

Ph: 918152-243003, +91 9448395232, Fax : +918152 - 243008 E-mail - registrar@sduu.ac.in / office@sduu.ac.in. Website: www.sduu.ac.in

Letter of Association

Date: 08.01.2022

Project Title: Assessment and Evaluation of Effectiveness of Carbohydrate Counting Method and Standard Diabetic Diet on Metabolic Control in Children and Adolescents with Type1 Diabetes Mellitus

Preamble

The collaborating institutions are Sri Devaraj Urs Academy of Higher Education (SDUAHER) Tamaka, Kolar, a deemed to be University and Center for Diabetes and Endocrine Care, Bangalore. This letter of Association facilitates the collaboration between these two institutes for the purpose of doctoral research activities. The Department of Clinical Nutrition and Dietetics, SDUAHER has planned to conduct doctoral research with a proposal titled, "Assessment and Evaluation of Effectiveness of Carbohydrate Counting Method and Standard Diabetic Diet on Metabolic Control in Children and Adolescents with Type1 Diabetes Mellitus" in association with the Center for Diabetes and Endocrine Care (CDEC).

Investigators

Mrs. Ayesha Tajuddin Pendhari, Clinical Dietitian, Ph.D. research scholar, Department of Clinical Nutrition and Dietetics, SDUAHER, Dr. M Madhavi Reddy, Professor and HOD Department of Clinical Nutrition and Dietetics, SDUAHER, Dr. Sudha Reddy V.R, Professor and HOD, Department of Pediatrics, SDUMC, SDUAHER, KOLAR, and Dr. Ganpathi Bantwal, Professor, Department of Endocrinology, St John's Medical College, Bangalore and Dr. Sanjay Reddy, Endocrinologist of Centre for diabetics and endocrine care (CDEC), Bangalore.

The doctoral research project is proposed by Mrs. Ayesha Tajuddin Pendhari for the purpose of obtaining her Ph.D. degree and she has expertise in the area of clinical nutrition. The literature review and project synopsis for the proposed study were carried out by Mrs. Ayesha Tajuddin Pendhari with the support of guide Dr. M Madhavi Reddy, Co-guide Dr. Sudha Reddy V. R and external expert Dr. Ganpathi Bantwal. Dr. Sanjay Reddy has proposed improvements to the ideas, specifically concerning population inclusion, literature review, and study methodology. Finally, after discussions involving all the five investigators and the doctoral research advisory committee, the proposal has been developed to the current format. It has been planned and agreed upon by all five investigators to recommend and carry out this proposed research work.

Project summary

In this work, the research scholar will be studying to understand the effect of nutrition education on glycemic control and preventing long-term complications in type 1 Diabetes Mellitus subjects. Carbohydrate counting and standard diabetic diet approach will be used for nutrition education for type 1 diabetic subjects.

This proposed research is a randomized control trial; hence the study would be conducted after obtaining ethical clearance from both the institutes, and it will be registered in the Clinical Trials Registry, India. The nutrition education will be performed for a period of 3 months and a follow-up period of 6 months.

The study also involves the collection of laboratory and diagnostic data, at baseline, 3rd month, and 6th month. This data collection will be carried out with the support of the central laboratory and diagnostics present in both institutional campuses for the convenience of the patients and the investigators with prior informed consent and permissions. The expenses involved in the study will be borne by the research grants.

Roles and Responsibilities

Mrs. Ayesha Tajuddin Pendhari (PI): Primary role in the implementation of design and optimization of standard diabetic diet and carbohydrate counting, recruitment of study group, conducting nutrition education, follow-ups, and collection of data. Dr. M Madhavi Reddy (Guide), Dr. Sudha Reddy V.R (Co-guide), Dr. Ganpathi Bantwal (External Experts), and Dr. Sanjay Reddy (Endocrinologist): Primary role of the guide, co-guide, and experts will be in coordinating and guiding the doctoral research scholar through every single step of the research and ensure the research work is carried out without any quality compromise and bias as per RCT protocol, ethical interests, and also ensure timely completion of the research project.

Probable Outcomes

The study is recommended as a need to improve Glycemic control of the type 1 diabetes mellitus subjects, and the expected outcome of the study would be that the adherence to carbohydrate counting method could have an impact on metabolic control of children and adolescents with T1DM. This will help to determine the dietary prescription practices for children and adolescents with T1DM in India.

All five investigators shall be investigators ethically and the mother institution SDUAHER (as per the prevailing institutional IPR guidelines) shall be the owner of the research work. All IPR issues will be as per the prevailing institutional guidelines mutually agreed upon.

The authorship credits of publications that come as a result of this work will be decided based on mutual agreement, as per the international authorship guidelines.

K Prasanna Kumar

Dr. K.M Prasanna Kumar
Endocrinologist

Director
Centre for Diabetes and Endocrine Care (CDEC),
Bangalore
410/A, 1st Stage, III Block, HBR Layout,
Near BDA Complex, Kalyan Nagar Post,
BENGALURU - 560 043
Ph: 080 2544 0011 / 2544 0055

13/01/2022
Dr. C. D. Dayanand
Dean

Faculty of Allied Health and Basic
Sciences
Sri Devaraj Urs Academy of Higher
Education and Research
Higher Education & Research
Tamaka, Kolar-563 101

Sudha Reddy

Dr. Sudha Reddy V. R.
Co-Guide, Professor and HOD
Department of Pediatrics
Sri Devaraj Urs Medical College

Prof & HoD of Paediatrics
SDUMC, Tamaka, Kolar.

Madhavi Reddy
Dr. M Madhavi Reddy
Guide, Professor and HOD
Dept. of Clinical Nutrition and Dietetics
Sri Devaraj Urs Academy of Higher
Education and Research

Sanjay Reddy

Dr. Sanjay Reddy
Endocrinologist & Diabetologist
Centre for Diabetes and Endocrine Care
(CDEC)
410/A, I Stage, III Block, HBR Layout
Near BDA Complex, Kalyanagar Post
Bangalore - 560 043
Ph: 2544 0011 / 2544 0055
KMC No: 43742

Ganapathi B.

Dr. Ganapathi Bantwal
External Expert, Professor
Department of Endocrinology
St. John's Medical College, Bangalore

Ayesha Pendhari

Mrs. Ayesha Tajuddin Pendhari
Primary Investigator
Ph.D. Research Scholar
Dept. of Clinical Nutrition and Dietetics
Sri Devaraj Urs Academy of Higher
Education and Research




सत्यमेव जयते

INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA65417227142812U
Certificate Issued Date : 04-Jul-2022 01:05 PM
Account Reference : NONACC (FI)/ kaksfcl08/ KOLAR/ KA-KO
Unique Doc. Reference : SUBIN-KAKAKSFCL0851778749423381U
Purchased by : R L JALAPPA HOSPITAL AND RESEARCH CENTRE KOLAR
Description of Document : Article 12 Bond
Description : SERVICE AGREEMENT
Consideration Price (Rs.) : 0
(Zero)
First Party : R L JALAPPA HOSPITAL AND RESEARCH CENTRE KOLAR
Second Party : VITTALA INTERNATIONAL INSTITUTE OF OPHTHALMOLOGY
Stamp Duty Paid By : R L JALAPPA HOSPITAL AND RESEARCH CENTRE KOLAR
Stamp Duty Amount(Rs.) : 100
(One Hundred only)


Sri Sai Souharda Credit
Co-op. Society Ltd.
Opp. B.E.O. Office,
Doddapet, Kolar-563 101.



Please write or type below this line

SERVICE AGREEMENT

This Service Agreement signed on this 1st day of July 2022

BETWEEN

RL JALAPPA HOSPITAL & RESEARCH CENTRE, Tamaka, Kolar, a teaching Hospital being part of Sri Devaraj Urs The Academy of Higher Education & Research, having its institutions at Tamaka, NH 75, Kolar 563103, hereinafter called the "RLJH&RC" being part of larger Sri Devaraj Urs Education Trust For Backward Classes, a Trust registered under Indian Trust Act,

Page 1 of 5

Statutory Alert:

1. The authenticity of this Stamp certificate should be verified at www.shoilestamp.com or using e-Stamp Mobile App of Stock Holding Company of India. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
2. The date of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy, please inform the Competent Authority.

1882 (PAN: AAATS5344P) represented by its Registrar which expression shall, unless it be repugnant to the context, mean and include its successors and assigns of the FIRST PART:

AND

VITTALA INTERNATIONAL INSTITUTE OF OPHTHALMOLOGY, a unit of Sri Keshava Trust, a charitable trust (PAN: AACTS1012L) having its principal place of business at CA Site #1, 2nd Cross, 2nd Main, 7th Block, Hosakerehalli, Banashankari III Stage, Bangalore 560085, hereinafter referred to as "VIIO" which expression shall, unless repugnant to or inconsistent with the context or meaning thereof, mean and include its executors, trustees for the time being, its legal representatives, successors-in-interest, executors and permitted assigns of the SECOND PART.

WHEREAS, RLJH&RC engaged in the business of, inter-alia, operating a teaching hospital at Tamaka, Kolar by the name RL Jalappa Hospital and Research Centre is in need of speciality consultation in various areas of Vitreo-Retinal Services including and not limited to -1) Retina OPD & Consultation; 2) Investigations-OCT, B-Scan ,FFA etc; 3) Procedures viz., Laser Treatment, Intra-vitreous Injections, Posterior Subtenon injections.

WHEREAS, VIIO is a pioneer in the above areas of knowledge & patient treatment for the last 21 years on a philanthropic basis at Hoskerehalli, Banashankari III Stage, Bangalore true to its mission – "No one shall go blind for want of money or lack of care".

WHEREAS, RLJH&RC has approached VIIO for providing the above services at a reasonable cost on terms & conditions as mentioned herein below:

NOW THEREFORE THIS AGREEMENT WITNESSETH:

SCOPE OF SERVICES:

VIIO shall depute a Vitreoretinal surgeon and a team to RLJH&RC both for consultation as well as procedures on Saturdays of every week or as may be agreed to from time to time;

OBLIGATIONS OF RLJH&RC:

RLJH&RC shall coordinate scheduling of patients of their visit & treatment. RLJH&RC shall take the responsibility of the work up, evaluation of cases and maintenance of medical records including consent forms for procedures as per their institutional rules and regulations.

Post treatment follow up and further management of the patient shall be the responsibility of RLJH&RC with the supervision and consultation of the VIIO consultant;

RLJH&RC shall provide all the infrastructure and assistance to VIIO at Hospital;

PAYMENT FOR THE SERVICES:

RLJH&RC shall pay remuneration of Rs. 10,000/- per weekly visit for consultation alone and if the consultant carries out any procedures at the hospital RLJH&RC, then same shall be revised to Rs. 15,000/- to VllO. The remuneration shall include the rental cost of the equipment, if any, including Mobile Equipment Unit and Laser Machine;

TERM AND TERMINATION

This Agreement shall be deemed to have commenced from July 1st, 2022 and shall be in force for an initial period of Twenty Four (24) months from the said date. Thereafter, the parties may extend the Agreement on terms to be mutually agreed upon.

Either Party may, without cause, terminate this Agreement by giving to the other 30 (Thirty) days prior written notice.

Expiry or earlier termination of this Agreement shall not prejudice any rights of the parties that may have accrued prior thereto.

CONFIDENTIALITY:

Each Party shall treat any data and information, whether written, oral or visual, disclosed to it or which comes into its possession or knowledge in connection with this Agreement as confidential and shall not disclose the same to any others, except as may be required by law or as may be required to be disclosed on a "need-to-know" basis for implementing this Agreement.

ASSIGNMENT:

This Agreement shall be binding upon and ensure to the benefit of the parties hereto and their respective successors. Neither this Agreement nor any of the rights, interests or obligations hereunder shall be assigned to any third Party, unless otherwise agreed in writing by both parties.

FORCE MAJEURE:

Neither Party shall be liable to the other for failure nor delay in the performance of any of its obligations under this Agreement for the time nor to the extent such failure or delay caused by force majeure or reasons beyond the reasonable control of the concerned Party. This shall not however apply to the obligation to make accrued payments.

NOTICES:

Any notices, requests and other communications required or permitted hereunder shall be in writing and shall be given by hand against written acknowledgement or receipt, or sent by registered mail, or by facsimile followed by a confirmation letter by registered mail, at or to each of the parties at the addresses set forth in this Agreement.

NON-SOLICIT:

Neither Party shall, during the term of the Agreement and in the 6 (six) months following the termination of the Agreement, offer employment to the personnel of the other Party. Both the Parties specifically agree not to employ any person from the other, either directly or through any other service provider. Any breach of this provision shall entitle the aggrieved Party to claim amounts equivalent to 2 months' salary of the concerned personnel from the other Party.

NO AGENCY:

It is clearly understood and accepted by both parties that this Agreement and the contract between the parties evidenced by it are on "principal to principal" basis and nothing herein contained shall be construed or understood as constituting either Party hereto the agent or representative of the other under any circumstances.

EXECUTION:

This Agreement is executed in 2 (two) counterparts, one to be retained by each Party and each of which shall be treated as an original and both of which embody one and the same Agreement.

GOVERNING LAW AND ARBITRATION:

This Agreement shall be governed by the laws of India. Any disputes or differences whatsoever between the parties which cannot be settled by mutual discussions shall be settled by arbitration at Bangalore by a sole arbitrator to be mutually appointed by the parties under and in accordance with the provisions of the Indian Arbitration and Conciliation Act, 1996. The language for arbitration shall be English.

SEVERABILITY

If any provision of this Agreement is held to be invalid, illegal or unenforceable, the remaining provisions hereof shall be unaffected thereby and remain valid and enforceable as if such provision had not been set forth herein. The Parties agree to replace such provision by a valid and enforceable provision that most closely approximates the intent and economic effect of such severed provision in the contest of this agreement.

INDEMNITY

Both Parties agree to the other Party to indemnify, keep indemnified and hold harmless and defend VIIO from and against any, every and all claims, liabilities, judgments, fines, penalties, cost or demands arising from or in connection with the performance or non-performance of its obligations or the exercise of its rights or breach of any representations and warranties under this Agreement except for all those liabilities arising of any complications & untoward consequences occurring during the treatment or post-operative phase.

DISPUTES

The courts in Bangalore, shall have exclusive jurisdiction to settle any dispute, difference or claim arising out of or in connection with this Agreement between the Parties ('Dispute'). The Parties agree that the courts in Bangalore, India are the appropriate and convenient court to settle disputes and accordingly no party shall argue to the contrary.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED AND SIGNED AND SEALED THESE PRESENTS ON THE DAY, MONTH AND YEAR HEREINABOVE WRITTEN.

S. R. Sheela
19/11/12

For RL Jalappa Hospital & Research Centre, represented by **Dr. S R Sheela, Medical Superintendent.**

Medical Superintendent
R.L.J. Hospital & Research Centre
Tamaka, KOLAR-563 101

Krishna R. Murthy

For Vittala International Institute of Ophthalmology, represented by **Dr. Krishna R. Murthy, Medical Director.**



Witness: *Manjula*
Professor & HOD
Department of Ophthalmology
Sri Devaraj Urs Medical College,
Tamaka, Kolar - 563 101

Witness: **RAMESH. B.R.**
[Signature]
MANAGER



Trust for Backward Class, a Trust registered under Indian Trust Act, 1882 (PAN: AAATS5344P) represented by its Register which expression shall, unless it be repugnant to the context, mean and include its successors and assigns of the FIRST PART:

AND

Vittala International Institute of Ophthalmology (VIIO), a unit of Sri Keshava Trust, charitable trust (PAN: AACTS1012L) having its principal place of business at CA site #1,2nd cross, 2nd main, 7th block, Hosakerehalli, Banashankari 3rd stage, Bangalore-560085, hereinafter referred to as "VIIO" which expression shall, unless repugnant to or inconsistent with the context or meaning thereof, mean and include its executors, trustees for the time being, its legal representatives, successors-in-interest, executors and permitted assigns of the SECOND PART.

WHEREAS

Whereas RLJH&RC, Tamaka, Kolar has approached Vittala International Institute of Ophthalmology to provide screening of newly born babies for Retinopathy of Prematurity as well as to treat wherein VIIO has agreed to the requests as detailed below:

1. To provide the services of Eye screening of prematurely born babies for Retinopathy of Prematurity (ROP) at R.L.Jalappa Hospital & Research Center, Tamaka, Kolar. The VIIO shall conduct the screening by a technician with a RetCam provided by VIIO on every Monday of the week. The fundus photos will be uploaded to the dedicated software maintained by VIIO. The Ophthalmologist at VIIO shall study the picture online & give the opinion. If diagnosed for ROP, VIIO shall arrange for treatment immediately after appraising the babies' parents as well as the concerned hospital authorities. The Hospital shall provide the details of contact persons in Neonatal Intensive Care Unit (NICU)/ Hospital to VIIO screening team for coordinating the activities. Follow up of such babies will also be done.
2. VIIO shall arrange for intravitreal Anti-VEGF and Laser treatment of babies diagnosed with ROP at NICU in R.L.Jalappa Hospital & Research Center, Tamaka, Kolar.

3. VIIO shall provide FREE screening to patients. Patients under any health scheme (RSBY) would be charged for any procedures done for treatment ROP and the amount claimed from the scheme shall be completely deposited to VIIO account.
4. This Memorandum of Understanding is valid for a period of TWO years from this date. The parties can terminate this MOU with one month's notice on either side.

5. INDEMNITY

R.L.Jalappa Hospital & Research Center, Tamaka, Kolar agrees to indemnify, keep indemnified and hold harmless and defend VIIO from and against any, every and all claims, liabilities, judgments, fines, penalties, cost or demands arising from or in connection with the performance or non-performance of its obligations or the exercise of its rights or breach of any representations and warranties under this Agreement except for all those liabilities arising of any complications & untoward consequences occurring during screening, treatment or postoperatively for ROP. VIIO has agreed for this indemnity clause.

6. SEVERABILITY

If any provision of this Agreement is held to be invalid, illegal or unenforceable, the remaining provisions hereof will be unaffected thereby and remain valid and enforceable as if such provision had not been set forth herein. The parties agree to replace such provision by a valid and enforceable provision that most closely approximates the intent and economic effect of such severed provision in the contest of this agreement.

7. DISPUTES

The courts in Bengaluru, India, shall have exclusive jurisdiction to settle any dispute, difference of claim arising out of or in connection with this Agreement between the Parties ('Dispute'). The Parties agree the courts in Bengaluru, India are the appropriate and convenient court to settle disputes and accordingly no party will argue to the contrary.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED AND HEREUNTO SIGNED AND SEALED THESE PRESENTS ON THE DAY, MONTH AND YEAR FIRST HEREIN ABOVE WRITTEN.

For Vittala International Institute of Ophthalmology, a unit of Keshava Trust, CA site 1, 2nd Cross, 2nd Main 7th Block, Hosakerehalli, Banashankari 3rd Stage, Bengaluru.

Authorized Signatory




Dr. Krishna Murthy

Medical Director

For R.L.Jalappa Hospital & Research Center, Tamaka, Kolar.

Authorized Signatory



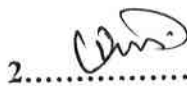
Registrar, SDUAHER

Registrar

Sri Devaraj Urs Academy of Higher Education and Research
Tamaka, Kolar - 563 103.

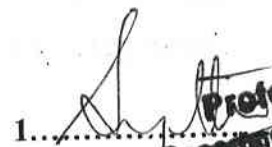
In the presence of:


1. 

2. 



In the presence of:

1.  Professor & HOD
Department of Ophthalmology
Sri Devaraj Urs Medical College
Tamaka, Kolar - 563 101

2. 
DR. SUDHA REDDY. V.F
Prof & HoD of Paediatrics
SDUMC, Tamaka, Kolar,



सत्यमेव जयते

INDIA NON JUDICIAL

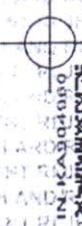
Government of Karnataka

Rs. 100

e-Stamp

Certificate No. : IN-KA90496020866063T
 Certificate Issued Date : 30-Mar-2021 10:49 AM
 Account Reference : NONACC (FI)/ kaksfcl08/ KOLAR/ KA-KO
 Unique Doc. Reference : SUBIN-KAKAKSFCL0853392023990300T
 Purchased by : MEDICAL SUPERINTENDENT RLJH AND RC TAMAKA KOLAR
 Description of Document : Article 12 Bond
 Description : M O U
 Consideration Price (Rs.) : 0
 (Zero)
 First Party : MEDICAL SUPERINTENDENT RLJH AND RC TAMAKA KOLAR
 Second Party : DISTRICT HEALTH OFFICER KOLAR
 Stamp Duty Paid By : MEDICAL SUPERINTENDENT RLJH AND RC TAMAKA KOLAR
 Stamp Duty Amount(Rs.): 100
 (One Hundred only)
 सत्यमेव जयते

SRI SAI SUDHARDA CREDIT
 CO-OPERATIVE LTD.,
 Doddapete, Opp: B.E.O. Office,
 KOLAR-563101.



Please write or type below this line

Memorandum of understanding (MoU) between District Blindness Control Officer, District health & family welfare society, Blindness control division and participating Non Government Organization.

1. Preamble

- 1.1 WHEREAS the union cabinet has approved continuation of National programme for control of blindness hereafter referred to as NPCB, for implementation in all the states of the country during the 11th plan (2007-2012).
- 1.2 WHEREAS the Cabinet has also agreed to follow the strategies of "Vision 2020: The Right to Sight" in NPCB as per Plan of Action developed for the country.
- 1.3 WHEREAS NPCB aims to reduce prevalence of blindness by implementing various activities through State and District Blindness Control Societies established in all the districts of the country.
- 1.4 WHEREAS the NPCB seeks to involve eye care facilities in Government, Non-Government and Private sectors having capacity to perform various activities under National Programme for Control of Blindness.
- 1.5 AND WHEREAS schemes for Non-Government Organization (hereafter referred as NGO) providing eye care services are implemented as per pattern of assistance approved by the Cabinet;
- 1.6 NOW THEREFORE the signatories of Memorandum of Understanding (MoU) have agreed as set out here in below.

Statutory Alert:

1. The authenticity of this Stamp certificate should be verified at www.shcilestamp.com or using e-Stamp Mobile App of Stock Holding. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
2. The onus of checking the legitimacy is on the users of the certificate.

2. Parties of MoU

This MoU is an agreement between District Blindness Control Officer, District Health & Family Welfare Society, Blindness Control Division of Kolar (Name of District) of the State of Karnataka (Name of State); hereafter called District Health & Family Welfare Society (R.) (Blindness Control Division) and R.L.Jalappa Hospital & Research Centre, a Teaching Hospital of Sri Devaraj Urs Medical College a Constituent unit of Sri Devaraj Urs Academy of Higher Education and Research, Tamaka, Kolar. (Name of NGO)

3. Duration of MoU

This MoU will be operative from the date of its signing by the parties and remain in force till 31st March 2022. MoU can be renewed through mutual agreement by the parties.

4. Commitments of NGO

Through this MoU the NGO agrees to provide following services under National Programme for control of Blindness (Write "Yes" against applicable clauses):

Activities	Yes/No
h) Screening of population (50 + years) in all the villages/townships in the area allotted to the NGO and preparation of village wise blind registers.	Yes
i) Identification of cases fit for cataract surgery, motivation thereof and transportation to the base hospital;	
j) Pre-operative examination and investigation as required;	
k) Performance of cataract surgery preferably IOL implantation through ECCE / IOL, Small Incision Cataract Surgery (SICS) or Phaco-emulsification of patients identified in allotted areas, self motivated walk-in cases and those referred by DH&FWS(BCD)	
l) Post-operative care including management of complications, if any and post operative counseling regarding use of glasses;	
m) Follow-up services including refraction and provision of glasses, if required providing best possible correction.	
n) Submission of cataract surgery records of operated cases.	

5. Commitments of District Health & F.W. Society (Blindness control Division)

Through this MoU the DH&FWS (BCD) agrees to provide following support to participating NGO to facilitate service delivery (Write 'Yes' against applicable clauses):

Clause	Clause of Agreement	Yes/No
5.1	Issue Certificate of Recognition about participation in NPCB	Yes
5.2	Undertake random verification of operated cases not exceeding 5% before discharge of patients;	Yes
5.3	Sanction cost of free cataract operations performed by the NGO as per GOI guidelines indicated in para 6 below within one month of submission of claim along with Cataract Surgery Records;	Yes
5.4	Make payment of the sanctioned amount to the NGO on monthly/quarterly basis;	Yes
5.5	Regularly disseminate literature, guidelines or any other relevant information to participating NGO	Yes

6. Grant-in-aid to NGO for this scheme is governed by the following table:

	(Rupees per operation)	
	ECCE/IOL	SICS/PHACO
a. Drugs and consumables	500	500
b. Sutures	100	0
c. Spectacles	250	250
d. Transport / POL	300	300
e. Organization & Publicity	250	250
f. IOL, Viscoelastics & additional Consumables	600	700
TOTAL	2000	2000

7. Termination of MoU

Commitments agreed to by the Parties are meant for prevention and control of blindness and therefore MoU should generally not be suspended or terminated. However, both parties can decide to suspend or terminate the MoU.

Signed this day, the 1st of April 2021.

For and on behalf of
District Health & F.W. Society (BCD)

S.M. Ajeem. M

For and on behalf of NGO
Medical Superintendent
R.L.J. Hospital & Research Centre
Tamaka, KOLAR-563 101

R. L. JALAPPA HOSPITAL & RESEARCH CENTRE
(Attached to Sri Devaraj Urs Medical College)
TAMAKA, KOLAR - 563 101

NRLJH/KLR/ADMN/
2137/2020-21

Date: 31-03-2021

The District Blindness Control Officer,
District Health & Family Welfare Society,
Blindness Control Division
KOLAR.

Sir,

Sub:- MOU for the year 2021-22.

With reference to above subject, I write state that, I am herewith enclosing the Memorandum of Understanding (MOU) on Rs.100/- stamp paper duly filled in, for the year 2021-2022.

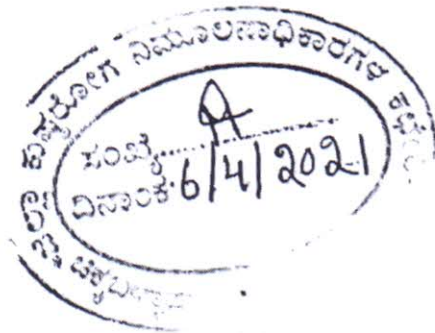
This is for your kind information and needful action.

Thanking you,

Yours Sincerely,

S.M. Ajeem. M

Medical Superintendent.
Medical Superintendent
R.L.J. Hospital & Research Centre
Tamaka, KOLAR-563 101





सत्यमेव जयते

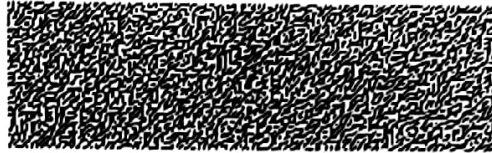
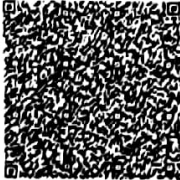
INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA34010342014248U
Certificate Issued Date : 02-Jun-2022 01:04 PM
Account Reference : NONACC (FI)/ kaksfcl08/ KOLAR/ KA-KO
Unique Doc. Reference : SUBIN-KAKAKSFCL0893471590164767U
Purchased by : DEAN AH AND BS S D U A H E R KOLAR
Description of Document : Article 12 Bond
Description : M O U
Consideration Price (Rs.) : 0
(Zero)
First Party : ASTER R V HOSPITAL BENGALURU
Second Party : DEAN AH AND BS S D U A H E R KOLAR
Stamp Duty Paid By : DEAN AH AND BS S D U A H E R KOLAR
Stamp Duty Amount(Rs.) : 100
(One Hundred only)

SRI SAI SOUARDHA CREDIT
CO-OPERATIVE LTD.
Doodapete Opp S.E.O. Office,
KOLAR-563101.



Please write or type below this line

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MOU) is made and executed on 20th Monday of June 2022 and effective from the date of posting interns.

BY AND BETWEEN

Aster RV Hospital, located at CA-37, 24th Main, 1st Phase, J.P. Nagar, Bengaluru, Karnataka - 560078, India herein after referred to as "FIRST PARTY" (which expression shall, unless repugnant to or

1/7

Statutory Alert

1. The authenticity of the Stamp Certificate should be verified at www.stamplamp.com/ or using a Stamp Mobile App of Stock Ministry. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
2. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent authority.

inconsistent with the context or meaning thereof, mean and include its executors, trustees for the time being, its legal representatives, success or in-interest, executors, and permitted assigns)

And

Whereas from Faculty of studies in **Allied Health and Basic Sciences (FAHBS)** of Sri Devaraj Urs Academy of Higher Education and Research (SDUAHER), Tamaka, Kolar – 563 103, a deemed to be University hereinafter called **SDUAHER** assigns the other part represented by Dean-FAHBS under the administrative ambit of Registrar, SDUAHER as **SECOND PARTY**

“**Aster RV Hospitals**” and “**SDUAHER**” are individually referred to as “**First Party**” and “**Second Party**” respectively and collectively referred to as Parties.

WHEREAS

- A. **Aster RV Hospital** is a leading health care provider delivering best clinical training to make them productive in Medical Imaging Services. It is a part of the DM Healthcare chain, established to provide world-class, patient-centric centres, driven by Medical innovation and culture of excellence. The state-of-the-art super speciality hospital is 250 bedded and 53 bedded ICU. Aster RV Hospital is well equipped with high-end 3 Tesla MRI, 128 slice MD CT, ultrasonography with 3D and 4D probes, Samsung DR X-ray machine, Dexa scan and mammography. Also having best in class infrastructures and technology like Biplane Cath lab and Intra operative MRI.
- B. SDUAHER, through Faculty of Allied Health and Basic Sciences has Department of Allied Health Sciences offering Graduate, Para-medical courses in Allied Sciences. One such program is **B.Sc. Imaging Technology**.
- C. SDUAHER evinced interest in engaging **Aster RV Hospitals** for sending its interns enrolled in the Program for the purpose of observation and training at the Aster RV Hospitals.
- D. **Aster RV Hospitals** has agreed to permit the interns enrolled in the Programs to visit the clinical areas of the Units for the purpose of observing the Medical diagnosis and treatment administered to the patients.
- E. The Parties hereby expressly agree to enter into this Agreement recording the terms and conditions governing the above mentioned arrangement.

NOW THEREFORE, THE PARTIES TO THE AGREEMENT WITNESS AS UNDER

1. Scope of the Agreement

Aster RV Hospitals shall permit the interns of B.Sc. Imaging Technology.

- a. B.Sc. Imaging Technology interns to visit its units for the purpose of observing the medical diagnosis and treatment administered to the patients develop the requisite skills and advanced training.
- b. SDUAHER shall intimate in advance, the list of interns and the time period during which they will visit the units.
- c. It is understood by the Parties hereto that this Agreement is based on good faith and the assurances given by either Party to provide mutual support and cooperation to help the

interns enrolled in the Programs to obtain practical training and skill development. **There is no financial consideration involved in this Agreement.**

2. Term

- a. This Agreement is valid for a term of 6 years from the effective date, after whose expiry, both the Parties may extend/renew this agreement for a further period of time, mutually agreed in writing, on the same or renewed terms and conditions.

3. OBLIGATIONS OF SDUAHER

- a. SDUAHER shall identify a batch of interns from the Program, in order to visit **Aster RV Hospitals** for a period of **6 months** as a part of their clinical Internship wherein the interns will be permitted to be present in the clinical area for observation and development of skills.
- b. SDUAHER takes the sole responsibility to provide training objectives to the interns.
- c. SDUAHER shall share the number of interns and the dates of their visit to the Units for clinical positing **6 months** in advance with Aster RV Hospitals.
- d. SDUAHER shall not take the responsibilities of arranging transportation and other such logistics for the interns.
- e. SDUAHER understands that, due to the delicate nature of medical cases, interns shall not be permitted to touch any patient for examination or for provision of treatment and the interns shall not be permitted to run any equipment. SDUAHER understands that the clinical positing visits to the Aster RV Hospitals are purely training in nature.
- f. SDUAHER shall assure that the interns will comply with the guidelines, put forth by Aster RV Hospitals guidelines prescribing the 'do's and don'ts' in the college and/or hospital premises of the units during the clinical postings. In the event, Aster RV Hospitals finds that a student is flouting Guidelines, It may ask such student to leave the premises forthwith as patient safety is of utmost importance.
- g. SDUAHER expects to send the batch of interns from the academic year 2022-23.
- h. SDUAHER shall appoint a coordinator and notify, in writing, to Aster RV Hospitals. The coordinator shall be the single point of contact for the purpose of this Agreement.

4. OBLIGATIONS OF ASTER RV HOSPITALS

- a. Aster RV Hospitals shall permit, based on the list of interns shared by SDUAHER in two weeks advance in the academic year, the interns visit the clinical area for a period of six months for the sole purpose of observation/training.
- b. Aster RV Hospitals confirms that it has the requisite number of qualified Radiographers/CT & MRI Technologists in its units for the purpose of this Agreement.
- c. Aster RV Hospitals experts shall take clinical sessions during the postings, solely based on the curriculum and preferable clinical sessions shared by SDUAHER.
- d. Aster RV Hospitals to appoint a coordinator and notify, in writing to SDUAHER. The coordinator shall be the single point of contact for the purpose of this Agreement.

- e. Aster RV Hospital HR team will visits SDUAHER, through career counseling & placement cell, conducts career counseling activity and placement interview for eligible candidates of B.Sc. Imaging Technology interns.

5. CONFIDENTIALITY

- a. The Parties understand that in the course of their association, they shall have access to confidential information of the other Party. Accordingly, the Parties agree that such confidential information shall be maintained in the strictest confidence and trust and shall not be revealed to any third party and shall not be used for any purpose other than what is authorized through this Agreement.
- b. Any information shared by the other Party and is available in the public domain or which the Party comes to know about through, other than violation of any law or legal obligation owed to the other Party, shall not form a part of Confidential Information.
- c. Both the Parties may disclose confidential information to competent authority, if required under law.
- d. Failure to maintain confidentiality of the information shall entitle the affected Party to sue the defaulting Party for such violation.

6. REPRESENTATIONS AND WARRANTIES

- a. SDUAHER represents and warrants that
 - i. It has the legal competency, authority and capacity to enter into and execute this binding Agreement.
 - ii. It has due permissions, consents, infrastructure, qualified personnel and expertise to offer and duly conduct the Programs.
 - iii. The clinical postings, visits and the nature of transaction of this Agreement is legal and permitted by SDUAHER other accrediting bodies.
 - iv. It shall take full responsibility to train and teach the students enrolled in the Programs as per the applicable laws, regulation and guidelines.
 - v. It shall take full responsibility to provide details of the preferable posting sessions, contents and topics to be covered, as per the guidelines laid down by the appropriate authorities, during the clinical postings of the interns at Aster RV Hospitals.
- b. Aster RV Hospital represents and warrants that
 - i. It has the legal competency, authority and capacity to enter into and execute this binding Agreement.
 - ii. It has the requisite expertise and qualified personnel as mentioned in Clause 4(b) of this Agreement to duly fulfill its obligations mentioned in this Agreement.

7. LIABILITY

- a. SDUAHER shall defend, hold harmless and indemnify Aster RV Hospitals against any action, demand, suit, notice, penalty, proceedings, damages, instituted by third party, patients or any government authority against Aster RV Hospitals for any act and/or

omission and/or misrepresentation and/or violation of any provision of this Agreement by SDUAHER or its students visiting Aster RV Hospitals.

- b. SDUAHER shall defend, hold harmless and indemnify Aster RV Hospitals against any action, demand, suit, notice, penalty, proceedings, damages, instituted by any of the interns enrolled in the Programs or the associates of the students or government authority or accrediting body or any third party for any violation of the curriculum or course laid down to duly conduct the Programs by government authority and/or any accrediting body or for occurrence of any untoward incident and/or civil wrong and/or criminal act due to the association of any student or agents or associates.

8. DISPUTE RESOLUTION JURISDICTION

- a. Any dispute arising out of or in relation to this Agreement shall be subject to the Jurisdiction of courts in Bengaluru and the laws of India shall be applicable for such disputes.

9. TERMINATION

- a. Either parties may terminate this Agreement without any cause by providing a notice in writing to the other Party 60 (sixty) days in advance.
- b. Non-breaching Party may terminate this Agreement immediately, in case of expiry of cure period of 30 (thirty) days provided by the non-breaching Party to cure any breach of this Agreement to the breaching Party and the breaching Party has failed to cure/remedy the said breach.
- c. Aster RV Hospitals may terminate this Agreement immediately, if the Agreement is posing a threat to patient safety or if the students are repeatedly violating the policies of Aster RV Hospitals.

10. NOTICE

- a. Any notice or other communication required to be given hereunder shall be in writing and dispatched by hand delivery or registered post acknowledgement due (RPAD) to the address specified below and shall be deemed sufficiently made on the date of delivery if delivered by hand, or on the date of receipt if dispatched by RPAD. Either Party may change its address for the purpose of this clause, by giving an advance written notice to the other Party.

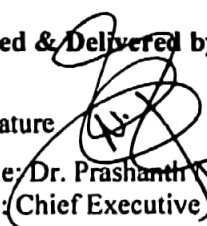
The Registrar
Sri Devaraj Urs Academy of Higher Education and Research
Tamaka, Kolar-563103

Chief Executive Officer,
Aster RV Hospital,
CA-37, 24th Main, 1st Phase, J.P. Nagar,
Bengaluru, Karnataka - 560078, India


11. MISCELLANEOUS

- a. No amendments or additions or any modifications or alterations to the provisions of this Agreement shall be effective, unless it is in writing and signed by each Party.
- b. This Agreement is executed in two counterparts on a stamp paper and each counterpart shall be deemed to be an original and together shall constitute one and the same instrument.
- c. This Agreement constitutes the whole agreement between the Parties relating to the subject matter hereof and supersedes any prior agreements or understandings relating to such subject matter
- d. The headings to this Agreement are for convenience only and shall not affect the construction of this Agreement.
- e. If any clause or provision of this Agreement, or the application of such clause or provision, is held invalid by a court of competent jurisdiction, the reminder of this Agreement, and the application of such clause or provision to persons, or circumstances other than those with respect to which it is held invalid shall not be affected.
- f. Waiver by either Party of any term or condition of this Agreement at any one instance shall not be deemed or construed to be a continuing waiver of such term or condition for any subsequent breach of the said term or condition.
- g. It is agreed and understood by the Parties that they are entering into this Agreement on a principal to principal basis and at no point, under any circumstances whatsoever, the relationship shall be construed to be otherwise, of an employee, partner, agent, representative, associate or anything else, other than what is clearly provided under this Agreement.

IN WITNESS WHERE OF the parties have through their respective duly authorized representatives, executed the Agreement the day, month and year first herein above written.

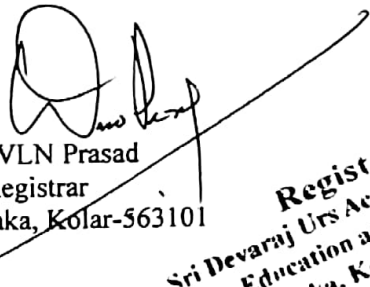
Signed & Delivered by Aster RV Hospitals
Dr. Prashanth. N.
CHIEF EXECUTIVE OFFICER
ASTER RV HOSPITAL
CA-37, 24th Main, 1st Phase,
J.P. Nagar, Bengaluru - 560 078.
Signature: 
Name: Dr. Prashanth N
Title: Chief Executive Officer

Signed & Delivered by Sri Devaraj Urs Academy of Higher Education and Research, Kolar.

Signature: 
Name : Dr.C.D.Dayanand
Title : Dean FAHBS
Address: SDUAHER, Tamaka, Kolar-563 101, Kolar-563 101
Dean
Faculty of Allied Health Sciences
Sri Devaraj Urs Academy of
Higher Education & Research

Witness 1

Signature

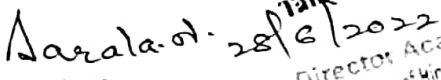


Name : Dr. DVLN Prasad
Title : The Registrar
Address: Tamaka, Kolar-563101

Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

Witness 2

Signature

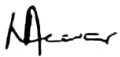


Name : Dr. Sarala N
Title : Director of Academics, SDJAFER
Address: Tamaka, Kolar-563101

Director Academics
Sri Devaraj Urs Academy of Higher Education & Research
Tamaka, Kolar-563 101.

Witness 3

Signature



Name : Dr. Anil Kumar Sakthi
Title : Professor & HOD, SDJAFER
Address: Tamaka, Kolar-563101

Prof. & HOD,
Radio Diagnosis,
SDJAFER
C.L.J. Hospital & Research Centre,
Tamaka, KOLAR-563 101.



सत्यमेव जयते

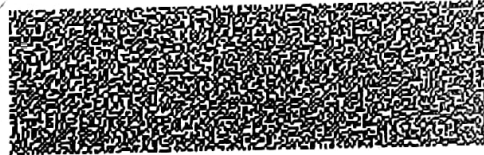
INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA58835266623099U
 Certificate Issued Date : 28-Jun-2022 11:36 AM
 Account Reference : NONACC (FI)/ kaksfcl08/ KOLAR/ KA-KO
 Unique Doc. Reference : SUBIN-KAKAKSFCL0839655290098617U
 Purchased by : REGISTRAR SDUAHER TAMAKA KOLAR 563103
 Description of Document : Article 12 Bond
 Description : M O U
 Consideration Price (Rs.) : 0
 (Zero)
 First Party : REGISTRAR SDUAHER TAMAKA KOLAR 563103
 Second Party : BIGTEC PRIVATE LIMITED BANGALORE 560010
 Stamp Duty Paid By : REGISTRAR SDUAHER TAMAKA KOLAR 563103
 Stamp Duty Amount(Rs.) : 100
 (One Hundred only)

Sri Sai Souharda Credit
 Co-op. Society Ltd.
 Opp. B.E.O. Office,
 Doddapet, Kolar-563 101.



Please write or type below this line

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called 'MoU') is made and executed on Friday the 1st of July, 2022 at Tamaka, Kolar.

By and Between:

Sri Devaraj Urs Academy of Higher Education and Research, Tamaka, Kolar - 563103, Karnataka hereinafter called "SDUAHER" which expression shall, when context so admits, include its successors and permitted assigns

Statutory Seal

Chandana
 Director

1

[Signature]
 Registrar

Sri Devaraj Urs Academy of Higher
 Education and Research
 Kolar - 563 103.

- The genuineness of the Stamp certificate is verified at www.shoestamp.com or using e-Stamp Mobile App. In case of any discrepancy in the details on the Certificate and as available on the website / Mobile App readers 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.

And:

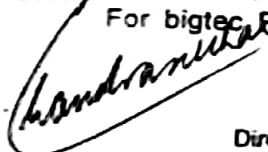
Bigtec Private Ltd., a wholly owned subsidiary of Molbio Diagnostics Pvt. Ltd., Located at 2nd floor, Golden Heights, 59th 'C' Cross, 4th 'M' Block, Rajajinagar, Bangalore-560010, India.

"SDUAHER" and "Bigtec Pvt. Limited" are individually referred to as "First Party" and "Second Party" respectively and collectively referred to as Parties.

The purpose and general provisions of the MoU shall be:

- 1) Recognizing the importance of mutual collaboration and the contributions to society made by the two institutions, both institutions share a desire to develop mutually strengthening and enriching educational, health care services and research experiences for both faculty and researchers including any outreach activities like educational conferences and workshops.
- 2) The primary purpose of this MoU is to record the general understanding between the parties and further to this MoU, specific collaborative activities of academic, health care services - diagnostics incorporating digital platform and artificial intelligence, research of multi and interdisciplinary nature can be executed by the two parties involving staff and researchers from either/ both SDUAHER and Bigtec Private Limited.
- 3) Faculty and Researchers of both the institutions in appropriate disciplines will be encouraged to develop interactions in a focussed way on topics and proposed collaborative projects. Such efforts will be made with integration of basic principles of scientific evidence based guidelines of modern medicine, molecular biology, digital platform for diagnostics and artificial intelligence to develop efficient diagnostic kits which will enable early diagnosis and facilitate health care at the hospital and periphery (screening and diagnostic camps). Before the publication of any material or dissemination of information which is a result of the collaborative efforts between the parties under the MoU, each party will take the written consent of the other party.
- 4) Research undertaken thus, would be guided by evidence based medicine.
- 5) Each project to be undertaken under this MoU shall be added as an appendix after due authorization from both the parties.
- 6) There shall be no financial burden to either of the parties because of the activities undertaken under this MoU. All financial implications due to the conduct of research under this MoU shall be reviewed for each project separately and the

For bigtec Private Limited


Director


2


Registrar
Sri Devaraj Urs Academy of Higher
Education and Research

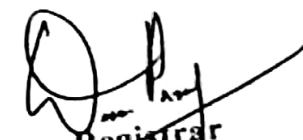
decision on which party shall bear the expenses shall be decided on a project to project basis.

- 7) The outcome of research undertaken under this MoU may be published in scientific journals. In such a case, both the parties shall have moral and legal rights over the content of the publication/ manuscript and the list of authors.
- 8) All research and other collaborative activities conducted pursuant to this MoU shall be conducted in accordance with the rules and regulations appropriate to each institution and approval by Ethics Committees of respective institutions and shall abide by the laws applicable in India. Although this MoU does not create any legal rights or obligations between the institutions, it expresses good-faith intentions and is intended to facilitate negotiations and preparation of the definite agreements embodying the final understanding of the institutions with respect to future collaborations.
- 9) This MoU shall take effect when executed by both institutions and shall terminate at the end of five years. The agreement shall be renewed for additional five year period. Notwithstanding the above, during the period under the MoU, notice of termination may be given by either institution with 90 days notice. This MoU may be modified by a written agreement between both institutions at any time. Nothing within this MoU shall create any financial obligation or cause any hardship to either institution.
- 10) At SDUAHER, modification to this MoU shall be initiated through the Office of the Registrar, and at Bigtec Diagnostics, through the Office of Director.

For bigtec Private Limited


Director

3


Registrar
Sri Devanaj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

In WITNESS WHEREOF, the institutions hereto have executed two copies of this instrument, each of which shall be considered original.

FIRST PARTY



Signature:

Dr. DVLN Prasad

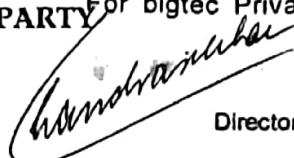
Registrar

Sri Devaraj Urs Academy of Higher Education and Research,
Tamaka, Kolar 563103
Karnataka, India

Date:

SECOND PARTY

For bigtec Private Limited



Signature:

Director

Dr. Chandrasekhar B. Nair

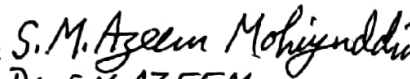
Director

Bigtec Private Limited,
2nd floor, Golden Heights, 59th 'C' Cross,
4th 'M' Block, Rajajinagar, Bangalore-
560010. Karnataka, India.

Date:

Witness 1

Signature:



Name:

Dr. S.M. AZEEM

Designation:

Director MOHIYUDDIN

Address: Department of Research and Innovation

Date:

Sri Devaraj Urs Academy of
Higher Education & Research
Tamaka, Kolar, Karnataka-563103

Witness 3

Signature:



Name:

K. Suresh Kiran

Designation:

G.M. Finance & Accounts

Address:

Date:

bigtec Private Limited
2nd Floor, Golden Heights,
59th 'C' Cross, 4th 'M' Block,
Rajajinagar, Bangalore - 560 010.
Tel : +91 80 2300 4999

Witness 2

Signature:



Name:

Dr. Sharath B.

Designation:

ASSOC PROF

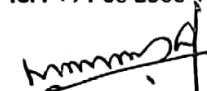
Address:

SDWAHER, KOLAR

Date:

Witness 4

Signature:



Name:

M.N. MANOJ

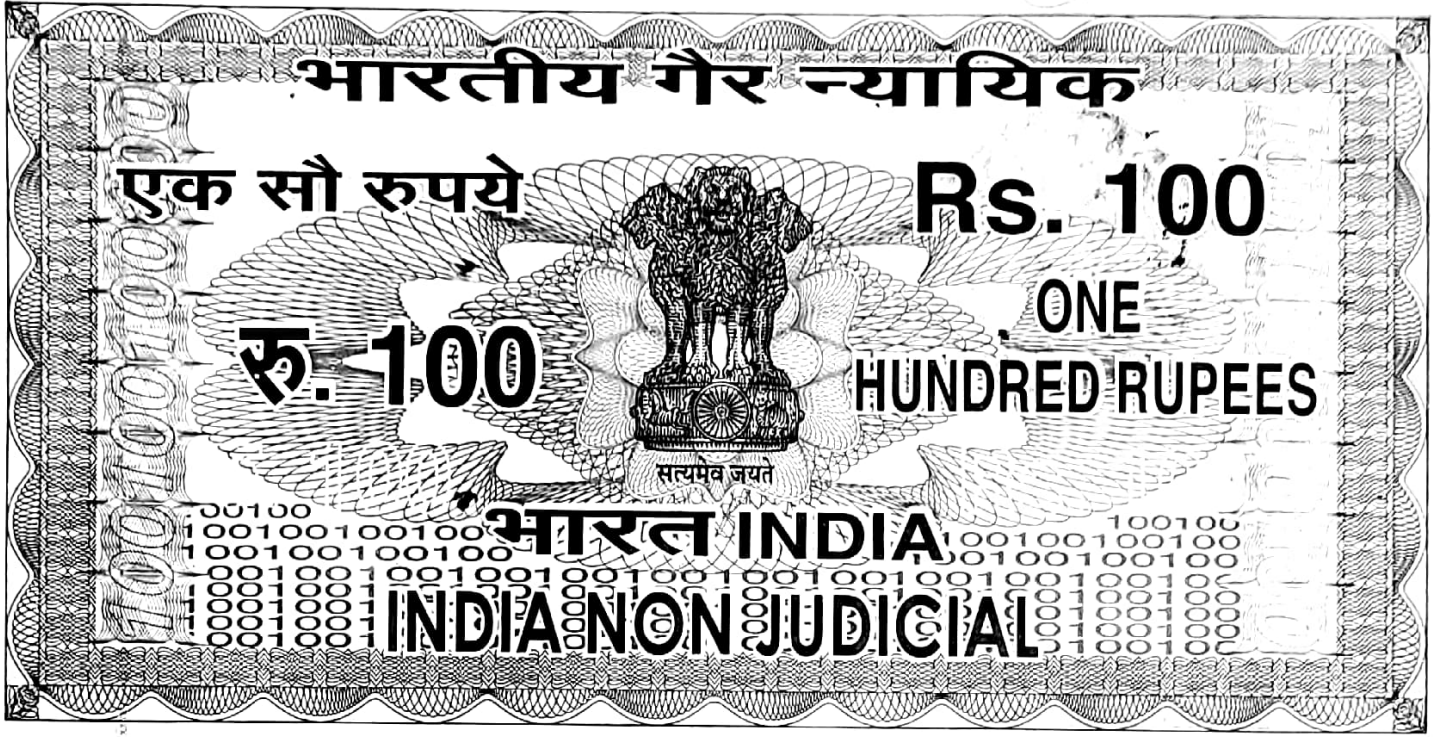
Designation:

TEAM LEAD.

Address:

Date:

bigtec Private Limited
2nd Floor, Golden Heights,
59th 'C' Cross, 4th 'M' Block,
Rajajinagar, Bangalore - 560 010.
Tel : +91 80 2300 4999



தமிழ்நாடு தமில்நாடு TAMILNADU

CT 784316

Date... 10/08/2022
Rs... 100

Dr. S. Vino
VIT, Vellore

G. SHEELA
State Vendor, L. No. 15/KPD/201
Dharapadaveedu, Katpadi, (Vir. Dt.,

MEMORANDUM OF UNDERSTANDING BETWEEN



VIT®

Vellore Institute of Technology
(Deemed to be University under section 3 of UGC Act, 1956)

Sri Devaraj Urs Academy of Higher Education and Research, Kolar
AND

Vellore Institute of Technology, Vellore
FOR

COLLABORATIVE RESEARCH and ACADEMIC ACTIVITIES

Sri Devaraj Urs Academy of Higher Education and Research, Kolar will be here in after referred to as SDUAHER and Vellore Institute of Technology, Vellore referred to as VIT.

This Memorandum of Understanding (MOU) sets down the mutually agreed broad frame work for joint research and academic activities in various fields of interest. It also incorporates the modalities for collaboration.

(Signature of First Party)
Registrar

Sri Devaraj Urs Academy of Higher
Education and Research
Tanjaku, Kolar - 563 103.

(Signature of Second Party)
REGISTRAR

Vellore Institute of Technology (VIT)
(Deemed to be University under section 3 of UGC Act, 1956)
Vellore-632 014, Tamil Nadu, India


1. PREAMBLE:

1.1. SDUAHER is a premier Deemed to be University, in the year 1984, a group of dedicated and like-minded visionaries headed by **Shri R L Jalappa**, a champion of Co-operative movement in the state of Karnataka established Sri Devaraj Urs Educational Trust for Backward Classes with the focus on provisioning of Medical Education and Social Services.

The trust in its stride for attainment of quality in education and Health Care Services has obtained accreditation for its Medical College by National Assessment and Accreditation Council (NAAC, India) and Certification by ISO 9001-2000 in the year 2006. Sri Devaraj Urs Medical College is one of the few medical colleges in India to have achieved these remarkable dual feats of accreditation as early as in 2006.

Sri Devaraj Urs Medical College was conferred the Institution Deemed to be University status on the advice of the University Grant Commission, by the Ministry of Human Resource Development, Government of India on 25th May 2007 in the name and style of 'Sri Devaraj Urs Academy of Higher Education and Research', Comprising Sri Devaraj Urs Medical College, Tamaka, Kolar. After the conferment of Institution Deemed to be University status, the university has shown rapid growth and progress in enhancing the quality of curriculum design and development, evaluation, research, infrastructural facilities and patient care services. The university comprises of two Faculties namely Faculty of Medicine and Faculty of Allied Health and Basic Sciences.

The University has initiated several steps for the improvement of quality in research activities and has established linkages with institutions of repute towards achieving this, Junior Research Fellowship and Seed Grant Schemes have been in place. The department of clinical nutrition inculcate passion for scientific research and nurture skills to carry out research in the field of Clinical Nutrition and Dietetics. The Genomic and Central Research Facilities created by the University promote diagnostics and research activities in the area of genetic disorders. The centre has a number of sophisticated equipment for cytogenetic and molecular diagnosis. The University department of Cell Biology and Molecular Genetics has done commendable research work on congenital anomalies and the department has been recognized by ICMR as a training centre in genetics for the faculty.



(Signature of First Party)

Registrar

Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.



(Signature of Second Party)
REGISTRAR

Vellore Institute of Technology (VIT)
(Deemed to be University under section 3 of UGC Act, 1956)
Vellore-632 014, Tamil Nadu, India

1.2. Vellore Institute of Technology (VIT) was founded in 1984 as Vellore Engineering College by Honourable Chancellor Dr. G. Viswanathan. VIT attracts students from all the states and union territories of India and from more than 55 countries for its academic excellence. The curriculum enables students to think innovatively through applied learning practices. Innovations like Fully Flexible Credit System [FFCS], Project-based Learning [PBL], entirely digitized academic portals, and Hackathons assist students in equipping themselves for job skills and kindle their interest and curiosity, thereby moulding them to be better problem solvers. VIT has strong tie-ups with Industries as well as Universities of national and international repute. These MoUs provide students with more significant opportunities to pursue higher education in their fields of interest.

VIT also encourages new ideas, patents, and continuously supports entrepreneurial activities through the VIT-Technology Business Incubator. VITAA [VIT Alumni Association] has more than 85,000 alumni across the globe in all industries and strives as a backbone supporting teaching-learning, collaborative research, and placements. The national and international clubs, chapters at VIT provide arenas to the students to think out of the box and excel in co-curricular and extra-curricular activities.

1.3. The activities of SDUAHER and VIT can complement each other on Policy as well as with extensive array of sophisticated equipment and highly qualified staff, carrying out advanced clinical research in the field of Bio-Technology. It is therefore felt that initiating collaborative research programmes would be of considerable mutual benefit.


1.PURPOSE:

SDUAHER and VIT, Vellore desire to implement in the areas of mutual interest, co-operative and collaborative activities, which would address multidisciplinary scientific, technological and educational problems of relevance to the country. This is facilitated by the instrument of this MOU as follows:

ARTICLE-1

Consistent with the goals and purpose of the collaboration, **SDUAHER and VIT, Vellore** propose to initiate joint multidisciplinary research and academic activities, to begin within the area given below as mentioned under the **SDUAHER, Kolar**

1. Department of Clinical Nutrition & Dietetics, SDUAHER, Kolar



(Signature of First Party)
Registrar

Sri Devaraj Urs Academy of Higher
Education and Research
Tumaku, Kolar - 563 103.



(Signature of Second Party)
REGISTRAR
Vellore Institute of Technology (VIT)
(Deemed to be University under section 3 of UGC Act, 1956)
Vellore-632 014, Tamil Nadu, India

Other projects would be taken up to include other areas as mutually agreed upon involving faculty, research scholars and students from different departments/ divisions of both the Institutes.

ARTICLE-2

1. The faculty and staff of **SDUAHER, KOLAR** and **VIT, Vellore** will hold regular meetings on problems of mutual interest.
2. The faculty and research scholars of **SDUAHER, KOLAR** and **VIT, Vellore** will have access to the facilities of both Institutes, subject to the irrespective rules and regulations.
3. The faculty and staff of **SDUAHER, KOLAR** and **VIT, Vellore** will jointly apply to the funding agencies for financial support for the collaborative research and academic programmes undertaken under this MoU.
4. The faculty and staff will jointly report the progress and accomplishment annually to the committee

ARTICLE-3

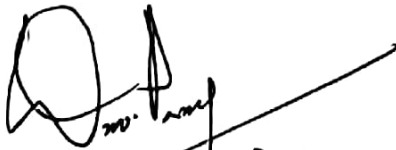
Provision is hereby made for:

1. The exchange of Faculty, research scholars, staff and students between the two institutes.
2. The joint organization of Symposia, Seminars, Workshops and Lectures; and mutual sharing of data on collaborative projects.
3. No formal day-to-day permission will be necessary for the faculty, research scholars, staff and students of the two institutes to work in the laboratories however based on the sensitivity of the samples all entries will be recorded and to use the facilities of other institute in connection with the research work/projects approved jointly by the heads of the respective departments of **SDUAHER, KOLAR** and **VIT, Vellore**.

ARTICLE-4

INTELLECTUAL PROPERTY:

1. Importance of research findings arising out of the activities covered under this MOU may be published in / presented at national and international Journals/ Conferences jointly with the mutual consent of collaborators.



(Signature of First Party)

Registrar

Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

Page 4 of 6



(Signature of Second Party)

REGISTRAR

Vellore Institute of Technology (VIT)

(Deemed to be University under section 3 of UGC Act, 1956)

Vellore-632 014, Tamil Nadu, India

2. Knowledge developed, which can result in commercial exploitation would be IPR protected and filed jointly by both the institutes. The expenses involved in protecting the IPR shall be shared equally. However, if one of the institutes decides not to share the expenses for protecting IPR, then it should assign its rights to the other institute to enable the other institute to file for IPR protection.
3. Both parties shall protect intellectual property belonging to the other. Transfer to such Intellectual property during the course of mutual participation shall be limited to use and not be construed as ownership transfer in any manner whatsoever.
4. Any returns arising of commercialization of the Intellectual Property generated out of the programmes undertaken under this MOU, will be shared in proportion to be decided mutually by both the parties, on case-to- case basis under separate Agreements.
5. Both parties shall abide by the Government Rules as applicable time-to-time.

ARTICLE-5

NON-EXCLUSIVITY OF THE MOU

Notwithstanding anything contained in the provisions excepting Article-4 of the **MOU**, either party or both parties together have the unrestricted right to seek additional funds for and/or to co-operate with any agency/institute for any of the projects covered by the **MOU**.

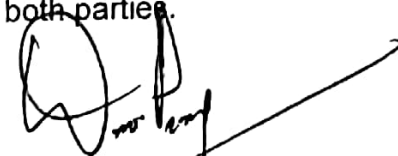
Both parties shall be free to enter into similar or same arrangements with other institutions with no mutual obligations.

ARTICLE-6

Any article of the **MOU** may be modified or changed by mutual agreement of the parties hereto in writing. The modifications/changes shall be effective from the date on which they are modified/ extended unless otherwise agreed to.

ARTICLE-7

All disagreements /differences of opinion/disputes regarding the interpretation of the provisions of this **MOU** shall be resolved by mutual consultation by the signatories. However, in case the dispute persists, the matter shall be referred to and finally resolved by arbitration to be conducted by the sole arbitrator to be nominated by either of the institutions such that the nominated arbitrator is mutually acceptable to both parties.



(Signature of First Party)

Registrar
Sri Devanaj Urs Academy of Higher
Education and Research
Tumuku, Kolar - 563 103.



(Signature of Second Party)
REGISTRAR

Vellore Institute of Technology (VIT)
(Deemed to be University under section 3 of UGC Act, 1956)
Vellore-632 014, Tamil Nadu, India

The award of the arbitrator shall be final and binding on the parties. The arbitration proceedings will be conducted in accordance with the Indian Arbitration & Conciliation Act, 1996. The place of arbitration shall be Bengaluru. Arbitration shall be conducted in English language only. This MoU shall be governed by and construed in accordance with Indian laws.





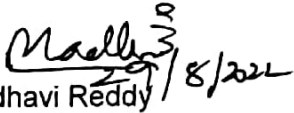
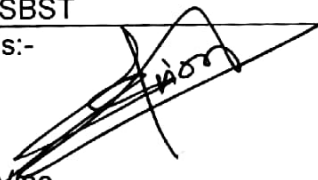
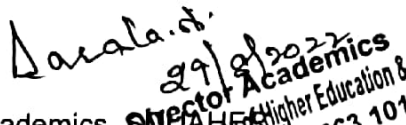
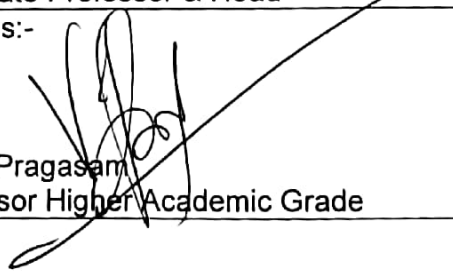
ARTICLE-8

GOVERNING LAW:

All research and academic activities undertaken jointly by **SDUAHER, KOLAR** and **VIT, Vellore** under this **MOU** will be governed by the Laws of the Republic of India.

ARTICLE-9

The tenure of the **MOU** shall be for five years from the date of signing the **MOU**. **In witness** where of the undersigned, duly authorized there to, have signed this **MOU** on 29 of the month of August in the year 2022

<p>For and on behalf of SDUAHER, Kolar By its Registrar</p>  <p>Registrar Sri Devaraj Urs Academy of Higher Education & Research Date: 29/8/2022 Tamaka, Kolar - 563 103.</p>	<p>For and on behalf of Vellore Institute of Technology, Vellore, By its Registrar</p>  <p>T. Jayab REGISTRAR Vellore Institute of Technology (VIT) (Deemed to be University under section 3 of UGC Act 1956) Vellore-632 014, Tamil Nadu, India</p> <p>Date:</p>
<p>Witness:-</p>  <p>Dr. C.D. Dayanand Dean -FAHBS -SDUAHER</p>	<p>Witness:-</p>  <p>Dr. R. Siva Dean, SBST</p>
<p>Witness:-</p>  <p>Dr. Madhavi Reddy Prof & Head. Dept of CND</p>	<p>Witness:-</p>  <p>Dr. S. Vino Associate Professor & Head</p>
<p>Witness:-</p>  <p>Dr. Sarala N Director of Academics, SDUAHER Sri Devaraj Urs Academy of Higher Education & Research Date: 29/8/2022 Tamaka, Kolar - 563 101.</p>	<p>Witness:-</p>  <p>Dr. V. Pragasan Professor Higher Academic Grade</p>

SCHEDULE
TO THE MEMORANDUM OF UNDERSTANDING
**SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND
RESEARCH, KOLAR, KARNATAKA, INDIA**
AND
CALIFORNIA STATE UNIVERSITY, FRESNO, USA

Item 1: Address for notices

CALIFORNIA STATE UNIVERSITY, FRESNO

Joint Managers: Dr. Sarah Lam

Assistant Vice President for International Affairs

5150 North Maple Avenue M/S JA 56

Fresno, California 93740-8026, USA

Phone: +1 559-278-0171

Email: sarahl@csufresno.edu

SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND
RESEARCH, INDIA

Joint Manager: Dr. D.V.L.N Prasad,

Registrar, SDUAHER, Kolar, Karnataka, 563103.

Phone: +9108152-243003-460

Email: registrar@sduaher.ac.in



MEMORANDUM OF UNDERSTANDING



BETWEEN

**SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND
RESEARCH, KOLAR, KARNATAKA, INDIA**

AND

CALIFORNIA STATE UNIVERSITY, FRESNO, USA

This memorandum of understanding is dated as signed, and is between Sri Devaraj Urs Academy of Higher Education and Research, (hereinafter referred to as "SDUAHER"), located in Kolar, Karnataka, India and California State University, Fresno (hereinafter referred to as "Fresno State"), located in Fresno, California. When signed by the parties, this memorandum of understanding will evidence the mutual intent of SDUAHER and Fresno State to pursue cooperation in such areas as cooperative programmes of education and research, and to promote exchange among their faculty and students.

The purpose of the agreement shall be:

To outline the possible ways in which SDUAHER and Fresno State could develop and carry out collaborative research, education and exchange activities that are desirable, mutually beneficial, and contribute to fostering a cooperative relationship between the two institutions of the countries.

1. Areas of collaboration

The collaboration shall be carried out, subject to availability of funds and the approval of each institution, through such programs or activities as:

- Exploring the potential of co-sponsoring cultural interchanges (Students and faculty members exchange programs);
- Participating in the collaborative research, exchange of research publications, educational materials and instructional information; and
- Development of mutually beneficial academic and clinical program

2. General Provisions

2.1. Regulations. Implementation of this Memorandum of Understanding will be in accordance with the Regulations of both institutions.

2.2. Costs. Except as otherwise agreed by the parties in writing, all costs incurred by each of them in connection with the preparation and negotiation of this memorandum of understanding, the definitive agreements contemplated herein, and all actions undertaken in accordance herewith, will be borne by the party incurring such costs.

2.3 Effect. This agreement is a non-binding expression of mutual intent only and is contingent on, among other things: (i) negotiating definitive project agreements, such agreements to contain mutually satisfactory terms and conditions, (ii) the receipt of any necessary governmental consents or approvals or any material third-party consents, (iii) approval of the research initiative by the respective governing boards of the parties, as required, and (iv) securing the required public and participant funding support. Each institution will designate a coordinator to develop and implement specific activities or programs.

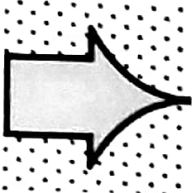
2.4. Effective Date and Length of Agreement. This Memorandum of Understanding will remain in force for a period of 5 years, subject to the availability of funds, and may be amended through the mutual agreement of both institutions. After the initial five (5) year period, this Agreement may be reviewed and renewed by mutual consent every five (5) years. Addenda to this document are an indispensable part of this Memorandum of Understanding.

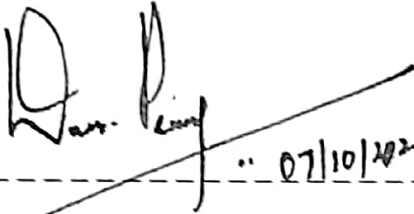
2.5. Termination. Either party reserves the right to terminate this MOU upon six months' written notice to the other.

This Memorandum of Understanding shall take effect when signed by both Universities:

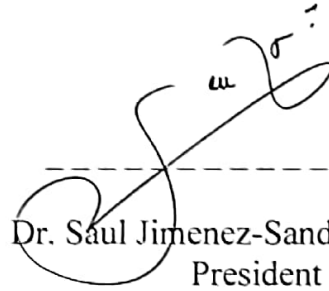
For: Sri Devaraj Urs Academy of Higher Education and Research, India.

For: California State University, Fresno




.. 07/10/2022

Dr. D.V.L.N Prasad,
Registrar


Dr. Saul Jimenez-Sandoval,
President

Date: 07 / 10 / 2022

Date: 9 / 6 / 2022

Witness 1

Signature



Name DR. C.D. DAYANAND

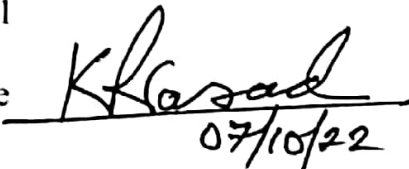
Title DEAN - FAHBS

Address SDUAHER

Date 7-10-2022

Witness 1

Signature


07/10/22

Name

Title Dr. K N Venkateshwara Prasad
Director (Quality and Compliance)

Address SDUAHER

Date TAMARA KOLAR
07/10/2022



सत्यमेव जयते

INDIA NON JUDICIAL

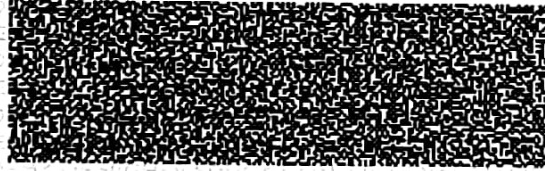
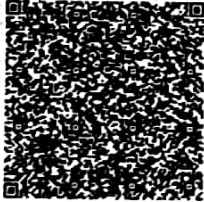
Government of Karnataka

Rs. 20

e-Stamp

Certificate No. : IN-KA32963077056151U
 Certificate Issued Date : 16-Sep-2022 06:05 PM
 Account Reference : NONACC (GV)/ kadedcs07/ MANGALORE/ KA-DK
 Unique Doc. Reference : SUBIN-KAKADEDCS0777976114963458U
 Purchased by : NITTE DEEMED TO BE UNIVERSITY
 Description of Document : Article 12 Bond
 Description : M O U
 Consideration Price (Rs.) : 0
 (Zero)
 First Party : SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION
 Second Party : NITTE DEEMED TO BE UNIVERSITY
 Stamp Duty Paid By : NITTE DEEMED TO BE UNIVERSITY
 Stamp Duty Amount(Rs.) : 20
 (Twenty only)

सत्यमेव जयते



Please write or type below this line

This non judicial e stamp forms an integral part of the MoU dated 12th October 2022 signed between Sri Devaraj Urs Academy of Higher Education and Research (Deemed to be University) Kolar represented by its Registrar, Dr. D.V.L.N Prasad (First Party), and NITTE (Deemed to be University), Mangalore represented by its Registrar Dr. Harsha N Halahalli (Second Party)

Registrar
 Sri Devaraj Urs Academy of Higher Education and Research



Registrar
 NITTE
 (Deemed to be University)

1. The authenticity of this Stamp certificate should be verified at www.shclsestamp.com or using e-Stamp Mobile App of Stock Holding.
 2. The onus of checking the legitimacy is on the users of the certificate.
 3. In case of any discrepancy, please inform the Competent Authority.

**MEMORANDUM OF UNDERSTANDING
BETWEEN
SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH (A DEEMED
TO BE UNIVERSITY), KOLAR, KARNATAKA, INDIA
AND
NITTE (DEEMED TO BE UNIVERSITY), MANGALORE, INDIA**

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this 12th day of Oct - 2022

BETWEEN

SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH (A DEEMED TO BE UNIVERSITY), KOLAR, KARNATAKA – 563103, the First Party represented herein by its Registrar (hereinafter referred as '**First Party**', the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

AND

NITTE (DEEMED TO BE UNIVERSITY), Mangalore, Karnataka 575008, Technology Enabling Centre, Department of Science and Technology, the Second Party, and represented herein by its Registrar (hereinafter referred to as "**Second Party**", institution which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

(First Party and Second Party are hereinafter jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

- a. First Party is a Deemed to be University named Sri Devaraj Urs Academy of Higher Education and Research and is engaged in offering UG and PG degree programs in Health Sciences disciplines.
 - b. Second Party is also a Deemed to be University with focus on health and which hosts the DST-TEC, with focus on biomedical, agri-biotech, environment and technology, facilitating inter, multi and trans-disciplinary collaborations.
 - c. First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
 - d. The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
 - e. Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interest.
- I. Purpose:** To develop appropriate scientific relationship between the parties as set forth in this document and to enhance collaboration and co-operation towards knowledge enhancement with the following objectives:
- To foster translational research and communication for advances in multi-disciplinary fields
 - To provide a conducive environment for researchers, practitioners, industrialists and agriculturists to develop networking and seek solutions on real time basis
 - To facilitate emergence of a diverse research culture and reduce redundancy in research
 - To introduce and support innovative research and entrepreneurship via networking and collaboration with Incubators, Technology Development Institutions & Labs for refining of the technologies
 - To assess and evaluate the maturity of the identified technology along with their market potential and focus on technology transfer to meet societal needs
 - To bridge the gap between academia and industry and bring conceptualization down to commercialization.

Continued..



Registrar

**Sri Devaraj Urs Academy of Higher
Education and Research**



**Registrar
NITTE**

(Deemed to be University)

II. Activities: The areas of cooperation will include any activity at either institution that is determined to be desirable and feasible of the achievement of these objectives subject to the availability of funds and the mutual agreement of both institutions. These activities may include

- Manpower training
- Support and advise to developing projects for funding
- Conducting collaborative research projects
- Conducting lectures and sharing experience in product development
- Organizing webinars, joint conferences and symposia
- Exchanging technical information and knowledge development
- Promoting other cooperative activities in the fields of mutual interests as agreed

III. Operational contacts: Each party currently designates as its principal contact for this MoU the following persons:

A: For DST-Nitte (Deemed to be University):

Prof. Dr. Iddya Karunasagar
Adviser: Research, Patents & IPR

Prof. Dr. Indrani Karunasagar
Director: Projects & DST-NU TEC

B: For Sri Devaraj Urs Academy of Higher Education and Research,
(Deemed to be University) represented as of now by its Registrar
Dr.D.V.L.N. Prasad.

IV. Financial Resources: The parties understand that:

There is no financial commitment from both the parties towards the proposed activities. The proposed activities will be carried out based on availability of grants and funds.

V. Term: Termination:

A. Duration: This MoU has effect during a five-year period that begins on the effective date

B. Renewal: The MoU may be renewed under a written instrument that each Party has signed

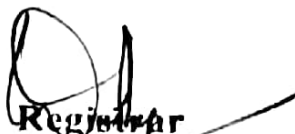
C. Termination: Each party has the right to terminate this MoU upon providing written notice to the other Party no later than six months before the termination is to take effect. In the case of termination, any agreement, or memorandum, or equivalent thereto, regarding a program pursuant to this agreement shall remain in effect according to its terms.

VI. Intellectual Property: Neither institution claims by virtue of this agreement any right or legal interest in existing or pending intellectual property, including patents, trademarks, copyrights, design patents or other rights of the other institution or in any intellectual property that might result from the other institution's prior activities.

Any rights towards intellectual property arising out of any joint research and development will be shared on the basis of contribution made and as mutually agreed upon between both parties in writing.



Continued...


Registrar

Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

VII. Use of Names: A party must obtain written approval from an authorized representative of the other party before using in any publicity, advertising or news release-the names of

- a) the other party
- b) any employee of the other party

VIII. Relationship between the parties: This Memorandum of Understanding (MoU) is intended solely as a MoU and no partnership, joint venture, employment agency, franchise, or other form of agreement or relationship is intended. It is specifically understood between the parties that the relationship between the parties contemplated under this MoU is strictly on principal to principal basis. Nothing in this MoU shall be construed to the employees / representatives / students of one Party to be construed as the employees / representatives/ students of the other party. However both parties shall ensure the following:

- i. Both Parties shall see to it that the respective students and employees engaged under this MoU shall strictly follow the disciplinary protocols and be professional in their conduct towards each other.
- ii. Both Parties shall see to it that "Safety and Security" of the respective employees / students engaged under this MoU be ensured.

IX. Law of the land: Both parties hereby agree and undertake to abide and confirm with the respective law of the land, and, terms and conditions of the agreements which might be entered upon under this MoU. Licenses/ Approval/s or / clearance/s from statutory authorities if any, shall be obtained by the respective parties where ever applicable.


X. Confidentiality: During the tenure of the MoU both parties shall maintain strict confidentiality and prevent disclosure of all the information and data exchanged under the scope of this MoU for any purpose other than in accordance with this MoU. Both parties shall bind their respective personnel who come into possession or knowledge of any confidential information not to disclose the same to third parties without written approval of the disclosing party or use such confidential information for any use other than intended under this agreement. Further both parties shall put in place adequate and reasonable measures to keep and store confidential information secure so as to prevent any unauthorized use. If required, parties may enter into separate confidentiality agreements as per the requirements of specific or respective projects/ programmes under this MoU.

XI. Dispute resolution: Notwithstanding anything contained in any other statute for the time being in force, if any genuine dispute arises between the parties in the discharge of their respective responsibilities and obligations under this MoU and in case such dispute is not settled amicably between the parties, it shall be referred to Vice Chancellor of NITTE (Deemed to be University) & Vice Chancellor of SDUAHER, Kolar for arbitration, they shall jointly appoint or nominate an arbitrator as per the procedures in vogue for resolving of the said dispute and the decision of said Arbitrator shall be final as far as the said dispute is concerned and the parties are bound by that decision.


Registrar

Sri Devaraj Urs Academy of Higher
Education and Research
Tumaka, Kolar - 563 103.

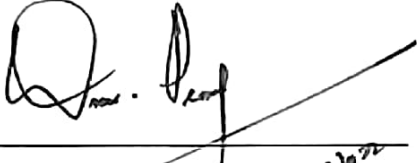


 *Continued...*
Registrar
NITTE
(Deemed to be University)

XII. Amendment: Each party has the right to amend or modify this MoU only by a written agreement that an authorized representative of each party has signed.

Signed:

**SRI DEVARAJ URS ACADEMY OF
HIGHER EDUCATION AND RESEARCH**
Kolar, Karnataka-563103, India.



Dr. D.V.L.N. PRASAD 12/10/2022
REGISTRAR

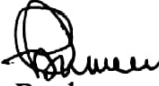
Registrar

Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

Date: 16.09.2022

Place: Mangalore

Witnesses:



1. Dr. C.V. Raghuveer,
Pro Chancellor,
SDUAHER,
Tamaka, Kolar.

NITTE (Deemed to be University)
Deralakatte, Mangalore, India



DR. HARSHA N HALAHALLI
REGISTRAR

Registrar

NITTE

(Deemed to be University)



2. Dr. G. Pradeep Kumar,
Vice Chancellor,
SDUAHER,
Tamaka, Kolar.

BETWEEN

R.L. Jalappa Institute of Technology, Kodigehalli, Doddaballapura, Karnataka State, the First Party represented herein by its Director HRD , R. L Jalappa Group of Institutions & Principal **R. L .Jalappa Institute of Technology , Doddaballapur Campus**(hereinafter referred as '**First Party**', the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

AND

Sri Devaraj Urs Academy of Higher Education and Research (Deemed to be University), Tamaka, Kolar, the Second Party, and represented herein by its Registrar (hereinafter referred to as "**Second Party**", institution which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

(First Party and Second Party are hereinafter jointly referred to as '**Parties**' and individually as '**Party**')

WHEREAS:

- a. First Party is a Higher Educational Institution named **R.L. Jalappa Institute of Technology** and is engaged in offering UG and PG degree programs in engineering disciplines.
- b. Second Party is **Sri Devaraj Urs Academy of Higher Education and Research**, a Deemed to be University with focus on Health Sciences and Allied Health Sciences, facilitating inter, multi and trans-disciplinary collaborations.
- c. First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- d. The Parties intend to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- e. Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interest.

I. Purpose: To develop appropriate scientific relationship between the parties as set forth in this document and to enhance collaboration and co-operation towards knowledge enhancement with the following objectives:

- To foster translational research and communication for advances in multi-disciplinary fields
- To provide a conducive environment for researchers, practitioners, industrialists and agriculturists to develop networking and seek solutions on real time basis
- To facilitate emergence of a diverse research culture and reduce redundancy in research
- To introduce and support innovative research and entrepreneurship via networking and collaboration with Incubators, Technology Development Labs for refining of the technologies

- To assess and evaluate the maturity of the identified technology along with their market potential and focus on technology transfer to meet societal needs
- To bridge the gap between academia and industry and bring conceptualization down to commercialization.

II. Activities: The areas of cooperation will include any activity at either institution that is determined to be desirable and feasible of the achievement of these objectives subject to the availability of funds and the mutual agreement of both institutions. These activities may include

- Manpower training
- Support and advise to developing projects for funding
- Conducting collaborative research projects
- Conducting lectures and sharing experience in product development
- Organizing webinars, joint conferences and symposia
- Exchanging technical information and knowledge development
- Promoting other cooperative activities in the fields of mutual interests as agreed

III. Operational contacts: Each party currently designates as its principal contact for this MoU the following persons:

A: For SDUAHER, Tamaka, Kolar (Deemed to be University)

1. Dean, Faculty of Medicine, SDUAHER & Principal,
Sri Devaraj Urs Medical College,
Tamaka, Kolar.
2. Dean, Faculty of Allied Health & Basic Sciences,
SDUAHER. Tamaka, Kolar.

B: Principal / Dean,
R. L JALAPPA INSTITUTE OF TECHNOLOGY,
DODDABALLAPUR.

IV. Financial Resources: The parties understand that:

There is no financial commitment from both the parties towards the proposed activities. The proposed activities will be carried out based on availability of grants and funds.

V. Term: Termination:

A. Duration: This MoU has effect during a five-year period that begins on the effective date

B. Renewal: The MoU may be renewed under a written instrument that each Party has signed

C. Termination: Each party has the right to terminate this MoU upon providing written notice to the other Party no later than six months before the termination is to take effect. In

the case of termination, any agreement, or memorandum, or equivalent thereto, regarding a program pursuant to this agreement shall remain in effect according to its terms.

VI. Intellectual Property: Neither institution claims by virtue of this agreement any right or legal interest in existing or pending intellectual property, including patents, trademarks, copyrights, design patents or other rights of the other institution or in any intellectual property that might result from the other institution's prior activities.

Any rights towards intellectual property arising out of any joint research and development will be shared on the basis of contribution made.

VII. Use of Names: A party must obtain written approval from an authorized representative of the other party before using in any publicity, advertising or news release-the names of

- a) the other party
- b) any employee of the other party

VIII. Relationship between the parties: This Memorandum of Understanding (MoU) is intended solely as a MoU and no partnership, joint venture, employment agency, franchise, or other form of agreement or relationship is intended. It is specifically understood between the parties that the relationship between the parties contemplated under this MoU is strictly on principal to principal basis. Nothing in this MoU shall be construed to the employees / representatives / students of one Party to be construed as the employees / representatives/ students of the other party. However both parties shall ensure the following:

- i. Both Parties shall see to it that the respective students and employees engaged under this MoU shall strictly follow the disciplinary protocols and be professional in their conduct towards each other.
- ii. Both Parties shall see to it that "Safety and Security" of the respective employees / students engaged under this MoU be ensured.

IX. Law of the land: Both parties hereby agree and undertake to abide and confirm with the respective law of the land, and, terms and conditions of the agreements which might be entered upon under this MoU. Licenses/ Approval/s or / clearance/s from statutory authorities if any, shall be obtained by the respective parties where ever applicable.

X. Confidentiality: During the tenure of the MoU both parties shall maintain strict confidentiality and prevent disclosure of all the information and data exchanged under the scope of this MoU for any purpose other than in accordance with this MoU. Both parties shall bind their respective personnel who come into possession or knowledge of any confidential information not to disclose the same to third parties without written approval of the disclosing party or use such confidential information for any use other than intended under this agreement. Further both parties shall put in place adequate and reasonable measures to keep and store confidential information secure so as to prevent any unauthorized

use. If required, parties may enter into separate confidentiality agreements as per the requirements of specific or respective projects/ programmes under this MoU.

XI. Dispute resolution: Not with standing anything contained in any other statute for the time being in force, if any genuine dispute arises between the parties in the discharge of their respective responsibilities and obligations under this MoU and in case such dispute is not settled amicably between the parties, it shall be referred to Vice Chancellor of SDUAHER (Deemed to be University) & Director HRD & Placements , Principal of R.L. Jalappa Institute of Technology for arbitration, they shall jointly appoint or nominate an arbitrator as per the procedures in vogue for resolving of the said dispute and the decision of said Arbitrator shall be final as far as the said dispute is concerned and the parties are bound by that decision.

XII. Amendment: Each party has the right to amend or modify this MoU only by a written agreement that an authorized representative of each party has signed.

Signed:

**R.L.Jalappa Institute of Technology
Kodigehalli - 561203
Doddaballapur, Karnataka**

**Sri Devaraj Urs Academy of Higher
Education and Research
(Deemed to be University),
Tamaka, Kolar-563 103**

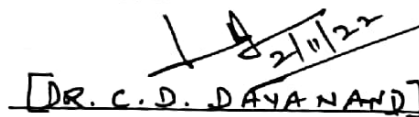

02/11/2022

**Principal, RLJIT
PRINCIPAL**

**R.L. JALAPPA INSTITUTE OF TECHNOLOGY
Kodigehalli, Doddaballapur - 561 203.
Karnataka. -**


02-11-22

**Dean, Faculty of Medicine, SDUAHER &
Principal, SDUMC, Tamaka, Kolar.
Dean Faculty Of Medicine
Sri Davaraj Urs Academy of Higher
Education & Research, Tamaka, Kolar.**



[DR. C. D. DAYANAND]


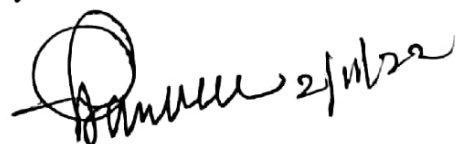
**Dean, Faculty of Allied Health & Basic
Sciences, SDUAHER, Tamaka, Kolar.**

**Faculty of Allied Health Sciences
Sri Devaraj Urs Academy of
Higher Education & Research
Tamaka, Kolar-563 103**

Date: 02/11/2022
Place: RLJIT, Doddaballapur.

Witnesses:

1. 
N.S. ESHWARI REDDY
Director
HRD & Placements
R.L. Jalappa Group of Institutions
Doddaballapur - 561 203.
02/11/22

2. 

2/11/22

**Pro-Chancellor
Sri Devaraj Urs Academy of
Higher Education and Research
Tamaka, Kolar-563103**



सत्यमेव जयते

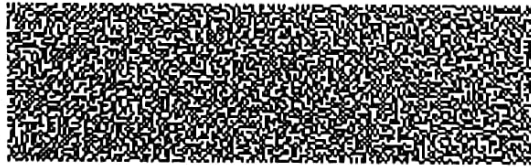
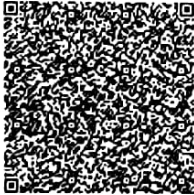
INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA78664635933082U
 Certificate Issued Date : 09-Nov-2022 11:48 AM
 Account Reference : NONACC (FI)/ kaksfcl08/ KOLAR/ KA-KO
 Unique Doc. Reference : SUBIN-KAKAKSFCL0863489416934101U
 Purchased by : SDUAHER TAMAKA KOLAR
 Description of Document : Article 12 Bond
 Description : M O U
 Consideration Price (Rs.) : 0
 (Zero)
 First Party : SDUAHER TAMAKA KOLAR
 Second Party : LIFEINTELECT CONSULTANCY PVT LTD BANGALORE
 Stamp Duty Paid By : SDUAHER TAMAKA KOLAR
 Stamp Duty Amount(Rs.) : 100
 (One Hundred only)

Sri Sai Souharda Credit
 Co-op. Society Ltd.
 Opp. B.E.O. Office,
 Doddapet, Kolar-563 101.



Please write or type below this line

MEMORANDUM OF UNDERSTANDING (MoU)

Between

SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION & RESEARCH,
 TAMAKA, KOLAR, KARNATAKA - 563103

And

LIFEINTELECT CONSULTANCY PVT. LTD., BANGALORE

This Memorandum of Understanding (MoU) is drawn up and agreed upon to establish the cooperation between SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION & RESEARCH

MoU Lifeintellect & Sri Devnraj Urs Academy of Higher Education & Research

Page 1 of 6

Statutory Alert:

1. The authenticity of this Stamp certificate should be verified at 'www.shclstamp.com' or using the Stamp Mobile App / Stamp Hearing App. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
2. The onus of checking the legitimacy is on the users of the certificate
3. In case of any discrepancy please inform the Competent Authority

[Signature]

[Signature]

depika saboo

INDIA NON JUDICIAL e-Stamp Certificate of Government of Karnataka

original copy

36 ✓

Rs. 100

(hereinafter referred to as **SDUAHER** or University) located at **TAMAKA, KOLAR, Karnataka, India** and **Lifeintellect consultancy Pvt. Ltd.**, (hereinafter referred to as **Lifeintellect** or consultant) located at **Bangalore, India**.

Brief Description about the Organizations

Brief Description about SDUAHER (Deemed to be University)

SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION & RESEARCH, is a co-educational autonomous university set up under the section - 3 of the UGC Act 1956 represented by its Vice Chancellor having their Registered office at **TAMAKA, KOLAR, KARNATAKA - 563103, Karnataka, India** hereinafter referred to as "**SDUAHER** or University", which expression shall, (unless repugnant to the context or meaning thereof, be deemed to mean and include its successors and permitted assigns) as party of the **FIRST PARTY**.

Brief description of Lifeintellect consultancy Pvt. Ltd.,

Lifeintellect Consultancy Pvt. Ltd is a Bangalore based technology and intellectual property consulting firm. They provide services maximizing the synergy among Technology, Law and Business which gives them the advantage to add value to every customer they work with. By systematically analyzing problems and providing solutions they enable generation of valuable intellectual property, be it an invention, a design, an idea or business processes. Hereinafter referred to as "**Lifeintellect** or consultants", which term shall mean and include its agents, assignees and legal representatives" as party of the **SECOND PARTY**.

PURPOSE

The purpose of this MoU is to enable cooperation between **Lifeintellect** and **SDUAHER**. WHEREAS, **SDUAHER** desires to retain the services of **Lifeintellect** for providing Intellectual Property Rights (IP) consulting services to **SDUAHER** and its associates, scientists, researchers, staff members, students and incubatees.

WHEREAS, both the parties desire to enter into this MoU to set forth the terms and conditions of the relationship between **Lifeintellect** and **SDUAHER**.

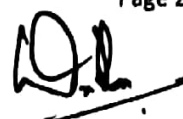
NOW, THEREFORE, in consideration of the mutual covenants and agreements contained herein, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties agree as follows:

1. Definitions

1.1 'Party' or 'Parties' shall mean the **Lifeintellect** and **SDUAHER** or both based on the context.

1.2 'Confidential Information' shall mean any information, including and not limited to presentations, documents, programs, patents, designs, methods, processes, complications,

Dipika Satoo



customer information, invention disclosures, models, plans, worksheets and so on which is disclosed by the University or its clients, orally or in writing or which comes to the knowledge of the Consultant while providing services to the University or its clients.

Exclusion:

Confidential information shall not include:

- i) The information which is in the public domain or comes into the public domain otherwise than by disclosure or default by the Consultant; or
- ii) The information which was or is lawfully obtained or available from a third party who was lawfully in possession of the same and free to disclose it; or
- iii) The information, which was already known to the Consultant and has been received from a source other than the University.

1.3 'Intellectual Property' shall mean any inventions, discoveries, works of authorship, varieties, improvements, information, materials and so on capable of being protected or in the process of being protected or protected as patents, trademarks, copyrights, trade secrets and other types of intellectual property.

1.4 "Patent Service(s)" shall mean patent searching, drafting, mapping, analysis and other related services.

1.5 "Consulting services" shall mean client relation, marketing, technical writing, editing, project management, marketing and other services.

2. Consultancy

2.1 Lifeintellect hereby agrees to provide IP Service(s) to SDUAHER for a consideration specified in Schedule A of this MoU.

2.2 The Consultant shall perform all activities assigned to the Consultant by the University in the manner specified by the University within the timelines specified by the University.

3. Consideration

3.1 SDUAHER shall pay Lifeintellect the services fee as specified in Schedule A or as mutually agreed by the Parties.

4. Term and Termination

4.1 The term of this MoU shall be Five (5) year from the Effective Date unless extended in writing by both the University and Consultant or earlier terminated pursuant to the terms and conditions set forth in this MoU.

4.2 Either party may terminate this MoU without cause upon ninety (90) days written notice. Upon such termination, the University shall be released from any and all further obligations under this MoU, except that the University shall be obligated to pay Consultant the consideration owed to Consultant on the termination date. On such termination, the

Consultant shall complete all pending projects assigned by the University before the date of termination.

4.3 Consultant's obligations under Non-competition, Intellectual Property and Confidentiality clauses shall continue pursuant to the termination of this MoU.

5. Services and Best Efforts

5.1 Lifeintellect agrees to devote its best efforts, energies and skill for providing Patent Service(s) to the University.

5.2 Lifeintellect agrees that it shall not take personal advantage of any business opportunities from the University's employees/clients, which arise during the term of this MoU and which may benefit the University. All material facts regarding such opportunities must be promptly reported to the University for consideration by the University.

6. Non-competition and Confidentiality

6.1 Lifeintellect acknowledges that Consultant will have access to Confidential Information of the University and its employees/clients.

6.2 Lifeintellect agrees not to use or disclose any confidential information during the Term of this MoU or thereafter other than in connection with performing Consultant's duties or activities for the University in accordance with this MoU.

6.3 Lifeintellect agrees that the restrictions set forth in this paragraph are reasonable and necessary to protect the goodwill of the University. If any of the covenants set forth herein are deemed to be invalid or unenforceable based upon the duration or otherwise, the parties contemplate that such provisions shall be modified to make them enforceable to the fullest extent permitted by law.

6.4 Lifeintellect and / or its affiliates and / or its associates shall hold all the Confidential Information and / or portion thereof in strict confidences, as a trustee thereof, without disclosing the same to any unauthorized persons or entity or third party(ies), whatsoever and howsoever, save and except as provided under this MoU.

7. Post Termination Obligations

7.1 All records, files, lists, including computer generated lists, drawings, documents, equipment and similar items, which Consultant receives from the University shall remain the University's sole and exclusive property.

7.2 Upon termination of this MoU, Consultant shall promptly return to the University all property of the University in his/her possession.

8. Arbitration

8.1 Both parties will use their best efforts to settle all matters of dispute amicably. All disputes and differences of any kind related to the study, which cannot be solved amicably by the

dipika Satw



parties, shall be referred to arbitration. The arbitration proceedings are carried out in accordance to laws encompassed under the Arbitration and Conciliation Act 1996.

8.2 Lifeintellect acknowledges and agrees that any of the laws and rules laid down by SDUAHER, State Government, Central Government, UGC and appropriate regulatory authorities will be strictly adhered to and its change that may occur time to time in future are followed.

8.3 The terms of this MoU shall be interpreted as per the laws of India and this MoU shall be subject to the jurisdiction of the courts at Mangalore or Bangalore only.

9. Governing Law and Jurisdiction

This MoU shall be governed by, construed and enforced in accordance with the laws in force in India.

10. Jurisdiction

The jurisdiction for any disputes arising under this MoU shall be the courts of Mangalore or Bangalore.

11. Notices

All notices, requests, demands and other communications hereunder must be in writing and shall be deemed to have been duly given if delivered by hand or registered post to the applicable party at the addresses mentioned at the beginning of this MoU. Addresses may be changed by notice in writing signed by the addressee.

12. Amendment

No amendment or modification of this MoU shall be valid or effective, unless in writing and signed by the parties to this MoU.

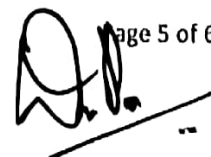
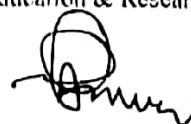
13. Entire Agreement

This MoU embodies the entire agreements of the parties hereto with respect to its subject matter and merges with and supersedes all prior discussions, agreements, commitments or understandings of every kind and nature relating thereto, whether oral or written, between Consultant and the University. Neither party shall be bound by any term or condition other than as is expressly set forth herein.

SPECIAL PROVISIONS

1. Modalities of each type of collaboration, associated activities and financial aspects shall be mutually agreed upon on a case-by-case basis in separate Memorandum of Agreement (MoA).
2. Each party will take approval from the other party in writing to use the latter's name and logo for the activities hereunder on a case-by-case basis.

dipika sahu



3. Both parties here shall do their utmost to ensure the smooth and efficient execution of this MoU.
4. The two parties will consult with each other for any subsequent associated MoU informally and attempt to resolve disputes or misunderstandings that may arise in the administration of this MoU or any subsequent associated MoU informally.

This MoU is prepared in two identical copies. Each party holds one original copy duly signed by the Director of **Lifeintellect Consultancy Pvt. Ltd.**, and the Vice Chancellor of **SDUAHER (Deemed to be University)**.

Signed for and on behalf of:

Lifeintellect Consultancy Pvt. Ltd.,

Lipika Sahoo

Dr. Lipika Sahoo

Founder & CEO

Lifeintellect Consultancy Pvt. Ltd
No 3, 3rd Floor, CRM SOWBHAGYA
ANNEX, SyNo. 35/1B, Varthur Main
Road, Marathahalli, Bengaluru,
Karnataka 560037.India

Date: 21.11.22

Witness

[Signature]

Dr. G.V. RAGHUVAR

Pro-Chancellor

**Sri Devaraj Urs Academy of
Higher Education and Research
Tamaka, Kolar-563103**

SDUAHER (Deemed to be University)

[Signature]

Dr. D.V.L.N. Prasad

Registrar

Registrar

**Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103,**

Date: 23/11/22

Ashwini N.S

Dr. Ashwini N.S

**Deputy-Coordinator
Department of Research and Innovation
Sri Devaraj Urs Academy of
Higher Education & Research
Tamaka, Kolar, Karnataka-563103**



सत्यमेव जयते

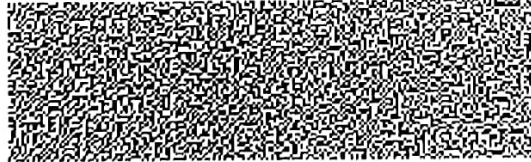
INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA92520346089540V
Certificate Issued Date : 23-Feb-2023 04:38 PM
Account Reference : NONACC (FI)/ kaksfcl08/ KOLAR/ KA-KO
Unique Doc. Reference : SUBIN-KAKAKSFCL0874229114700712V
Purchased by : REGISTRAR SDUAHER TAMAKA KOLAR
Description of Document : Article 12 Bond
Description : M O U
Consideration Price (Rs.) : 0
(Zero)
First Party : REGISTRAR SDUAHER TAMAKA KOLAR
Second Party : SPASTICS SOCIETY OF KARNATAKA BANGALURU
Stamp Duty Paid By : REGISTRAR SDUAHER TAMAKA KOLAR
Stamp Duty Amount(Rs.) : 100
(One Hundred only)

Sri Sai Souharda Credit
Co-op. Society Ltd.
Opp. B.E.O. Office,
Doddapet, Kolar-563 101.



Please write or type below this line

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding made this 24th February 2023 between Sri Devaraj Urs Academy of Higher Education and Research (SDUAHER), Tamaka, Kolar represented by its duly authorized namely its Registrar of the SDUAHER, who will henceforth be called the FIRST PARTY. AND Contd.....2..

Statutory Alert

1. To verify authenticity of the e-stamp, please visit the website at www.ahalestamp.com or use the e-stamp mobile app available on the website. 2. Mobile App available for Android.

3. The e-stamp is valid only if the QR code is scanned and verified on the website. 4. The e-stamp is valid only if the QR code is scanned and verified on the website.

5. The e-stamp is valid only if the QR code is scanned and verified on the website.

6. The e-stamp is valid only if the QR code is scanned and verified on the website.

Sri Devaraj Urs Academy of Higher
Education and Research

Registrar

R. K. Kulkarni

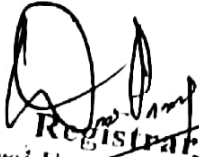
: 2 :

Spastics Society of Karnataka (SSK), No.31, 5th Cross, Off-5th Main, Indiranagar I Stage, Bangalore - 560038, a non-Government and non-profitable organization registered as a Society under Karnataka Societies Registration Act, 1960 represented by its duly authorized representative, namely Smt. Rukmini Krishnaswamy, Director of the said Society of the other part, who will henceforth be called the SECOND PARTY.

WHEREAS

- a) R.L. Jalappa Hospital and Research Centre, Tamaka, Kolar has a 850 bedded teaching hospital to accommodate the clinical teaching requirements of Under Graduate and Post Graduate students in the field of Medicine and several specialities and super specialities, including Pediatrics and Community Medicine with a outreach programmes to reach all section of the population and satisfy its social obligations of meeting health care needs of the people of the region.
- b) SSK of the other part has been established as a Society with charitable objects and purposes and promoting activities for the prevention of spasticity and providing treatment, education and rehabilitation and care, welfare and advancement of spastics and for several objectives connected with or ancillary to these aims, as are fully enumerated in its Memorandum of Association, a copy of which is annexed hereto; and
- c) In furtherance of the respective aims and objectives, the FIRST PARTY and the SECOND PARTY intend to collaborate with each other to establish a Tele Rehabilitation as early intervention centre SECOND PARTY in such area of the premises of the FIRST PARTY at R.L. Jalappa Hospital and Research Centre, Tamaka , Kolar the Urban Centre Kolar.

Contd.....3..


Registrar
Sri Devaraj Urs Academy of Higher
Education and Research



Rukmini K

: 3 :


- d) The collaboration is with the altruistic objective of providing early intervention and multi disciplinary rehabilitation services for children with neuromuscular disorders and development disabilities, with a broad spectrum approach. This collaborative service to the disabled is purely non-commercial in nature, and will be conducted in the total spirit of service.
- e) The SECOND PARTY has the necessary experience and expertise in such matters, having inter alia rendered service to over 1000 beneficiaries on day to day basis to address various problems and having established diagnostics and research centre in various medical disciplines as well as a centre for special education, learner centre to needy children and having trained professionals, parents etc., in the field of special education and having given outreach programmes and technical support to 8 special schools in Bangalore and 6 centres in and around Karnataka etc., ; and
- f) The SDUAHER on its part been rendering exemplary service in a broad spectrum to needy infants, children and their families with special emphasis on the poor and downtrodden sections of society. The departments of Pediatrics and Community Medicine of SDUAHER will comprise of the participating professional groups in the envisaged collaboration.

NOW THEREFORE, THIS MEMORANDUM OF UNDERSTANDING WITNESSETH THAT;

- a) Both the parties shall collaborate broadly and specifically in conducting such activities as are needed to promote their common objectives aforementioned,
- b) Towards this end, the FIRST PARTY shall offer space and utilities on its premises to the SECOND PARTY, in such location and to such extent as may be mutually discussed and agreed to, from time to time and at no cost basis.


Registrar
Sri Devraj Urs Academy of Higher
Education and Research
Tumuka, Kolar - 563 103.

Contd.....4..



: 4 :

- c) The SECOND PARTY shall collaborate with activities in such a manner as well be in harmony with the normal and established practices prevailing with the FIRST PARTY.
- d) The SECOND PARTY shall have no right to make an agreement with any third party for rendering to such third party any services and research work within the premises of the FIRST PARTY without the specific approval of the FIRST PARTY.
- e) The research findings of the SECOND PARTY, resulting in permitting research, if any and generated during the period of this collaboration shall be fully available to the FIRST PARTY upon the specific request made by it to the SECOND PARTY.
- f) The SECOND PARTY shall not have the liberty of disseminating the results of any such permitted research to others without the permission of the FIRST PARTY nor to market the data of findings of such research, unless agreed to by the FIRST PARTY on such terms as it may decide.
- g) This agreement shall be in nature of a licence, terminable at the option of EITHER PARTY, subject to this its terms shall be three years, renewable on mutual consent.
- h) In the case of any dispute between the parties hereto on the terms and conditions of this agreement or matters arising there from, as well as all ancillary matters, the decision of the FIRST PARTY shall be final.
- i) Both the parties have been respectively authorized by suitable resolutions of the governing bodies or Management Boards to enter into their Memorandum of Understanding.
- j) This Memorandum super cedes any other correspondence earlier.


Registrar

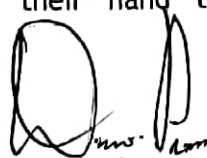
Sri Devaraj Urs Academy of Higher
Education and Research
Tumakuru, Kolar - 563 103.



Contd.....5..

: 5 :

In witness whereof both the parties have set their hand to this deed today on
24/02/2023


Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tannur, Kolar - 563 103.


RUKMINI KRISHNASWAMY
DIRECTOR-SSK

Witnesses :

1. 

A. MAXIMIN JOS

SPRITUS SOCIETY OF KARNATAKA

DANAGURU

Dr. Hasanne Kamath. BT
Prof. & HD, Com. Medicine
Soburn, Kolar,

2. 
24/02/2023



सत्यमेव जयते

INDIA NON JUDICIAL

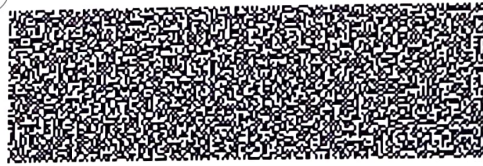
Government of Karnataka

Rs. 100

e-Stamp

Certificate No. : IN-KA12123698489293V
 Certificate Issued Date : 14-Mar-2023 03:50 PM
 Account Reference : NONACC (FI)/ kaksfcl08/ KOLAR/ KA-KO
 Unique Doc. Reference : SUBIN-KAKAKSFCL0811014345106135V
 Purchased by : REGISTRAR SDUAHER TAMAKA KOLAR
 Description of Document : Article 12 Bond
 Description : M O U
 Consideration Price (Rs.) : 0
 (Zero)
 First Party : REGISTRAR SDUAHER TAMAKA KOLAR
 Second Party : KARNATAKA CANCER SOCIETY
 Stamp Duty Paid By : REGISTRAR SDUAHER TAMAKA KOLAR
 Stamp Duty Amount(Rs.) : 100
 (One Hundred only)

Sri Sai Souharda Credit
 Co-op. Society Ltd.
 Opp. B.E.O. Office,
 Doddapet, Kolar-563 101.



Please write or type below this line

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MoU) is made and entered into at Kolar on 15th of March 2023 between

Karnataka Cancer Society, No. 1308, 11th B Cross, Vyalikaval, Malleswaram, Bengaluru-560003, a Voluntary Non-Governmental Organization, herein after called "KCS"

AND

Suzen

1

[Signature]

Registrar
 Sri Devaraj Urs Academy of Higher
 Education and Research
 Tamaka, Kolar - 563 103.

Statutory Alert:

1. The authenticity of this Stamp certificate should be verified at 'www.shcilestamp.com' or using e-Stamp Mobile App. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
2. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority.

Sri Devaraj Urs Academy of Higher Education & Research, Kolar 563103, a Deemed to be University, herein after called "SDUAHER" which expression shall, when the context so admits, include its successors and permitted assigns.

The purpose of the assignment shall be:

To create awareness on cancer, screening for early detection of cancer, cancer treatment, rehabilitation of cancer survivors and cancer research in general and specific to breast cervical and oral cancer.

To plan for appropriate academic programs for generating the man power to support the above activities.

Modus of Collaboration:

1. Extension services in the communities of Kolar districts for
 - a. Planning, organizing and conducting programs for early detection of cancers, its treatment among the identified risk groups.
 - b. Planning, organizing and conducting programs for creating awareness and educating the identified target population on cancer prevention and early detection.
2. Research on cancer epidemiology, pathology, genetics, screening, diagnosis, treatment and rehabilitation.
3. Curriculum development on cancer for courses offered and for development of innovative courses and programs under SDUAHER.


In these identified areas of collaboration in cancer both the parties shall mutually work upon each other strength and expertise.

General Provisions:

1. This MoU shall be effective for 5 (five) years from the date of signing. It may be renewed after expiry based on mutually agreeable terms and conditions of both the parties.
2. This MoU may be terminated by either party by giving a 3 (three) month advance notice.
3. The collaborative activities conducted under the agreement by both the institutions shall be in accordance with the respective institutional rules and regulations.
4. Although this MoU does not create any legal right or obligation between the institutions, it expresses the institutions good-faith intentions to facilitate negotiations and preparation of agreement for further collaborations.
5. This MoU does not impose any financial obligation or cause any hardship to either institution. This agreement may be modified on mutual consent by both the parties at any time when in force.



2



Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tumakuru, Kolar - 563 103.

6. Negotiation, implementation and coordination of the MoU will be under The Registrar, SDUAHER, Kolar and The President, KCS, Bengaluru.

Conflict of Interest:

Both parties warrant that this MoU is not likely to have any conflict of interest with any of their organizational, financial, contractual or other interests relating to the activities under the MoU.

IN WITNESS WHEREOF, the institutions hereto have executed this Agreement on the date mentioned herein above.

For SDUAHER, Kolar

Signature



Name:

Registrar

Sri Devaraj Urs Academy of Higher
Education and Research
Registrar, SDUAHER
Tamaka, Kolar - 505 103.

Date:

15/03/2023

For KCS, Bengaluru

Signature



Name:

H.V. SURESH

Designation, President, KCS

Date:

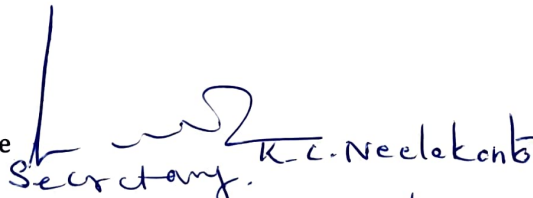
15/3/2023

Witness

1. Name & Signature

Designation

Address




K.C. Neelakant
Secretary.
Kendro Center Bldg - 15/3/23

2. Name & Signature

Designation

Address



Dr. Hasanna Kamath B.I.
Prof + HOD Com. Med
& DMC SDUAHER
Kolar



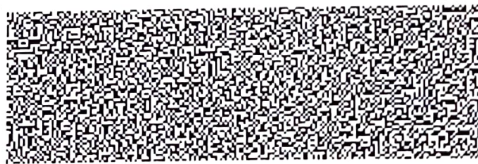
सत्यमेव जयते

INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA60323589164821V
Certificate Issued Date : 24-Jan-2023 12:03 PM
Account Reference : NONACC (FI)/ kaksfcl08/ KOLAR/ KA-KO
Unique Doc. Reference : SUBIN-KAKAKSFCL0814143182258733V
Purchased by : SDUAHER TAMAKA KOLAR
Description of Document : Article 12 Bond
Description : M O U
Consideration Price (Rs.) : 0
(Zero)
First Party : GENE FERTILITY CENTRE BANGALURU
Second Party : SDUAHER TAMAKA KOLAR
Stamp Duty Paid By : SDUAHER TAMAKA KOLAR
Stamp Duty Amount(Rs.) : 100
(One Hundred only)



Sri Sai Souharda Credit
Co-op. Society Ltd.
Opp. B.E.O. Office,
Doddapet, Kolar-563 101.

Please write all contents in this pdf

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding dated this 15th March 2023 is made by and between:

Genea Fertility Centre, a firm registered under the Partnership Act 1932, having its registered office at Suvarnabhoomi, #452, 9th cross, 2nd phase, J P Nagar, Bengaluru, Karnataka 560078, (hereinafter referred to as Genea Fertility Centre, which expression unless repugnant to the context shall include its successors and assigns); of the first part.


Medical Superintendent
R.L. Jalappa Hospital & Research Centre
Tamaka, Kolar-563103.



AND

R L Jalappa Hospital and Research Centre, a teaching hospital of Sri Devaraj Urs Medical College, a constituent unit of Sri Devaraj Urs Academy of Higher Education and Research, a Deemed to be University, located in Tamaka - 563103, Kolar, Karnataka, India; of the second part.

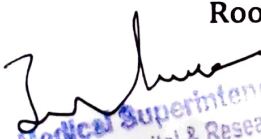
Hereinafter, R L Jalappa Hospital and Research Centre and Genea Fertility Centre and shall be collectively called as "Parties" and individually called as "Party".

Whereas the first party and second party have mutually agreed to enter into this **MEMORANDUM OF UNDERSTANDING (MOU)** regarding rendering hospital space for consultation at Sri R L Jalappa Hospital and Research Centre, a teaching hospital of Sri Devaraj Urs Medical College, Tamaka - 563103, Kolar, Karnataka, India

NOW THEREFORE THIS M.O.U WITNESSETH AS FOLLOWS:


1. The first party is a partnership firm running the Genea Fertility Centre. The second party has open space at the premises at, Sri Devaraj Urs Medical College, Tamaka - 563103, Kolar, Karnataka, India. The present MOU has been entered into to set out the terms of the collaboration between the first party Genea Fertility Centre and the second party, Sri R L Jalappa Hospital and Research Centre which will be in a phased manner.
2. The said terms and conditions as below have been agreed to, by the both first and second party with consensus-ad-idem.
3. The Parties agree that the purpose of this MOU is threefold: Services, Academics and Research and each of which will be conducted in phases.
4. The Services will constitute three phases as defined below and the roles of each of the parties are outlined below:

- a) **Phase 1- Outpatient Department (OPD) Services and Andrology Services:** The second party shall ensure the infrastructure for the OPD Room supports the consultation of patients and Scan room is well equipped, licenses pertaining to the same are obtained and Pre-Conception & Pre-Natal Diagnostic Techniques Act, 1994 (PC-PNDT) with Form-F is registered in the name of any person of the first party. The second party shall also ensure there are enough nurses to manage the patient and coordinate the OPDs and housekeeping staff. The basic infrastructure for Semen Analysis should be a Semen Collection Room, a small lab room with a microscope.


Medical Superintendent
R.L. Jalappa Hospital & Research Centre
Tamaka, Kolar-563103.



- b) **Phase 2- Intra Uterine Insemination (IUI) Services:** The Andrology lab needs to be setup in a sterile area along with worktables. Semen Analysis and IUI procedure can be performed here by the personnel of the first party. Artificial Reproductive Techniques (ART) Level 1 Certification is required for bringing up the IUI Service and it would be the responsibility of the second party to get the same.
- c) **Phase 3- In-Vitro Fertilization (IVF) Services:** The first party would provide these services to the second party if the number of expected IVF Cycles for a month is 10 or more, based on whether the footfalls of the OPD achieved is satisfactory, and the marketing response. Art Level 2 Certification is required for bringing up the IVF Service and it would be the responsibility of the second party to get the same. The first party would provide the infrastructure requirements for the same to the second party.
5. The Academics will constitute three phases as defined below and the roles of each of the parties are outlined below:
- a) **Phase 1 training:** The postgraduates of Obstetrics and Gynaecology (OBG) department of the second party will be trained by the first party by conducting classes on infertility and case presentations, trainings related to OPD Services like Ovarian Stimulation and OPD management during the OPD time. The first party would also provide Semen Analysis training as part of Andrology to the technicians of second party. The first party would also train the undergraduate students who have opted Infertility as their electives which is as per National Medical Commission guidelines, which is of two months duration.
- b) **Phase 2 Short term courses:** The first party would train the staff on IUI once the IUI service is set up, the courses could be of 1 or 3 months accordingly. The first party to also train the staff of the second party for Stimulation protocols, IUI protocols and IUI Procedure. The first party would also provide Semen Preparation training as part of Andrology to the technicians of second party.
- c) **Phase 3 Fellowship programs and Super specialisation in Reproductive Medicine:** This would be in association with Sri Devaraj Urs Academy of Higher Education and Research, Tamaka, Kolar (SDUAHER) with course duration of 18 months or National Board Accreditation Fellowship in Reproductive medicine with course duration of 2 years. Both the first party and the second party will jointly participate in applying and getting the permission to conduct the above in the premises of the second party. The first party would also guide the second party technicians or eligible candidates to take up MSc. Embryology or SDUAHER accredited courses and first party would provide the required training for the same. Trainings on Intra Cytoplasmic Sperm Injection (ICSI), Embryo Freezing and Embryo Cryopreservation would be provided by the first party. This phase would come into sight on the successful completion of Phase 3 IVF services.


 Medical Superintendent
 R.L. Jalappa Hospital & Research Centre
 Tamaka, Kolar-563193.



6. The Research will constitute three Phases as defined below and the roles of each of the parties are outlined below:
- Phase 1:** This would involve Observational studies based on the OPD Services and it would be guided by the first party.
 - Phase 2:** The first party would help the second party's participants in studies based on IUI Procedures and Ovarian Stimulation.
 - Phase 3:** This phase would involve Randomized Controlled Trails (RCTs) and multicentric studies guided by the first party.
7. The first party is ready to start the Phase 1 OPD Services immediately along with the second party.
8. Both Parties envision that Phase 2 IUI Services will begin within a time frame of 3-4 months from the start date of collaboration and with complete infrastructure support from second party as stated above.
9. The Phase 3 IVF Services would likely commence within 9-12 Months from the start date of collaboration and upon meeting of the minimum criteria to begin the IVF services as stated above.
10. Any takeover, upgrade, acquisition and improvement in academics and research that the second party will participate in will be with the written consent from the first party.
11. The Second Party agrees that its responsibilities are as follows:
- Inform first party regarding OPD dates and number of patients.
 - Help first party in relation to obtaining necessary documents required from the patients for providing the said services.
 - Make available the patients for OPD at the allotted time.
 - Inform first party for any cancellations or delay in procedures.
12. The second party and first party have mutually agreed that revenue sharing shall be as stated below:

Service	Cost	Genea Fertility Centre Service Charges
Consultation ¹	400	20%
Scan	400	50%
IUI (Intra uterine Insemination)	8000	1000

[Signature]
 Medical Superintendent
 R.L. Jagan Hospital & Research Centre
 Tirunelveli, K. No-563193.

[Signature]

IVF Package 1 (Inc Procedure, Injection, Blood investigation, Scan and Consultation (Excluding Freezing and Thawing))	110000	15,000
IVF Package 2 (Inc Procedure, Injection, Blood investigation, Scan and Consultation (Excluding Freezing and Thawing))	170000	20000
DE/IVF (Excluding Pharmacy, Lab, Freezing and Donor Charge)	80000	10000

13. Confidentiality

- a. Parties may have access to the confidential information of the other which is necessary for execution of the services.
- b. Either party agree that whether or not the confidential information has been designated as "confidential" the same shall be deemed to be confidential in nature if the receiving party knew, or reasonably should have known under the circumstances that the information was confidential and had been communicated to it in confidence and shall hereinafter be referred to as "Confidential Information". Confidential Information shall not, however, include information that:
 - i. Is independently developed without reference to the confidential information of the parties;
 - ii. Is/becomes publicly available through no wrongful act of the Parties or their Affiliates, sub-contractors or vendors;
 - iii. Is rightfully obtained from a 3rd (third) party;
 - iv. Was in the possession of the receiving Party prior to disclosure hereunder.
- c. Either Party shall not at any time now or in future either directly or indirectly, disclose, publish, or use the Confidential Information without other Party's prior written consent.
- d. Either Party shall keep the consideration and other terms and conditions of this MOU confidential during the subsistence of this MOU and for a period of 5 years from termination, except to the extent required to be disclosed to its accountants, auditors, attorneys or regulators as required by applicable laws of India. Any public statement concerning this MOU or the relationship between the Parties shall require the prior written approval of the other Party.


 Medical Superintendent
 R.L. Jalappa Hospital & Research Centre
 Tamaka, Kolar-563103.



14. **Intellectual Property Rights**

- a. Each Party shall be entitled to retain their right, title and interest in their existing Intellectual Properties or the Intellectual Property to be developed in future by them independently and without the association/contribution of the other Party.
- b. The Intellectual Property to be developed/created jointly by the Parties and as a result of the engagement of the Parties hereunder, shall belong to the Parties jointly.
- c. The expression "Intellectual Property" shall without any limitation include inventions (whether patentable or not), utility models, trademarks, goodwill, service marks, trade names, designs, copyrights, know-how and confidential information and data base rights (whether or not all or any of them are registered) and including all applications and the rights to apply therefore for the protection of or registration of the said rights and all improvements, renewals, extensions and modifications thereof in any part of the world, in whatever media.

15. **Non- Solicit**

During the term of this MOU and for a period of six months from the date of termination, neither party shall solicit the employees (including staff, consultants and embryologists) of the other Party, unless mutually agreed by both Parties in writing.

16. **Indemnification**

- a. Each party shall defend, indemnify and hold harmless the other party, as well as officers, directors, employees, representatives, successors and permitted assigns, from and against all losses suffered by such party arising out of:
 - i. A party's breach of this MOU,
 - ii. A party's violation of the Applicable Law,
 - iii. A party's negligence, willful misconduct, or wrongful act or omissions in connection with the services,
 - iv. All consequential losses suffered directly and/ or indirectly due to any act or omission of either party including but not limited to those relating to intellectual property related matters.
- b) Notwithstanding anything stated herein above the R L Jalappa hospital team of Doctors and Genea Team of doctors shall undertake professional indemnity.

17. **Code of Ethics**

Both the Parties are committed to conducting their respective businesses free from any unlawful, unethical or fraudulent activity. – again, a non-collaboration clause


Medical Superintendent
R.L. Jalappa Hospital & Research Centre
Tamaka, Kolar-563103.



18. Term and termination

This MOU is valid for a period of two (2) years from the day of execution. Thereafter, this MOU can be renewed by the mutual consent of the parties in writing.

b. In the event of any party committing breach of any material terms of this MOU and failing to cure the same within 30 days of notification of such breach, the innocent party shall be entitled to terminate this MOU forthwith by using a termination notice.

c. In the event of any party being found guilty of any unlawful, fraudulent or unethical conduct, the other party shall be entitled to terminate this MOU forthwith.

19. Consequence of Termination

In the event of termination of this MOU for any reason:

Genea fertility shall forthwith withdraw its personnel and assets, if any, from the Premises

- i. The parties shall finalize the accounts up to the date of termination and shall within 30 days from the date of termination, pay the respective dues owed to either party.
- ii. Both the parties shall destroy or return all stationery, paper or any other documents of whatsoever nature used in providing the infertility services at the premises bearing the intellectual property (Expect the medical records) including codes, passwords, manual and other information in manual or electronic form owned or provide by the other party from time to time, without making any copies of the same.
- iii. Both the parties shall discontinue to use the joint brand name /logo/joint intellectual property and /or any other intellectual property or term associated with the services, business and goodwill of the party, for delivering their respective services, in any manner and ceases holding out any association and affiliation with the other .
- iv. The Parties shall determine the terms of use/exploitation of joint intellectual property, if any

20. Arbitration and Dispute Resolution

- a) If there is any dispute or difference of opinion between the parties in respects of any matter arising hereunder or any rights or obligations hereunder (the Dispute) then either party may promptly notify the other party of the nature of such dispute. Parties shall cooperate in good faith and make a reasonable effort to promptly resolve such Dispute within a period of 7 (seven) days from the date of receipt of notice of the Dispute by the other party. During such Dispute, the parties shall continue to meet their respective obligations hereunder without prejudice to their respective rights with respect to such disputed items. If such Dispute is not resolved after such meetings,


Medical Superintendent
R.L. Jalappa Hospital & Research Centre
Tamaka, Kolar-563103.



then either Party may pursue any and all remedies available under this MOU.

- b) All Disputes under this MOU that have not been resolved as set forth hereinabove shall be resolved by arbitration in Bangalore, India. A sole Arbitrator appointed with mutual consent by both Sri Devaraj Urs Medical College and Genea Fertility Centre shall conduct arbitration under the Indian Arbitration and Conciliation Act, 1996. The award of the arbitrator shall be a reasoned award and shall be final and binding on the Parties. The Arbitration shall be conducted in and the award shall be rendered in English language.
- c) The courts at Bangalore, India shall have jurisdiction over all matters arising in connection with this MOU.

21. **Force Majeure**

- a) Neither of the Parties to this MOU shall be liable or responsible for any failure to perform or delay in performance of their respective obligations hereunder, when such failure or delay is due or entitled to terminate this MOU shall stand terminated.
- b) If the Force Majeure Event continues unabated for an uninterrupted period of thirty (30) days, then the party so affected shall be entitled to terminate this MOU by notice stand terminated.

22. **Miscellaneous**

- a) **Expenses:** Each party shall bear its respective expenses and cost incurred in connection with the preparation, execution and delivery of this MOU.
- b) **Notice:** Notices, demands or other communication required or permitted to be given or made under this MOU shall be in writing and delivered personally or sent by registered post/acknowledgment due, courier or electronic mail addressed to the intended recipient at its address set forth below, or to such other address as either Party may from time to time duly notify to other:

If to Genea Fertility Centre:


Dr. Divyashree P S

Suvarnabhoomi, #452, 9th Cross, 2nd Phase, J P Nagar,
Bangalore-
560078

Telephone: 96633 51451/ 6360728115

E-mail: geneafertility06@gmail.com

Sri Devaraj Urs Academy of Higher Education and Research (formerly Sri Devaraj Urs University) is a deemed university located in Tamaka, Kolar, Karnataka, India


R.L. Jalappa Hospital & Research Centre
Tamaka, Kolar-563103.



Mobile No:

94483 95231 / 34 / 35 / 38

E-mail Id: ms@sduaher.ac.in

Any Party hereto or others mentioned above may change any particulars of its address for notice to the other in manner aforesaid. Any such notice, demand or communication shall, unless the contrary is proved, be deemed to have been duly served at time of delivery in the case of service by delivering in person or by post.

- c) **Assignment:** Neither party can assign this MOU without the prior written approval of the other party.
- d) **Third party benefit:** Nothing herein is intended, nor shall be construed to confer upon any Third Party any right, remedy or claim or by reason of this MOU. This MOU shall inure to the benefit of, and be members, as applicable.
- e) **Amendments:** Any amendment, modification, supplement or clarification to this MOU shall be valid only if all Parties approve and duly executed the same in writing.
- f) **Waiver:** Any waiver by any Party of any breach of any provision of this MOU shall be in writing and shall not be deemed to be a waiver of any subsequent breach of such provision.
- g) **Relationship between parties:** No provision of this MOU constitutes any Party as the legal representative or agent of another Party, nor shall any Party have the right or authority to assume, create or incur any liability or any obligation of any kind, express or implied, against or in the name of or on behalf of the other parties except as provided expressly under this MOU.
- h) No provision of this MOU shall be deemed to constitute a partnership or joint venture or any other legal entity between the parties and the relationship between the parties shall remain on principal-to-principal basis.
- i) **Counterparts:** The Parties have executed this MOU in counterparts, each of which so executed and delivered, shall be deemed as an original. All such counterparts shall together constitute one and the same MOU.


AS WITNESS this MOU has been signed by the Parties (or their duly authorised representatives) on the date stated at the beginning of this MOU.


Medical Superintendent
R.L. Jalappa Hospital & Research Centre
Tamaka, Kolar-563103.




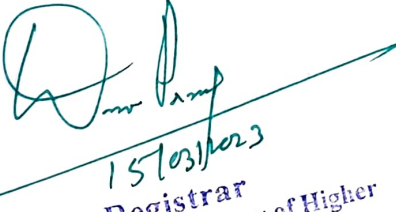
SIGNATORIES


For
**R L Jalappa Hospital and
Research Centre**

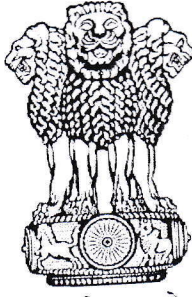

Signature **Medical Superintendent**
R.L. Jalappa Hospital & Research Centre
Tamaka, Kolar-563103.
Name: Dr. J Krishnappa
Designation: Medical Superintendent
Date: 15.03.2023

For
Genea Fertility Centre


Signature
Name: Dr. Divyashree P S
Designation: Medical Director
Date: 15.03.2023


15/03/2023
Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
- Tamaka, Kolar - 563 103.


15/3/23




सत्यमेव जयते

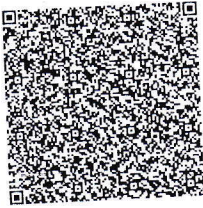
INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA69064178828362V
Certificate Issued Date : 23-May-2023 12.17 PM
Account Reference : NONACC (FI)/ kaksfcl08/ KOLAR/ KA-KO
Unique Doc. Reference : SUBIN-KAKAKSFCL0818839858724987V
Purchased by : R L JALAPPA HOSPITAL AND RESEARCH CENTER KOLAR
Description of Document : Article 12 Bond
Description : MEMORANDUM OF UNDERSTANDING
Consideration Price (Rs.) : 0
(Zero)
First Party : R L JALAPPA HOSPITAL AND RESEARCH CENTER KOLAR
Second Party : PRIMER ACADEMY OF MEDICAL SCIENCES
Stamp Duty Paid By : R L JALAPPA HOSPITAL AND RESEARCH CENTER KOLAR
Stamp Duty Amount(Rs.) : 100
(One Hundred only)


**Sri Sai Souharda Credit
Co-op. Society Ltd.
Opp. B.E.O. Office,
Doddapet, Kolar-563 101.**



Please write or type below this line

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding signed on this day, the 26th of May 2023, is between **R.L.Jalappa Hospital & Research Centre, Tamaka, Kolar**, the teaching hospital of Sri Devaraj Urs Medical College (SDUMC), a constituent college of Sri Devaraj Urs Academy of Higher Education and Research (SDUAHER), Tamaka, Kolar, hereinafter referred to as "RLJH & RC", (which expression shall, unless repugnant to or inconsistent with the context or meaning thereof, mean and include its executors, trustees for the time being, its legal

representatives, successor-in-interest, executors and permitted assigns), of the FIRST PARTY.

AND

Primer Academy of Medical Sciences a non-government registered company (Corporate Identification Number – U80900KA2014NPL075906; Registration Number – 75906) having its registered office at 410/A, “Geetanjali”, 1st Floor, 1st Stage, 3rd Block, HBR Layout, Kalyan Nagar Post, Near BDA Complex, Bangalore 560043, herein referred to as “PAMS” (which expression shall, unless repugnant to or inconsistent with the context or meaning thereof, mean and include its executors, trustees for the time being, its legal representatives, successors-in-interest, executors and permitted assigns), of the SECOND PARTY.

The purpose of the Agreement shall be:

To provide health care services, health education, and research.

Areas of collaboration: Pediatric Endocrine Care.

Health care services:

1. To provide health care services (both In-patients and Out-patients).
2. RLJH & RC shall utilize the **PAMS** for training and research purpose of the students of RLJH&RC (SDUAHER).

General Provisions:

1. The Memorandum of Understanding would be effective for 3(three) years from the date of signing it. It may be renewed after the expiry of this period based on mutually agreeable terms and conditions of both institutions.
2. Either party may terminate the Memorandum of Understanding by giving a prior written notice of 3 (three) months.
3. This agreement has no financial obligation to either party. This agreement may be modified by the written agreement of both parties at any time when in force.
4. The rules and regulations of RLJH&RC and PAMS shall conduct all collaborative activities under the agreement.
5. Although the Memorandum of Understanding does not create any legal rights or obligations between the parties, it expresses the institution’s good-faith intentions to facilitate negotiations and prepare agreements for future collaborations.
6. The Memorandum of Understanding will be negotiated, implemented, and coordinated by the Medical Superintendent, RLJH & RC, Tamaka, Kolar, and Director of PAMS, Bangalore.

Conflict of Interest:

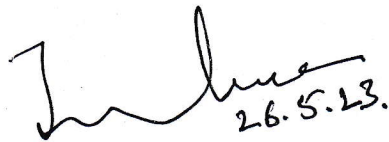
Both parties warrant that this Memorandum is not likely to have any conflict of interest with any of their organizational, financial, contractual, or other interests relating to the activities under this MOU.

IN WITNESS WHEREOF, THE PARTIES HERETO HAVE EXECUTED AND HEREUNTO SIGNED AND SEALED THESE PRESENTS ON THE DAY, MONTH, AND YEAR FIRST HEREIN-ABOVE WRITTEN.

For

**R.L. Jalappa Hospital & Research Centre,
Tamaka, Kolar-563103**

Authorized Signature


26.5.23.

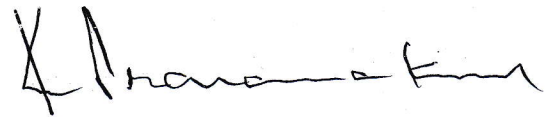
**Dr. J. Krishnappa,
Medical Superintendent,
RLJH&RC, Tamaka, Kolar**

Date:

For

**PRIMER Academy of Medical Sciences,
410/A, "Geetanjali", 1st Floor, 1st Stage,
3rd Block, HBR Layout, Kalyan Nagar
Post, Near BDA Complex, Bangalore
560043**

Authorized Signature



**Dr. K M Prasanna Kumar
Director,
PAMS, Bangalore.**

Date:

In the presence of:



26/05/2023.

Dr. D.V.L.N Prasad
Registrar,
SDUAHER, Kolar

In the presence of:



26/05/23

Dr. Sudha Reddy V.R
Professor & Head,
Department of Pediatrics,
SDUMC, Kolar



Dr. Prabhakar K
Principal,
SDUMC, Kolar



26.5.2023

Dr. Dinesh K
Deputy Medical Superintendent,
RLJH & RC



सत्यमेव जयते


INDIA NON JUDICIAL

Government of Karnataka

Rs. 100

e-Stamp

Certificate No. : IN-KA66247152229196V
Certificate Issued Date : 19-May-2023 01:08 PM
Account Reference : NONACC (FI)/ kaksfcl08/ KOLAR/ KA-KO
Unique Doc. Reference : SUBIN-KAKAKSFCL0813378661855170V
Purchased by : R L JALAPPA HOSPITAL AND RESEARCH CENTRE KOLAR
Description of Document : Article 12 Bond
Description : SERVICE AGREEMENT
Consideration Price (Rs.) : 0
(Zero)
First Party : R L JALAPPA HOSPITAL AND RESEARCH CENTRE KOLAR
Second Party : VITTALA INTERNATIONAL INSTITUTE OF OPHTHALMOLOGY
Stamp Duty Paid By : R L JALAPPA HOSPITAL AND RESEARCH CENTRE KOLAR
Stamp Duty Amount(Rs.) : 100
(One Hundred only)


Sri Sai Souharda Credit
Co-op. Society Ltd.
Opp. B.E.O. Office,
Doddapet, Kolar-563 101.



Please write or type below this line

SERVICE AGREEMENT

This Service Agreement signed on this day- May 24th 2023

BETWEEN

RL JALAPPA HOSPITAL & RESEARCH CENTRE, Tamaka, Kolar, a teaching Hospital being part of Sri Devaraj Urs The Academy of Higher Education & Research, having its institutions at Tamaka, NH 75, Kolar 563103, hereinafter called the "RLJH&RC" being part of larger Sri Devaraj Urs Education Trust For Backward Classes, a Trust registered under Indian Trust Act,

Statutory Alert:

1. The authenticity of this Stamp certificate should be verified at 'www.shcilestamp.com' or using e-Stamp Mobile App of Stock Holding. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
2. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority.

www.shcilestamp.com

1882 (PAN: AAATS5344P) represented by its Registrar which expression shall, unless it be repugnant to the context, mean and include its successors and assigns of the FIRST PART:

AND

VITTALA INTERNATIONAL INSTITUTE OF OPHTHALMOLOGY, a unit of Sri Keshava Trust, a charitable trust (PAN: AACTS1012L) having its principal place of business at CA Site #1, 2nd Cross, 2nd Main, 7th Block, Hosakerehalli, Banashankari III Stage, Bangalore 560085, hereinafter referred to as "VIIO" which expression shall, unless repugnant to or inconsistent with the context or meaning thereof, mean and include its executors, trustees, trustees for the time being, its legal representatives, successors-in-interest, executors and permitted assigns of the SECOND PART.

WHEREAS, RLJH&RC engaged in the business of, inter-alia, operating a teaching hospital at Tamaka, Kolar by the name RL Jalappa Hospital and Research Centre is in need of one corneal transplant surgeon.

WHEREAS, VIIO is a pioneer in the above areas of knowledge & patient treatment for the last 21 years on a philanthropic basis at Hoskerehalli, Banashankari III Stage, Bangalore true to its mission – "No one shall go blind for want of money or lack of care".

WHEREAS, RLJH&RC has approached VIIO for providing the above services at reasonable cost on terms & conditions as mentioned herein below:

NOW THEREFORE THIS AGREEMENT WITNESSETH:

SCOPE OF SERVICES:

VIIO shall depute a corneal surgeon and a team to RLJH&RC for keratoplasty from time to time;

OBLIGATIONS OF RLJH & RC:

RLJH&RC SHALL COORDINATE scheduling of patients of their visit & treatment. RLJH&RC shall take the responsibility of the work up, evaluation of cases and maintenance of medical records including consent forms for procedures as per their institutional rules and regulations.

Post treatment follows up and further management of the patients shall be the responsibility of RLJH&RC with the supervision and consultation of the VIIO consultant;

PNON-SOLICIT:

Neither Party shall, during the term of the agreement and in the 6 (six) months following the termination of the Agreement, offer employment to the personnel of the other Party. Both the Parties specifically agree not to employ any person from the other, either directly or through any other service provider. Any breach of this provision shall entitle the aggrieved Party to claim amounts equivalent to 2 months' salary of the concerned personnel from the other Party.

EXECUTION:

This Agreement is executed in 2 (two) counterparts, one to be retained by each Party and each of which shall be treated as an original and both of which embody one and the same Agreement.

GOVERNING LAW AND ARBITRATION:

This Agreement shall be governed by the laws of India. Any disputes or differences whatsoever between the parties which cannot be settled by mutual discussions shall be settled by arbitration at Bangalore by a sole arbitrator to be mutually appointed by the parties under and in accordance with the provision of the Indian Arbitration and Conciliation Act, 1996. The language for arbitration shall be English.

SEVERABILITY

If any provision of this Agreement is held to be invalid, illegal or unenforceable, the remaining provisions hereof shall be unaffected thereby and remain valid and enforceable as if such provision had not been set forth herein. The Parties agree to replace such provision by a valid and enforceable provision that most closely approximates the intent and economic effect of such severed provision in the contest of this agreement.

INDEMNITY

Both Parties agree to the other Party to indemnify, keep indemnified and hold harmless and defend VIIO form and against any, every and all claims, liabilities, judgments, fines, Penalties, cost or demands arising from or in connection with the performance or non-performance of its obligations or the exercise of its rights or breach of any representations and warranties under this Agreement except for all those liabilities arising of any complications & untoward consequences occurring during the treatment or post- operative phase.

RLJH&RC shall provide all the infrastructure and assistance to VIIO at Hospital;

PAYMENT FOR THE SERVICES:

RLJH&RC shall pay remuneration of Rs. 10,000/- per visit

TERM AND TERMINATION

This Agreement shall be deemed to have commenced from May 24th 2023 and shall be in force for an initial period of Twenty Four (24) months from the said date. Thereafter, the parties may extend the Agreement terms to mutually agreed upon.

Either Party may, without cause, terminate this Agreement by giving to the other 30 (Thirty) day prior written notice.

Expiry or earlier termination of this Agreement shall not prejudice any rights of the parties that may have accrued prior thereto.

CONFIDENTIALITY:

Each Party shall treat any data and information, whether written, oral or visual, disclosed to it or which comes into its possession or knowledge in connection with this Agreement as confidential and shall not disclose the same to any others, except as may be required by law or as may be required to be disclosed on a "need-to-know" basis for implementing this Agreement.

ASSIGNMENT:

This Agreement shall be binding upon and ensure to the benefit of the parties hereto and their respective successors. Neither this Agreement nor any of the rights, interests or obligations hereunder shall be assigned to any third Party, unless otherwise agreed in writing by both parties.

NOTICES:

Any notices, requests and other communications required or permitted hereunder shall be in writing and shall be given by hand against written acknowledgement or receipt, or sent by registered mail, or by facsimile followed by a confirmation letter by registered mail, at or to each of the parties at the addresses set forth in this Agreement.

DISPUTES

The courts in Bangalore shall have exclusive jurisdiction to settle any dispute, difference or claim arising out of or in connection with this Agreement between the Parties ('Dispute'). The Parties agree that the courts in Bangalore, India are the appropriate and convenient court to settle disputes and accordingly no party shall argue to the contrary.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED AND SIGNED AND SIGNED AND SEALED THESE PRESENTS ON THE DAY, MONTH AND YEAR HEREINABOVE WRITTEN.


24.5.23.

For RL Jalappa Hospital & Research Centre,
represented by **Dr. J. Krisnappa**,
Medical Superintendent.

Medical Superintendent
R.L.J. Hospital & Research Centre
Tamaka, KOLAR-563 101



For Vittala International Institute of
Ophthalmology, represented by **Dr.**
Krishna R. Murthy, Medical Director.

Dr. KRISHNA R. MURTHY
MBBS, DO, FMRF, MRCO (LON), Ph.D., MNAMS
Consultant - Vitreo-Retinal Service
KMC No. 50150

Witness: 

24.5.2023.

Professor & HOD
Department of Ophthalmology
Sri Devaraj Urs Medical College,
Tamaka, Kolar - 563 101

Witness: 

B. Prabhushankar
Manager Administration
Vittala International Institute of Ophthalmology

Responsibilities of AYJNISHD (D)

1. Selection and referral of suitable candidates for cochlear implant surgery subject to medical and radiological clearance from operating surgeon.
2. Supply of cochlear implant device to the hospital.
3. Payment of bills relating to cochlear implant surgery to the "hospital" as per AYJNISHD (D) norms.
4. Payment of bills related to post-operative rehabilitation undertaken by hospital / rehabilitation professionals as per AYJNISHD (D) norms.

Responsibilities of Hospital

1. Conducting cochlear implant surgery for candidates approved by AYJNISHD (D) based on the recommended practices subject to medical clearance from operating surgeon at FREE OF COST. The responsibility lies with the hospital and operating surgeon to complete the surgery at the earliest without causing expiry of implants.
2. Providing post-operative rehabilitation services of well-trained audiologist / speech-language pathologist/special educator (HI) /AVT therapist to the cochlear implantees.
3. Permitting professional/s deputed by AYJNISHD (D) as observer/s during intra operative monitoring.
4. Permitting the inspection team appointed by AYJNISHD (D) for physical verification of infrastructural facilities and services available in the hospital for cochlear implant surgery and/or rehabilitation services.
5. Submitting the post-operative (surgery) notes individually/jointly signed by the operating surgeon and/or Mentor (wherever applicable) to the Director, AYJNISHD (D), Mumbai.
6. Taking adequate precautionary measures to avoid medico-legal issues arising at any point of cochlear implant surgery and thereafter. On the contrary, "Hospital" and operating surgeon will be solely responsible for such medico-legal issues.
7. Obtaining duly signed declaration from the parents of cochlear implantees about accessing postoperative rehabilitation services from rehab professionals assigned by the Hospital/AYJNISHD (D).The rehabilitation professional will be mainly responsible for offering uninterrupted post-surgery intervention services for a period of 2 years at free of cost.
8. Monitoring the progress of children implanted at the hospital for a period of 2 years.
9. Submitting monthly/quarterly/annual report on the surgery /post rehabilitation activities carried out by the Hospital under ADIP CI scheme.

Joint responsibility (AYJNISHD (D) & Hospitals)

1. Disseminating information about ADIP-CI scheme
2. Identifying suitable candidates for cochlear implant surgery
3. Offering free pre-implant counseling to parents
4. Obtaining informed written consent from the parents/care givers that they have been informed about the procedure and outcome of cochlear implantation before surgery.
5. Updating of information on AYJNISHD(D) website and sharing with DEPWDs, MSJE





Registrar

Sri Devaraj Urs Academy of Higher
Education and Research
Tannada, Kolar - 563 103.


The validity of this Memorandum of Understanding is for two years from the date of signing.

Authorized signature of


Hospital
Dr D.V.L.N Prasad
Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

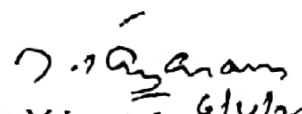

Director, AYJNISHD (D)

Witness


1. Dr. J Krishnappa 6.4.23.
Medical Superintendent
Medical Superintendent
R.L. Jalappa Hospital & Research Centre
Tamaka, Kolar-563103.

Witness

1. Rajesh Jalappa
Rajesh


2. Dr. M Jayaram 6/4/23
Prof & Head.
Speech Pathology and Audiology

2. Aparna Nandurkar
Aparna

Dr. M. Jayaram, Ph.D
Professor & Head
Dept. of Speech Pathology & Audiology
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar-563101
RCI Regn: AS4073



सत्यमेव जयते

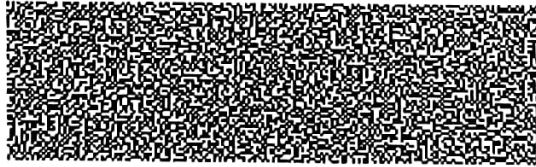
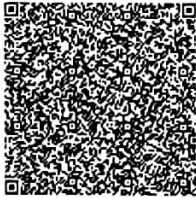
INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA65502646928778V
Certificate Issued Date : 18-May-2023 03:21 PM
Account Reference : NONACC (FI)/ kaksfcl08/ KOLAR/ KA-KO
Unique Doc. Reference : SUBIN-KAKAKSFCL0811934560640153V
Purchased by : FAHBS SDUAHER KOLAR
Description of Document : Article 12 Bond
Description : M O U
Consideration Price (Rs.) : 0
(Zero)
First Party : FAHBS SDUAHER KOLAR
Second Party : HARE KRISHNA CYBER SECURITY BANGALORE
Stamp Duty Paid By : FAHBS SDUAHER KOLAR
Stamp Duty Amount(Rs.) : 100
(One Hundred only)

Sri Sai Souharda Credit
Co-op. Society Ltd.
Opp. B.E.O. Office,
Doddapet, Kolar-563 101.



Please write or type below this line



MEMORANDUM OF UNDERSTANDING



This Memorandum of Understanding is made and executed on the 7th Friday of July 2023

By and BETWEEN:

Statutory Alert:

- 1 The authenticity of this Stamp certificate should be verified at 'www.shelvestamp.com' or using e-Stamp Mobile App of Stock Holding
- 2 Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid
- 3 The onus of checking the legitimacy is on the users of the certificate
- 3 In case of any discrepancy please inform the Competent Authority

Faculty of studies in **Allied Health and Basic Sciences (FAHBS)** of Sri Devaraj Urs Academy of Higher Education and Research (SDUAHER), Tamaka, Kolar Karnataka - 563103, A Deemed to be University having its constituent Sri Devaraj Urs Medical College hereinafter called **SDUAHER** assigns the other part represented by Dean-FAHBS under the administrative ambit of Registrar, SDUAHER as First party

AND

Hare Krishna Cyber Security (HKCS) Foundation Powered by Hare Krishna Information Technology (HKIT) a proprietary concern situated at # 36,2nd floor corner stone building Sanjeevappa layout, Jeevanahalli Main Road Bangalore Foundation Powered by HKIT Security Solutions # 36, 2nd floor corner stone building Sanjeevappa Layout, Jeevanahalli Main Road Bangalore represented by its, Founder Dr. Harsha Thennarasu S/o Mr. Egambaram Aged about 52 years, hereinafter referred to as the Second Party

(The First Party and the Second Party are collectively referred to as "Parties")

WHEREAS

The First Party SDUAHER is having expertise in the field of Health and Allied Health education and the Second Party is having expertise in the field of Cyber Security Training. The Second Party is interested in associating with the First Party to develop, promote and deliver short term and long-term courses such as certificate, diploma, PG diploma, value added course or any suitable in Cyber Security. And also to utilize expertise to develop and deliver the cyber security course content effectively which has been incorporated in curriculum or offered as short term and long-term courses course on cyber security.

The purpose of this Memorandum of Understanding is to set forth the terms and conditions by both the parties to achieve the said objectives.

NOW THEREFORE, THE PARTIES TO THE AGREEMENT WITNESS AS UNDER

1. Scope of the Agreement

- a. **Hare Krishna Cyber Security (HKCS) Foundation** shall participate in conduct of cyber security course wherever applicable in the curriculum or separate for University students. They visit the campus for the purpose of teaching and training students of the University or by virtual mode as the circumstance /situation demands. And also facilitates the placement assistance to the trained students in the field of cyber security.
- b. SDUAHER shall intimate in advance to second party to plan for the activity.
- c. It is understood by the Parties hereto that this Agreement is based on good faith and the assurances given by either Party to provide mutual support and cooperation to help the students enrolled in the Programs to obtain practical training and skill development. There is involvement of financial consideration for the course conducted during the tenure of the agreement as per mutual discussion.
- d. The first party will share the curriculum content prescribed by the UGC for 30 hours and 2 credits content for both UG and PG programs to the second party for execution or as prescribed by the regulatory body
- e. The Second Party shall also support the First Party to develop a one year 'PG Diploma Certificate Course in Cyber Security' which incorporates First Party's Curriculum.
- f. It is the responsibility of the First Party to get the Government /Legal/University approval for running the program at Sri Devaraj Urs Academy of Higher Education and Research has the constituent unit of Sri Devaraj Urs Medical College and PL Jalappa Hospital and Research. The final syllabus will be ratified by the Board of Studies, Academic Council and Board of Management of the First Party.

- g. This agreement is valid for a term of six year from the effective date, after whose expiry both the parties may extend / renew this agreement for a further period of time on a mutually agreed in writing.
- h. The Second Party shall duly obtain prior permission from the First Party to use the name of the Academy for promoting the above program. The Promotion of the said program has to be taken-care of by the both parties only. In addition to it, the Second Party will be responsible for the digital marketing and social media networking.
- i. The First Party facilitates necessary curriculum design, Content development and evaluation of the program such as certificate / value added course / PG diploma certificate in Cyber Security in consultation with the Second Party.
- j. The First Party provides the appropriate duration to execute the program by the second party. The Second Party should not upload online or share the course details, materials and any other related issues connected with this agreement without the approval of the First Party.
- k. The First Party agrees to pay the charges as per the batch and type of course through Digital payment to the second party bank credentials after successful completion of training and also on receipt of invoice for the same.
- l. SDUAHER shall appoint a Co-Ordinator and notify in writing as the single point of contact to execute the activity smoothly.
- m. Both the parties together will issue a certificate for the student successfully complete the cyber security program.
- n. First party has list of cyber security courses which will be conducted both online and offline and the payment will be decided based on the course which is mutually agreed by both parties.

2. Confidentiality

- a. The Parties understand that in the course of their association, they shall have access to confidential information of the other Party. Accordingly, the Parties agree that such confidential information shall be maintained in the

strictest confidence and trust and shall not be revealed to any third party and shall not be used for any purpose other than what is authorized through this Agreement.

- b. Any information shared by the other Party and is available in the public domain or which the Party comes to know about through, other than violation of any law or legal obligation owed to the other Party, shall not form a part of Confidential Information.
- c. Both the Parties may disclose confidential information to competent authority, if required under law.
- d. Failure to maintain confidentiality of the information shall entitle the affected Party to sue the defaulting Party for such violation.
- e. Any Intellectual property created during MoU shall remain and owned by the parties, unless otherwise any acceptance in writing.

3. REPRESENTATIONS AND WARRANTIES

- a. SDUAHER represents and warrants that
 - i. It has the legal competency, authority and capacity to enter into and execute this binding Agreement.
 - ii. It has due permissions, consents, infrastructure, qualified personnel and expertise to offer and duly conduct the Programs.
 - iii. It shall take full responsibility to train and teach the students enrolled in the Programs as per the applicable laws, regulation and guidelines by the second party commitment.
 - iv. It shall take full responsibility to provide details of the preferable sessions, contents and topics to be covered, as per the guidelines laid down by the appropriate authorities, during the program.

- b. HKCS foundation represents and warrants that
 - i. It has the legal competency, authority and capacity to enter into and execute this binding Agreement.

- ii. It has the requisite expertise and qualified personnel to cater to the need of the program commencement and completion and duly agreed to fulfill obligations mentioned in this Agreement.

4. LIABILITY

- a. SDUAHER shall defend, hold harmless and indemnify by HKCS foundation against any action, demand, suit, notice, penalty, proceedings, damages, instituted by third party, or any government authority against HKCS foundation for any act and/or mission and/or misrepresentation and/or violation of any provision of this Agreement.
- b. SDUAHER shall defend, hold harmless and indemnify HKCS foundation against any action, demand, suit, notice, penalty, proceedings, damages, instituted by any of the interns enrolled in the Programs or the associates of the students or government authority or accrediting body or any third party for any violation of the curriculum or course laid down to duly conduct the Programs by government authority and/or any accrediting body or for occurrence of any untoward incident and/or civil wrong and/or criminal act due to the association of any student or agents or associates.

5. DISPUTE RESOLUTION JURISDICTION

- a. Any dispute arising out of or in relation to this Agreement shall be subject to the Jurisdiction of courts in Bengaluru and the laws of India shall be applicable for such disputes.

6. TERMINATION

- a. Either parties may terminate this Agreement without any cause by providing a notice in writing to the other Party on successful completion of 1st batch in writing to the other party before commencement of the second batch in advance.

7. NOTICE

- a. Any notice or other communication required to be given hereunder shall be in writing and dispatched by hand delivery or registered post

acknowledgement due (RPAD) to the address specified below and shall be deemed sufficiently made on the date of delivery if delivered by hand, or on the date of receipt if dispatched by RPAD. Either Party may change its address for the purpose of this clause, by giving an advance written notice to the other Party.

The Registrar
Sri Devaraj Urs Academy of Higher Education and Research
Tamaka, Kolar-563103

Dr. Harsha Thennarasu,
Hare Krishna Cyber Security (HKCS) Foundation,
36,2nd floor corner stone building Sanjeevappa layout,
Jeevanahalli Main Road Bangalore.

8. MISCELLANEOUS

- a. No amendments or additions or any modifications or alterations to the provisions of this Agreement shall be effective, unless it is in writing and signed by each Party.
- b. This Agreement is executed in two counterparts on a stamp paper and each counterpart shall be deemed to be an original and together shall constitute one and the same instrument.
- c. This Agreement constitutes the whole agreement between the Parties relating to the subject matter hereof and supersedes any prior agreements or understandings relating to such subject matter.
- d. The headings to this Agreement are for convenience only and shall not affect the construction of this Agreement.
- e. If any clause or provision of this Agreement, or the application of such clause or provision, is held invalid by a court of competent jurisdiction, the remainder of this Agreement, and the application of such clause or provision to persons, or circumstances other than those with respect to which it is held invalid shall not be affected.
- f. Waiver by either Party of any term or condition of this Agreement at any one instance shall not be deemed or construed to be a continuing waiver

of such term or condition for any subsequent breach of the said term or condition.

- g. It is agreed and understood by the Parties that they are entering into this Agreement on a principal to principal basis and at no point, under any circumstances whatsoever, the relationship shall be construed to be otherwise, of an employee, partner, agent, representative, associate or anything else, other than what is clearly provided under this Agreement.

IN WITNESS WHERE OF the parties have through their respective duly authorized representatives, executed the Agreement the day, month and year first herein above written.

Signed & Delivered by HKCS foundation

Signature

Name: Dr. Harsha Thennarasu,
Title: Hare Krishna Cyber Security (HKCS)
Foundation, # 36, 2nd floor corner stone building
Sanjeevappa layout, Jeevanahalli Main Road,
Bangalore. **For HK Cyber Security Foundation**

Signed & Delivered by SUDHAER

Signature

Name : Dr. DVLN Prasad
Title : The Registrar
Address: Tamaka, Kolar-563103.

Registrar

**Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.**

Managing Trustee

Witness 1

Signature

Name : Dr. C. D. Dayanand
Title : Dean EAHBS,
SDUAHER.
Address: Tamaka, Kolar-563103.
Dean

Faculty of Allied Health Sciences
Sri Devaraj Urs Academy of
Higher Education & Research
Tamaka, Kolar-563 101

Witness 2

Signature

Name : Dr. Sarala N
Title : Director of Academics,
SDUAHER.
Address: Tamaka, Kolar-563103.

**- Director Academics
Sri Devaraj Urs Academy of Higher Education & Research
Tamaka, Kolar-563 101.**

Sri Devaraj Urs Academy of Higher Education and Research, Kolar, hereinafter referred to as "RLJH & RC", (which expression shall, unless repugnant to or inconsistent with the context or meaning thereof, mean and include its executors, trustees for the time being, , successor-in-interest, and permitted assigns), Represented by its Medical Superintendent hereinafter referred to as the FIRST PARTY of the first part,

AND

Karnataka Haemophilia Society, a Non-Government Organization (NGO) herein referred to as "KHS" (which expression shall, unless repugnant to or inconsistent with the context or meaning thereof, mean and include its executors, trustees for the time being, successor-in-interest, and permitted assigns), Represented by its President hereinafter referred to as the SECOND PARTY of the other part,

This MOU Witness as under

Whereas the object and purpose of this MOU shall be to provide health care services, health education, and research and the areas of collaboration between the parties is Haemophilia care & related bleeding disorders and Health care services:

1. To provide health care services by promoting Comprehensive Health Care Model (Out patients).
2. RLJH & RC shall utilize the expertise of KHS for training and research purpose of the students of RLJH & RC (SDUAHER).

General Provisions:

1. The Memorandum of Understanding would be effective for 3 (Three) years from the date of signing it. It may be renewed after the expiry of this period based on mutually agreeable terms and conditions of both institutions.
2. Either party may terminate the Memorandum of Understanding by giving a prior written notice of 3 (Three) months.
3. This agreement has no financial obligation to either party. This agreement may be modified by mutually agreeing by both parties at any time when the MOU is in force.
4. The rules and regulations of RLJH & RC and KHS shall conduct all collaborative activities under the agreement.
5. Although the Memorandum of understanding does not create any legal rights or obligations between the parties, it expresses the institution's good-faith and intentions to facilitate negotiations and prepare agreements for future collaborations.



Registrar

Sri Devaraj Urs Academy of Higher
Education and Research



6. The Memorandum of Understanding will be negotiated, implemented, and coordinated by the Medical Superintendent of RLJH & RC, Tamaka, Kolar and President of KHS, Davangere, on the Specific following Interests:

A. Start Comprehensive Haemophilia clinic by which many undetected cases can be diagnosed and appropriate treatment & rehabilitation can be given.

B. To establish Department of Immunohematology and Transfusion Medicine to improve safer & optimum Blood Transfusion services

C. Training Programs for medical & Paramedical Professionals to enhance the capacity building for diagnosis and management of patients, thereby improving the quality of life.

7. Research undertaken thus, would be guided by evidence based medicine.


8. There shall be no financial burden to either of the parties because of the activities undertaken under this MoU. All financial implications due to the conduct of research under this MoU shall be reviewed for each project separately and the decision on which party shall bear the expenses shall be decided on a project to project basis.

9. The outcome of research undertaken under this MoU may be published in scientific journals. In such a case, both the parties shall have moral and legal rights over the content of the publication / manuscript and the list of authors.

10. All research and other collaborative activities conducted pursuant to this MoU shall be conducted in accordance with the rules and regulations appropriate to each institution and approval by Ethics Committees of respective institutions and shall abide by the laws applicable in India. Although this MoU does not create any legal rights or obligations between the institutions, it expresses good-faith intentions and is intended to facilitate negotiations and preparation of the definite agreements embodying the final understanding of the institutions with respect to future collaborations. N

11. This MoU shall take effect when executed by both institutions and shall terminate at the end of three years. The agreement shall be renewed for additional three year period. Notwithstanding the above, during the period under the MoU, notice of termination may be given by either institution with 90 days' notice. This MoU may be modified by a written agreement between both institutions at any time. Nothing within this MoU shall create any financial obligation or cause any hardship to either institution.

12. At SDUAHER, modification to this MoU shall be initiated through the Office of the Registrar, and the President of KHS, Davangere.


Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Kolar - 563 103.



Conflict of Interest:

Both parties hereby agree that this MOU shall not likely to have any conflict of interest with any of their organizational, financial, contractual, or other interests relating to the activities under this MOU.

IN WITNESS WHEREOF, THE PARTIES HERETO HAVE EXECUTED AND HEREUNTO SIGNED AND SEALED THESE PRESENTS ON THE DAY, MONTH, AND YEAR FIRST HEREIN. ABOVE WRITTEN

FIRST PARTY

SECOND PARTY



11/09/2023

~~Registrar
Sri Davaj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.~~



Karnataka Haemophilia Society
Davangere.



Medical Superintendent,
R.L.Jalappa Hospital & Research
Centre, Tamaka, Kolar

WITNESS

1

~~Kalyan~~
01/09/23

2



सत्यमेव जयते

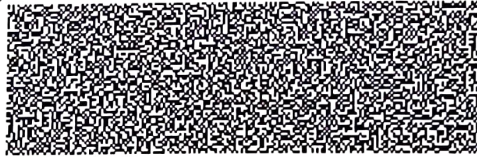
INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA7956157776079V
 Certificate Issued Date : 07-Sep-2023 04:29 PM
 Account Reference : NONACC (FI)/ kaksfcl08/ KOLAR/ KA-KO
 Unique Doc. Reference : SUBIN-KAKAKSFCL0832534467536415V
 Purchased by : REGISTRAR SDUAHER TAMAKA KOLAR
 Description of Document : Article 12 Bond
 Description : M O U
 Consideration Price (Rs.) : 0
 (Zero)
 First Party : REGISTRAR SDUAHER TAMAKA KOLAR
 Second Party : THE ICGA FOUNDATION PUNE 411016
 Stamp Duty Paid By : REGISTRAR SDUAHER TAMAKA KOLAR
 Stamp Duty Amount(Rs.) : 100
 (One Hundred only)

[Signature]
 Sri Sai Souharda Credit
 Co-op. Society Ltd.
 Opp. B.E.O. Office,
 Doddapet, Kolar-563 101.



Please write or type below this line

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("MOU") is made on FRIDAY, 8th SEPTEMBER 2023.

BY AND BETWEEN

Sri Devaraj Urs Academy of Higher Education and Research (SDUAHER), Tamaka, Kolar, Karnataka - 563 103 A deemed to be University having its constituent Sri Devaraj Urs Medical

[Signature]
 Registrar
 Sri Devaraj Urs Academy of Higher Education and Research
 Tamaka, Kolar - 563 103.

1

[Signature]
 Suresh

Statutory Alert

1. The details of the certificate should be verified at www.sholestamp.com or using e-Stamp Mobile App of Stock Holding Corporation of India.
2. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
3. The only valid copy of the certificate is the one on the website / Mobile App.
3. In case of any discrepancy, please inform the Competent Authority.

Tamaka, Kolar - 563 103.

GOVERNMENT OF KARNATAKA GOVERNMENT OF KARNATAKA GOVERNMENT OF KARNATAKA GOVERNMENT OF KARNATAKA GOVERNMENT OF KARNATAKA

College with R L Jalappa Institute of Oncology under the administrative ambit of Registrar, SDUAHER having PAN No: AAATS5344P and located at Tamaka, Kolar, Karnataka (hereinafter referred to as "Entity") which expression will, unless it be repugnant to the context or meaning thereof, be deemed to include its successors in title and permitted assigns of the First Part;


AND

THE ICGA FOUNDATION, having CIN U73100PN2021NPL197972, and having its registered office at Bhageerath, Vetal Chowk 402E, Senapati Bapat Road, Pune - 411016 (hereinafter referred to as "ICGA") which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to include its successors in title and permitted assigns of the Second Part;

ICGA and the Entity will, wherever the context so requires be individually referred to as "Party" and collectively as "Parties".

WHEREAS:

- A. ICGA is engaged in the activity of processing and banking of tissue/bio-specimen samples and multi-omics analysis of biospecimens and data annotations sequencing.
- B. The overall long-term objective of ICGA is to create an indigenously developed, open source, comprehensive database of molecular profiles of all cancers prevalent in Indian populations. Specifically, the goal is to characterize the genomic, transcriptomic, epigenetic, and proteomic features of Indian cancers using advanced, next-generation multi-omics technologies. The curated data from ICGA project will be available for research in the public domain, with appropriate safeguards, documentation, bioethics, and data privacy guidelines.
- C. To achieve the objectives of the ICGA project, the ICGA Foundation is seeking active participation from leading clinical, research, and technology institutions from public and private sector in India with active support from leading international institutions involved in translational cancer research.


Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.


Suvra

- c. To work together with other partners of ICGA to develop a roadmap for capacity building to develop/adopt/deploy state-of-the-art technologies for cancer research, diagnosis and cure; and/or
- d. To work together with other partners of ICGA to frame knowledge-based and data-driven policies to reduce cancer burden in the country.
- e. Research undertaken thus, would be guided by evidence based medicine.
- f. The outcome of research undertaken under this MoU may be published in scientific journals. The order of authorship shall be a joint decision of the co-authors in any co-authored publication. Each author shall have participated sufficiently in the work to public responsibility of the content.
- g. All research and other collaborative activities conducted pursuant to this MoU shall be conducted in accordance with the rules and regulations appropriate to each institution and approval by Ethics Committees of respective institutions and shall abide by the laws applicable in India. Although this MoU does not create any legal rights or obligations between the institutions, it expresses good-faith intentions and is intended to facilitate negotiations and preparation of the definite agreements embodying the final understanding of the institutions with respect to future collaborations.

3. MEMBERSHIP FEE


The Entity undertakes to pay INR 1, 00,000/- (Indian Rupees One Lakh) plus taxes towards membership fees as recommended by the Board at its meeting held on October 19, 2021.

4. VOTING RIGHTS

The Parties agree that the Entity will have no voting rights as a member/shareholder of ICGA.

5. TERM

This MOU will stay in full force and effect for a period of 5 years from the Effective Date ("Initial Term"). The Parties may renew this MOU for such additional period post the Initial Term by executing a letter to this effect.


Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tumakota, Kolar - 563 103.



- D. The Entity is engaged in the activity of cancer diagnosis, treatment and palliative patient care. The diagnostic lab includes Cytopathology, Histopathology, Hematology and Biochemistry. The institute also has department of Radio-diagnosis catering radiological investigations for cancer patients. There is full-fledged department of Surgical Oncology, Medical Oncology and Radiation Oncology for cancer patient care. The institute has facilities for palliative patient care.
- E. This MoU is made by and between the Parties to admit R L Jalappa Institute of Oncology attached to Sri Devaraj Urs Medical College, a unit of Sri Devaraj Urs Academy of Higher Education & Research Kolar as a scientific participant of ICGA ("Scientific Participant") upon the recommendation of the membership development committee ("MDC") and approval of the board of directors of ICGA ("Board"). The onboarding process laid down under the charter documents of ICGA has been fulfilled.

NOW THEREFORE, in consideration of the promises and the mutual covenants set forth herein, the sufficiency of which is hereby agreed, the Parties hereto, intending to be legally bound, hereby agree as follows:

1. ONBOARDING OF SCIENTIFIC PARTICIPANT

- a. In terms of the requirements of the charter documents of ICGA, on recommendation of the MDC, the Board has passed a resolution dated June 13, 2023, appointing the Entity as a Scientific Participant.
- b. Upon execution of this MoU, the process to onboard Entity as a Scientific Participant will stand completed.

2. SCOPE OF ENGAGEMENT

The Parties agree to undertake the following:

- a. To work together along with other partners of ICGA to achieve goals of ICGA stated as above for public good;
- b. To work together with other partners of ICGA to promote collaborative translational cancer research in the country;


Registrar

Sri Devaraj Urs Academy of Higher
Education and Research



6. AMENDMENT

No amendment to this MoU will be valid and binding, except when made in writing and duly signed by the parties.


In witness whereof, the Parties to this MOU through their duly authorized representatives have executed this MOU and agreed to the terms and conditions of this MOU as set forth herein.


For and on behalf of R L Jalappa
Institute of Oncology


For and on behalf of The ICGA
Foundation

FIRST PARTY


SECOND PARTY


Signature: 08/09/2023
Registrar
Dr. DVLN Prasad Sri Devaraj Urs Academy of Higher
Education and Research
Sri Devaraj Urs Academy of Higher
Education and Research,
Tamaka, Kolar - 563 103.
Karnataka, India



Signature: 08/09/2023
Dr. Suveera Dhup
Chief Operating Officer
ICGA


Dr K Prabhakar.
Principal & Dean
Sri Devaraj Urs Medical College,
Sri DeVaraj Urs Academy of Higher
Education & Research,
Kolar. 563103
Karnataka. India

Witness 1


Signature:
Name: Dr. K.S Gopinath
Designation: Professor of Surgical
Oncology,
Director, R. L. Jalappa Institute of Oncology
Kolar. Karnataka. India.
Date:

Witness 3


Signature:
Name: Dr P.N. Sreevams
Designation: Director Super Speciality
Address: Pvt of Surgery
Date: 08.09.23

Witness 2

Signature:

Name: Dr. Kalyani R

Designation: Professor & HOD

Dept. of Pathology,

Sri Devaraj Urs Medical College,

Kolar. Karnataka. India.

Address:

Date:

Kalyani R
08/09/23

Witness 4

Signature:

Name:

Designation:

Address:

Date:

D. D. Lokanatha
08/09/23
D. D. LOKANATHA
Professor
Medical oncology

AND

VITTALA INTERNATIONAL INSTITUTE OF OPHTHALMOLOGY, a unit of Sri Keshava Trust, a charitable trust (PAN: < AACTS1012L >) having its principal place of business at CA Site #1, 2nd Cross, 2nd Main, 7th Block, Hosakerehalli, Banashankari III Stage , Bangalore 560085, hereinafter referred to as "VIIO" which expression shall, unless repugnant to or inconsistent with the context or meaning thereof, mean and include its executors, trustees for the time being, its legal representatives, successors-in-interest, executors and permitted assigns of the SECOND PART.

WHEREAS, **RLJH&RC** engaged in the business of, inter-alia, operating a teaching hospital at Tamaka, Kolar by the name RL Jalappa Hospital and Research centre is in need of speciality services in area of Vitreo-Retinal Surgery

WHEREAS, VIIO is a pioneer in the above areas of knowledge & patient treatment for the last 21 years at CA site # 1, 2nd cross, 2nd main, 7th Block, Hoskerehalli, Banashankari III Stage, Bangalore .

WHEREAS, RLJH&RC has approached VIIO for providing the above services at a reasonable cost on terms & conditions as mentioned herein below:

NOW THEREFORE THIS AGREEMENT WITNESSETH:

SCOPE OF SERVICES:

VIIO shall depute Vitreo –Retinal Surgeon to RLJH&RC on 4th Saturday of every Month from time to time to perform all vitreoretinal surgeries

OBLIGATIONS OF RLJH&RC:

RLJH&RC shall coordinate scheduling of patients for surgeries & pool patients on the day of visit of VIIO Surgeons on the scheduled date as decided by VIIO. RLJH&RC shall take the responsibility of the work up, evaluation of cases and maintenance of medical records including consent forms for procedures as per their institutional rules and regulations.

The Number of surgeries on the day of visit shall be decided by VIIO. However RLJH&RC shall intimate to VIIO the number expected for Vitreoretinal surgeries though E-mail.

RLJH&RC shall mandatorily make available an Anesthetic Doctor at OT on all days of surgery visits.

RLJH&RC shall provide all in-house Technical staff to VIIO specialist.

Post treatments followup and further management of the patient shall be the responsibility of RLJH&RC with the supervision and consultation of the VIIO consultant;

RLJH&RC shall provide all the infrastructure and assistance to VIIO in the Hospital.

PAYMENT FOR THE SERVICES:

RLJH&RC shall pay remuneration of Rs.25,000/- (Twenty five Thousand only) per visit for Vitreo-Retinal Surgery.

RLJH&RC shall pay the charges on a monthly basis to VIIO.

TERM AND TERMINATION

This Agreement shall be deemed to have commenced from 14-06-2023 and shall be in force for an initial period of Twenty Four (24) months from the said date. Thereafter, the parties may extend the Agreement on terms to be mutually agreed upon.

Either Party may, without cause, terminate this Agreement by giving to the other 30 (Thirty) days prior written notice.

Expiry or earlier termination of this Agreement shall not prejudice any rights of the parties that may have accrued prior thereto.

CONFIDENTIALITY:

Each Party shall treat any data and information, whether written, oral or visual, disclosed to it or which comes into its possession or knowledge in connection with this Agreement as confidential and shall not disclose the same to any others, except as may be required by law or as may be required to be disclosed on a "need-to-know" basis for implementing this Agreement.

ASSIGNMENT:

This Agreement shall be binding upon and ensure to the benefit of the parties hereto and their respective successors. Neither this Agreement nor any of the rights, interests or obligations hereunder shall be assigned to any third Party, unless otherwise agreed in writing by both parties.

FORCE MAJEURE:

Neither Party shall be not liable to the other for failure nor delay in the performance of any of its obligations under this Agreement for the time nor to the extent such failure or delay caused by force majeure or reasons beyond the reasonable control of the concerned Party. This shall not however apply to the obligation to make accrued payments.

NOTICES:

Any notices, requests and other communications required or permitted hereunder shall be in writing and shall be given by hand against written acknowledgement or receipt, or sent by registered mail, or by facsimile followed by a confirmation letter by registered mail, at or to each of the parties at the addresses set forth in this Agreement.

NO AGENCY:

It is clearly understood and accepted by both parties that this Agreement and the contract between the parties evidenced by it are on "principal to principal" basis and nothing herein contained shall be construed or understood as constituting either Party hereto the agent or representative of the other under any circumstances.

EXECUTION:

This Agreement is executed in 2 (two) counterparts, one to be retained by each Party and each of which shall be treated as an original and both of which embody one and the same Agreement.

GOVERNING LAW AND ARBITRATION:

This Agreement shall be governed by the laws of India. Any disputes or differences whatsoever between the parties which cannot be settled by mutual discussions shall be settled by arbitration at Bangalore by a sole arbitrator to be mutually appointed by the parties under and in accordance with the provisions of the Indian Arbitration and Conciliation Act, 1996. The language for arbitration shall be English.

SEVERABILITY

If any provision of this Agreement is held to be invalid, illegal or unenforceable, the remaining provisions here of shall be unaffected thereby and remain valid and enforceable as if such provision had not been set forth herein. The Parties agree to replace such provision by a valid and enforceable provision that most closely approximates the intent and economic effect of such severed provision in the contest of this agreement.

INDEMNITY

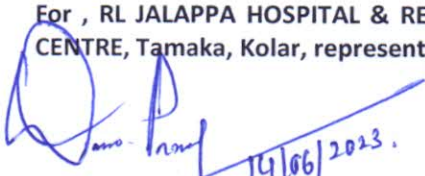
Both Parties agree to the other Party to indemnify, **keep indemnified and hold harmless and defend VIIO from and against any, every and all claims, liabilities, judgments, fines, penalties, cost or demands arising from or in connection with the performance or non-performance of its obligations or the exercise of its rights or breach of any representations and warranties under this Agreement & for all those liabilities arising of any complications & untoward consequences occurring during the treatment or post-operative phase.**

DISPUTES


The courts in Bangalore, shall have exclusive jurisdiction to settle any dispute, difference or claim arising out of or in connection with this Agreement between the Parties ('Dispute'). The Parties agree that the courts in Bangalore, India are the appropriate and convenient court to settle disputes and accordingly no party shall argue to the contrary.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED AND SIGNED AND SEALED THESE PRESENTS ON THE DAY, MONTH AND YEAR HEREINABOVE WRITTEN.

For, RL JALAPPA HOSPITAL & RESEARCH CENTRE, Tamaka, Kolar, represented by


14/06/2023.
Dr. D.V.L. N Prasad
Registrar, SDUAHER.

For Vittala International Institute of Ophthalmology, represented by


Dr. Krishna R Murthy,
Medical Director

Dr. KRISHNA R. MURTHY
MBBS, DO, FMRF, MRCO (LON); PhD., MNAMS
Consultant - Vitreo-Retinal Services
KMC No. 50150

Witnesses :

1. 
14.6.23
Medical Superintendent
R.L. Jalappa Hospital & Research Centre
Tamaka, Kolar-563103.

Witnesses :


B. Prabhushankar
Manager Administration
Vittala International Institute of Ophthalmology

2. 

Professor & HOD
Department of Ophthalmology
Sri Devaraj Urs Medical College
Tamaka, Kolar - 563 101



सत्यमेव जयते

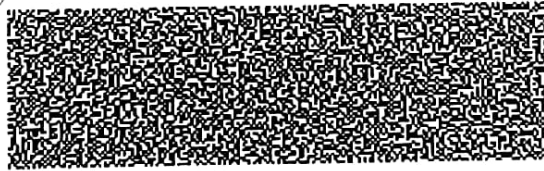
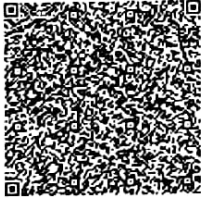
INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA12480141593078V
Certificate Issued Date : 12-Oct-2023 11:16 AM
Account Reference : NONACC (FI)/ kaksfcl08/ KOLAR/ KA-KO
Unique Doc. Reference : SUBIN-KAKAKSFCL0896145999193183V
Purchased by : REGISTRAR SDUAHER TAMAKA KOLAR
Description of Document : Article 12 Bond
Description : M O U
Consideration Price (Rs.) : 0
(Zero)
First Party : REGISTRAR SDUAHER TAMAKA KOLAR
Second Party : ZEE ZHU DIRECTOR OF HIGH FIELD DIAGNOSTICS
Stamp Duty Paid By : REGISTRAR SDUAHER TAMAKA KOLAR
Stamp Duty Amount(Rs.) : 100
(One Hundred only)

Sri Sai Souharda Credit
Co-op. Society Ltd.
Opp. B.E.O. Office,
Doddapet, Kolar-563 101.



Please write or type below this line

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("MOU") is made on THURSDAY, 12th OCTOBER 2023.

BY AND BETWEEN

Sri Devaraj Urs Academy of Higher Education and Research (SDUAHER), Tamaka, Kolar,
Karnataka - 563 103 A deemed to be University having its constituent Sri Devaraj Urs Medical

1

Statutory Alert:

1. The authenticity of this Stamp certificate should be verified at 'www.sholestamp.com' or using e-Stamp Mobile App of Stock Holding. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
2. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority.

College under the administrative ambit of Registrar, SDUAHER having PAN No: AAATS5344P and located at Tamaka, Kolar, Karnataka (hereinafter referred to as "Entity") which expression will, unless it be repugnant to the context or meaning thereof, be deemed to include its successors in title and permitted assigns of the First Part;

AND

Highfield Diagnostics Ltd, having its registered office at White building Studios, 1-4 Cumberland Place , Southampton, UK - SO15 2NP (hereinafter referred to as "Highfield") which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to include its successors in title and permitted assigns of the Second Part;

Highfield and the Entity will, wherever the context so requires be individually referred to as "**Party**" and collectively as "**Parties**".

WHEREAS:

- A. Highfield is engaged in the activity of processing and banking of blood/tissue/bio-specimen samples and diagnostic testing.
- B. The overall long-term objective of Highfield is research and development in medical diagnostic techniques and devices, with appropriate safeguards, documentation, bioethics, and data privacy guidelines.
- C. To achieve the objectives Highfield is seeking active participation from leading clinical, research, and technology institutions from public and private sector in India with active support from leading international institutions involved in research.
- D. The Entity is engaged in the activity of diagnosis, treatment and patient care. The diagnostic lab includes Microbiology, Cytopathology, Histopathology, Hematology and Biochemistry. The institute also has department of Radio-diagnosis catering radiological investigations for patients.

NOW THEREFORE, in consideration of the promises and the mutual covenants set forth herein, the sufficiency of which is hereby agreed, the Parties hereto, intending to be legally bound, hereby agree as follows:

1. ONBOARDING OF SCIENTIFIC PARTICIPANT

- a. Upon execution of this MoU, the process to onboard Entity as a Scientific Participant will stand completed.

2. SCOPE OF ENGAGEMENT

The Parties agree to undertake the following:

- a. To work together along with other partners of Highfield to achieve goals of Highfield stated as above for public good;
- b. To work together with other partners of Highfield to promote collaborative research in the country;
- c. To work together with other partners of Highfield towards capacity building to develop/adopt/deploy state-of-the-art technologies for research, diagnosis and cure; and
- d. Research undertaken thus, would be guided by evidence based medicine.
- e. The outcome of research undertaken under this MoU may be published in scientific journals. The order of authorship shall be a joint decision of the co-authors in any co-authored publication. Each author shall have participated sufficiently in the work to public responsibility of the content.
- f. All research and other collaborative activities conducted pursuant to this MoU shall be conducted in accordance with the rules and regulations appropriate to each institution and approval by Ethics Committees of respective institutions and shall abide by the laws applicable in India. Although this MoU does not create any legal rights or obligations between the institutions, it expresses good-faith intentions and is intended to facilitate negotiations and preparation of the definite agreements embodying the final understanding of the institutions with respect to future collaborations.

3. TERM

This MOU will stay in full force and effect for a period of 5 years from the Effective Date ("Initial Term"). The Parties may renew this MOU for such additional period post the Initial Term by executing a letter to this effect.

4. AMENDMENT

No amendment to this MoU will be valid and binding, except when made in writing and duly signed by the parties.

[Signature Page Follows]


In witness whereof, the Parties to this MOU through their duly authorized representatives have executed this MOU and agreed to the terms and conditions of this MOU as set forth herein.


For and on behalf of Sri Devaraj Urs
Academy of Higher education and Research

For and on behalf of
Highfield Diagnostics Ltd

FIRST PARTY

SECOND PARTY


Signature: 21/09/2025
Dr. DVLN Prasad
Registrar

Signature: 
Mr. Zee Zhu
Director
Highfield Diagnostics
White Building Studios
1 - 4 Cumberland place
Southampton
United Kingdom
SO15 2NP

Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

Prab

Dr K Prabhakar.
Principal & Dean
Sri Devaraj Urs Medical College,
Sri DeVaraj Urs Academy of Higher
Education & Research,
Kolar. 563103
Karnataka. India

Witness 1

Signature: *[Signature]*
Name: Dr. Ahitha A.
Designation: Associate Professor
Date: 12/10/2023 .
Medicine

Witness 3

Signature: *[Signature]*
Name: *[Name]*
Designation: *[Designation]*
Date: 12.10.23.

Witness 2

Signature: *[Signature]*
Name: Dr COLLI N SONES
Designation ASSOCIATE PROF. / PRINCIPAL
Date: 12-10-23
RESEARCH
FELLOW
UNIV. OF SOUTHAMPTON

Witness 4

Signature: *[Signature]*
Name: SAHANA. A. U
Designation: Assistant Registrar
Date: 12-10-2023



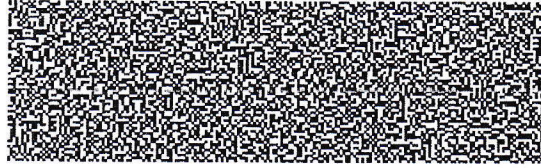
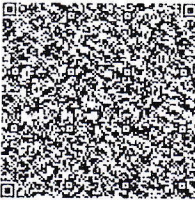
सत्यमेव जयते

INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA83593903744808V
Certificate Issued Date : 28-Dec-2023 04:10 PM
Account Reference : NONACC (FI)/ kaksfcl08/ KOLAR/ KA-KO
Unique Doc. Reference : SUBIN-KAKAKSFCL0833233205051377V
Purchased by : REGISTRAR SDUAHER TAMAKA KOLAR
Description of Document : Article 12 Bond
Description : M O U
Consideration Price (Rs.) : 0
(Zero)
First Party : REGISTRAR SDUAHER TAMAKA KOLAR
Second Party : BASERA CHILDRENS VILLAGE BCV BANGARPET
Stamp Duty Paid By : REGISTRAR SDUAHER TAMAKA KOLAR
Stamp Duty Amount(Rs.) : 100
(One Hundred only)



Sri Sai Souharda Credit
Co-op. Society Ltd.
Opp. B.E.O. Office,
Doddapet, Kolar-563 101.

Please write or type below this line

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding signed on this day, the 4th January 2024 between **Sri Devaraj Urs Academy of Higher Education and Research (SDUAHER), Tamaka, Kolar - 563103, Karnataka**, represented by its Registrar, who will henceforth be called the **FIRST PARTY**.

AND

PROJECT MANAGER

Registrar

Basera Children's Village (BCV), Athigiri Kuppam Village, Bangarpet-563114 (A Registered Institution under Directorate of Child Protection, Bengaluru, Reg. No. KA27CH0033, dated:05-02-2022), represented by its duly authorized representative, namely Mr Unaise, Director, of the said institution, who will henceforth be called the **SECOND PARTY**.

WHEREAS:

- A. R L Jalappa Hospital and Research Centre (RLJH&RC), Tamaka, Kolar herein referred to as RLJH&RC has a 1200 bedded teaching hospital to accommodate the clinical teaching requirements of Under Graduate and Post Graduate students in the field of Medicine and several specialties and super specialties, including Pediatrics, Obstetrics & Gynecology and Community Medicine with outreach programs to reach all sections of the population and satisfy its social obligations of meeting health care needs of the people of the region. RLJH&RC caters to the medical and health needs of Kolar and Chikkaballapur districts and to the neighboring districts of Andhra Pradesh and Tamil Nadu with a vision of providing affordable tertiary care to the poor and needy people.
- B. BCV is a non- profit organization with a vision to create a secure, family-like environment for orphaned girls by providing them with the best care, facilities and education, so that they grow into valuable members of their family and worthy citizens of the world.
- C. The Parties hereby agree that they have entered in to this MoU to enable them to understand the broad terms and conditions that would govern the relationship between the Parties for successful management and operation of the same as may be required and agreed from time to time.

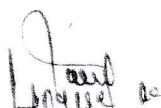
The purpose of the agreement shall be:

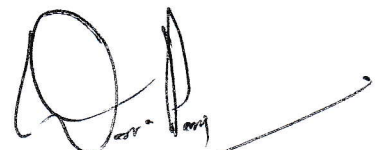
To provide health care services, health education and research.

Areas of collaboration: Preventive, Promotive and Rehabilitative Health Care.

Health care services:

1. To provide free health care services for both In-patients and Out-patients.
2. RLJH & RC shall utilize BCV for training purposes of the students of RLJH & RC and for research purposes.
3. Transportation of children from BCV to RLJH&RC will be arranged by BCV whenever required.


PROJECT MANAGER




General Provisions:

1. The Memorandum of Understanding would be effective for a period of **3 (Three)** years from the date of signing the MoU. It may be renewed after expiry of this period based on mutually agreeable terms and conditions of both the Parties.
2. The Memorandum of Understanding may be terminated by either party by giving a prior written notice of 3 (three) months.
3. This agreement has no financial obligation or causes any hardship to either party. This agreement may be modified by the written agreement of both parties at any time when in force.

Conflict of Interest:

Both parties warrant that this Memorandum is not likely to have any conflict of interest with any of their organizational, financial, contractual or other interests relating to the activities under this MOU.

IN WITNESS WHEREOF, the parties here to have executed this agreement on the date mentioned herein above.


For SDUAHER, Kolar
04/01/2019

For BCV, Bangarpet

Signature:

Dr. D. V. L. N. Prasad
Designation: Registrar,
Sri Devaraj Urs Academy of Higher
Education and Research,
Tamaka, Kolar – 563103
Date:

Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

Signature:

Mr Unaise
Designation: Director,
Basera Children's Village (BCV), Athigiri
Kuppam Village, Bangarpet-563114
Date:
PROJECT MANAGER
BASERA CHILDREN'S VILLAGE
BANGARPET-563114

In the presence of:

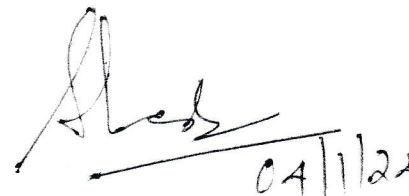

Name & Signature

Designation:

Address:

Medical Superintendent
R.L. Jalappa Hospital & Research Centre
Tamaka, Kolar-563103.

In the presence of:


Name & Signature

Designation:

Address:

Prof & HoD of Paediatrics
SDUMC, Tamaka, Kolar,

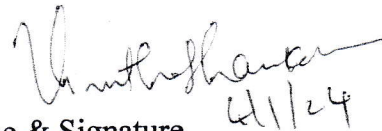


Name & Signature

Designation:

Address:

Principal
Sri Devaraj Urs Medical College
Tamaka, Kolar.


Name & Signature

Designation:

Address:

Vice Principal
Sri Devaraj Urs Medical College
Tamaka, Kolar-563103.



सत्यमेव जयते

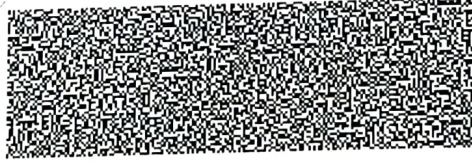
INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA03610431747787W
Certificate Issued Date : 18-Jan-2024 03:20 PM
Account Reference : NONACC (FI)/ kaksfcl08/ KOLAR/ KA-KO
Unique Doc. Reference : SUBIN-KAKAKSFCL0871723827193346W
Purchased by : REGISTRAR SDUAHER TAMAKA KOLAR 563103
Description of Document : Article 12 Bond
Description : M O U
Consideration Price (Rs.) : 0
(Zero)
First Party : REGISTRAR SDUAHER TAMAKA KOLAR 563103
Second Party : VITTALA INTERNATIONAL INSTITUTE OF OPHTHAMOLOGY
Stamp Duty Paid By : REGISTRAR SDUAHER TAMAKA KOLAR 563103
Stamp Duty Amount(Rs.) : 100
(One Hundred only)

Sri Sai Souharda Credit
Co-op. Society Ltd.
Opp. B.E.O. Office,
Doddapet, Kolar-563 101.



Please write or type below this line

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding signed on this 17th day of January 2024

BETWEEN

R.L.Jalappa Hospital & Research Center, Tamaka, Kolar, a teaching Hospital being part of Sri Devaraj Urs Academy of Higher Education and Research, having its institutions at Tamaka, Kolar 563103, hereinafter called the "RLJH&RC" being part of larger Sri Devaraj Urs Education

Trust for Backward Class, a Trust registered under Indian Trust Act, 1882 (PAN: AAATS5344P) represented by its Register which expression shall, unless it be repugnant to the context, mean and include its successors and assigns of the FIRST PART:

AND

Vittala International Institute of Ophthalmology (VIIO), a unit of Sri Keshava Trust, charitable trust (PAN: AACTS1012L) having its principal place of business at CA site #1, 2nd cross, 2nd main, 7th block, Hosakerehalli, Banashankari 3rd stage, Bangalore-560085, hereinafter referred to as "VIIO" which expression shall, unless repugnant to or inconsistent with the context or meaning thereof, mean and include its executors, trustees for the time being, its legal representatives, successors-in-interest, executors and permitted assigns of the SECOND PART.

WHEREAS

Whereas RLJH&RC, Tamaka, Kolar has approached Vittala International Institute of Ophthalmology to provide screening of newly born babies for Retinopathy of Prematurity as well as to treat wherein VIIO has agreed to the requests as detailed below:

1. To provide the services of Eye screening of prematurely born babies for Retinopathy of Prematurity (ROP) at R.L.Jalappa Hospital & Research Center, Tamaka, Kolar. The VIIO shall conduct the screening by a technician with a RetCam provided by VIIO on every Monday of the week. The fundus photos will be uploaded to the dedicated software maintained by VIIO. The Ophthalmologist at VIIO shall study the picture online & give the opinion. If diagnosed for ROP, VIIO shall arrange for treatment immediately after appraising the babies' parents as well as the concerned hospital authorities. The Hospital shall provide the details of contact persons in Neonatal Intensive Care Unit (NICU)/ Hospital to VIIO screening team for coordinating the activities. Follow up of such babies will also be done.
2. VIIO shall arrange for intravitreal Anti-VEGF and Laser treatment of babies diagnosed with ROP at NICU in R.L.Jalappa Hospital & Research Center, Tamaka, Kolar.

3. VIIO shall provide FREE screening to patients. Patients under any health scheme (RSBY) would be charged for any procedures done for treatment ROP and the amount claimed from the scheme shall be completely deposited to VIIO account.

4. This Memorandum of Understanding is valid for a period of TWO years from this date. The parties can terminate this MOU with one month's notice on either side.

5. INDEMNITY

R.L.Jalappa Hospital & Research Center, Tamaka, Kolar agrees to indemnify, keep indemnified and hold harmless and defend VIIO from and against any, every and all claims, liabilities, judgments, fines, penalties, cost or demands arising from or in connection with the performance or non-performance of its obligations or the exercise of its rights or breach of any representations and warranties under this Agreement except for all those liabilities arising of any complications & untoward consequences occurring during screening, treatment or postoperatively for ROP. VIIO has agreed for this indemnity clause.

6. SEVERABILITY

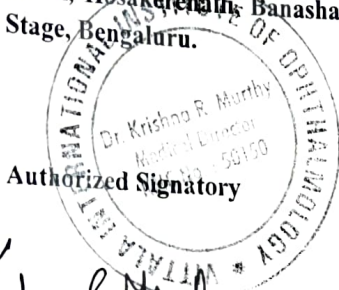
If any provision of this Agreement is held to be invalid, illegal or unenforceable, the remaining provisions hereof will be unaffected thereby and remain valid and enforceable as if such provision had not been set forth herein. The parties agree to replace such provision by a valid and enforceable provision that most closely approximates the intent and economic effect of such severed provision in the contest of this agreement.

7. DISPUTES

The courts in Bengaluru, India, shall have exclusive jurisdiction to settle any dispute, difference of claim arising out of or in connection with this Agreement between the Parties ('Dispute'). The Parties agree the courts in Bengaluru, India are the appropriate and convenient court to settle disputes and accordingly no party will argue to the contrary.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED AND HEREUNTO SIGNED AND SEALED THESE PRESENTS ON THE DAY, MONTH AND YEAR FIRST HEREIN ABOVE WRITTEN.

For Vittala International Institute of Ophthalmology, a unit of Keshava Trust, CA site 1, 2nd Cross, 2nd Main 7th Block, Hosakerehalli, Banashankari 3rd Stage, Bengaluru.



Dr. Krishna Murthy

Dr. Krishna Murthy

Medical Director

For R.L.Jalappa Hospital & Research Center, Tamaka, Kolar.

Authorized Signatory

[Signature]

Registrar, SDUAHER

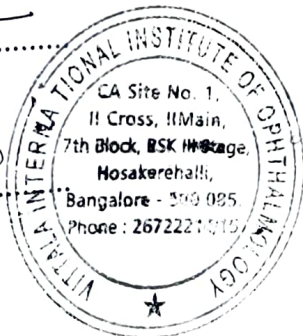
19/11/2022
Registrar

Sri Devaraj Urs Academy of Higher Education and Research
Tamaka, Kolar - 563 103.

In the presence of:

1. *[Signature]*

2. *[Signature]*

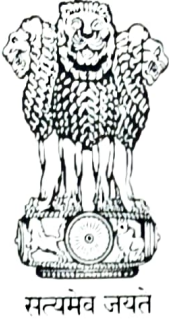


In the presence of:

1. *[Signature]* Professor & MOD
Department of Ophthalmology
Sri Devaraj Urs Medical College
Tamaka, Kolar - 563 101

2. *[Signature]*

DR. SUDHA REDDY. V.F
Prof & HoD of Paediatrics
SDUMC, Tamaka, Kolar,




INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA03604389188970W
Certificate Issued Date : 18-Jan-2024 03:18 PM
Account Reference : NONACC (FI)/ kaksfcl08/ KOLAR/ KA-KO
Unique Doc. Reference : SUBIN-KAKAKSFCL0871706815287676W
Purchased by : REGISTRAR SDUAHER TAMAKA KOLAR 563103
Description of Document : Article 12 Bond
Description : M O U
Consideration Price (Rs.) : 0
(Zero)
First Party : REGISTRAR SDUAHER TAMAKA KOLAR 563103
Second Party : SECRETARY SARWC SOCIETY MULBAGAL KOLAR
Stamp Duty Paid By : REGISTRAR SDUAHER TAMAKA KOLAR 563103
Stamp Duty Amount(Rs.) : 100
(One Hundred only)


Sri Sai Souharda Credit
Co-op. Society Ltd.
Opp. B.E.O. Office,
Doddapet, Kolar-563 101.



Please write or type below this line

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (herein after referred to as "MoU") is made and executed on this, the 8th February 2024 at Kolar.

BETWEEN

SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH (SDUAHER), TAMAKA, KOLAR, KARNATAKA, represented by its Registrar, who will henceforth be called the FIRST PARTY.


SECRETARY
SARWC-Society
Mulabagal, Kolar Dist

Page 1 of 5


Registrar
Devaraj Urs Academy of Higher
Education and Research
Kolar - 563 103

AND

SARWC – Service Agency for Rural Women and Children, Avani Road, Kantharaja Circle, Kothamangala Post, Mulbagal Taluk, Kolar District represented by its duly authorized representative, namely Sri. Megharaju P, Secretary of the said Society, who will henceforth be called the SECOND PARTY.


WHEREAS:

- A. R L Jalappa Hospital and Research Centre (RLJH&RC), Tamaka, Kolar has a 1200 bedded teaching Hospital to accommodate the clinical teaching requirements of Under Graduate and Post Graduate students in the field of medicine and several specialties and super specialties, including Paediatrics and Community Medicine with outreach programmes to reach all section of the population and satisfy its social obligations of meeting health care needs of the people of the region. (hereinafter referred to as (RLJH&RC). R.L. Jalappa Hospital and Research Centre caters to the medical and health needs of Kolar and Chikkaballapur district and also to the neighboring districts of Andhra Pradesh and Tamil Nadu with a vision of providing affordable tertiary health care to the poor and needy people.
- B. SARWC is a non-profit with a mission to provide holistic engagement and empowerment programs to enable equitable growth for vulnerable disabled children, women as well as the elderly in the society and ensure dignified as well as healthier lives for them
- C. The Parties hereby expressly agree that they have entered in to this MoU to enable them to understand the broad terms and conditions that would govern the relationship between the Parties for successful management and operation of the same as may be required and agreed from time to time.

NOW THEREFORE THE PARTIES TO THE MOU WITNESS AS UNDER:

1. Term

This agreement is for a period of 1 (one) year & shall be validated from the date of execution of this agreement. This agreement shall come in to effect from 1st February 2023. The parties have agreed to enter into formal / definitive agreements as the


SECRETARY
SARWC-Society
Mulbagal, Kolar Dist

Page 2 of 5


Registrar
Devaraj Urs Academy of Higher
Education and Research

parties may subsequently agree upon. However either party shall renew this agreement for further period of one year with mutual consent.

2. SCOPE

During the term here of or the extended term as the case may be, 'RLJH&RC' shall Provide Health care Services to SARWC on terms and conditions as will be agreed to from time to time.

The purpose of the assignment shall be:

The R.L. Jalappa Hospital in view of providing the free medical and health services to the SARWC, Kantharaj Circle, Kothamangala Post, Mulbagal Taluk, the following agreement is made.

Modus of Collaboration:

1. The R.L. Jalappa Hospital offered to provide the free medical care services to the inmates of the orphanage (SARWC). The Outpatient and Inpatient services including basic surgeries and procedures, Diagnostic services, Radiology services, Psychiatry and Psychotherapy services, Speech and Hearing services, Physiotherapy, Emergency Care and Generic drugs.
2. The inmates and staff of the orphanage will be issued health cards from the R.L. Jalappa Hospital. This health card is to be "produced compulsorily" during the hospital visits to avail the above said services. The new entrants to the orphanage are also issued the card as and when recruited.
3. As most of the children in the orphanage are mentally challenged the Psychiatric and Psychological assessments will be done by the department of Psychiatry, RLJH & RC and required services will be provided.
4. A team of Physiotherapists from RLJH & RC will be visiting the orphanage and assess and provide the Physiotherapy needs of the children and also provide the basic


SECRETARY
SARWC-Society
Mulabagal, Kolar Dist


Registrar
Kantharaj Urs Academy of Higher
Education and Research

Physiotherapy training to the caretakers of the children. The needy children who will be requiring additional care will be brought to the R.L. Jalappa Hospital for further needful.

5. The Department of Community Medicine in coordination with Pediatrics, Psychiatry, Physiotherapy and Speech and Hearing and other supportive departments of RLJH & RC will be conducting the Health Camp for the inmates regularly at the interval of three months. The children will be assessed for Intelligent Quotient (IQ), Physiotherapy needs, Pediatric and Psychiatric requirements.
6. The Speech and Hearing department will also screen the inmates and the needy children will be offered the Speech Therapy at RLJH & RC.
7. The children requiring further care will be brought to the R.L. Jalappa Hospital, admitted investigated and required treatment will be provided as per the treating specialist assessment.
8. For any minor ailments/conditions the inmates can approach Rural Health Training Centre, Devarayasamudra between 9 AM to 4 PM for treatment.
9. As and when the inmates of the orphanage visit the hospital on emergency, they will be offered completely free services.
10. Requisite training under Physiotherapy and Speech & Hearing shall be imparted to the staff and care takers of SARWC.


Conflict of Interest:

Both parties warrant that this MOU is not likely to have any conflict of interest with any of their organizational, financial, contractual or other interests relating to activities under the MOU.

IN WITNESS WHEREOF, the Institutions hereto have executed this Agreement on the date mentioned herein above.


SECRETARY
SARWC-Society
Mulabagal, Kolar Dist

Page 4 of 5


Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

For SARWC
(Service Agency for Rural Women and Children).

Signature:

SECRETARY
SARWC-Society
Mulabagal, Kolar Dist

Name: Mr. Megharaju P
Designation: Secretary
SARWC,
Mulbagal -563127.

Witness:

1. Name & Signature: **Dr. Prasanna Kundt**
Designation: **Prof 4 HoD**
Address: **SDUMC, Kolar**
Dept. of Community Medicine
SDUMC, Kolar-563103

For SDUAHER, KOLAR

Registrar

Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

Name: Dr. D.V.L.N Prasad
Designation: Registrar
SDUAHER,
Tamaka, Kolar - 563103.

Witness:

1. Name & Signature: **Dr. Krishnappa**
Designation: **Medical Superintendent**
Address: **R.L. Jalappa Hospital & Research Centre**
Tamaka, Kolar-563103.



सत्यमेव जयते

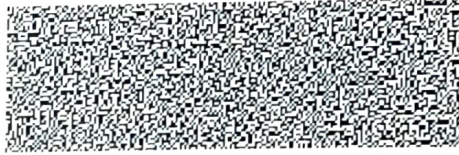
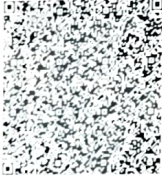
INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA42854499970463W
Certificate Issued Date : 28-Feb-2024 11:22 AM
Account Reference : NONACC (FI)/ kaksfcl08/ KOLAR/ KA-KO
Unique Doc. Reference : SUBIN-KAKAKSFCL0847938290669176W
Purchased by : REGISTROR SDUAHER TAMAKA KOLAR
Description of Document : Article 12(a) Bond - Amount secured does not exceed Rs.1000
Property Description : BOND
Consideration Price (Rs.) : 100
(One Hundred only)
First Party : REGISTROR SDUAHER TAMAKA KOLAR
Second Party : MILLAT WELFARE TRUST R KOLAR
Stamp Duty Paid By : REGISTROR SDUAHER TAMAKA KOLAR
Stamp Duty Amount(Rs.) : 100
(One Hundred only)


Sri Sai Souharda Credit
Co-op. Society Ltd.
Opp. B.E.O. Office,
Doddapet, Kolar-563 101.



Please write or type below this line


MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (herein after referred to as "MoU") is made and executed on this, the 5th March 2024 at Kolar.

BETWEEN

SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH (SDUAHER), TAMAKA, KOLAR, KARNATAKA, represented by its Registrar, who will henceforth be called the FIRST PARTY.

Page 1 of 1


(Mr. Naveed Ahmad)


Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Kolar - 563 103.

www.shrestamp.com or using e-Stamp Mobile App of State Registrar of Karnataka on the website. MoU e-App renders it invalid
The Registrar of the State
The Competent Authority

AND

Millat Welfare Trust, with Registered office located at Millat Salaam Campus, Arahalli Road, Millat Nagar, Kolar 563101, represented by its duly authorized representatives, namely Mr Mir Naveed Ahmed, Chairman of the said Trust, who will henceforth be called the SECOND PARTY.


WHEREAS:

- A. R L Jalappa Hospital and Research Centre (RLJH&RC), Tamaka, Kolar has a 1200 bedded teaching Hospital to accommodate the clinical teaching requirements of Under Graduate and Post Graduate students in the field of medicine and several specialities and super specialities, including Paediatrics and Community Medicine with outreach programmes to reach all section of the population and satisfy its social obligations of meeting health care needs of the people of the region. (hereinafter referred to as (RLJH&RC). R.L. Jalappa Hospital and Research Centre caters to the medical and health needs of Kolar and Chikkaballapur district and also to the neighboring districts of Andhra Pradesh and Tamil Nadu with a vision of providing affordable tertiary health care to the poor and needy people.
- B. Millat Welfare Trust, is a non-profit organization with a mission to provide holistic engagement of elderly and orphaned children in the society and ensure dignified as well as healthier lives for them
- C. The Parties hereby expressly agree that they have entered in to this MoU to enable them to understand the broad terms and conditions that would govern the relationship between the Parties for successful management and operation of the same as may be required and agreed from time to time.

NOW THEREFORE THE PARTIES TO THE MOU WITNESS AS UNDER:

1. Term

This agreement is for a period of 5 (Five) year & shall be validated from the date of execution of this agreement. This agreement shall come in to effect from 5th March 2024. The parties have agreed to enter into formal / definitive agreements as the parties may subsequently agree upon. However either party shall renew this agreement for further period of five years with mutual consent.


(Mir Naveed Ahmed)

Page 2 of 2


Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

2. SCOPE


During the term here of or the extended term as the case may be, 'RLJH&RC' shall provide **Health care Services and Academic training, Community extension activities to Millat Welfare Trust Old Age Home and orphanage**, on terms and conditions as will be agreed to from time to time.

The purpose of the assignment shall be:

The R.L. Jalappa Hospital in view of providing the free medical and health services to the Millat Welfare Trust Old Age Home and orphanage, located in Millat Salaam Campus, Arahalli Road, Millat Nagar, Kolar, 563101.

Modus of Collaboration:

1. The R.L. Jalappa Hospital offered to provide the free medical care services to the inmates of the Millat Welfare Trust Old Age Home and orphanage. The Outpatient and Inpatient services including basic surgeries and procedures, Diagnostic services (Medical and Dental), Radiology services, Psychiatry and Psychotherapy services, Speech and Hearing services, Emergency Care and Generic drugs.
2. The inmates and staff of the Millat Welfare Trust Old Age Home and orphanage will be issued health cards from the R.L. Jalappa Hospital. This health card is to be "**produced compulsorily**" during the hospital visits to avail the above said services. The new entrants will also be issued the card as and when recruited.
3. The Department of Community Medicine in coordination with General Medicine, Pediatrics, Ophthalmology, ENT, Dentistry, Psychiatry, and other supportive departments of RLJH & RC will be conducting the Health Camp for the inmates every month.
4. The inmates requiring further care will be brought to the R.L. Jalappa Hospital, admitted investigated and required treatment will be provided as per the treating specialist assessment.
5. For any minor ailments/conditions the inmates can approach RL Jalappa Hospital for further management.


(Mir Naveed Ahmed)


Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Kolar - 563 103.


6. As and when the inmates of the orphanage visit the hospital on emergency, they will be offered designated free services.


Conflict of Interest:


Both parties warrant that this MOU is not likely to have any conflict of interest with any of their organizational, financial, contractual or other interests relating to activities under the MOU.

IN WITNESS WHEREOF, the Institutions hereto have executed this Agreement on the date mentioned herein above.

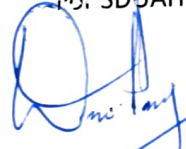
For Millat Welfare Trust

Signature:  5/3/24
Name: Mr. Mir Naveed Ahmed
Designation Chairman of Board of Trustees
Millat Welfare Trust
Date: 05 March 2024


Witness: 
5/3/24


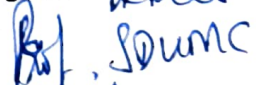

1. Name & Signature: 
Designation: Assistant Professor
Address: #1107, Fort- Kolar.

For SDUAHER, KOLAR

Signature: 
Name: Dr. D.V.L.N Prasad
Designation: Registrar,
SDUAHER, Tamaka, Kolar
Date: 05 March 2024

Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

Witness: 
5/03/2024

1. Name & Signature: 
Designation: 
Address: 



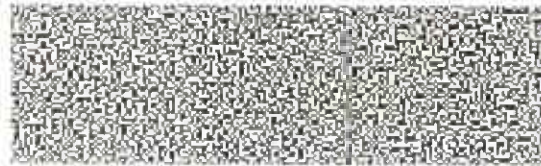
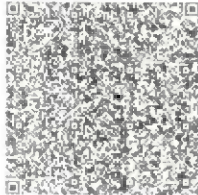
सत्यमेव जयते

INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA98335669061448W
Certificate Issued Date : 07-May-2024 11:27 AM
Account Reference : NONACC (FI)/ kaksfcl08/ KOLAR/ KA-KO
Unique Doc. Reference : SUBIN-KAKAKSFCL08554847375553839W
Purchased by : THE REGISTRAR SDUAHER RLJH AND RC KOLAR
Description of Document : Article 12(a) Bond - Amount secured does not exceed Rs.1000
Property Description : M O U
Consideration Price (Rs.) : 100
(One Hundred only)
First Party : DISTRICT HEALTH AND FAMILY WELFARE OFFICE KOLAR
Second Party : THE REGISTRAR SDUAHER RLJH AND RC KOLAR
Stamp Duty Paid By : THE REGISTRAR SDUAHER RLJH AND RC KOLAR
Stamp Duty Amount(Rs.) : 100
(One Hundred only)



Sri Sai Souharda Credit
Co-op. Society Ltd.
Opp. B.E.O. Office,
Doddapet, Kolar-563 101.

MEMORANDUM OF UNDERSTANDING

This MoU is made & entered into on this day **01.04.2024** at DISTRICT HEALTH & FAMILY WELFARE OFFICE, KOLAR.

Between

The Karnataka Health and Family Welfare Department through the District Health and Family Welfare Officer, KOLAR.

1

Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tumaka, Kolar - 563 103.

Statutory Alert:

The authenticity of this e-stamp (and e-stamp) is subject to the verification of the e-stamp (and e-stamp) by the Registrar, KOLAR, and its address on the website: www.karnataka.gov.in
The e-stamp (and e-stamp) is subject to the verification of the e-stamp (and e-stamp) by the Registrar, KOLAR, and its address on the website: www.karnataka.gov.in
The e-stamp (and e-stamp) is subject to the verification of the e-stamp (and e-stamp) by the Registrar, KOLAR, and its address on the website: www.karnataka.gov.in

I-Part

(Hereinafter called a department which expression included it is successor etc.,)

And

R.L.Jalappa Hospital and Research Centre a Teaching Hospital of Sri Devaraj Urs Medical College a Constituent unit of Sri Devaraj Urs Academy of Higher Education and Research, Tamaka, Kolar. Represented by The Medical Superintendent, RLJH &RC, Tamaka, Kolar.

II-Part


(Hereinafter called as "RLJH & RC" which expression included it is successor etc.,)

Whereas

A) This MoU is drawn up between the District Health and Family Welfare Officer KOLAR District and the RLJH & RC on the prospect that both parties wish to jointly Co-operate in providing training and rehabilitation of the persons with severe mental disorders. This MoU shall be valid for ONE (1) YEAR from the date it is made & entered into unless & until the parties mutually agree to dispense with earlier than the stipulated period

B) Responsibilities & Obligations of the Department

1. The Department is empowered to visit and inspect to ensure optimum utilization of the budget and infrastructure.
2. The department has the right to undertake a periodical review on the progress. Any recommendation / Observation made by the department from time to time shall be adhered to with the stipulated time.
3. The department reserves the right to withdraw the aid/grant if any conditions of Govt. order or the MoU is violated by the RLJH & RC.
4. The department reserves the right to supervise, control & issue administrative orders for the activity of the scheme implementations by the RLJH & RC from time to time.
5. The RLJH & RC is having their building, the amount allotted for rent will be credited to the RLJH&RC account.


Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103

Terms and conditions

1. This is a mutual agreement between District Health and Family Welfare and Director/Dean, RL Jalappa Hospital, Tamaka, Kolar.
2. This agreement is for a one-year duration from **01-04-2024** to **31-03-2025**.
3. If in case of any dispute arises it is to be settled in the jurisdiction of District court Kolar.
4. The Centre will function between 9:00 AM to 4:00 PM
5. The Centre will function as per the order and the guidelines prescribed by the Government of Karnataka and Daycare monitoring committee.
6. The Centre should maintain all the documents of the administrative and financial activities as well as the revenue generated by the patients.
7. A minimum of two months of rehabilitation training has to be provided for psychiatric patients.
8. The Centre should be financially secured and should not take any monetary/other benefits from any other institutes/persons/patients.
9. The Centre should be run at the location/place identified by the daycare Centre monitoring committee.
10. The centre is abode by the Govt. Order, HFW/333/CGE2016 dated 20-1-2020.
11. The centre should abide and follow the rules as per state mental health rules 2012 and follow the guidelines as per the Mental Healthcare Act 2017.


Registrar

Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103,

12. The Centre should send a monthly report to District health and family welfare office before 5th of every month. The yearly audit report has to be sent to District Family Welfare Officer.

Instructions to establish District Community Psychiatry Centres

1. Community Psychiatry daycare centre in every district has to be established under the supervision of District Commissioner by the Institution.
2. Since these Psychiatry daycare centres are rehabilitation centres for recovered psychiatric patients, these centres should appoint Psychiatrist and Psychologist of Government hospitals (like District Mental Health Programme/District hospital/Medical college Psychiatrist and Psychologist), instead of appointing Psychiatrist and Psychologist on a contract basis. Psychiatrist and clinical psychologist has to examine the physical and mental health of every patient once in every month. Documents should be maintained regarding the same.
3. Psychiatric social worker: One full time Psychiatric social worker should be appointed with a maximum monthly salary of 15,000/- on a contract basis to this centre. He should do house visits, identify patients and motivate recovered psychiatric patients to enrol in community health centres, provide counselling to family members and concerned people, create awareness about continuous treatment and rehabilitation training. This staff should be given travel allowance (BMTC/ KSRTC bus expenditures/ actuals) or a maximum amount of Rs.5000/-.
4. Occupational therapist/ Staff nurse – Every centre should appoint two occupational therapists or staff nurses with a monthly remuneration of Rs.12,000/- (One staff, if patients are less than 25). The staff should have a degree of Bachelor of Occupational Therapy. Staff nurse (BSc. Nursing or GNM) should be appointed only if occupational therapist with that qualification is not available.

5. Attender/ ward boy/ cook: Every centre should appoint an attendee or ward boy giving monthly remuneration of Rs.6,000/-. This person should help occupational therapist, maintain cleanliness and other activities.
6. Security: Every centre should appoint security with a monthly salary of Rs.6,000/-. This person should help patients along with performing his duties.
7. This centre should be established in government buildings (Government hospitals/ Medical College / Other government buildings). If such centres are not available, a building can be rented with a monthly expenditure of maximum Rs.20,000/-.
8. Building maintenance: Every Centre will be given Rs.5,000/- monthly for building maintenance and other expenditures.
9. Food expenditure: As followed in NIMHANS, patients should get food from their home. Center should provide Ganji/tea-coffee/biscuit at 11 am and 4 pm for every patient by spending Rs.30/- for each patient. Every month a maximum of 40 patients not exceeding Rs.30,000/- will be given to the centre.
10. If the program becomes popular like NIMHANS there can be a provision for free transportation from KSRTC. These centres run by institutes can make use of a rental vehicle for 40 patients with a maximum expenditure of Rs.20,000 or Rs.500 per patient monthly can be claimed. Every centre will be given Rs.500/- and above, every month for first aid services. Transport arrangement has to be done in consensus with the district commissioner.
11. The centre should provide first aid facility for the patients and a claim of maximum Rs.500 can be made.
12. All the payment for the expenses incurred by the institute will be taken care of by the District Mental Health Authority through RTGS.

13. The Institution should maintain daily attendance of staff and patients through biometrics and expenditure for this should be taken care of by institution itself.
14. Every centre should provide occupational therapy to patients batch-wise of 40 patients per batch. This batch of trained patients should be changed once in 3 months. The patients should be provided with occupational therapy certificate at the end of the training. Aadhar number and voter ID number of trained patients should be documented.
15. 1/3rd of the Revenue generated from the sales of the products made by the rehabilitated patients will be paid to the centre out of which 50% will be given to the patients.
16. Average expenditure to start a psychiatric daycare centre in every district

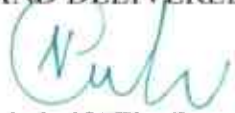
Sl No.	Details	Monthly expenditure	Yearly expenditure
1	1 – Social worker	Rs.15,000/-	Rs.1,80,000/-
2	Social worker travel allowance	Rs.5,000/-	Rs.60,000/-
3	2 – Occupational therapist or 2 staff nurse (If beneficiaries are more than 25, two staff. If less than 25, one occupational therapist or one staff nurse)	Rs.24,000/- (for 1 post per month Rs.12,000/-)	Rs.2,88,000/-
4	1 – Attender or ward boy	Rs.6,000/-	Rs.72,000/-
5	1 – Security	Rs.6,000/-	Rs.72,000/-
6	Building Rent Allowance	Rs.20,000/-	Rs.2,40,000/-
7	Food expenditure	Rs.30,000/-	Rs.3,60,000/-
8	Rehabilitation /Entertainment	Rs.3,000/-	Rs.36,000/-
9	Vehicle Expenditure	Rs.20,000/-	Rs.2,40,000/-
10	First Aid	Rs.500/-	Rs.6,000/-

11	Building Maintenance and others(Stationery, telephone, electricity, water expenditure)	Rs.5,000/-	Rs.60,000/-
	Total expenditure	Rs.1,34,500/-	Rs.16,14,000/-

IN WITNESS WHEREOF the parties hereby have executed this MOU at DISTRICT HEALTH & FAMILY WELFARE OFFICE KOLAR.

Dated: 01-04-2024

SIGNED AND DELIVERED



For and on behalf "The Department"
District Health & Family welfare officer.
Kolar District, Kolar




For and on behalf of
Registrar, SDUAHER
R.L. Jalappa Hospital & RC
Tamaka, Kolar

Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

Witnesses

1)  1.4.24
.....
Medical Superintendent
R.L. Jalappa Hospital & Research Centre
Tamaka, Kolar-563103.

1) 

2) 

Prof & H.O.D.
Dept. of Psychiatry
Devaraj Urs Medical College
Tamaka, KOLAR-563101

2) 

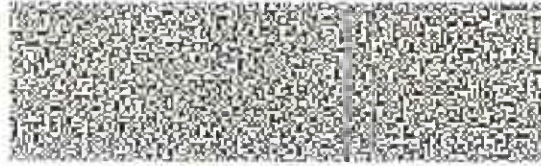


INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA98335932812927W
Certificate Issued Date : 07-May-2024 11:28 AM
Account Reference : NONACC (FI)/ kaksfcl08/ KOLAR/ KA-KO
Unique Doc. Reference : SUBIN-KAKAKSFCL0855480518482810W
Purchased by : THE REGISTRAR SDUAHER RLJH AND RC KOLAR
Description of Document : Article 12(a) Bond - Amount secured does not exceed Rs.1000
Property Description : M O U
Consideration Price (Rs.) : 100
(One Hundred only)
First Party : DISTRICT HEALTH AND FAMILY WELFARE OFFICE KOLAR
Second Party : THE REGISTRAR SDUAHER RLJH AND RC KOLAR
Stamp Duty Paid By : THE REGISTRAR SDUAHER RLJH AND RC KOLAR
Stamp Duty Amount(Rs.) : 100
(One Hundred only)



Sri Sai Souharda Credit
Co-op. Society Ltd.
Opp. B.E.O. Office,
Doddapet, Kolar-563 101.

ಒಡಂಬಡಿಕೆ ಪತ್ರ

ಈ ಒಡಂಬಡಿಕೆಯು ದಿನಾಂಕ 01.04.2024 ರಂದು ಜಿಲ್ಲಾ ಆರೋಗ್ಯ ಮತ್ತು ಕುಟುಂಬ ಕಲ್ಯಾಣ ಇಲಾಖೆ, ಕೋಲಾರದಲ್ಲಿ ಮಾಡಿಸೊಳ್ಳಲಾಗಿದೆ.

ನಡುವೆ

ಕರ್ನಾಟಕ ಆರೋಗ್ಯ ಮತ್ತು ಕುಟುಂಬ ಕಲ್ಯಾಣ ಇಲಾಖೆರವರು ಕೋಲಾರ ಜಿಲ್ಲಾ ಆರೋಗ್ಯ ಮತ್ತು ಕುಟುಂಬ ಕಲ್ಯಾಣ ಅಧಿಕಾರಿಗಳ ಮುಖೇನಾ


ಭಾಗ - 1

(ಇಲ್ಲಿ ಇಲಾಖೆಯನ್ನು ಉತ್ತರಾಧಿಕಾರಿ ಎಂದು ಅಭಿವ್ಯಕ್ತಪಡಿಸಲಾಗಿದೆ.)

1

Statutory Alert.

The authenticity of this document can be verified at www.karnataka.gov.in or www.karnataka.gov.in.
All transactions in the name of this Certificate should be made in the name of the Registrar, Kolar, Karnataka.
In case of checking the authenticity of the document, the user should use the QR code.
The document is valid only if it is signed by the Registrar, Kolar.


Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Doddapet, Kolar-563 103.

ಮತ್ತು

ವೈದ್ಯಕೀಯ ಅಧೀಕ್ಷಕರು, ಆರ್.ಎಲ್.ಜಾಲಪ್ಪ ಆಸ್ಪತ್ರೆ ಮತ್ತು ಸಂಶೋಧನಾ ಕೇಂದ್ರವೂ ಶ್ರೀ ದೇವರಾಜ್ ಅರಸ್ ಉನ್ನತ ಶಿಕ್ಷಣ ಅಕಾಡಮಿಯ ಶ್ರೀ ದೇವರಾಜ್ ಅರಸ್ ಮಹಾವಿದ್ಯಾಲಯದ ಭೋಧನಾ ಘಟಕ, ಟಮಕ, ಕೋಲಾರದಲ್ಲಿದ್ದು ಇವರ ನಡುವೆ ಈ ಒಡಂಬಡಿಕೆಯನ್ನು ಮಾಡಿಕೊಳ್ಳಲಾಗಿದೆ.

ಭಾಗ - 2

(ಇಲ್ಲಿ ಆರ್.ಎಲ್.ಜೆ.ಹೆಚ್. ಅಂಡ್ ಆರ್.ಸಿ. ಎಂಬ ಪದವನ್ನು ಉತ್ತರಾಧಿಕಾರಿ ಎಂದು ನಮೂದಿಸಲಾಗಿದೆ).

ಹೀಗೆಂದು

(ಎ) ಈ ಒಡಂಬಡಿಕೆಯು ಜಿಲ್ಲಾ ಆರೋಗ್ಯ ಮತ್ತು ಕುಟುಂಬ ಕಲ್ಯಾಣಾಧಿಕಾರಿ ಮತ್ತು ಆರ್.ಎಲ್.ಜೆ.ಹೆಚ್ ಅಂಡ್ ಆರ್.ಸಿ. ನಡುವೆ ಜಂಟಿಯಾಗಿ ಪರಸ್ಪರ ಸಹಕರದೊಂದಿಗೆ ತೀವ್ರ ಮಾನಸಿಕ ತೊಂದರೆಗಳಿಂದ ನರಳುತ್ತಿರುವ ರೋಗಿಗಳಿಗೆ ತರಬೇತಿ ಮತ್ತು ಪುನರ್ವಸತಿ ಕಲ್ಪಿಸುವ ಸದುದ್ದೇಶದ ನಿರೀಕ್ಷೆಯೊಂದಿಗೆ ಮಾಡಿಕೊಳ್ಳಲಾಗಿದೆ. ಈ ಒಡಂಬಡಿಕೆಯು (01-04-2024 ರಿಂದ 31-03-2025) ಒಂದುವರ್ಷ ಕಾಲ ಮಾನ್ಯತೆ ಪಡೆದುರುತ್ತದೆ. ಇದರ ಮಧ್ಯೆ ಎರಡೂ ಸಂಸ್ಥೆಗಳ ನಡುವೆ ಒಮ್ಮತವಾಗಿ ಈ ಒಡಂಬಡಿಕೆಯನ್ನು ಅವಧಿಗೆ ಮುನ್ನ ಮರು ಒಡಂಬಡಿಕೆ ಮಾಡಿಕೊಳ್ಳದ ಹೊರತಾಗಿ.

(ಬಿ) ಜವಬ್ದಾರಿಗಳು ಮತ್ತು ಇಲಾಖಾ ನಿಬಂಧನೆಗಳು

1. ಇಲಾಖೆಯು ಕಾಲಕಾಲಕ್ಕೆ ಈ ಕೇಂದ್ರಗಳಿಗೆ ಭೇಟಿ ನೀಡಿ ಅಲ್ಲಿನ ಆಯವ್ಯಯ ಮತ್ತು ಮೂಲ ಸೌಕರ್ಯಗಳನ್ನು ಸಮಂಜಸವಾಗಿ ಸದುಪಯೋಗ ಪಡಿಸಿಕೊಳ್ಳಲಾಗಿದೆಯೇ ಎಂಬುದನ್ನು ಪರಿಶೀಲಿಸುವ ಹಕ್ಕು ಇಲಾಖೆಯು ಪಡೆದಿರುತ್ತದೆ.
2. ಇಲಾಖೆಯು ನಿಯತಕಾಲಿಕಾ ಪ್ರಗತಿಯನ್ನು ವಿಮರ್ಶೆ ಮಾಡುವ ಹಕ್ಕು ಪಡೆದಿರುತ್ತದೆ. ಯಾವುದೇ ರೀತಿಯ ಶಿಪಾರಸ್ಸು / ನಿರೀಕ್ಷೆಗಳನ್ನು ಇಲಾಖೆ ಸೂಚಿಸಿದಾಗ ನಿಗದಿತ ಸಮಯದೊಳಗೆ ಕಾಲದಿಂದ ಕಾಲಕ್ಕೆ ಆ ಬದಲಾವಣೆಗಳನ್ನು ಮಾಡಬೇಕಾಗಿರುತ್ತದೆ.
3. ಆರ್.ಎಲ್.ಜೆ.ಹೆಚ್. ಅಂಡ್ ಆರ್.ಸಿ. ಸಂಸ್ಥೆಯು ಈ ಒಡಂಬಡಿಕೆಯನ್ನು ಉಲ್ಲಂಘಿಸಿದ್ದಲ್ಲಿ ಅಥವಾ ಸರ್ಕಾರದ ಆದೇಶದ ಮೇರೆಗೆ ನಿಮಗೆ ನೀಡಿರುವ ಒಪ್ಪಿಗೆ/ಪಡೆದಿರುವ ನೆರವನ್ನು ಹಿಂಪಡೆಯುವ ಹಕ್ಕನ್ನು ಇಲಾಖೆಯು ಕಾಯ್ದಿರಿಸಿ ಕೊಳ್ಳಲಾಗಿರುತ್ತದೆ.
4. ಈ ಯೋಜನೆಯ ಅನುಷ್ಠಾನದಲ್ಲಿ ಆರ್.ಎಲ್.ಜೆ.ಹೆಚ್. ಸಂಸ್ಥೆಯು ನಡೆಸುತ್ತಿರುವ ಚಟುವಟಿಕೆಗಳನ್ನು ಕಾಲದಿಂದಕಾಲಕ್ಕೆ ಮೇಲ್ವಿಚಾರಣೆ ಮಾಡುವ ಹಾಗೂ ನಿಯಂತ್ರಿಸುವ ಮತ್ತು ಆಡಳಿತಾತ್ಮಕ ಆದೇಶಗಳನ್ನು ನೀಡುವ ಹಕ್ಕುಗಳನ್ನು ಇಲಾಖೆಯು ಕಾಯ್ದಿರಿಸಿ ಕೊಳ್ಳಲಾಗಿರುತ್ತದೆ.
5. ಆರ್.ಎಲ್.ಜೆ.ಹೆಚ್. ಅಂಡ್ ಆರ್.ಸಿ. ಸಂಸ್ಥೆಯು ಸ್ವಂತ ಕಟ್ಟಡವನ್ನು ಹೊಂದಿದ್ದು ಅದಕ್ಕೆ ನಿಗದಿಪಡಿಸಲಾದ ಬಾಡಿಗೆಯ ಹಣವನ್ನು ಸಂಸ್ಥೆಯು ಖಾತೆಗೆ ಜಮಾ ಮಾಡಲಾಗುವುದು.

ನಿಬಂಧನೆಗಳು ಮತ್ತು ಷರತ್ತುಗಳು

1. ಈ ಒಡಂಬಡಿಕೆಯು ಜಿಲ್ಲಾ ಆರೋಗ್ಯ ಮತ್ತು ಕುಟುಂಬ ಕಲ್ಯಾಣಾಧಿಕಾರಿಗಳು ಮತ್ತು ವೈದ್ಯಕೀಯ ಅಧೀಕ್ಷಕರು, ಆರ್. ಎಲ್.ಜಾಲಪ್ಪ ಆಸ್ಪತ್ರೆ ಮತ್ತು ಸಂಶೋಧನಾ ಕೇಂದ್ರ ಶ್ರೀ ದೇವರಾಜ್ ಅರಸ್ ವೈದ್ಯಕೀಯ ಮಹಾವಿದ್ಯಾಲಯವು ಶ್ರೀ ದೇವರಾಜ್ ಅರಸ್ ಉನ್ನತ ಶಿಕ್ಷಣ ಆಕಾಡೆಮಿಯ ಒಂದು ಬೋಧನ ಘಟಕ, ಟಮಕ, ಕೋಲಾರದಲ್ಲಿದ್ದು ಇವರ ನಡುವೆ ಒಪ್ಪಂದ ಏರ್ಪಟ್ಟಿರುತ್ತದೆ.
2. ಈ ಒಡಂಬಡಿಕೆಯು ದಿನಾಂಕ: 01.04.2024 ರಿಂದ 31.03.2025, 12 ತಿಂಗಳ ಅವಧಿಯಾಗಿರುತ್ತದೆ.
3. ಯಾವುದೇ ವ್ಯಾಜ್ಯ/ತಗಾದೆಯಿದ್ದಲ್ಲಿ, ಕೋಲಾರ ಕೇಂದ್ರ ಸ್ಥಾನದಲ್ಲಿರುವ ನ್ಯಾಯಾಲಯದಲ್ಲಿ ಮಾತ್ರ ವ್ಯವಹರಿಸುವುದು.
4. ಈ ಕೇಂದ್ರವು ಬೆಳಿಗ್ಗೆ 9.00 ರಿಂದ ಸಾಯಂಕಾಲ 4.00 ಘಂಟೆಯವರೆಗೆ ಕಾರ್ಯ ನಿರ್ವಹಿಸುವುದು.
5. ಈ ಕೇಂದ್ರವನ್ನು ಸ್ಥಾಪಿಸುವ ಸಂಸ್ಥೆಗಳು ಸರ್ಕಾರದ ಆದೇಶಕ್ಕೆ ಹಾಗೂ ಡೇಕೇರ್ ಸೆಂಟರ್ ಮೇಲ್ವಿಚಾರಣಾ ಸಮಿತಿಯ ಬದ್ಧತೆಗೆ ಒಳಪಟ್ಟು, ಕಾರ್ಯ ನಿರ್ವಹಿಸಬೇಕು.
6. ಸಂಸ್ಥೆಯು ತನ್ನ ಕಾರ್ಯ ವೈಖರಿಯ ಅಗತ್ಯ ದಾಖಲೆಗಳನ್ನು ಆರ್ಥಿಕ / ಬೌತಿಕ ಹಾಗೂ ಫಲಾನುಭವಿಗಳ ವಿವರವನ್ನು ಕಡ್ಡಾಯವಾಗಿ ದಾಖಲಿಸಿ ಸಂಗ್ರಹಿಸಿಡಬೇಕು.
7. ಮನೋ ರೋಗಿಗಳ ಕನಿಷ್ಠ 2 ತಿಂಗಳ ಕೌಶಲ್ಯ ನೀಡಬೇಕು.
8. ಸಂಸ್ಥೆಯು ಆರ್ಥಿಕವಾಗಿ ಸದೃಢವಾಗಿರಬೇಕು. ಯಾವುದೇ ಸಂಸ್ಥೆಗಳಿಂದ / ವ್ಯಕ್ತಿಗಳಿಂದ / ರೋಗಿಗಳಿಂದ ಇತರೆ ಮೂಲಗಳಿಂದ ಆರ್ಥಿಕ ಹಾಗೂ ಇತರೆ ಸೌಲಭ್ಯಗಳನ್ನು ಪಡೆಯಲು ಅರ್ಹರಾಗಿರುವುದಿಲ್ಲ.
9. ಸಂಸ್ಥೆಯು "ಡೇ ಕೇರ್ ಸೆಂಟರ್" ಮೇಲ್ವಿಚಾರಣಾ ಸಮಿತಿಯು ಸೂಚಿಸಿದ ಸ್ಥಳದಲ್ಲಿ ಕಾರ್ಯನಿರ್ವಹಿಸಲು ಬದ್ಧರಾಗಿರಬೇಕು.
10. ಸಂಸ್ಥೆಯು G.O.N.O ಆ.ಕುಕ./333/ಸಿಜಿಇ 2016, ದಿನಾಂಕ: 20.01.2020ರ ಆದೇಶಕ್ಕೆ ಬದ್ಧರಾಗಿರಬೇಕು.
11. ಸಂಸ್ಥೆಯು ಕರ್ನಾಟಕ ರಾಜ್ಯ ಮಾನಸಿಕ ಆರೋಗ್ಯ ನಿಯಮಾವಳಿ 2012 ಹಾಗೂ ಮಾನಸಿಕ ಆರೋಗ್ಯ ಕಾಯ್ದೆ-2017ರ ಅನ್ವಯದ ಅಂಶಗಳನ್ನು ಪರಿಪಾಲಿಸಿ ಕಾರ್ಯ ನಿರ್ವಹಿಸತಕ್ಕದ್ದು.

ಕೇಂದ್ರ ಮಾನಸಿಕ ವರದಿಯನ್ನು ಜಿಲ್ಲಾ ಆರೋಗ್ಯ ಮತ್ತು ಕುಟುಂಬ ಕಲ್ಯಾಣಾಧಿಕಾರಿಗಳ ಕಛೇರಿಗೆ ಪ್ರತಿ ತಿಂಗಳು ದಿನಾಂಕ 5 ರೊಳಗೆ ಸಲ್ಲಿಸಬೇಕು. ವಾರ್ಷಿಕ ಆಡಿಟ್ ವರದಿಯನ್ನು ಜಿಲ್ಲಾ ಕುಟುಂಬ ಅಧಿಕಾರಿಗಳ ಕಛೇರಿಗೆ ಸಲ್ಲಿಸುವುದು.

ಸರ್ಕಾರದ ಆದೇಶ ಸಂಖ್ಯೆ: ಆಕುಕ 333 ಸಿಜಿಇ2016 ದಿನಾಂಕ: 20.01.2020ಕ್ಕೆ ಅನುಬಂಧ.

ಎಲ್ಲಾ ಜಿಲ್ಲೆಗಳಲ್ಲಿ ಸಮುದಾಯ ಮಾನಸಿಕ ಆರೋಗ್ಯ ಕೇಂದ್ರಗಳ ಸ್ಥಾಪನೆ ಹಾಗೂ ಅನುಷ್ಠಾನದ ಕುರಿತು ಮಾರ್ಗಸೂಚಿಗಳು ಇದರಂತಿವೆ

1. ಸಮುದಾಯ ಮಾನಸಿಕ ಆರೋಗ್ಯ ಕೇಂದ್ರಗಳನ್ನು ಆಯಾ ಜಿಲ್ಲೆಯ ಜಿಲ್ಲಾಧಿಕಾರಿಗಳ ನೇತೃತ್ವದ ಜಿಲ್ಲಾ ಸಮಿತಿಯಲ್ಲಿ ಆಯ್ಕೆಯಾದ ಸೂಕ್ತ ಸರ್ಕಾರೇತರ ಸಂಸ್ಥೆಗಳಿಂದ ನಿರ್ವಹಿಸುವುದು. ಈ ಕೇಂದ್ರಗಳು ಹಗಲು ಆರೈಕೆ ಕೇಂದ್ರಗಳಾಗಿರುತ್ತವೆ.
2. ಈ ಹಗಲು ಆರೈಕೆ ಕೇಂದ್ರಗಳು ಗುಣ ಹೊಂದಿದ ಮಾನಸಿಕ ಖಾಯಿಲೆಯ ರೋಗಿಗಳ ಪುನರ್ವಸತಿ ಕೇಂದ್ರಗಳಾಗಿರುವುದರಿಂದ, ಸರ್ಕಾರೇತರ ಸಂಸ್ಥೆಗಳು ಗುತ್ತಿಗೆ ಆಧಾರದ ಮೇಲೆ ಮನೋವೈದ್ಯರು ಹಾಗೂ ಸೈಕಾಲಜಿಸ್ಟರನ್ನು ನೇಮಿಸಿಕೊಳ್ಳುವ ಬದಲಾಗಿ ಸರ್ಕಾರದ ಆಸ್ಪತ್ರೆಗಳಲ್ಲಿ ಲಭ್ಯವಿರುವ ಮನೋವೈದ್ಯರು ಹಾಗೂ ಸೈಕಾಲಜಿಸ್ಟರ ಸೇವೆಯನ್ನು ಅವಶ್ಯಕತೆ ಇದ್ದಾಗ ಬಳಸಿಕೊಳ್ಳುವುದು. (ಜಿಲ್ಲಾ ಮಾನಸಿಕ ಆರೋಗ್ಯ ಕಾರ್ಯಕ್ರಮದ/ ಜಿಲ್ಲಾ ಆಸ್ಪತ್ರೆ/ ವೈದ್ಯಕೀಯ ಮಹಾವಿದ್ಯಾಲಯ ಆಸ್ಪತ್ರೆಯ ಮನೋವೈದ್ಯರು ಹಾಗೂ ಸೈಕಾಲಜಿಸ್ಟರು) ಈ ಮನೋವೈದ್ಯರು ಹಾಗೂ ಸೈಕಾಲಜಿಸ್ಟರವರು ಈ ಕೇಂದ್ರಗಳಿಗೆ ಅವಶ್ಯಕತೆ ಇದ್ದಾಗ ಭೇಟಿ ನೀಡಿ ತಿಂಗಳಿಗೊಮ್ಮೆ ಪ್ರತಿ ರೋಗಿಯ ದೈಹಿಕ ಹಾಗೂ ಮಾನಸಿಕ ತಪಾಸಣೆ ಮಾಡುವುದು (ಸೂಕ್ತ ಸಲಹೆ ನೀಡುವುದು). ಸಂಸ್ಥೆಯು ಈ ಬಗ್ಗೆ ಸೂಕ್ತ ದಾಖಲೆಗಳನ್ನು ನಿರ್ವಹಿಸುವುದು.
3. ಮನೋಸಾಮಾಜಿಕ ಕಾರ್ಯಕರ್ತರು: ಸಂಸ್ಥೆಯು ಪ್ರತಿ ಕೇಂದ್ರಕ್ಕೆ ಒಬ್ಬರಂತೆ ಮನೋಸಾಮಾಜಿಕ ಕಾರ್ಯಕರ್ತರಿಗೆ ಪೂರ್ಣಾವಧಿಯಲ್ಲಿ (full time) ಗರಿಷ್ಠಮಾಸಿಕ ರೂ.15,000/- ಗೌರವಧನವನ್ನು ನೀಡಿ ಗುತ್ತಿಗೆ ಆಧಾರದ ಮೇಲೆ ಸಂಸ್ಥೆಯು ನೇಮಕಾತಿ ಮಾಡಿಕೊಳ್ಳುವುದು. ಇವರು ಮನೆಗಳಿಗೆ ಭೇಟಿ ನೀಡಿ ಗುಣ ಹೊಂದಿದ ರೋಗಿಗಳನ್ನು ಕಂಡು ಹಿಡಿದು ಸಮುದಾಯ ಆರೋಗ್ಯ ಕೇಂದ್ರಗಳಿಗೆ ಬರಲು ಉತ್ತೇಜಿಸುವುದು, ಕುಟುಂಬವದರಿಗೆ ಮತ್ತು ಅವಶ್ಯವಿರುವ ರೋಗಿಗಳಿಗೆ ಆಪ್ತ ಸಮಾಲೋಚನೆ ನಡೆಸಿ ನಿರಂತರ ಚಿಕಿತ್ಸೆ ಬಗ್ಗೆ ಹಾಗೂ ಪುನರ್ವಸತಿಯಲ್ಲಿನ ತರಬೇತಿಯ ಬಗ್ಗೆ ಆರಿವು ಮೂಡಿಸುವುದು.

ಈ ಸಿಬ್ಬಂದಿಗೆ ಪ್ರವಾಸ ಕೈಗೊಳ್ಳುವ ಸಲುವಾಗಿ ಪ್ರವಾಸ ಭತ್ಯೆಯನ್ನು (BMTC/KSRTC ಬಸ್ಸಿನ ಪ್ರಯಾಣದ ವಾಸ್ತವಿಕ ವೆಚ್ಚ/Actual) ಅಥವಾ ಪ್ರತಿ ತಿಂಗಳಿಗೆ ರೂ.5,000/- ಮೀರಿದಂತೆ ನೀಡುವುದು.

4. ವೃತ್ತಿ ತರಬೇತಿದಾರರು/ಸ್ನಾಫ್‌ನರ್ಸ್- ಪ್ರತಿ ಕೇಂದ್ರಕ್ಕೆ ಇಬ್ಬರಂತೆ ವೃತ್ತಿ ತರಬೇತಿದಾರರು/ಸ್ನಾಫ್‌ನರ್ಸ್‌ನ್ನು ಮಾಸಿಕ ರೂ.12,000/- ಗೌರವಧನ ನೀಡಿ (25 ರೋಗಿಗಳಿಗಿಂತ ಕಡಿಮೆ ಇದ್ದಲ್ಲಿ ಮಾತ್ರ) ನೇಮಿಸಿಕೊಳ್ಳುವುದು. ಇವರು ಬ್ಯಾಚುಲರ್ ಆಫ್ ಆಕ್ಯುಪೇಷನಲ್ ಥೆರಪಿ (ವೃತ್ತಿಪರ ತರಬೇತಿ) ಹೊಂದಿದವರಾಗಿರಬೇಕು. ಸದರಿ ವಿದ್ಯಾರ್ಹತೆ ಹೊಂದಿರವರು ಲಭ್ಯವಿಲ್ಲದೇ ಇದ್ದಲ್ಲಿ ಮಾತ್ರ ಸ್ನಾಫ್‌ನರ್ಸ್‌ರನ್ನು (BSc Nursing ಅಥವಾ GNM) ನೇಮಿಸಿಕೊಳ್ಳುವುದು.
5. ಆಯಾ/ವಾರ್ಡ್‌ಬಾಯ್/ಅಡಿಗೈಯವರು: ಪ್ರತಿ ಕೇಂದ್ರಕ್ಕೆ ಒಬ್ಬ ಆಯಾ ಅಥವಾ ವಾರ್ಡ್‌ಬಾಯ್‌ನ್ನು ಮಾಸಿಕ ರೂ.6,000/- ಗೌರವಧನ ನೀಡಿ ನೇಮಿಸುವುದು. ಇವರು ವೃತ್ತಿ ತರಬೇತುದಾರರಿಗೆ ಸಹಾಯ ಮಾಡುವುದು, ಕೇಂದ್ರದ ಸ್ವಚ್ಛತೆ ಕಾಪಾಡುವುದು ಹಾಗೂ ಇತ್ಯಾದಿಗಳನ್ನು ನೋಡಿಕೊಳ್ಳುವುದು.

6. ಕಾವಲುಗಾರ: ಪ್ರತಿ ಕೇಂದ್ರಕ್ಕೆ ಒಬ್ಬರು ಕಾವಲುಗಾರರನ್ನು ಮಾಸಿಕ ರೂ.6,000/- ಗೌರವಧನ ನೀಡಿ ನೇಮಿಸುವುದು. ಇವರು ತಮ್ಮ ಕೆಲಸದ ಜೊತೆಗೆ ರೋಗಿಗಳಿಗೆ ನೆರವಾಗುವುದು.
7. ಕಟ್ಟಡ ಬಾಡಿಗೆ ಪುನರ್ವಸತಿ ಕೇಂದ್ರಗಳು ಸರ್ಕಾರಿ ಕಟ್ಟಡದಲ್ಲಿ (ಜಿಲ್ಲಾ ಆಸ್ಪತ್ರೆ/ಮೆಡಿಕಲ್ ಕಾಲೇಜು ಆಸ್ಪತ್ರೆ ಅಥವಾ ಲಭ್ಯವಿರುವ ಇನ್ನಾವುದೇ ಸರ್ಕಾರಿ ಕಟ್ಟಡಗಳಲ್ಲಿ) ಸ್ಥಾಪಿಸಬೇಕು. ಸರ್ಕಾರಿ ಕಟ್ಟಡ ಲಭ್ಯವಿಲ್ಲದಿದ್ದಲ್ಲಿ ಮಾತ್ರ ಸೂಕ್ತ ಕಟ್ಟಡವನ್ನು ಬಾಡಿಗೆ ಪಡೆದು, ಈ ಕೇಂದ್ರಗಳನ್ನು ನಡೆಸುವುದು. ಈ ಬಾಡಿಗೆ ವೆಚ್ಚವು ವಾಸ್ತವಿಕ (Actuals) ಬಾಡಿಗೆ ಅಥವಾ ಪ್ರತಿ ತಿಂಗಳಿಗೆ ರೂ.20,000/- ಮೀರಿದಂತೆ ನೀಡುವುದು.
8. ಕಟ್ಟಡ ನಿರ್ವಹಣೆ: ಪ್ರತಿ ಕೇಂದ್ರಕ್ಕೆ ಕಟ್ಟಡ ನಿರ್ವಹಣೆಗಾಗಿ ಹಾಗೂ ಇತರೆ ವೆಚ್ಚಗಳಿಗಾಗಿ ಮಾಸಿಕ ರೂ.5,000/- ನೀಡುವುದು.
9. ಊಟದ ಖರ್ಚು: ನಿಮ್ಮಾನ್ಸ್ ಸಂಸ್ಥೆಯಲ್ಲಿ ಅನುಸರಿಸುತ್ತಿರುವ ಮಾದರಿಯಲ್ಲಿ ರೋಗಿಗಳೇ ತಮ್ಮ ತಮ್ಮ ಮನೆಯಿಂದ ಊಟ (ಬುತ್ತಿ) ತರುವುದು. ಪ್ರತಿ ರೋಗಿಗೆ ಪ್ರತಿ ದಿನಕ್ಕೆ ಗಂಜಿ/ಕಾಫಿ-ಟೀ/ಬಿಸ್ಕತ್ತು - ಇತರೆ ಲಘು ಉಪಹಾರಕ್ಕಾಗಿ ರೂ.30/- ಗಳನ್ನು ಬಳಸುವುದು. ಇದನ್ನು ಬೆಳಿಗ್ಗೆ 11 ಗಂಟೆಗೆ ಒಂದು ಸಾರಿ ಹಾಗೂ ಸಾಯಂಕಾಲ 4 ಗಂಟೆಗೆ ಒಂದು ಸಾರಿ ನೀಡಲಾಗುವುದು. ಪ್ರತಿ ತಿಂಗಳಿಗೆ ಗರಿಷ್ಠ 40 ರೋಗಿಗಳಿಗೆ ರೂ.30,000/- ಗಳನ್ನು ಮೀರಿದಂತೆ ನೀಡುವುದು.
10. ಈ ಸಂಸ್ಥೆಗಳು ಜನಪ್ರಿಯಗೊಂಡಂತೆ ನಿಮ್ಮಾನ್ಸ್ ಸಂಸ್ಥೆಯ ಮಾದರಿಯಲ್ಲಿ ಕ.ರಾ.ರ.ಸಾ. ಸಂಸ್ಥೆಯಿಂದ ಉಚಿತವಾಗಿ ರೋಗಿಗಳನ್ನು ರಪಾನಿಸಲು ಕರೆತರಲು ಹಾಗೂ ವಾಪಸ್ಸು ಮನೆಗೆ ಬಿಡಲು ಅನುಕೂಲನಾಗಲು ಈ ಕೇಂದ್ರವನ್ನು ನಡೆಸುತ್ತಿರುವ ಸರ್ಕಾರೇತರ ಸಂಸ್ಥೆಗಳ ಅಗತ್ಯತೆಗೆ ಅನುಸಾರವಾಗಿ ಒಂದು ಬಾಡಿಗೆ ವಾಹನವನ್ನು 40 ರೋಗಿಗಳಿಗೆ ಮಾಸಿಕ ರೂ.20,000/- ಮೀರಿದಂತೆ ಅಥವಾ ಪ್ರತಿ ರೋಗಿಗೆ ಮಾಸಿಕ ರೂ.500/- ರಂತೆ ಕ್ಲೇಮ್ ಮಾಡಬಹುದಾಗಿದೆ. ಆಯಾ ಜಿಲ್ಲೆಯ ಸರ್ಕಾರೇತರ ಸಂಸ್ಥೆಗಳವರು ಜಿಲ್ಲಾಧಿಕಾರಿಗಳ ಸಹಾಯದೊಂದಿಗೆ ವಾಹನ ಸೌಕರ್ಯದ ವ್ಯವಸ್ಥೆಯನ್ನು ರೂಪಿಸುವುದು.
11. ಪ್ರತಿ ಕೇಂದ್ರಕ್ಕೆ ಪ್ರಥಮ ಚಿಕಿತ್ಸೆ (first aid) ನೀಡುವ ಸಲುವಾಗಿ ವಾಸ್ತವಿಕ ವೆಚ್ಚ ಅಥವಾ ಮಾಸಿಕ ರೂ.500/-ಕ್ಕೆ ಮೀರಿದಂತೆ ನೀಡುವುದು.
12. ಸರ್ಕಾರೇತರ ಸಂಸ್ಥೆಗಳು ಸ್ಥಳೀಯ ಸಂಸ್ಥೆಗಳಾಗಿದ್ದು, ಸರ್ಕಾರೇತರ ಸಂಸ್ಥೆಗಳನ್ನು ಗುರುತಿಸಲು ಈಗಾಗಲೇ ಕಾರ್ಯದರ್ಶಿಗಳು, ಕರ್ನಾಟಕ ರಾಜ್ಯ ಮಾನಸಿಕ ಆರೋಗ್ಯ ಪ್ರಾಧಿಕಾರ ನೀಡಿರುವ ಅಂಶಗಳ ಜೊತೆಗೆ ಈ ಸಂಸ್ಥೆಗಳು ಸಿಬ್ಬಂದಿಗೆ ನೀಡುವ ಗೌರವಧನ, ಕಟ್ಟಡದ ಬಾಡಿಗೆ, ಊಟೋಪಚಾರದ ಖರ್ಚು ಇತ್ಯಾದಿಗಳನ್ನು ಆರ್.ಟಿ.ಜಿ.ಎಸ್ ಮುಖಾಂತರ ನೀಡುವುದು.
13. ಸದರಿ ಸರ್ಕಾರೇತರ ಸಂಸ್ಥೆಗಳು ಸಿಬ್ಬಂದಿಗಳ ಹಾಗೂ ರೋಗಿಗಳ ಪ್ರತಿದಿನದ ಹಾಜರಾತಿಯನ್ನು ಬಯೋಮೆಟ್ರಿಕ್ ಯಂತ್ರದ ಮೂಲಕ ನಿರ್ವಹಿಸುವುದು; ಇದಕ್ಕೆ ತಗಲುವ ವೆಚ್ಚವನ್ನು ಸರ್ಕಾರೇತರ ಸಂಸ್ಥೆಗಳೇ ಭರಿಸುವುದು.


Registrar

14. ಸದರಿ ಸಂಸ್ಥೆಗಳು ಪ್ರತಿ ಬ್ಯಾಚ್‌ನಲ್ಲಿ 40 ರೋಗಿಗಳು ಇರುವಂತೆ ಕ್ರಿಯಾಯೋಜನೆಯನ್ನು ರೂಪಿಸಿಕೊಂಡು ವೃತ್ತಿ ತರಬೇತಿ ನೀಡುವುದು. ವೃತ್ತಿ ತರಬೇತಿ ಹೊಂದಿದ ಬ್ಯಾಚ್‌ಗಳನ್ನು ಗರಿಷ್ಠ 3 ತಿಂಗಳಿಗೊಮ್ಮೆ ಬದಲಾಯಿಸುವುದು. ಸದರಿ ರೋಗಿಗಳಿಗೆ ತರಬೇತಿಯ ಅಂತ್ಯದಲ್ಲಿ ವೃತ್ತಿ ತರಬೇತಿ ಪ್ರಮಾಣ ಪತ್ರ ನೀಡುವುದು. ಸದರಿ ರೋಗಿಗಳ ಆಧಾರ್ ಸಂಖ್ಯೆ ಅಥವಾ ವೋಟರ್ ಗುರುತಿನ ಸಂಖ್ಯೆ ನಮೂದಿಸುವುದು.
15. ಈ ಸರ್ಕಾರೇತರ ಸಂಸ್ಥೆಗಳು, ಪುನರ್ವಸತಿ ಕೇಂದ್ರದಲ್ಲಿ ತರಬೇತಿ ಹೊಂದುತ್ತಿರುವ/ಗುಣಹೊಂದಿದ ರೋಗಿಗಳು ತಯಾರಿಸುವ ಉತ್ಪಾದನೆಗಳಿಂದ ಬರುವ ಆದಾಯವು ಆಯಾ ಸಂಸ್ಥೆಗೆ ಸರ್ಕಾರ ನೀಡುವ ಮೊತ್ತದ ಕನಿಷ್ಠ ಮೂರನೇ ಒಂದು ಭಾಗದಷ್ಟು (1/3) ಇರುವಂತೆ ಕ್ರಿಯಾ ಯೋಜನೆ ರೂಪಿಸಿಕೊಳ್ಳತಕ್ಕದ್ದು. ಈ ಆದಾಯದ ಅರ್ಧ ಭಾಗವನ್ನು ಫಲಾನುಭವಿಗಳಿಗೆ (ಗುಣ ಹೊಂದಿದ ರೋಗಿಗಳಿಗೆ) ಹಾಗೂ ಇನ್ನರ್ಧ ಭಾಗವನ್ನು ಸರ್ಕಾರೇತರ ಸಂಸ್ಥೆಗಳ ಅಭಿವೃದ್ಧಿಗಾಗಿ ಬಳಸುವುದು.
16. ಪ್ರತಿ ಜಿಲ್ಲೆಯಲ್ಲಿ ಒಂದು ಸಮುದಾಯ ಮಾನಸಿಕ ಆರೋಗ್ಯ ಹಗಲು ಆರೈಕೆ ಕೇಂದ್ರಗಳನ್ನು ಪ್ರಾರಂಭಿಸಲು ತಗಲುವ ಅಂದಾಜು ವೆಚ್ಚ.

ಕ್ರ.ಸಂ	ವಿವರಗಳು	ಮಾಸಿಕ ವೆಚ್ಚ	ವಾರ್ಷಿಕ ವೆಚ್ಚ
1	1 - ಸಮಾಜ ಸೇವಕರು	ರೂ.15,000/-	ರೂ.1,80,000/-
2	ಸಮಾಜ ಸೇವಕರ ಪ್ರವಾಸ ಭತ್ಯೆ	ರೂ.5,000/-	ರೂ.60,000/-
3	1 - ವೃತ್ತಿ ಧರಪಿಸ್ಟ್ ಅಥವಾ 2 ಸ್ಟಾಫ್ ನರ್ಸ್ (ಫಲಾನುಭವಿಗಳು 25ಕ್ಕೂ ಮೀರಿದಲ್ಲಿ ಇಬ್ಬರು ಸಿಬ್ಬಂದಿ ಇಲ್ಲವಾದರೆ 25ಕ್ಕೂ ಕಡಿಮೆ ಇದ್ದರೆ 1 ವೃತ್ತಿ ಧರಪಿಸ್ಟ್ ಅಥವಾ 1 ಸ್ಟಾಫ್ ನರ್ಸ್)	ರೂ.24,000/- (1 ಹುದ್ದೆಗೆ 1 ತಿಂಗಳಿಗೆ ರೂ.12,000/-)	ರೂ.2,88,000/-
4	1 - ಆಯಾ /ವಾರ್ಡ್‌ಬಾಯ್	ರೂ.6,000/-	ರೂ.72,000/-
5	1 - ಕಾವಲುಗಾರರು	ರೂ.6,000/-	ರೂ.72,000/-
6	ಕಟ್ಟಡ ಬಾಡಿಗೆ	ರೂ.20,000/-	ರೂ.2,40,000/-
7	ಊಟದ ಖರ್ಚು	ರೂ.30,000/-	ರೂ.3,60,000/-
8	ಪುನರ್ವಸತಿ/ಮನೋರಂಜನೆ	ರೂ.3,000/-	ರೂ.36,000/-
9	ವಾಹನ ವೆಚ್ಚ	ರೂ.20,000/-	ರೂ.2,40,000/-
10	ಔಷಧ ವೆಚ್ಚ (ಪ್ರಥಮ ಚಿಕಿತ್ಸೆ)	ರೂ.500/-	ರೂ.6,000/-
11	ಕಟ್ಟಡ ನಿರ್ವಹಣೆ ಹಾಗೂ ಇತರೆ ವೆಚ್ಚಗಳು (ಲೇಖನಾ ಸಾಮಗ್ರಿ, ದೂರವಾಣಿ, ವಿದ್ಯುತ್, ನೀರಿನ ವೆಚ್ಚ)	ರೂ.5,000/-	ರೂ.60,000/-
	ಒಟ್ಟು ಖರ್ಚು	ರೂ.1,34,500/-	ರೂ.16,14,000/-

IN WITNESS WHEREOF the parties hereby have executed this MOU at DISTRICT HEALTH & FAMILY WELFARE OFFICE KOLAR.

Dated: 01-04-2024

SIGNED AND DELIVERED




For and on behalf "The Department"
District Health & Family welfare officer.
Kolar District.

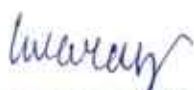


For and on behalf of,
Registrar, SDUAHER
R.L. Jalappa Hospital & RC
Tamaka, Kolar
Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

Witnesses

1)  1.4.24
Medical Superintendent
R.L. Jalappa Hospital & Research Centre
Tamaka, Kolar-563103.

1) 

2) 

Prof & H.O.D.
Dept. of Psychiatry
Devaraj Urs Medical College
Tamaka, KOLAR-563101





सत्यमेव जयते

INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA20867134828068W
 Certificate Issued Date : 05-Feb-2024 11:35 AM
 Account Reference : NONACC (FI)/ kaksfcl08/ KOLAR/ KA-KO
 Unique Doc. Reference : SUBIN-KAKAKSFCL0805210890956979W
 Purchased by : SDUAHER
 Description of Document : Article 12 Bond
 Description : M O U
 Consideration Price (Rs.) : 0
 (Zero)
 First Party : SDUAHER
 Second Party : ADICHUNCHANAGIRI UNIVERSITY
 Stamp Duty Paid By : SDUAHER
 Stamp Duty Amount(Rs.) : 100
 (One Hundred only)

Sri Sai Souharda Credit Co-op. Society Ltd. Opp. B.E.O. Office, Doddapet, Kolar-563 101.



Please write or type below this line

Memorandum of Understanding (MoU)

This Memorandum of Understanding ('MoU') is made and executed on this 15 February 2024

(" Effective Date") by and between:

Sri Devaraj Urs Academy of Higher Education and Research (A deemed to be university under Section 3 of UGC Act 1956 set up vide notification number F.9-8/89-U3 dated 25 May 2007, issued by the Ministry of Human Resources

Stated as per:

- The authenticity of this Stamp certificate should be verified at www.shoelstamp.com/ or using e-Stamp Mobile App of Stock Holding Corporation of India.
- Any discrepancy in the details of this Certificate and as available on the website / Mobile App.
- The only authorized person to sign the details of the certificate.
- In case of any discrepancy, please contact the Competent Authority.

Dr. C.K. Subbaraya Registrar Adichunchanagiri University

Registrar Sri Devaraj Urs Academy of Higher Education and Research Tamaka, Kolar - 563 103.

1

STATE GOVERNMENT OF KARNATAKA, DEPARTMENT OF REVENUE, BANGALORE. (REGISTRATION OF E-STAMPS) (KARNATAKA GOVERNMENT OF KARNATAKA)

Development, Government of India, having registered office at Tamaka, Kolar, Karnataka, India) represented by its Registrar Dr. D.V.L.N. Prasad, herein referred to as "SDUAHER", of the One Part

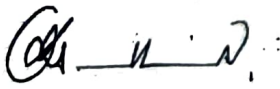
AND

Adichunchanagiri University established under Karnataka Act No:18 of 2013, with Notification ED-254 URC 2017, Dated: 22.01.2018, of Government of Karnataka, represented by its Registrar Dr. C.K Subbaraya, herein referred to as "ACU" of another part.

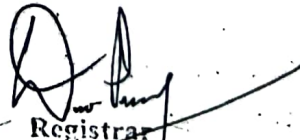
PREAMBLE

Adichunchanagiri University, having Registered office in the Adichunchanagiri University Campus, B.G Nagar, Nagamangala Taluk, Mandya, Karnataka, India-571448 offer Under-Graduate and Post-Graduate academic program/courses in the disciplines of Medical, Pharmacy, Nursing Science and Allied Health Sciences including Doctor of Philosophy (Ph.D.) in the aforesaid disciplines and Inter-disciplinary Research, hereinafter referred to as ACU which expression shall, unless repugnant to the context in which it is used, includes its successor and administration.

Whereas, the ACU has been recognized by the University Grants Commission (UGC) and the Government of India (Ministry of Human Resource Development) which promotes and encourages research activities. ACU as part of its research empowerment impetus is taking measures to not only to increase the research output of the Institution but also to improve the research quality of the projects and publications from the faculty and students. It is well understood by the ACU management that the quality and number of projects, leading to high-quality publications in recognized, indexed, and impactful journals are the key indicators of a research capability. ACU management believes that having a bilateral understanding and strengthening the same with collaborative research and skill-sharing will play a key role in the development of the organization.



Dr. C.K. Subbaraya
Registrar
Adichunchanagiri University
B.G. Nagara-571448



Registrar
Sri Devaraj Urs Academy of Higher
Education and Research

The above two parties herein after will be referred as the Universities wherever required.

PURPOSE/ OBJECTIVE

The primary purpose of this MOU is to build academic, research capacity and to promote mutual understanding between the Universities. The MoU shall formally set out the terms of the co-operative relationship between the parties, establish their respective roles and facilitate the function of each party in relation to collaborative activities.

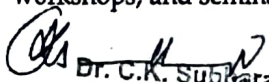
Both Universities agree to develop collaborative activities in research and academic areas of mutual interest and as equal partners with reciprocity.

The development and implementation of specific activities based on this MoU shall be negotiated and agreed upon by both Universities.

This MOU is agreed upon on the basis of cooperation between the Universities and includes but is not limited to the following options.

- **Research and Education:** The Universities will engage in collaborative research projects, share research resources, and facilitate joint research initiatives and also the Parties will collaborate for providing opportunities for knowledge exchange, training programs, and the development of innovative medical practices.
 - Exchange of faculty members and research scholars between the Universities.
 - Jointly apply for research funds to conduct collaborative research projects.
 - Development of suitable curriculum/ education module useful for both the Universities.

- **Training and Placement of students:** Collaborative training programs, workshops, and seminars will be conducted, with a focus on sharing expertise

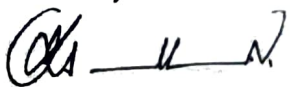

Dr. C.K. Subbaraya
Registrar
Adichunchanagiri University
B.G.Nahara-571448



Registrar
3
Adichunchanagiri University

and resources which provide a direct channel for students to access customized training programs that address specific skills gaps within their workforce thus enhance employability. The Parties will work together to facilitate student placement opportunities, including paid internships and job placements, in relevant industries or within the Universities wherever possible.

- **Quality Improvement Initiatives:** Universities will collaborate on quality improvement initiatives, sharing best practices and benchmarking data to enhance quality of education, patient care and research.
 - Conducting joint workshops/ conferences.
 - Exchange of academic/ research information and related materials to facilitate joint publications by collaborating faculty members.
- **Clinical Trials:** The Universities collaborate to provide patients with early access to potentially ground-breaking treatments such as novel therapies, drugs, or medical interventions that may not be available through standard treatment options, which could be more effective than existing options. ACU, through its Clinical Trial Centre, shall act as a consultant for conduct of such Clinical trials at SDUAHER, for which emolument shall be on a percentage basis, based on Universities formula of revenue from studies and cost sharing agreed upon by SDUAHER.

Conflict of Interest: Special precautions shall be taken before the initiation of any protocol to minimise the conflict of interest by working with the University's strengths and holding hand in coping with weaknesses, to provide with a comprehensive Medical Care which particularly benefits the patients by providing with a higher standard of care. Patent should be in the name of SDUAHER


Dr. C.K. Subbaraya
Registrar
Adichunchanagiri University
B.G.Nagara-571443


Registrar
Sri Devaraj Urs Academy of Higher Education and Research
Tamaka, Kolar - 563 103

- **Community Health Initiatives:** The Universities jointly participate in community health outreach programs, health screenings, and awareness campaigns. These contribute to improving the health and well-being of the local population.

TERMS OF AGREEMENT


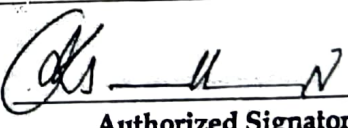
Both Universities agree to carry out the above-mentioned activities in accordance with the laws and regulations of their respective Districts after full consultation and approvals.

The terms of this agreement shall be valid for a period of five years commencing from the date of signature hereof. This agreement can be extended for further terms on mutual agreement. This agreement may be terminated by giving 3 months prior notice from either party.

AMENDMENTS:

This agreement may be modified, terminated or renegotiated upon mutual consent at any time through an amendment signed by authorized representatives of both Universities.

In witness whereof, the parties have executed this documented on the day of 15 February 2024.

 Authorized Signatory	 Authorized Signatory
Name: Dr. D.V.L.N. Prasad	Name: Dr. C.K. Subbaraya
Designation: Registrar, SDUAHER, Kolar	Designation: Registrar, Adichunchanagiri University

Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

Dr. C.K. Subbaraya
Registrar
Adichunchanagiri University
B.G.Nagara-571448


Witness-1

Name: Dr. Kalyani R

Designation: Professor & Former HoD
Department of Pathology,
SDUMC
Director,
Research and Development Cell,
SDUAHER,
Kolar


Witness-1

Name: Dr. Bharathi D R

Designation: Dean - Faculty Of Pharmacy
Principal & Professor,
Sri Adichunchanagiri College Of
Pharmacy
Adichunchanagiri University


Witness-2

Name: Dr. Bhuvana K

Designation: Professor & Former HoD
Department of Pharmacology, SDUMC
Chief Co-ordinating Officer, Clinical Trial
Centre, SDUAHER, Kolar


Witness-2

Name: Dr. Rajesh Venkataraman

Designation: Professor & Head,
Department of Pharmacy Practice,
Sri Adichunchanagiri College of Pharmacy.
& Head, Clinical Trials,
Adichunchanagiri Hospital,
Adichunchanagiri University

AND

R L JALAPPA HOSPITAL & RESEARCH CENTRE, a hospital of repute located at Tamaka, Kolar 563103, a constituent of Sri Devaraj Urs Education Trust For Backward Classes, a Trust registered under the Indian Trust Act, 1882 having its Principal Office at Tamaka, Kolar, (PAN: AAATS5344P) represented by its Medical Superintendent, hereinafter referred to as "**the Hospital**", which term shall, unless repugnant to the context, shall mean and include all its successors in interest and assigns of the Other Part,

WHEREAS, the Hospital has been a major medical facility in the districts of Kolar & Chickballapur for the last 35 years with a reputation of providing a wide range of medical treatment to general public at affordable pricing;

WHEREAS, the Hospital has all the required approvals like – NABH, NABL etc assuring quality in its hospital & diagnostic laboratories;

WHEREAS, NMPL, a JBM Group Company, having its manufacturing operations at #92/1, Shivarapatna Village Kasaba hobli, Malur Taluk, Kolar District, Karnataka State, 563130, desires to provide cashless medical treatment facility for all its workers & employees subject to various terms & conditions.

WHEREAS, the hospital agrees to extend the inpatient medical treatment to workers & employees on cashless basis and not to insist on payment/s either at the time of admission or during the course of treatment or at the time of discharge or for purchase of medicines/ implants or to carry out any investigations.

ACCORDINGLY, BOTH THE PARTIES HAVE AGREED AS FOLLOWS;

SCOPE:

The scope of this MOU is applicable to the workers & employees of NMPL only;

The scope of this MOU is applicable to in-patient treatment only;

The Hospital agrees to extend the in-patient medical treatment to the workers & employees of NMPL at discount charges applicable at the Hospital from time to time which is an integral part of this MOU;

The reimbursements from NMPL shall be restricted to the rates as per the discount charges applicable from time to time;

ADMISSION PROCESS:

At the time of admission in the Hospital for any in-patient medical treatment, the Hospital shall identify the workers & employees based on the Authorization Letter / Frist aid summary issued by the duly authorized person in NMPL. However the hospital shall give a tentative expense details to NMPL for inpatient medical treatment.

The Hospital shall obtain the signature of the employee treated in the Medical reimbursement claim form before the discharge;

In case of a medical emergency, workers & employees may directly approach the Hospital and the Hospital shall take confirmation & approval through a telephonic call of the duly authorized

Chief Administrative Officer
Sri Devaraj Urs Academy of Higher
Education and Research

person, before commencement of treatment. However, the Authorization Letter shall be obtained from the concerned authority of NMPL thereafter within a reasonable time. Post admission, the Hospital shall send an intimation to the duly authorized person at NMPL.

Admission sought by the patient on Saturdays, Sundays & General Holidays as well as in case of emergency may be permitted provisionally through telephonic call/messages/whatsapp messages and the Authorization letter may be obtained poste-facto

DISCHARGE & CLAIM:

On completion of the treatment and discharge, the Hospital shall forward the Medical Bill Claim to NMPL along with necessary documents / enclosures:

- 1) Copy of the Authorization Letter issued by NMPL;
- 2) Discharge Summary;
- 3) Investigation reports;
- 4) Statement of Final Bill;
- 5) Medicine purchase bills along with prescriptions;
- 6) Tax invoice for implants, if any;
- 7) Duly filled up Claim Form with sign and seal.

EXTENSION OF STAY:

In case the patient is required to stay for more days than the specified period due to post operation complication or genuine reason / urgency, the hospital may retain the patient for the required period of stay and shall keep the duly authorized person at NMPL informed about the same.

FAIR TREATMENT:

The Hospital shall not discriminate in providing the best available treatment as well as the facilities in any manner, whatsoever to the workers & employees of NMPL undergoing treatment in the hospital when compared to any other patient/s of equal status.

PROFESSIONAL LIABILITY:

Any liability arising due to default/ delay in extending the treatment and/or medical negligence in treatment or extending improper treatment by the hospital shall be borne exclusively by the Hospital and they shall alone be responsible for the consequences arising due to rendering such medical treatment.

MEDICAL RECORDS:

The hospital shall provide access to the financial / medical records to the duly authorized persons of NMPL for assessment and review, as and when required.

MODIFICATION:

The memorandum of understanding contain all the terms and conditions agreed to by both the parties and this understanding can be modified or altered only on written understanding signed by both the parties.



TENURE:

The understanding shall remain in force for a period from **02-07-2024 to 31.03.2025** and may be extended for such period/s as may be mutually agreed upon. The agreement may be terminated by either party by giving one (1) month's advance notice in writing.

DISPUTES & ARBITRATION:

In the event of any dispute or clarification whatsoever it may arise from the terms and conditions of this MOU or interpretation of any of the provisions thereof, the same shall be referred to a Sole Arbitrator who shall be appointed by both the Parties jointly and the decision of the Arbitrator shall be final and binding on both the parties.

BRIBERY:

In the event of any bribes, commission, gifts or advantage being given, promised or offered by or on behalf of the Hospital or any of them for their agent or servant or anyone else on their behalf to any officer, employee or representative of NMPL or any member of the family of any employee / officer or representative of the NMPL in relation to obtaining or execution of this MOU, then NMPL shall without prejudice to their other rights and remedies, be entitled notwithstanding any criminal liability which the Hospital may be liable, may cancel this MOU and may recover any loss or damages resulting from any such cancellation from the Hospital. Similarly, In the event of any bribes, commission, gifts or advantage being given, promised or offered by or on behalf of NMPL or any of them for their agent or servant or anyone else on their behalf to any doctor/ officer, employee or representative of the Hospital in relation to obtaining or execution of this MOU, then the Hospital shall without prejudice to their other rights and remedies, be entitled notwithstanding any criminal liability which the NMPL may be liable, may cancel this MOU and may recover any loss or damages resulting from any such cancellation from NMPL.

NOTICE:

All notices and reference hereunder shall be deemed to have been duly served and given to the Hospital, if delivered to:

The Medical Superintendent

RL Jalappa Hospital & Research Centre

Tamaka, Kolar 563103

Email ID: msoffice@sduaher.ac.in & ms@sduaher.ac.in

CONTACT PERSON FOR NMPL

All notices and reference hereunder shall be deemed to have been duly served and given to KSFC, if delivered to:

A) Name: Mr. Shivaramu M

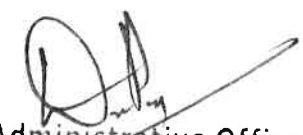
Dy Manager HR

Mob: 8105432425

Email ID: shivaramu.mahadevu@jbmgroup.com

For Neel Metal Products Limited

#92/1, Shivarapatna Village Kasaba hobli, Malur Taluk,
Kolar District, Karnataka State, 563130,



Chief Administrative Officer
Sri Devaraj Urs Academy of Higher
Education and Research

B) Name: Mr. Mohan Kumar

Welfare officer

Mob: 9880782174

Email ID: mohan.kumar@jbmgroup.com

For Neel Metal Products Limited

#92/1, Shivarapatna Village Kasaba hobli, Malur Taluk,
Kolar District, Karnataka State, 563130,

C) Name: Mr. Vimal Kumar Parjapati

Executive HR

Mob: 9606449229

Email ID: vimalkumar.parjapati@jbmgroup.com

For Neel Metal Products Limited

#92/1, Shivarapatna Village Kasaba hobli, Malur Taluk,
Kolar District, Karnataka State, 563130,

For HOSPITAL: R L JALAPPA HOSPITAL & RESERCH CENTER

A) Mr. Madusudan , Accounts Manager

Mob: 9686951554

Email ID: accountsrljhospital@sduaher.ac.in & msoffice@sduaher.ac.in

B) Public Relation Office

Mob: 9141021070

C) Scheme counter

Mob: 9448280802 & 9972726979

Email ID: schemec9@gmail.com & jalappahospital@rediffmail.com

Bank details of the hospital

Account holder name: R L J HOSPITAL AND RESERCH CENTER

Account No : 182110004491

Name of the Bank : Kotak Mahindra Bank


Branch Name & Address: Sri Devaraj Urs Medical Collage Branch Tamaka, kolar-563103,
Karnataka

IFSC Code : KKBK0008269

PAN NO : AAATS5344P

Hospital mail ID : msoffice@sduaher.ac.in





Chief Administrative Officer
Sri Devaraj Urs Academy of Higher
Education and Research 5
Tamaka, Kolar-563103

IN WITNESS WHEREOF, THE PARTIES HEREUNTO SET THEIR RESPECTIVE HANDS THE DAY AND YEAR FIRST ABOVE WRITTEN.

For and on behalf of Neel Metal Products Limited represented by

Witness:
1.

2.


24/07/2024.
For and on behalf of RL Jalappa Hospital & Research Centre represented by
Chief Administrative Officer,
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar-563103

Witness:
1.

2.



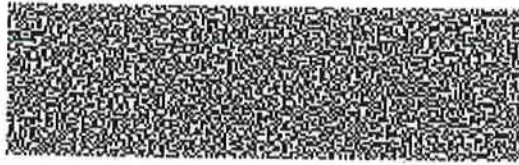
सत्यमेव जयते

INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA98775603911900W
Certificate Issued Date : 28-Aug-2024 10:52 AM
Account Reference : CSCACC (GV)/ kacscceg07/ KA-KOGN1382/ KA-KO
Unique Doc. Reference : SUBIN-KAKACSCSEG0748414301931686W
Purchased by : SDUAHER TAMAKA KOLAR
Description of Document : Article 5(J) Agreement (in any other cases)
Property Description : MOU
Consideration Price (Rs.) : 0
(Zero)
First Party : SDUAHER TAMAKA KOLAR
Second Party : NARAYANA HRUDAYALAYA LIMITED
Stamp Duty Paid By : SDUAHER TAMAKA KOLAR
Stamp Duty Amount(Rs.) : 500
(Five Hundred only)



Please write or type below this line

ADDENDUM TO THE OPERATION AND MANAGEMENT AGREEMENT

This Addendum to the Operation and Management Agreement dated 03.10.2009, and Amendment dated 03.10.2010, and is executed on this 28-08-2024 (“**Execution Date**”) and is made effective as of 01-04-2024; (“**Effective Date**”).

By and Between

SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH, (A Deemed to be University), created under Section 3 of UGC Act 1956, having its principal place of office at Tamaka, Kolar, Karnataka – 563101, duly authorized to represent by its Registrar, **Dr. MUNINARAYANA. C**, hereinafter referred as “**SDUAHER**” as party of the **FIRST PART**.

Statutory Alert:

- 1 The authenticity of this Stamp certificate should be verified at 'www.shcilestamp.com' or using e-Stamp Mobile App of Stock Holding. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
- 2 The onus of checking the legitimacy is on the users of the certificate
- 3 In case of any discrepancy please inform the Competent Authority

PAGE 1 / 4

And

NARAYANA HRUDAYALAYA LIMITED, a company incorporated under the Companies Act, 1956, having its registered office at No. 258/A, Bommasandra Industrial Area, Anekal Taluk, Bengaluru – 560099, represented herein by its Director **Dr. EMMANUEL RUPERT**, hereinafter referred to as “**NH**” as party of the **SECOND PART**.

NH and SDUAHER are hereinafter referred to as “**Party**” and collectively as “**Parties**”.

RECITALS

- A. The NH and SDUAHER have entered into the Agreement dated 03.10.2009 (hereinafter referred to as “**Original Agreement**”) for the purpose of appointing NH to manage and operate a Cardiac Care Unit in the hospital “**SHRI R L JALAPPA HOSPITAL AND RESEARCH CENTRE**”.
- B. The Parties now wish to execute this Second Addendum to further amend the Original Agreement in accordance with terms and conditions as set forth herein.

NOW, THEREFORE, in consideration of these premises and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, intending to be legally bound, the Parties agree as follows:

DEFINITION AND INTERPRETATION

Words defined in the Original Agreement and the Second Addendum shall have the same meaning when used in this Second Addendum. This Second Addendum shall be interpreted in accordance with the rules of interpretation set out in the Original Agreement.

1 ADDENDUM:

- 1.1 The Original Agreement shall stand amended to include the following as Clause 2 in its entirety under the heading “**CONSIDERATION AND MODALITIES OF PAYMENT**”:

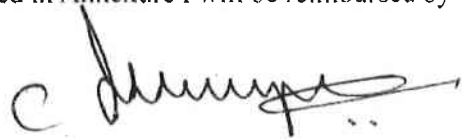
2. CONSIDERATION AND MODALITIES OF PAYMENT

2.1 In consideration of the permitting of setting up, and allowing the operations and management of the Cardiac Care Unit, NH agrees to pay to SDUAHER, a monthly consideration of Rs. 6,30,000/- (Rupees Six Lakhs Thirty Thousand Only) plus GST, on and from the effective date of this Second Addendum i.e., 1st April 2024.

2.2 If there is any requirement for additional space for NH, the same shall be mutually agreed and the monthly consideration for additional space shall be arrived basis the square feet consideration equivalent of the then existing rent paid for the then existing space occupied.

2.3 The above consideration is subject to escalation at a rate of 10% every two years from the effective date the Second Addendum i.e., 1st April 2024.

- 1.2 Apart from the above consideration, the charges listed in Annexure I will be reimbursed by



NH to SDUAHER at the revised rates plus GST wherever applicable.

2 GENERAL:

- 2.1 Except as specifically mentioned herein, all terms and conditions of the Original Agreement will remain unchanged and in full force and effect.
- 2.2 It is expressly understood and agreed by the Parties that this Addendum constitutes an integral part of the Original Agreement signed between the Parties. This Addendum shall always be read in conjunction with the Original Agreement except as specifically amended herein and all other terms and conditions of the Original Agreement will remain unchanged and in full force and effect.
- 2.3 In case of any conflict between the terms of the Original Agreement and the terms agreed to under this Addendum, the provisions of this Addendum shall prevail.

3 RELATED PARTY TRANSACTIONS

The Original Agreement along with its Addendums does not benefit either directly or indirectly and in any way, any of the related parties of NHL or any of its subsidiaries. Related Party shall have its meaning as defined under the Companies Act, 2013, SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and applicable Accounting Standards. A list whereof of the Directors of NHL is as follows:

NARAYANA HRUDAYALAYA LIMITED			
Sr. No	DIN	Name	Designation
1.	07010883	EMMANUEL RUPERT	Director
2.	09111500	TERRI SMITH BRESENHAM	Director
3.	00252187	DEVI PRASAD SHETTY	Director
4.	02144586	VIREN PRASAD SHETTY	Director
5.	00347229	KIRAN MAZUMDAR SHAW	Director
6.	00043646	NACHIKET MOR	Director
7.	00677638	NAVEEN TEWARI	Director
8.	00203948	SHANKAR ARUNACHALAM	Director

IN WITNESS WHEREOF, the Parties hereto have caused this Addendum to be executed by their respective duly authorized officers as of the date first above written.

For SDUAHER

For NARAYANA HRUDAYALAYA



DR. MUNINARAYANA.C
REGISTRAR

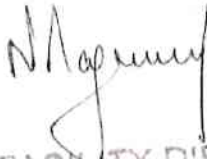


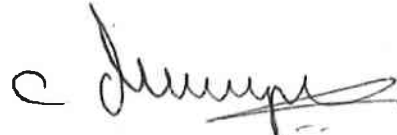
DR. EMMANUEL RUPERT
DIRECTOR

ANNEXURE I

Sl.#	MONTHLY REIMBURSEMENT	OLD RATE	REVISED RATE
1	Water Charges	Rs. 3000	Rs. 4000
2	Waste disposal	Rs. 430	Rs. 1000
3	CSSD – Sterilization / Autoclave		
	- ETO	Rs. 20	Rs. 25
	- Auto	Rs. 25	Rs. 30
	- Indicator Labels	Rs. 2	Rs. 3
	- Cartridge 40 gram	Rs. 175	Rs. 200
	- Cartridge 100 gram	Rs. 300	Rs. 350
	- Biological Indicator	Rs. 150	Rs. 175
4	Electrical Laundry		
	- Bed Sheets	Rs. 5	Rs. 6
	- Pillow Cover	Rs. 1.5	Rs. 2
	- Colour Bath Towels	Rs. 5	Rs. 6
	- Blankets	Rs. 10	Rs. 12
	- Pant & Shirts	Rs. 3.5	Rs. 4
	- Two Pieces	Rs. 2.5	Rs. 3
	- Patient Blue gowns	Rs. 3.5	Rs. 4
	- Green & Blue Subscript set	Rs. 7	Rs. 8
	- Green small towels	Rs. 1	Rs. 2
	- Screens	Rs. 8.5	Rs. 10
	- Bed Sheets	Rs. 5	Rs. 6
	- Sponge & Shoo cover	Rs. 1	Rs. 2
	- White apron	Rs. 7	Rs. 8
5	Medical Oxygen (Rate till meter is fixed. Later as per meter)	Rs.60,000	Rs.80,000
6	Electricity		As per meter reading
7	Diesel for Generator		As per actual usage
8	Investigation Bills		As per SDUMC bill
9	Narcotics		As per SDUMC bill
10	Quarters Rental		As per SDUMC Staff rates
	- Nurses Dormitory @ per Bed		Rs. 500
	- Nurses' Room accommodation @ per Person		Rs. 880
	- Doctors Quarters		5 Unit x Rs. 5200 1 Unit x Rs.5900

Note: Old rates were fixed in 2019. Revised rates (Sl.1-Sl.5) subject to 5% escalation every year.


FACILITY DIRECTOR
 Dr. L. Jalappa Narayana Heart Centre
 Tamaka, KOLAR - 563 101


Registrar
 Sri Devaraj Urs Academy of
 Higher Education and Research
 Tamaka, Kolar - 563 103. PAGE 4 / 4



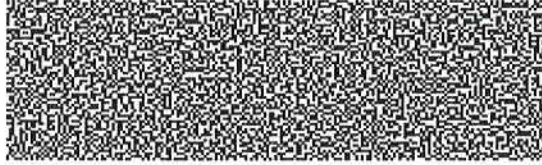
सत्यमेव जयते

INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA13099953449556W
Certificate Issued Date : 12-Sep-2024 01:47 PM
Account Reference : CSCACC (GV)/ kacseceg07/ KA-KOBN1382/ KA-KO
Unique Doc. Reference : SUBIN-KAKACSCEG0775487368615894W
Purchased by : SDUAHER TAMAKA KOLAR
Description of Document : Article 5(J) Agreement (in any other cases)
Property Description : MOU
Consideration Price (Rs.) : 0
(Zero)
First Party : JAIN DEEMED TO BE UNIVERSITY BENGALURU
Second Party : SDUAHER TAMAKA KOLAR
Stamp Duty Paid By : SDUAHER TAMAKA KOLAR
Stamp Duty Amount(Rs.) : 500
(Five Hundred only)



Please write or type below this line

MEMORANDUM OF UNDERSTANDING (MoU)

This Memorandum Of Understanding is executed on the 16th September 2024 and is effective from 16th September 2024

By and Between


Registrar
JAIN Deemed-to-be-University

Page 1 of 8


Registrar

Statutory Alert:
The authenticity of this Stamp certificate should be verified at 'www.shcilestamp.com' or using e-Stamp Mobile App of Stock Holding.
Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalidation and Research
2. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority.

Sri Devaraj Urs Academy of Higher
Tannaka, Kolar - 563 103.

GOVERNMENT OF KARNATAKA GOVERNMENT OF KARNATAKA GOVERNMENT OF KARNATAKA GOVERNMENT OF KARNATAKA GOVERNMENT OF KARNATAKA

JAIN (Deemed-to-be University) is notified by the Ministry of HRD, Government of India, as an Institution Deemed-to-be-University vide notification No. F. 9-57/2007-U.3A dated 19/12/2008, under section 3 of the UGC Act, 1956. having its registered office at # 91/2, Dr. A.N. Krishna Rao Road, V.V. Puram, Bengaluru 560 004 represented by its Registrar, Dr. Jitendra Kumar Mishra (hereinafter referred to as “**JAIN**” which expression shall include its representatives, successors, partners, incubates, subsidiaries, joint ventures and assignees) party of the **FIRST PART**.

and

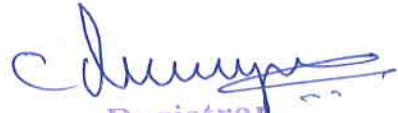
SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH, (A Deemed to be University), created under Section 3 of UGC Act 1956, having its principal place of office at Tamaka, Kolar, Karnataka - 563101, duly authorized to represent by its Registrar, **Dr. MUNINARAYANA. C**, hereinafter referred as “**SDUAHER**” as party of the **SECOND PART**

JAIN and **SDUAHER** shall hereinafter be referred individually as “**Party**” and collectively as “**Parties**”.

WHEREAS

1. **JAIN** (Deemed-to-be University), is a Center for Research in Pure and Applied Sciences, at No. 319, 17th Cross, 25th Main Road, J P Nagar 6th Phase, Bengaluru, Karnataka 560078, is carrying out research in the frontier areas of Biosciences, Phytochemistry and Pharmacognosy (Medicinal Herbs and metabolites from Microbial sources), bioactive compounds having anti-cancer, anti-inflammatory, anti-oxidant and anti- microbial activities), Nanotechnology, Tissue engineering and Drug delivery requiring Human placenta samples for wound healing studies.


Registrar
JAIN (Deemed-to-be-University)


Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563101.

2. **SDUAHER** (Deemed to be University), is a Center of Excellence for Teaching, Training, and Research in the field of Higher Education, accredited by NAAC for conducting Medical UG - MBBS, Medical PG – MD, MS and other PG Diploma courses. It has plans for doctoral programs in Biochemistry, Microbiology and fellowship programs in Head and Neck Onco- Surgery. Its attached teaching hospital R.L.Jalappa Hospital and Research Centre provides secondary and tertiary health care to the rural and urban population of the Kolar district and bordering areas of the neighboring states of Tamil Nadu and Andhra Pradesh and is also a boon to the victims of accidents on the highway as it has a well-equipped Trauma Centre, ICU and scanning facilities of CT and MRI. It also owns a Hospital in main Kolar town and a OPD center at Devaraj Samudra, providing Outreach services to the needy through free medical camps at taluk levels as well as in villages of remote areas.
3. Considering the benefits of Institutional level co-operative programs that promote sustainable academic activities and research education, to stimulate and facilitate the research development and intellectual life of the participants, **JAIN** and **SDUAHER** enter this MoU. The MoU is intended to stimulate and facilitate the research development and intellectual life of both the parties, under the following terms and conditions.

Article 1 - AREAS OF COLLABORATION

The Parties mutually agree to collaborate through either of the below ways:

- a. Career development and capacity building of established staff to joint research.
- b. Support for curriculum development, including the provision of training courses.
- c. Provision of suitably qualified guides.
- d. Exchange of information and publications.
- e. Joint organization of conferences and workshops.
- f. Joint project proposals.

On mutual agreement, the areas of Collaboration shall be identified based on feasibility on either side with desirable outcomes that contribute to the fostering and development of cooperation between the parties.

Article 2 - IMPLEMENTATION

In order to carry out the operations as per terms and conditions of this MoU, the parties shall identify a Single Point of contact (SPOC) to coordinate the development and conduct of the joint activities, at either side who will normally be:

Registrar

JAIN (Deemed-to-be-University)

Registrar

**Sri Devaraj Urs Academy of Higher
Education and Research
Tumkur, Kolar - 563 103.**

- SPOC for JAIN** - **Dr. Varalakshmi K N**
The Director,
Center for Research in Pure and Applied Sciences,
- SPOC for SDUAHER** - **Dr. C.D. Dayanand**
Director
Center for Advanced Research & Excellence

Any change of SPOC to be notified to the other party within 7 days of change.

Article 3 - FUNDING AND FINANCE

The budget for each specific program or activity under this MoU shall be mutually discussed and agreed upon in writing by both parties prior to the initiation of the program or activity undertaken as per the Annual Plan of Action (APA) which is finalized before the commencement of each Annual Cycle i.e., September to August.

Article 4 - DURATION OF MoU

The agreement will remain in force for 05 (Five) years and may be extended on mutual consent. The parties to the agreement can mutually agree to include / delete any of the terms and conditions set forth in this MoU, through a separate sign-off for the amendment.

This MoU may be terminated by either party on the happenings or occurrence of any of the following events or conditions:

- i) There is a material deviation performance of this MoU and not cured even after receiving a written notice of 30 days to remedy the breach, the aggrieved party may terminate the agreement, by giving three months' notice to the other party.
- ii) Insolvency, bankruptcy, reorganization under bankruptcy or insolvency laws due to which either of the party is unable to continue with the performance of the MoU.

Notwithstanding any such termination, both parties shall ensure that all activities in progress before termination are completed successfully.

The termination of this MoU shall be without prejudice to any rights accrued to the parties up to the date of such termination. Upon termination, each party shall cease using the logo/mark, if any, procured under this MoU.



Registrar

JAIN (Deemed-to-be-University)



Article 5 - JOINT RESEARCH

Faculty of JAIN and Sri Devaraj Urs Academy of Higher Education and Research will undertake collaborative research projects for sharing of research ideas, infrastructural facilities (instruments/Biomedical samples), and project proposals.

The Outcome of the Research projects, including the Publications and the Patents shall be jointly owned by both the parties.

Article 6 -INTELLECTUAL PROPERTY RIGHTS

The Intellectual Property Rights that arise as a result of joint research and collaborative activity under this MoU, will be worked out on a case-to-case basis and will be consistent with the officially laid down IPR policies of the parties.

ARTICLE 7 – FINANCIAL IMPLICATIONS

There shall be no financial obligations that shall arise from this MOU for either party.

Article 8 - CONFIDENTIAL INFORMATION

The Parties agree that during the subsistence of the MoU, they may come into possession of information confidential to the disclosing party and agreed to keep confidential, the disclosing party's proprietary, and confidential information obtained at any time during the period of the assignment ('Confidential Information').

The Parties shall not disclose such confidential information to any person, other than employees of the party who need to know if the information in relation to this MoU.

The Parties shall not make any copies of the confidential information. However, the following shall not be considered as confidential information for this purpose:

- i) Data/Information is already in the public domain.
- ii) Data/Information placed in public domain by either of the parties as intended by the Project and mutually agreed without any breach of obligations hereunder.
- iii) Data/Information already in the possession of the either of the party prior to the receipt of such Data/Information from the other party.
- iv) Data/Information independently developed by either of the party without any support from the other party.
- v) Data/Information is disclosed pursuant to any legal, judicial or arbitration or similar legal proceedings or as required by law; provided that the receiving party promptly notifies the disclosing party in writing of any such requests and users all reasonable commercial effort is to protect the confidential information as being the confidential.

Registrar

JAIN (Deemed-to-be-University)

The receiving party shall not disclose, reproduce, or use any confidential information for the purpose except solely in connection with its performance of this MoU and for no other purpose.

Upon expiration or termination of this MoU, the receiving party shall seize using all such confidential information and it shall either destroy or return all copies of such confidential information, in whatever form.

Within five business days of termination of this MoU, the receiving party shall certify in writing that the confidential information has been destroyed or returned, as the case may be, and that no copies have been retained in any form whatsoever.

For the purposes of this MoU, the term receiving party shall mean the party who receives confidential information from the disclosing party and the disclosing party shall mean the party disclosing the confidential information.

Article 9 - INDEMNITY

Each party shall indemnify, defend, and hold the other party, and subsidiary or affiliate thereof and their respective officers, directors and agents and employees harmless from and against all claims, damages, liabilities, costs, losses and expenses, including reasonable attorney's fees and expenses incurred due to any claim made against the other party, arising out of breach by the party of the obligation (including any warranty) and this MoU.

Each party, further agrees to indemnify, defend and hold the other party, harmless from and against all claims, damages, liabilities, costs, losses and expenses, including reasonable attorney's fees and expenses incurred due to any claim arising out of infringement of equipment's, apparatus and such other machinery provided by them or due to any claim arising with respect to their respective premises.

Article 10 - RELATIONSHIP


This MoU is not intended to constitute, create or otherwise recognize a consortium, joint-venture, Corporation, partnerships or any legal entity. The rights and obligations of the parties are those expressly set forth herein. The parties shall act as independent contractors in the performance of this MoU.

Nothing in this MoU shall be construed to grant either JAIN or SDUAHER, the right to act as agent or make commitments of any kind on behalf of the other party without prior written consent from the other party.



Registrar
JAIN (Deemed-to-be-University)

Page 6 of 8



Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

Article 11 - NON-SOLICITATION AND NON-COMPETITION

Both the parties agree that, during the term of this MoU for a period of Five (5) years or after the termination of this MoU (for any reason), they shall not directly or indirectly either for themselves or for any other commercial enterprise, solicit, divert, or take away any of the parties the employees or business in existence during the term of this MoU and at the time of the termination of such engagement.

Article 12 - AMENDMENTS

No modification, variation, amendments or alteration to any of the terms and conditions of this MoU shall be valid unless the same is made in writing and signed by all the parties hereto.


Article 13 - DISPUTE RESOLUTION

In the event of any dispute arising in respect of this MoU, the parties shall refer such a dispute to arbitration. Each party shall be entitled to appoint one arbitrator and the two arbitrators so appointed shall appoint the third arbitrator. The arbitration shall be conducted in accordance with the Arbitration and Conciliation Act, 1996. The language of arbitration shall be English, and the venue shall be Bangalore.

Article 14- GOVERNING LAW AND JURISDICTION

This MoU shall be governed and construed in accordance with the laws of India and shall be subject to the courts in Bangalore.


Registrar
JAIN (Deemed-to-be-University)


Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

IN WITNESS WHERE OF THE PARTIES HERE TO AFFIX THEIR RESPECTIVE SIGN AND SEAL ON THESE PRESENTS ON THE DAY AND THE YEAR FIRST HERE IN ABOVE MENTIONED.

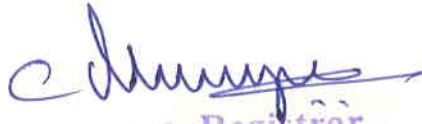
For and behalf of JAIN

Signature:


Dr. Jitendra Kumar Mishra
Registrar
JAIN (Deemed-to-be University)

For and behalf of SDUAHER

Signature:


Dr. Muninarayana G
Registrar
SDUAHER (Deemed-to-be University)

Witness:

Signature:

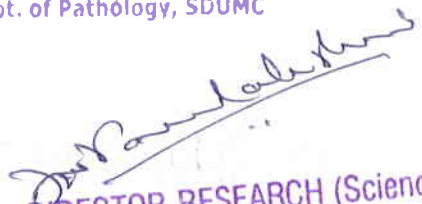

Dr. Kalyani
Director
Research & Innovation
SDUAHER

Signature:


Dr. C.D. Dayanand
Director Center for Advanced
Research & Excellence
SDUAHER

Prof. Dr. Kalyani . R.

MD(Path), Ph.D. FAMS, FICP, FIAMS, FIMSA, FKSTA
Director
Research and Development Cell, SDUAHER
Professor & Former Head
Dept. of Pathology, SDUMC


DIRECTOR-RESEARCH (Sciences)
JAIN (Deemed to be University)
Bangalore

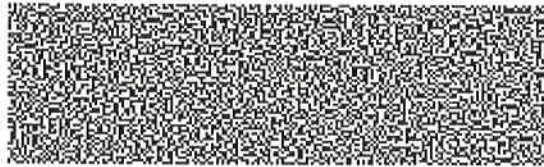


INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA23806210493274W
Certificate Issued Date : 24-Sep-2024 03:09 PM
Account Reference : NONACC (FI)/ kakscsa08/ HALASURU3/ KA-GN
Unique Doc. Reference : SUBIN-KAKAKSCSA0895627785424463W
Purchased by : IBUS NETWORK AND INFRASTRUCTURE PRIVATE LIMITED
Description of Document : Article 5(J) Agreement (in any other cases)
Property Description : LEAVE AND LICENSE AGREEMENT
Consideration Price (Rs.) : 0
(Zero)
First Party : SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RE
Second Party : IBUS NETWORK AND INFRASTRUCTURE PRIVATE LIMITED
Stamp Duty Paid By : IBUS NETWORK AND INFRASTRUCTURE PRIVATE LIMITED
Stamp Duty Amount(Rs.) : 500
(Five Hundred only)




Please write or type below this line

LEAVE AND LICENSE AGREEMENT

This LEAVE AND LICENSE AGREEMENT is executed at Kolar on 24th September 2024 (“**Execution Date**”) and is made effective from the date of execution (“**Effective Date**”).




Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tambaka, Kolar - 563 103.

Statutory Alert:

- 1. All e-Stamp certificates should be verified at www.stampsstamp.com or use an e-Stamp Mobile App of State Policy, Karnataka.
- 2. For more details on the details on this Certificate and as available on the website / Mobile App readers should visit.
- 3. The Government is checking the authenticity on the users of the certificate.
- 4. Please report any discrepancy to the competent authority.

BY AND BETWEEN:

SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH, (A Deemed to be University), created under Section 3 of UGC Act 1956, having its principal place of office at Tamaka, Kolar, Karnataka – 563101, duly authorized to represent by its Registrar, **DR. MUNINARAYANA. C.**, hereinafter referred to as **“LICENSOR”** of the **FIRST PART**.

AND

IBUS NETWORK & INFRASTRUCTURE PRIVATE LIMITED, a Company incorporated under the Companies Act, 1956, having its registered Office at No. 206, IndiQube Logos, 3rd Floor, Craig Park Layout, M.G. Road, Bangalore - 560001, duly represented by its authorized signatory, **MR. SUBASH VASUDEVAN**, Director, hereinafter referred to as the **“LICENSEE”** of the **SECOND PART**.

Licensor and Licensee are hereinafter jointly referred as “the parties” and individually as “the party”.

WHEREAS:

- A. The Licensor is the rightful/absolute owner of the property measuring 15,00,000 sq. ft. situated in Sri Devaraj Urs Academy of Higher Education and Research, TAMAKA, Kolar – 563103, in the name and style of Sri Devaraj Urs Academy of Higher Education and Research (**SDUAHER**), hereinafter referred to as the ‘**Said property**’ more clearly specified in Schedule A of this agreement.
- B. The **Licensee**, by virtue of IP-1 registration(s), permit(s) granted by the Department of Telecommunications, Ministry of Communications & IT, Government of India, is engaged in the business of the establishment, maintenance and provision of **In-Building Solutions (IBS)** through **passive telecommunication infrastructure** (by means of **Distributed Antenna System (DAS)/ Small Cell or otherwise**) to facilitate cellular connectivity across all Subsisting Technology of (2G/3G/4G/5G) and/or such other forthcoming technology as operated by Telecom Operators under the laws and regulations of India (Collectively referred as **“Services”**).
- C. That the Licensee is interested in providing telecommunications coverage networking services including In building solutions and Wi-Fi in the said property, by setting up of relevant telecom infrastructure facilities, more clearly specified in Schedule B of this agreement.
- D. The Licensee has approached the Licensor, and the Licensor has accepted the proposal of the Licensee for providing the Services on the terms and conditions as set out hereunder.

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

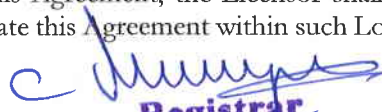
1. SCOPE OF AGREEMENT

The Licensee has requested the Licensor for an exclusive ‘Right of Way’ license to enter in or over or upon the Building, along with the right of ingress and egress to all the earmarked common areas, in connection with provision of the Services and the Licensor agrees and grants the Licensee, the access to the earmarked space in the property subject to Licensee seeking permission and taking approval from Licensor before every visit, for installation of necessary infrastructure including and not limited to putting up the wires, Optic Fiber Cables (OFC), other cables, antenna other equipment, accessories in the said property more clearly specified in Schedule B.

2. DURATION OF AGREEMENT

The License shall come into effect on the date of execution of this Agreement and shall continue to be effective for a period of FIVE (5) YEARS from the date of first Mobile Service Provider/Operator starts availing the Services at the Said property (hereinafter referred to as **“Effective Date”**). After completion of first term, it may be extended for additional period mutually agreed upon then. Save as provided herein under this Agreement, the Licensor shall be bound by a Lock In Period of 5 (five) years and shall not have any rights to terminate this Agreement within such Lock-In Period.




Registrar
**Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103**

3. CONSIDERATION

In consideration of License granted under this Agreement:

- a) As this is installation on request of Licensor and for the benefit and better coverage at Licensor's premises, the License provided herein is FREE of COST i.e., the Licensee is not obligated to pay to the Licensor any License Fee/any other amounts unless specifically agreed herein.
- b) The Licensee assures to better mobile network coverage in the said premises by bring in most of the mobile service operators, subject to availability of mobile service operator.
- c) The Licensee shall share its infrastructure with multiple mobile service operators and the Licensor shall have no objection to the same. It is agreed that, for the installation of the telecom equipment of additional mobile service operators, does not entitle Licensor to any license fee or other charges.

4. REPRESENTATION AND WARRANTIES

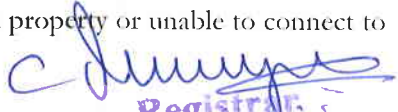
Each Party represents and warrants to the other Party that-

- i. That it has full power, capacity, and authority to execute, deliver and perform this Agreement and it has taken all necessary action (corporate, statutory, or otherwise), to execute, deliver, perform, and authorize the execution, delivery, and performance of this Agreement.
- ii. This Agreement constitutes a valid and binding agreement, enforceable in accordance with its terms; and neither the making of this Agreement, nor compliance with its terms will conflict with or result in the breach of or constitute a default or require any consent under any judgment, injunction, order, decree, or award which is binding upon such Party.
- iii. It has the necessary permits, registrations, licenses, approvals, infrastructure, manpower, experience, and financial capabilities to render the Services envisaged in this Agreement and shall always during the Term of this Agreement keep the same valid and subsisting.

5. OBLIGATION OF LICENSOR:

- a) That the Licensor shall facilitate the deployment of the network at the said property to provision uninterrupted services.
- b) That the Licensor shall provide a space measuring an aggregate built-up area of about **500** Square Feet inside and the terrace of the said property to accommodate and install its telecom infra and operator's active telecom equipment namely Base Transceiver Station (BTS)/eNode/ NR), Power Access Points and other equipment's as required towards operation of the Services.
- c) The Licensee shall provide to the Licensor the Installation plan of wiring, network, above ground or underground cabling line etc. and take prior approval from the Licensor before undertaking any activity within the premises of the Licensor.
- d) The Licensor shall allow access to the Licensee to use the common areas of the said property for the following activities on mutually agreed places:
 - i) Laying and establishing a network of Optical Repeaters, wires, Optic Fiber Cables (OFC) and cables, through duct or otherwise in the said property.
 - ii) Installation of all necessary poles/towers, equipment, antennas and other accessories as may be required from time to time in the Said property.
 - iii) Digging of an "earthing pit" in case the same is not available in the Said property or unable to connect to the existing available earthing pit at the Said property.




Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tattaka, Kolar - 563 103

- iv) Space at roof top for installation of maximum number of 4 Poles measuring up to 6/9 meters as per the requirement for telecom equipment.
- v) Approved structural and site plan of the Said property for designing and deployment of Network in the Said property.
- vi) Power supply 24 hrs. X 365 days through Grid Supply and /or backup power as per the requirement of the Network (Max 20KW). The Licensee shall pay the charges for electricity usage as per the submeter readings on actual rate.
- vii) In case of power cut, for DG back-up provided by Licensor to Licensee's operations, the operational cost of the same will be reimbursed by the Licensee to the Licensor.
- e) The Licensor shall take reasonable care and act with diligence and caution as a man of ordinary prudence would exercise in taking care of his own property in respect of the infrastructure installed by the Licensee.
- f) The Licensor or any of its staff shall not allow anyone to tamper, meddle or otherwise disturb, move from its original positions any of the wirings, cables, antennas, equipment, poles, infrastructure etc installed by the Licensee.
- g) The Licensor shall maintain comprehensive insurance in respect of the Premises at his own cost. The insurance in respect of the belongings of the Licensee in the Premises shall be maintained by the Licensee at its own cost.
- h) Both parties agree that in case of any default on part of the other in adhering to any of its obligation under this agreement, the aggrieved party shall have a right to terminate the agreement with immediate effect and claim damages suffered by the default party.
- i) After approval of any installation plan and written intimation thereof, the Licensor shall not change the same without the approval / consent of the Licensee.
- j) The Licensor shall intimate the Licensee if there is any change required in Installation plan due to situational requirements and Licensee shall make arrangements within 7 days of notification and the cost of the alternative plan shall be shared by both the parties.
- k) All the right, title, interest, ownership and any other incidental rights whatsoever in the cables, ducts and equipment installed under this license shall solely vests in the Licensee or its associates or Third Party, as the case may be.
- l) The Licensor or any other person or entity acting under them shall not have any lien, claim, charge, right or interest of any nature whatsoever over such cables, wire, antennas, ducts, and any type of equipment if any, belonging to the Licensee, under any circumstances whatsoever.
- m) The Licensor to ensure all requisite approvals, statutory compliances and sanctions are met as required to construct the Building and is well authorized to operate and maintain the same from its present location.
- n) The Licensor intending to raise any issues or complaints on the service provided by the Licensee, they shall follow the Escalation Matrix as described in Schedule C of this Agreement.
- o) The Licensor hereby acknowledge and agrees that the Licensee or its authorized representatives, vendors (in relation to the Services), agents, and/or the Operators' personnel can enter into the Building at any time (24hrs.x7days) subject to Licensee seeking permission and taking approval from Licensor before every visit. Such access shall be provided to the Licensee or operator's personnel only in connection with the provision of Services and ancillary requirements, and subject to adherence of operational guidelines and disciplined operational service.

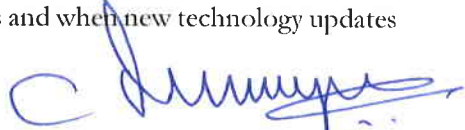


C. D. Srinivas
Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103,

6. OBLIGATION OF LICENSEE:

- a) The Licensee agrees to undertake only those activities approved by the Licensor and shall not involve in any other unlawful or unapproved activities.
- b) The Licensee agrees to perform the activities only in the presence of the nominated staff of Licensor.
- c) The Licensee agrees and undertakes to display its and Mobile Service Providers/Service Providers name, address and LOGO, signage, if required, only at such place(s) as designated by the Licensor and in no other location within the Said property.
- d) The Licensee agrees to compensate Licensor for any loss or damage to the property of the Licensor during the installation or subsequently due to faulty work of the Licensee.
- e) The Licensee shall be responsible and liable for the safety of its personnel (employees, sub-contractors and others as nominated) while working on its equipment/installation in the area, open-space and/or building at large of the Property for IBS installation and daily operational works.
- f) The Licensee shall not be responsible or liable in any manner whatsoever for any injury or damage which may be caused to any employee, family member, agent, servant etc of the Licensor or any other person allowed by the Licensor to gain access to the Property who illegally tampers with the belongings of the Licensee.
- g) Licensee shall have absolute right to enter into back-end arrangements/agreements [**“Back End Agreements”**] with its affiliates or third parties for providing Services as envisaged in this agreement by deploying the network.
- h) The Licensee shall hand over the vacant possession of the Said Premises in good order and condition (reasonable wear and tear excepted) to the Licensor on the expiry of the terms of this License or its earlier termination, as the case may be, in case of any damages caused to the building because of reasons attributed to Licensee, the same will be compensated by Licensee.
- i) All costs, charges, expenses including penalties, payable on or in respect of execution and registration of this License Agreement, if any, shall be borne and paid equally by both the Parties.
- j) The Licensee has/ may take; procure loans from third party from time to time by creating pledge and hypothecation of all the Installed Equipment. The Licensor shall not have any claim, lien or charge on the said installed Equipment either for arrears, Fees compensation or otherwise and such installed Equipment are pledged and hypothecated to such third party by way of security for realization of the loans of the Licensee and shall not create any obstruction for the said third party, in exercising their rights under the relevant loan agreement(s).
- k) The Licensee shall continue to comply with all laws, bylaws, rules, regulations, orders, notifications directions, conditions of the government whether central, state, local or municipal with respect to the installations carried out by Licensee.
- l) The Licensee shall attend service calls for any outage or service issues within 24 hours of intimation by the Licensee through its help line number shared.
- m) The Licensee shall ensure proper maintenance through routine monthly check of the equipment and cables to ensure continuities quality service.
- n) The Licensee shall ensure the service coverage using latest technology and as and when new technology updates are available, the same shall be deployed.




Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tumakuru, Kolar - 563 103

7. TERMINATION

- a) The agreement is valid for a period of 5 (five) years from the Effective Date and can be mutually terminated by either party by giving three months' notice to the other party.
- b) In the event of termination of this Agreement, anytime during the Term or in the event of expiry of the Agreement with no further extension/renewal, the Licensee shall consider selling its cables, wires, equipment and other accessories to the Licensor at a depreciated cost or may sell the same to any third Party and the Licensor shall provide the full co-operation to the Licensee. The Licensor shall not have any kind of lien or charge or encumbrance over the equipment / IBS and accessories installed at the building.
- c) Upon termination or expiration of this Agreement, the Licensee shall vacate the Control Room to the Licensor in good and tenantable condition subject to reasonable wear and tear. The Licensor shall permit the Licensee to remove all Equipment and ancillaries from the Control Room and lay no claims on the same.

8. FORCE MAJEURE

- a) That if the Said Premises or any part thereof be destroyed or damaged by fire, not caused by any will full act or negligence of Licensee, earthquake, tempest, flood, lighting, violence of any mob or enemy action or by any other irresistible force of nature so as to render the Property unfit for the purpose for which the same was licensed, the Licensee shall give a written notice to Licensor to provide suitable alternate space to Licensee and if it is no actioned within 60 days, Licensee shall have the option to terminate this License forthwith.
- b) If the equipment installed by the Licensee is destroyed or damaged by fire, not caused by any will full act or negligence of Licensor, earthquake, tempest, flood, lighting, violence of any mob or enemy action or by any other irresistible force of nature so as to render the equipment unfit for the purpose for which the same was licensed, the Licensor shall give a written notice to Licensee, for restoration of the services and if it is not actioned within 60 days, Licensor shall have the option to terminate this License forthwith

9. COUNTERPARTS

The Agreement shall be executed as two original counterparts; one original counterpart shall be retained by Licensee and Licensor respectively.

10. WAIVER

Failure of either party to enforce at any time or for any period of time any provision hereof shall however not be construed to be a waiver of such provisions or of the right thereafter to enforce each and every provision.

11. SEVERABILITY

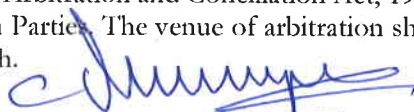
That if any provision of this License shall be determined to be void or unenforceable under applicable law such provisions shall be deemed amended or deleted to the extent necessary to conform to applicable law and the remaining provisions of this License shall remain valid and enforceable.

12. DISPUTE RESOLUTION AND JURISDICTION:

In the event of any controversy, dispute or difference arising out of or in connection with or in relation to this Agreement, the Party aggrieved will notify the other Party of the dispute(s) or differences with such Party and both Parties shall negotiate in good faith to settle the said disputes.

In the event that the said disputes cannot be so settled by negotiation within 30 days of the said notice, either of the Parties shall be free to refer such dispute to arbitration under the Arbitration and Conciliation Act, 1996 by sole arbitrator. A sole arbitrator shall be appointed mutually by both Parties. The venue of arbitration shall be Bangalore. The arbitration proceedings shall be conducted in English.




Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

The Courts at Bangalore shall have exclusive jurisdiction in all matters arising out of and/or concerning this Agreement.

13. TRANSFERABILITY:

If the Licensor decides to transfer its interest in respect of the Said property to any third party at any time during the tenure of this License Agreement or any extended period thereof then in that case the Licensor before transferring its rights in respect of the Said property shall ensure that the transferee who will be acquiring the Said property shall confirm in writing to the Licensee that the terms of this Agreement shall be binding upon such transferee.

14. CONFIDENTIALITY & NON-DISCLOSURE

Each Party agrees to keep secret and confidential any and all written and/or oral information and/or data of any kind including that relating to the terms of this Agreement and the business of the Parties obtained from the other Party pursuant to this Agreement or prior to it through any conversation, meeting, discussion, and/or negotiation (“**Confidential Information**”) and to disclose the same only to those of its officers, employees, agents, contractors or subcontractors on a need-to-know basis and only to the extent necessary for each of them to perform such Party’s obligations under this Agreement. The obligations of confidentiality pursuant to this clause shall survive the termination of this Agreement.


15. ANTI-CORRUPTION AND ANTI-BRIBERY

- (i) In the performance of this Agreement, each Party represents and warrants that it, its officers, directors and, employees, and to its best knowledge after due inquiry, its shareholders, affiliates, agents, and representatives, if any, will comply strictly with all applicable anti-corruption laws; and
- (ii) Neither it nor its officers, directors, or employees, nor to its best knowledge after due inquiry its shareholders, affiliates, agents or representatives, if any, has taken nor will take any action in furtherance of an offer, payment, promise to pay, receipt, acceptance or authorization of the payment or giving or receiving of anything of value, either directly or indirectly, to or from any person while knowing that all or some portion of the money or value will be offered, given or promised to anyone to improperly influence official action, to obtain or retain business or otherwise to secure any improper advantage.

16. INDEMNITY:

- (i) Either Party shall indemnify the other Party for any loss or damage that may occur to the Either Party or the residents/occupants of the Said property due to any direct act of omission or negligence of the Defaulting Party. However, in no event either Party be liable to Other Party for indirect, consequential, punitive or special damages, loss of profits, or interruption of business, whether such damages are alleged in tort, contract or indemnity, even if such party has been advised of the possibility of such damages.
- (ii) To the maximum extent permitted by applicable law, in no event shall the total, aggregate liability of each party under this Agreement, for any or all claims or liability, regardless of the nature of claim or liability, whether arising in contract, tort, strict liability or any other theory of liability shall not exceed an amount of Rs. 1,00,000/- (Rupees One Lakhs Only).




Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tanaka, Kolar - 563 103


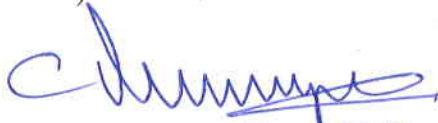
17. NOTICE:

The notice shall deem to be delivered to the respective party if sent at the following address via registered post:

LICENSEE	LICENSOR
Legal Department, iBus Network & Infrastructure Pvt. Ltd. No. 206, 3 rd floor, IndiQube Logos, Craig Park Layout, MG Road, Bangalore- 560001	The Registrar, SDUAHER, Tamaka, Kolar – 563103 Karnataka

The notice under this License shall be issued and sent by (1) Registered Post, Acknowledgment Due, to the address as recorded and last known in the records of the party sending the notice and (2) a scanned copy of the same shall also be concurrently sent to the mail id of the notice and (3) A copy shall also be sent by UPC, and the notice shall be deemed to have been received by the notices upon expiry of three (3) clear days of the last of the aforesaid events.

IN WITNESS WHEREOF the Parties hereto have set their hands and seal to these presents on the day, month and year first and above mentioned in presence of the witnesses.

Signed and delivered for and on behalf of ("The Licensee")  Name: Subash Vasudevan Designation: Director	Signed and delivered for and on behalf of ("The Licensor")  Name: Muninarayana. C Designation: Registrar Registrar Sri Devraj Urs Academy of Higher Education and Research Tamaka, Kolar - 563 103.
---	--

SCHEDULE A


PROPERTY DETAILS BUILDING WISE

Building		Area in Sqft	No. Floors	Building Height
RESIDENTIAL	Gents Hostel	40000	G+4	20
	Girl Hostel	20000	G+1	20M
	Doctors Residents	50000	G+4	20M
HOSPITAL	Medical College	340000	G+3	16M
	Hospital Block	600000	G+3	16M
	University Block	200000	G+3	16M
	Care IT Block	30000	G+4	16M
COLLEGE	Library	52956	G+2	12M
	Dept Physio	25000	G+3	16M
	Dept Nutrition	30000	G+1	8M
Total		15,000,00 Sq ft		



ADDENDA:

- The area mentioned above covers SDUAHER properties at both sides of the NH 75 Highway.
- This includes the Guest House Building with G+2 floors at Doctors Quarters.


Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.


SCHEDULE B



DETAILS OF EQUIPMENTS INSTALLED





 **Components Pictures** 

 **Omni Antenna MIMO**  **Omni Antenna SISO**  **Indoor Panel Antenna**  **Combiners**

 **Coaxial Cable Connectors**  **Couplers**

 **Splitters**  **Coaxial Cable**  **Dummy Load**

 **Actuals snaps at site** 

 **MW Antenna Installed on pole**  **Omni Antenna below false ceiling**  **Operators BTS Deployed on Terrace**  **Pole Erected On Terrace**




C. Murugesan
— Registrar —
Sri Devaraj Urs Academy of Higher
Education and Research
Tawaka, Kolar - 563 103.

SCHEDULE C

iBus Networks: Retail Escalation Matrix

Level	Name	Designation	Contact	Mail Id
Sales & Acquisition				
1	Syed Tabrez	Estate Management Lead	9620274518	tabrez.s@ibusnetworks.com
2	Lokesh G	GM - Sales	9739668811	lokesh.g@ubico.in
3	Deepak K C	GM - Sales & Operations	9742200456	deepak@ibusnetworks.com
4	Pankaj Tambe	P&L Head -South & West	9008099338	pankaj.tambe@ibusnetworks.com




Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.



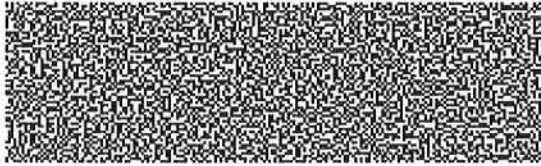
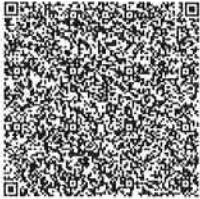
सत्यमेव जयते

INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA32980116516651W
 Certificate Issued Date : 04-Oct-2024 11:41 AM
 Account Reference : CSCACC (GV)/ kacsceg07/ KA-KOGN1382/ KA-KO
 Unique Doc. Reference : SUBIN-KAKACSCEG0712549572248550W
 Purchased by : SDUAHER TAMAKA KOLAR
 Description of Document : Article 5(J) Agreement (in any other cases)
 Property Description : MOU
 Consideration Price (Rs.) : 0
 (Zero)
 First Party : KIRAN NUCLEAR MEDICINS AND PET CT CENTRE BENGALURU
 Second Party : SDUAHER TAMAKA KOLAR
 Stamp Duty Paid By : SDUAHER TAMAKA KOLAR
 Stamp Duty Amount(Rs.) : 500
 (Five Hundred only)



Please write or type below this line

MEMORANDUM OF UNDERSTANDING (MOU)

This Memorandum Of Understanding is executed on 07/10/24 ("Execution Date") and is effective from 07/10/24 ("Effective Date").

By and Between

Kiran Nuclear Medicine & PET/CT Centre, a partnership firm having its centre at # 221, 13th cross Road, Indiranagar Stage I (near BDA complex), Indiranagar, Bengaluru, Karnataka, 560038, represented by its Chief Consultant and Founder, Dr. Kiran Kumar J K (hereinafter referred to as "KIRAN PET CT" which expression shall include its representatives, successors, partners, incubates, subsidiaries, joint ventures and assignees) party of the FIRST PART.

Statutory Alert:

- The authenticity of this Stamp certificate should be verified at 'www.shilestamp.com' or using e-Stamp on Mobile App. If you are unable to verify, please contact the Registrar.
- The onus of checking the legitimacy is on the users of the certificate.
- In case of any discrepancy please inform the Competent Authority.

Registrar

Dr. Devaraj Urs Academy of Higher Education and Research, Tamaka, Kolar - 563 103,

and

Sri Devaraj Urs Academy of Higher Education and Research, (A Deemed to be University), created under Section 3 of UGC Act 1956, having its principal place of office at Tamaka, Kolar, Karnataka – 563101, duly authorized to be represented by its Registrar, **Dr. MUNINARAYANA. C**, hereinafter referred as “**SDUAHER**” as party of the **SECOND PART**.

KIRAN PET CT and **SDUAHER** shall hereinafter be referred individually as “**Party**” and collectively as “**Parties**”.

WHEREAS

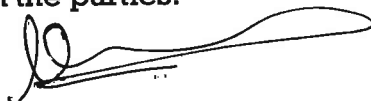
1. Kiran Nuclear Medicine & PET/CT Centre , a partnership firm having its centre at # 221, 13th cross Road, Indiranagar Stage I (near BDA complex), Indiranagar, Bengaluru, Karnataka 560038, offers diagnosis, PET CT scan, SPECT, Radionuclide therapy/Nuclear therapy and also Isolation wards for high dose Radionuclide therapies.
2. **SDUAHER** (Deemed to be University), is a Center of Excellence for Teaching, Training, and Research in the field of Higher Education, accredited by NAAC for conducting Medical UG - MBBS, Medical PG – MD, MS and other PG Diploma courses. It has plans for doctoral programs in Biochemistry, Microbiology and fellowship programs in Head and Neck Onco-Surgery. Its attached teaching hospital R.L.Jalappa Hospital and Research Centre provides secondary and tertiary health care to the rural and urban population of the Kolar district and bordering areas of the neighboring states of Tamil Nadu and Andhra Pradesh and is also a boon to the victims of accidents on the highway as it has a well-equipped Trauma Centre, ICU and scanning facilities of CT and MRI. It also owns a Hospital in main Kolar town and a OPD center at Devaraya Samudra, providing outreach services to the needy through free medical camps at taluk levels as well as in villages of remote areas.
3. Considering the benefits of Institutional level co-operative programs that promote sustainable academic activities and research education, to stimulate and facilitate the research development and intellectual life of the participants, **Kiran PET CT** and **SDUAHER** enter into this MoU. The MoU is intended to stimulate and facilitate the research development and intellectual life of both the parties, under the following terms and conditions.

Article 1 - AREAS OF COLLABORATION

The Parties mutually agree to collaborate through either of the below ways:

- a. PET CT imaging.
- b. FDG PET CT.
- c. FAPI PET CT.

On mutual agreement, the areas of Collaboration shall be identified based on feasibility on either side with desirable outcomes that contribute to the fostering and development of cooperation between the parties.



Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563101

Article 2 - IMPLEMENTATION

To carry out the operations as per terms and conditions of this MoU, the parties shall identify a Single Point of contact (SPOC) to coordinate the development and conduct of the joint activities, at either side who will normally be:

- SPOC for KIRAN PET CT** - **Dr Kiran Kumar J K**
The founder and Chief consultant,
Kiran Nuclear Medicine and PET CT Centre,
- SPOC for SDUAHER** - **Dr Kalyani R**
Director, Research and Development Cell,
SDUAHER

Any change of SPOC to be notified to the other party within 7 days of change.

Article 3 - FUNDING AND FINANCE

The budget for each specific program or activity under this MoU shall be mutually discussed and agreed upon in writing by both parties prior to the initiation of the program or activity undertaken as per the Annual Plan of Action (APA) which is finalized before the commencement of each Annual Cycle.

Article 4 - DURATION OF MOU

The agreement will remain in force for 05 (Five) years and may be extended on mutual consent. The parties to the agreement can mutually agree to include / delete any of the terms and conditions set forth in this MoU, through a separate sign-off for the amendment.

This MoU may be terminated by either party on the happenings or occurrence of any of the following events or conditions:

- i) There is a material deviation performance of this MoU and not cured even after receiving a written notice of 30 days to remedy the breach, the aggrieved party may terminate the agreement, by giving three months' notice to the other party.
- ii) Insolvency, bankruptcy, reorganization under bankruptcy or insolvency laws dueto which either of the party is unable to continue with the performance of the MoU.

Notwithstanding any such termination, both parties shall ensure that all activities in progress before termination are completed successfully.

The termination of this MoU shall be without prejudice to any rights accrued to the parties up to the date of such termination. Upon termination, each party shall cease using the logo/mark, if any, procured under this MoU.

Article 5 - JOINT RESEARCH

Faculty of KIRAN PET CT and Sri Devaraj Urs Academy of Higher Education and Research will undertake collaborative research projects for sharing research ideas, PET CT imaging, and project proposals.

The Outcome of the Research projects, including the Publications and the Patents, shall be jointly owned by both the parties.

Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

Article 6 -INTELLECTUAL PROPERTY RIGHTS

The Intellectual Property Rights that arise as a result of joint research and collaborative activity under this MoU, will be worked out on a case-to-case basis and will be consistent with the officially laid down IPR policies of the parties.

ARTICLE 7 – FINANCIAL IMPLICATIONS

There shall be no financial obligations that shall arise from this MOU for either party.

Article 8 - CONFIDENTIAL INFORMATION

The Parties agree that during the subsistence of the MoU, they may come into possession of information confidential to the disclosing party and agreed to keep confidential, the disclosing party's proprietary, and confidential information obtained at any time during the period of the assignment ('Confidential Information').

The Parties shall not disclose such confidential information to any person, other than employees of the party who need to know if the information in relation to this MoU.

The Parties shall not make any copies of the confidential information. However, the following shall not be considered as confidential information for this purpose:

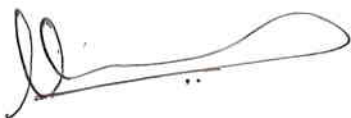
- i) Data/Information is already in the public domain.
- ii) Data/Information placed in public domain by either of the parties as intended by the Project and mutually agreed without any breach of obligations hereunder.
- iii) Data/Information is already in the possession of either party prior to the receipt of such Data/Information from the other party.
- iv) Data/Information independently developed by either party without any support from the other party.
- v) Data/Information is disclosed pursuant to any legal, judicial or arbitration or similar legal proceedings or as required by law; provided that the receiving party promptly notifies the disclosing party in writing of any such requests and users all reasonable commercial effort is to protect confidential information as being confidential.

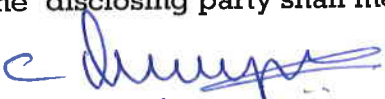
The receiving party shall not disclose, reproduce, or use any confidential information for the purpose except solely in connection with its performance of this MoU and for no other purpose.

Upon expiration or termination of this MoU, the receiving party shall seize using all such confidential information and it shall either destroy or return all copies of such confidential information, in whatever form.

Within five business days of termination of this MoU, the receiving party shall certify in writing that the confidential information has been destroyed or returned and that no copies have been retained in any form whatsoever.

For the purposes of this MoU, the term receiving party shall mean the party who receives confidential information from the disclosing party and the disclosing party shall mean the party disclosing the confidential information.




Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

Article 9 - INDEMNITY

Each party shall indemnify, defend, and hold the other party, and subsidiaries or affiliate thereof and their respective officers, directors and agents and employees harmless from and against all claims, damages, liabilities, costs, losses and expenses, including reasonable attorney's fees and expenses incurred due to any claim made against the other party, arising out of breach by the party of the obligation (including any warranty) and this MoU.

Each party further agrees to indemnify, defend and hold the other party, harmless from and against all claims, damages, liabilities, costs, losses and expenses, including reasonable attorney's fees and expenses incurred due to any claim arising out of infringement of equipment, apparatus and such other machinery provided by them or due to any claim arising with respect to their respective premises.

Article 10 - RELATIONSHIP

This MoU is not intended to constitute, create or otherwise recognize a consortium, joint-venture, Corporation, partnerships or any legal entity. The rights and obligations of the parties are those expressly set forth herein. The parties shall act as independent contractors in the performance of this MoU.

Nothing in this MoU shall be construed to grant either KIRAN PET CT or SDUAHER, the right to act as agent or make commitments of any kind on behalf of the other party without prior written consent from the other party.

Article 11 - NON-SOLICITATION AND NON-COMPETITION

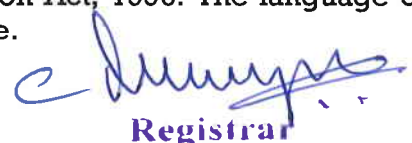
Both the parties agree that, during the term of this MoU for a period of Five (5) years or after the termination of this MoU (for any reason), they shall not directly or indirectly either for themselves or for any other commercial enterprise, solicit, divert, or take away any of the parties the employees or business in existence during the term of this MoU and at the time of the termination of such engagement.

Article 12 - AMENDMENTS

No modification, variation, amendments or alteration to any of the terms and conditions of this MoU shall be valid unless the same is made in writing and signed by all the parties hereto.

Article 13 - DISPUTE RESOLUTION

In the event of any dispute arising in respect of this MoU, the parties shall refer such a dispute to arbitration. Each party shall be entitled to appoint one arbitrator and the two arbitrators so appointed shall appoint the third arbitrator. The arbitration shall be conducted in accordance with the Arbitration and Conciliation Act, 1996. The language of arbitration shall be English, and the venue shall be Bangalore.



Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

Article 14 - GOVERNING LAW AND JURISDICTION

This MoU shall be governed and construed in accordance with the laws of India and shall be subject to the courts in Bangalore.

IN WITNESS WHERE OF THE PARTIES HERE TO AFFIX THEIR RESPECTIVE SIGN AND SEAL ON THESE PRESENTS ON THE DAY AND THE YEAR FIRST HERE IN ABOVE MENTIONED.

For and behalf of KIRAN PET CT



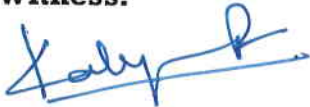
**Dr. Kiran Kumar J K
Founder and Consultant
Kiran Nuclear Medicine**

For and behalf of SDUAHER




**Dr. Muninarayana C
Registrar
SDUAHER (Deemed-to-be University)
Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.**

Witness:



**Dr. Kalyani
Director
Research & Development Cell
SDUAHER (Deemed-to-be University)**

Prof. Dr. Kalyani . R.
MD(Path), Ph.D, FAMS, FICP, FIAMS, FIMSA, FKSTA
Director
Research and Development Cell, SDUAHER
Professor & Former Head
Dept. of Pathology, SDUMC



**Dr. Bhuvana K
Chief Co-coordinating Officer,
Clinical Trial Centre,
SDUAHER (Deemed to-be-University)
Dr. Bhuvana. K.
Chief Co-Ordinating Officer
Clinical Trial Centre
SDUAHER, Kolar**



MEMORANDUM OF UNDERSTANDING (MOU)

This Memorandum Of Understanding is executed on 18/10/2024 ("Execution Date") and is effective from 18/10/2024 ("Effective Date") till the end of the project (i.e., 31/01/2026).

BY AND BETWEEN

INDIAN COUNCIL OF MEDICAL RESEARCH - NATIONAL CENTRE FOR DISEASE FOR DISEASE INFORMATICS AND RESEARCH, a Central Government Organization, having its registered office at II Floor of Nirmal Bhawan, ICMR Complex, Poojanahalli Road, Off NH-7, Adjacent to Trumpet Flyover of KIAL, Kannamangala Post Bengaluru - 562 110, India, represented by its Principal Investigator, **Dr. MADHUSUDAN M**, Scientist 'D' (Medical), hereinafter referred to as the "**ICMR-NCDIR**" and "**The PI**", which expression, unless repugnant to the context or meaning thereof, shall mean and include its successors and permitted assigns as party of the **FIRST PART**.

And

SRI DEVARAJ URS MEDICAL COLLEGE AND R L J HOSPITAL, (part of SDUAHER - A Deemed to be University, created under Section 3 of UGC Act 1956, having its principal place of office at Tamaka, Kolar, Karnataka - 563103, duly authorized to represent by its Dean and Principal, **Dr. PRABAKAR K** and its Principal Investigator **Dr VIVEK JAYAN** hereinafter referred as "**CENTRE**" and "**CENTRE - PI**" and as party of the **SECOND PART**.

ICMR-NCDIR and CENTRE are hereinafter individually referred as "**Party**" and collectively as "**Parties**".

WHEREAS

ICMR-NCDIR has been set up with the objective of developing and sustaining a national research database on mortality, cancer, diabetes, CVD, stroke, other NCDs and their risk factors through a national collaborative network, so as to undertake etiological, epidemiological, clinical and public health research in these areas. Reliable cause specific mortality statistics are the cornerstone of national health information systems. They are essential for evidence-based decision making, for monitoring health of populations, health services planning and delivery, program implementation, policy development and epidemiological research. ICMR-NCDIR has been working in the area of strengthening cause of death certification for over 5 years.

The ICMR funded research study titled "Setting up of a system for Medical Certification of Cause of Death for non-institutional deaths in a selected area of Taluk of Kolar district, Karnataka: feasibility and Validity" is being conducted by ICMR-NCDIR in Kolar district of Karnataka. The study has been permitted to be conducted in Kolar district by the Civil Registration system of Karnataka under the Department of Planning, Program Monitoring and Statistics and by the Department of Health and Family Welfare of Govt. of Karnataka.

SDUMC AND RLJ HOSPITAL (part of **SDUAHER**) was established with the focus on provisioning of Medical Education, Research, Health Care and other Social Services to the rural population, under the aegis of Sri Devaraj Urs Educational Trust for Backward Classes, Kolar and is one of the selected institutions for study.

For the purpose the study, both the Parties are willing to collaborate as per the terms and conditions detailed in this agreement herein.

THEREFORE, IT IS AGREED AND CONDITIONED BETWEEN THE PARTIES AS FOLLOWS:

1. **Objectives of the study** - To assess the feasibility and validity of the Physician-derived Cause of Death (PhyCoD) approach in deducing cause of death for non-institutional deaths
2. PI shall be responsible for the overall execution of the study.




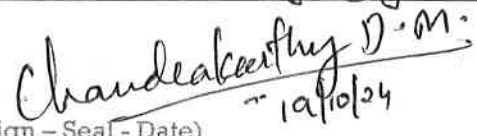
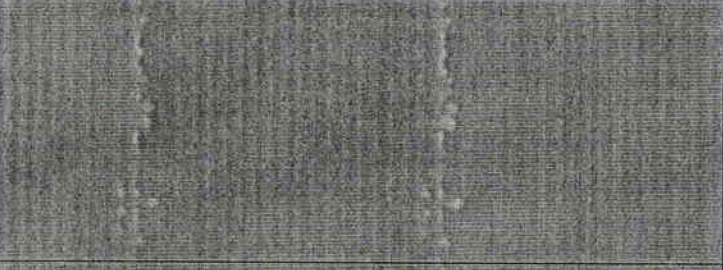






3. ICMR-NCDIR shall provide training and technical support to the Centre to execute the study.
4. The Head of the institution of the Centre shall identify the doctors who shall be participating in the study.
5. The Centre PI shall facilitate, co-ordinate, supervise data collection, ensure availability of the necessary records (especially for the pilot phase of the study) and also ensure quality assurance of the data collected.
6. The Centre PI shall also be responsible for coordinating/facilitating the trainings, meetings, site visits by investigators from ICMR-NCDIR for monitoring purposes.
7. The data shall be entered by the doctors through an online software application in a tab provided by ICMR-NCDIR. Requisite number of tabs shall be provided by ICMR-NCDIR.
8. The Centre-PI shall ensure that the tabs are maintained in proper condition and tabs and the login credentials are available only to the doctors participating in the study. The tabs shall be returned to ICMR-NCDIR intact after the completion of the data collection.
9. As ICMR is providing the complete funds for this project, the primary (raw) data of the study belongs to the ICMR-NCDIR.
10. The data collected from the study shall be used for the specified research purpose only. Both parties should ensure confidentiality of the data including identifying information.
11. Analysis, report/manuscript preparation, shall be done by the PI in collaboration with the Centre PI.
12. Any publications arising from the said data shall duly acknowledge the contribution and participation of the Centre. However, authorship in publications to the Centre will depend on the extent of contribution in manuscript preparation.
13. An annual grant-in aid of ₹ 1, 20, 000/- as a lump sum grant shall be provided to the Centre which shall be utilized towards meeting various expenses like remuneration to the involved doctors, TA, investigations etc., on mutually agreed rates.

14. The funds provided should be spent for the purpose for which they have been sanctioned and should not exceed the allocated budget. However, additional expenses incurred by the centre, as necessary depending on the number of cases, above and beyond the allocated grant may also be reimbursed subject to approval of ICMR-NCDIR. Any deviation in budget utilization needs prior approval from ICMR-NCDIR, Bengaluru.
15. Funds would be provided to the Centre's bank account or specific account having a corporate liquid term deposit facility, dedicated for this project and details of records of expenditure incurred shall be maintained.
16. The accounts shall be subjected to audit by the authorized auditors / accounts officer of the Centre.
17. Bank interest accrued in a financial year should not be utilized by the Centre and should be refunded to ICMR-NCDIR.
18. The unspent amount available at the participating Centre, out of the grant released by ICMR-NCDIR shall be refunded, if and when ICMR-NCDIR or grantee concerned discontinues mid-way or does not follow the terms and conditions laid down and approved.
19. The Centre-PI shall be responsible for the submission of annual statement of expenditure and Utilization Certificate in the prescribed format at the end of each year.
20. The release of the subsequent year's budget shall be based on the satisfactory submission of the aforesaid documents and after critically reviewing the progress of implementation of the project.
21. Any unspent balance shall be refunded to the ICMR-NCDIR on termination of the project.
22. The space and basic equipment, furniture and other assistance required for the smooth working of the project shall be provided by the Centre.
23. No assets such as furniture/equipment should be procured from the project fund.
24. No part of the software used in the tab may be copied or used without the written consent of ICMR-NCDIR.

25. In case of discontinuation of services of any person having knowledge about the login credentials, the Centre PI shall immediately bring it to the notice of ICMR-NCDIR.

26. Either party can terminate this MoU, with valid reasons by giving 90 days' notice to the other party.

IN WITNESS THEREOF THIS AGREEMENT IS EXECUTED BY OR ON BEHALF OF THE PARTIES.

 (Sign - Seal - Date)	 (Sign - Seal - Date)
Dr Madhusudan M Scientist 'D' (Medical), Principal Investigator (PI) ICMR-NCDIR, Bengaluru E-Mail: madhusudan.m@icmr.gov.in	Dr Vivek Jayan, Assistant Professor, Dept of Community Medicine Centre – Principal Investigator (C-PI) Sri Devaraj Urs Medical College, Kolar E-Mail: thevivekjyan@gmail.com
	 (Sign - Seal - Date)
	Dr Chandra Keerthy DM Assistant Professor, Dept of Emergency Medicine Centre Co-Principal Investigator (C Co-PI) Sri Devaraj Urs Medical College, Kolar E-Mail: chandrakeerthy1994@gmail.com
	 (Sign - Seal - Date)
	Sri Devaraj Urs Medical College Dr Prabhakar Tamaka, Kolar - 563103. Dean and Principal, Sri Devaraj Urs Medical College, Kolar E-Mail: dean@sduu.ac.in
	 (Sign - Seal - Date)
	Dr Muninaraayana C, Registrar, Sri Devaraj Urs Academy of Higher Education and Research, Kolar E-Mail: registrar@sduaher.ac.in

Annexure

Study components

Pilot Phase

Institutional deaths that have occurred over a period of last 3 months which have detailed case history would be selected. Brief history of the case would be abstracted and Cause of death events deduced from that.

Doctors of Community Medicine department of the Medical college would be trained in MCCD and eliciting history using the PhyCoD tool and deducing Underlying Cause of Death using this information. The trained doctors would collect history using the tool from the relatives of the deceased and deduce the Cause of Death (CoD) events based on this. This will be compared with the CoD deduced from Medical records and agreement measured. The tool will be refined based on the inputs of pilot testing and finalized.

Project Phase

Brought dead cases over a 3 month period would be considered. 1 or more doctors from the each of the major departments (where deaths occur) and also Community Medicine dept would be trained in MCCD and eliciting history using the PhyCoD tool and deducing Cause of Death events using this information for brought dead cases. For all brought dead cases to Medical College Hospital, the trained doctors would take detailed history from the relatives of the deceased including review of all available medical records, using the PhyCoD tool. They would also do the examinations and investigations which are relevant in arriving at the cause of death. Based on all these, the doctors would deduce the cause of death events in the MCCD form.

In case of medicolegal cases (where autopsy will be mandatorily conducted), and non-medicolegal cases where the relatives agree for clinical autopsy, the treating doctor shall also go through the autopsy report for arriving at the CoD events.

The history collected shall be entered in tabs provided to the doctors.



सत्यमेव जयते

INDIA NON JUDICIAL

Government of Karnataka

Rs. 100

e-Stamp

Certificate No. : IN-KA78145254229668W
Certificate Issued Date : 27-Nov-2024 10:01 AM
Account Reference : NONACC (FI)/ kakscsa08/ KANAKAPURA/ KA-JY
Unique Doc. Reference : SUBIN-KAKAKSCSA0897270869015599W
Purchased by : JNCASR
Description of Document : Article 2(B) Administration Bond - In any other case
Property Description : MOU
Consideration Price (Rs.) : 0
 (Zero)
First Party : JNCASR
Second Party : SDUAHER KOLAR
Stamp Duty Paid By : JNCASR
Stamp Duty Amount(Rs.) : 100
 (One Hundred only)

सत्यमेव जयते



Please write or type below this line

Memorandum of Understanding (MoU)

CL.1 This Memorandum of Understanding (hereinafter referred to as "Agreement") made and entered into on this 3rd day of December Two Thousand and Twenty-Four (03/12/2024) (hereinafter referred to as "Effective Date")

By and Between

Jawaharlal Nehru Centre for Advanced Scientific Research, a multidisciplinary research institute under Department of Science & Technology, Government of India having its registered office at Rachenahalli Lake Rd, Jakkur, Bengaluru, Karnataka 560064 (hereinafter

S. D. Urs
Registrar

Sri Dwaraj Urs Academy of Higher Education and Research
Tumakuru, Kolar - 563 103

Statutory Alert:

1. The authenticity of this Stamp certificate should be verified at 'www.shoestamp.com' or using e-Stamp Mobile App of Stock Holding Corporation of India.
2. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
3. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority

called 'JNCASR', which expression shall where the context so admits include its successors and permitted assigns),

And

Sri Devaraj Urs Academy of Higher Education and Research is deemed-to-be-university status under Section 3 of UGC Act 1956 having its registered office at Tamaka, Kolar, Karnataka 563101 (hereinafter called 'SDUAHER' which expression shall where the context so admits include its successors and permitted assigns),

Together hereinafter referred to as PARTIES and as a PARTY when referred in singular.

CL.2 PREAMBLE

CL.2.1 WHEREAS JNCASR is involved in R&D, focusing on Chemistry and Physics of Materials, Engineering Mechanics, Evolutionary and Integrative Biology, Molecular Biology and Genetics, Theoretical Sciences, New Chemistry, Geodynamics, Neurosciences and Education Technology.

CL.2.2 WHEREAS SDUAHER is involved in Medical Education, Research, and Health Care.

CL 2.3 WHEREAS JNCASR and SDUAHER want to study "Genetic and Epigenetic drivers of chewing tobacco Kaddipudi habited woman oral cancer patients."
(hereinafter called COLLABORATION).

Now therefore in consideration of the premises and mutual covenants hereinafter contained, the PARTIES hereto agree as follows:

CL.3 SCOPE OF THE AGREEMENT

CL.3.1 The Agreement details the terms and conditions, financial arrangements, modalities of collaboration, intellectual property rights, responsibilities and obligations of the JNCASR and SDUAHER pertaining to the COLLABORATION from the Effective Date.

CL.4 FINANCIAL ARRANGEMENTS & IP OWNERSHIP

CL.4.1 Both JNCASR and SDUAHER desire to submit research project proposals (hereinafter called the PROJECTS) to funding agencies. As per the mutual agreement, the grants from various funding agencies will be received directly received by JNCASR. The plastic wares, antibiotics, antibodies, cell culture media and other consumables etc. required for the experiments to be performed will be procured and supplied by JNCASR and provide to SDUAHER as detailed in the Annexure I - Project Proposal On "Genetic and Epigenetic drivers of chewing tobacco (Kaddipudi) habited woman oral cancer patients", Submitted to: Department of Biotechnology, Ministry of Science and Technology, GoI, New Delhi, India.

CL.4.2. In the event of any new discoveries or inventions created in the course of performing the work under the COLLABORATION (hereinafter referred to as "Invention(s)"), Patenting expenses of such inventions or discoveries will be shared by PARTIES (subject to the other YEARS of this Agreement), provided, such Inventions are Joint Inventions (defined in CL.4.3 below).

CL.4.3 All Inventions conceived, discovered and/or reduced to practice jointly by scientists/employees of JNCASR and SDUAHER from the COLLABORATION under this

Agreement will be jointly and equally owned by JNCASR and SDUAHER (50% to each PARTY and herein after referred to as "Joint Inventions") and shall be subject to the existing IPR policies of the PARTIES. JNCASR and SDUAHER cannot transact independently the rights on such Joint Inventions.

CL.5 RESPONSIBILITIES OF JNCASR

CL.5.1 Principal Investigators: Prof. Tapas Kumar Kundu will be the Principal Investigator on the COLLABORATION covered by this Agreement. If for any reason he is unable to continue to serve as Principal Investigator, this Agreement shall be terminated as provided in CL. 11 of this agreement.

CL.5.2 JNCASR shall perform the genetic and epigenetic analysis of oral cancer patient samples and generation of patient- derived cell lines covered by this COLLABORATION.

CL.5.3 JNCASR shall not be responsible for any damage to the property/material of the SDUAHER by its personnel during or consequent to the work if any carried out under the COLLABORATION in SDUAHER's premises.

CL.5.4 JNCASR will share the information of the progress of the COLLABORATION and share the results with SDUAHER.

CL.6 RESPONSIBILITIES OF THE SDUAHER

CL.6.1 Principal Investigators: Dr. K S Gopinath will be the Principal Investigator on the COLLABORATION covered by this Agreement. If for any reason He is unable to continue to serve as Principal Investigator, this Agreement shall be terminated as provided in CL. 11 of this agreement

CL.6.2 SDUAHER will be providing oral cancer patient samples (normal tissue, tumor tissue, and blood samples) along with respective histopathology reports of the patients and intellectual inputs in the clinical perspective through the COLLABORATION covered by this Agreement.

CL.6.3 SDUAHER will share the information on the progress of COLLABORATION and also will share the results with JNCASR.

CL.6.4 SDUAHER shall not be responsible for any damage to the property/material of JNCASR by its personnel during or consequent to the work if any carried out under the COLLABORATION in JNCASR's premises.

CL.7 RESULTS OF PROJECT

CL.7.1 Any intellectual property rights patents/design/trademark/copyrights obtained by the PARTIES hereto pertaining to the COLLABORATION prior to signing of the agreement shall remain the property of respective PARTY.

CL.7.2 The intellectual property that is know-how/process/design/technique/patents/copyrights generated from and during the COLLABORATION shall be jointly owned by the JNCASR and SDUAHER; the extent of ownership shall be decided mutually depending upon the relative inputs intellectual/technical/financial/physical/ made by the PARTIES hereto to the PROJECT.

CL.7.3 Parties expressly agree that neither PARTY, during the period of the COLLABORATION, will file patents without promptly notifying and consulting the other PARTY and evaluating the contribution of their employees towards inventorship of such patents. The procedural formalities for securing and maintaining the intellectual property rights (patents/trademark/copyright/industrial design) of Inventions shall be the joint responsibility JNCASR and SDUAHER and the expenditure incurred shall be borne equally, provided, such intellectual property is jointly owned by the PARTIES and any revenues from such intellectual property are to be equally shared by the PARTIES. The question of whether or not intellectual property right should be secured and the territory where these shall be secured shall be decided with mutual consent, by Directors of both the parties. If a PARTY disagrees with the other PARTY's decision to secure rights to an intellectual property generated in the course of performing the COLLABORATION and the other PARTY desires to pursue such intellectual property protection at its sole expense, the PARTY that does not participate in sharing the costs for the protection of such intellectual property will not have any rights to share revenues from such intellectual property in the territory where such PARTY has not shared the costs of protecting such intellectual property.

CL. 7.4 Prior to any public disclosure, including publication, conference presentations, poster presentations and periodic public reports, the PARTIES shall promptly consult each other for such disclosure in respect of the COLLABORATION. These disclosures shall be in the names of the research workers, agreed upon with mutual consent, wherein it will be duly acknowledged that the work has been carried out under the collaborative programme between the PARTIES. Parties agree that scientific publications in the forms of research articles in scientific journals will be made from time to time as appropriate. Submission of research papers to journals will be made at any time after having all the complete results/ data of each individual study as determined and agreed upon by the Parties.

CL.8 CONFIDENTIALITY

CL.8.1 During the course of COLLABORATION, and/or during the normal course of business between the PARTIES, either PARTY may disclose to the other certain information which it deems proprietary or confidential, and may include, but is not limited to, discoveries, ideas, concepts, know-how, techniques, designs, specifications, drawings, blueprints, diagrams, flow charts, data, costs, prices, customer lists, marketing plans, goals, sales figures, revenue profits, and other technical, financial or business information regarding existing or planned products/materials to be developed, manufactured, or marketed by either PARTY (herein after referred to as the "CONFIDENTIAL INFORMATION"). CONFIDENTIAL INFORMATION shall be deemed confidential and proprietary and subject to restricted use and limited distribution as provided herein if plainly marked "confidential" or "proprietary" or with language of similar meaning, or otherwise disclosed under circumstances which reasonably suggest the confidential nature of the information, whether provided in written, encoded, graphic or other tangible form, including any electronic or magnetic form. Information provided orally shall also be deemed confidential and proprietary if identified as being confidential and proprietary at the time of disclosure and confirmed in writing to be so by the Disclosing Party (hereinafter referred to as DISCLOSER) to the Receiving Party (hereinafter referred to as RECIPIENT) at the time of disclosure or within thirty (30) days of disclosure. Such writing shall specify the date, time, place, persons involved and substance of the confidential and proprietary information so disclosed.



Registrar

Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

CL.8.2 With respect to CONFIDENTIAL INFORMATION provided by either PARTY to the other, RECIPIENT shall:

Hold CONFIDENTIAL INFORMATION in confidence during the period of this Agreement and three years thereafter, and protect it with the same degree of care with which it protects its own information of like importance, but in no event less than reasonable care;

Use the CONFIDENTIAL INFORMATION only for the purposes of the COLLABORATION;

Except for the anticipated use consistent with clause 2.3, not copy or otherwise duplicate CONFIDENTIAL INFORMATION, or knowingly allow its copying or duplication without DISCLOSER's prior written approval;

Restrict disclosure of CONFIDENTIAL INFORMATION to those employees with a need to know and who are notified of, and required to comply with, this Agreement by contract, employee policies, work rules or other appropriate methods, and not disclose it to any third party;

If it is allowed under law and practicable, promptly notify DISCLOSER in the event RECIPIENT appears likely to become compelled, or in the opinion of counsel prudently should, according to law, regulation, or judicial, administrative or governmental proceeding, disclose any of DISCLOSER's CONFIDENTIAL INFORMATION, so that DISCLOSER, at its expense, may seek a protective order or other appropriate remedy and/or waive compliance with this Agreement. RECIPIENT shall reasonably cooperate with DISCLOSER in connection with seeking such a court order or other remedy as DISCLOSER may reasonably request, at DISCLOSER's expense; and

Treat any doubtful information as confidential and proprietary until any doubts concerning its nature are resolved after reasonable inquiry.

No RECIPIENT will disclose any CONFIDENTIAL INFORMATION of the DISCLOSER to third parties or to employees of the RECIPIENT, other than the RECIPIENT's employees, legal counsel, accountants and other agents who are required to have the information in order to carry out the discussions regarding a possible Relationship.

No RECIPIENT will disclose any CONFIDENTIAL INFORMATION of the DISCLOSER to the Receiving Party's affiliates, unless such affiliates are covered by the confidentiality obligations of this Agreement, without having obtained prior written permission to do so from the DISCLOSER. Neither PARTY will perform or attempt to perform any composition analysis, reverse engineering, or similar actions on any proprietary samples or confidential materials supplied under this Agreement, unless such analysis is specifically agreed to in writing by the PARTIES.

No RECIPIENT will incorporate or include or permit to be incorporated or included any CONFIDENTIAL INFORMATION of a DISCLOSER in any claim in any patent application filed by a Receiving Party or any person to whom the RECIPIENT has disclosed the DISCLOSER's CONFIDENTIAL INFORMATION. Each Receiving Party will have or has had employees, legal counsel, accountants and other agents to whom CONFIDENTIAL INFORMATION of a DISCLOSER is disclosed or who have access to CONFIDENTIAL INFORMATION of the DISCLOSER, sign a nondisclosure or similar agreement in content

substantially similar to this Agreement, or otherwise will ensure that such person is bound to keep such information confidential at a minimum to the extent set forth herein and shall be liable for any breach of this Agreement by any such person. At the request of the DISCLOSER, the RECIPIENT will promptly notify the DISCLOSER in writing of the names of the persons to whom the DISCLOSER's CONFIDENTIAL INFORMATION will be or has been disclosed.

The RECIPIENT agrees that it will take all reasonable measures to protect the secrecy of and avoid disclosure or use of CONFIDENTIAL INFORMATION of the DISCLOSER in order to prevent it from falling into the public domain or the possession of persons other than those persons authorized under this Agreement to have any such information. Such measures shall include, but not be limited to, the highest degree of care that the RECIPIENT utilizes to protect its own CONFIDENTIAL INFORMATION of a similar nature.

Nothing in this Agreement shall prevent a PARTY from using its own CONFIDENTIAL INFORMATION. Subject to the terms of this Agreement, any of the PARTIES can develop or sell products or improvements of products which incorporate its CONFIDENTIAL INFORMATION so long as the other PARTY's CONFIDENTIAL INFORMATION is not used in the development of those products or improvements.

The RECIPIENT (a) promptly notify DISCLOSER upon learning about any court order or other legal requirement that purports to compel disclosure of any CONFIDENTIAL INFORMATION and (b) cooperate with the DISCLOSER in the exercise of the DISCLOSER's right to protect the confidentiality of the CONFIDENTIAL INFORMATION before any tribunal or governmental agency. The RECIPIENT may comply with any such court order or other legal requirement, but any information so disclosed shall continue to be treated as CONFIDENTIAL INFORMATION hereunder.

CL.8.3 Upon DISCLOSER's written request, the RECIPIENT shall forthwith return any and all Information along with any copies, variations or derivative works, materials, whether or not authorized, and/or provide a corporate officer's written certification that all notes, memoranda, analyses, reports, evaluations or other documents or data created, developed, modified or otherwise generated by RECIPIENT or at its request, involving Information whether in tangible form or in electronic or magnetic storage format, have been destroyed. However the RECIPIENT shall be entitled to retain a copy of the Information for compliance with statutory requirement.

CL.8.4 RECIPIENT has no obligation to preserve the confidential or proprietary nature of information which:

- a. Is already known to RECIPIENT, as evidenced by a writing dated prior to disclosure
- b. Is or becomes generally known to the public at large through DISCLOSER's own actions or no wrongful act of the RECIPIENT;
- c. Is received from a third party without either an obligation of non-disclosure or breach of an obligation of confidentiality in such third party's receipt or transmission of the information
- d. Is independently developed by it or for it by third parties or affiliates, which third parties have not had any access whatsoever to the information; or
- e. Is approved in advance for release by written authorization of an officer of DISCLOSER.



Registrar

Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103

CL.8.5 The obligations and responsibilities of confidentiality clause and intellectual property clauses of this Agreement will survive the term of this Agreement.

CL.9 UTILISATION OF INTELLECTUAL PROPERTY DEVELOPED

CL.9.1 Both PARTIES to this Agreement will have the right (without obligation) to secure, by giving a 30-day written notice to the other, the exclusive commercialization right for any intellectual property generated from the COLLABORATION under this Agreement. Depending on who first exercises the above option to commercialize the intellectual property regarding inventions generated from the COLLABORATION under this Agreement, JNCASR or SDUAHER shall have rights to commercially exploit/use/license such intellectual property, provided such option is exercised by a PARTY within 12 months of completion of the COLLABORATION or the expiration/termination of this Agreement under Clause 11.

CL.9.2 Upon the exercise of the option by JNCASR or SDUAHER to commercially exploit/use/license the intellectual property regarding Inventions generated from the COLLABORATION, the revenues/royalty accrued from such licensing of the intellectual property will be shared between JNCASR and SDUAHER in the ratio as per Clause 4 and Clause 7 of this Agreement.

CL.9.3 In the event of JNCASR Principal Investigator's exploring, inventing or discovering results other than the specific objectives of the COLLABORATION during the work envisaged under the Agreement, JNCASR shall retain absolute rights on such results. JNCASR shall first offer such results to SDUAHER on negotiated terms by entering into a separate agreement. In case SDUAHER do not accept the offer, JNCASR shall be free to release such results to other parties without any obligations to SDUAHER.

CL.9.4 The Agreement arrived at between the PARTIES hereto for the utilization of the intellectual property and CONFIDENTIALITY shall survive the termination of the Agreement unless any of the PARTY renounces the intellectual property sharing and intellectual property protection.

CL.9.5 The mechanism of licensing the IP generated out of this collaboration is to be decided on case-to-case basis by the parties. However, the parties should ensure the availability of the final product in Indian market at affordable rates and preference will be given to Biotech SMEs for manufacturing in India.

CL.10 FORCE MAJEURE

CL.10.1 Neither JNCASR nor SDUAHER shall be held responsible for non-fulfilment of their respective obligations under this Agreement 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, epidemics, riots, civil commotions, etc., provided on the occurrence and cessation of any such events, the PARTY affected thereby shall give a notice in writing to the other 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.

CL.11 EFFECTIVE DATE, DURATION AND TERMINATION OF AGREEMENT

CL.11.1 The Agreement shall be effective from the Effective Date and shall remain in force for a period of 40 months from the said date.

CL.11.2 The Agreement shall terminate on the expiry of the period, as in clause CL.11.1 unless extended by both the PARTIES.

CL.11.3 During the tenure of the Agreement, PARTIES hereto can terminate the Agreement either for breach of the terms and conditions of the Agreement or otherwise by giving ONE month notice in writing to the defaulting PARTY. Failure of either PARTY to terminate the Agreement on account of breach or default by the other shall not constitute a waiver of right to terminate this Agreement.

CL.11.4 In the event of termination of the Agreement vide clause 11.3, the rights and obligations of the PARTIES thereto shall be settled by mutual discussion; the financial settlement shall take into consideration within a period of not more than 3 months; not only the expenditure incurred but also the expenditure committed by the PARTIES hereto.

CL. 12 NOTICES

CL.12.1 All notices and other communications required to be served to SDUAHER under the terms of this Agreement shall be considered to be duly served if the same shall have been delivered to, left with or posted by registered mail to SDUAHER at its last known address of business. Similarly, any notice to be given to the JNCASR shall be considered as duly served if the same shall have been delivered to, left with or posted by registered mail to the JNCASR at its registered address in Jawaharlal Nehru Centre for Advanced Scientific Research, Rachenahalli Lake Rd, Jakkur, Bengaluru, Karnataka 560064.

CL.13 AMENDMENTS TO THE AGREEMENT

CL.13.1. No amendment or modification of this Agreement shall be valid unless the same is made in writing by both the PARTIES or their authorized representatives and specifically stating the same to be an amendment of this Agreement. The modifications/changes shall be effective from the date on which they are made/ executed unless otherwise agreed to.

CL.14 ASSIGNMENT OF THE AGREEMENT

CL.14.1 The rights or/and liabilities arising to any JNCASR and SDUAHER to this Agreement shall not be assigned except with the written consent of the other PARTIES and subject to such terms and conditions as may be mutually agreed upon.

CL.15 ARBITRATION

CL.15.1 Except as herein before provided, any dispute arising out of this Agreement, the same shall be referred to the arbitration of two arbitrators, one to be appointed by each PARTY to the dispute, and in case of difference of opinion between them to an umpire appointed by the said two arbitrators before entering on the reference, and the decision of such arbitrators or umpire, as the case may be, shall be final and binding on both PARTIES. The arbitration proceedings shall be conducted at Bengaluru, Karnataka, and the same shall be governed by the provisions of the Arbitration & Conciliation Act, 1996, or any statutory modification as may be then in force. The language of Arbitration shall be English.


Registrar


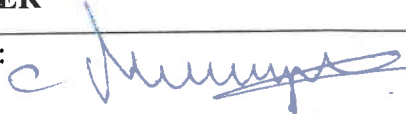



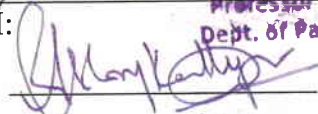
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

CL.16 GOVERNING LAWS AND JURISDICTION

CL.16.1 The terms and conditions of this agreement shall be governed and interpreted in accordance with the laws of India.

SEAL OF PARTIES

In witness whereof, the undersigned, duly authorized thereto, have signed this MOU on this day, 25th November 2024.

For Authorized Officials. JNCASR	For Authorized Officials. SDUAHER
Signature:  Name: Mr. Joydeep Deb Designation: Administrative Officer Date: <u>जोयदीप देव / JOYDEEP DEB</u> प्रशासनिक अधिकारी / ADMINISTRATIVE OFFICER Seal: <u>जवाहरलाल नेहरू उन्नत वैज्ञानिक अनुसंधान केंद्र</u> JAWAHARLAL NEHRU CENTRE FOR ADVANCED SCIENTIFIC RESEARCH जल संकेत: 560 064 / JAKKUR, BANGALORE- 560 064.	Signature:  Name: <u>DR. MUNIN NARAYANA C</u> Designation: <u>Registrar</u> Date: <u>5-12-2024</u> Registrar Seal: <u>Sri Devaraj Urs Academy of Higher</u> Education and Research Tamaka, Kolar - 563 103.
PI at JNCASR: Signature:  Name: Prof. Tapas Kumar Kundu Designation: Professor, MBGU Date:	PI at SDUAHER: Signature:  Name: Dr. K S Gopinath Designation: Surgeon Date:
Witness-I: Signature: <u>Kruthi H.T</u> Name: <u>KRUTHI H.T</u> Designation: <u>Project Technical officer</u>	Witness-I: Signature:  Name: <u>Dr. Kalyani R</u> Designation: <u>Director</u> MD (Path), Ph.D, FIMS, FICP, FIANS, FIMSA, FKI R&D, SDUAHER, Kolar Director Research and Development Cell, SDUAHER Professor & Former Head Dept. of Pathology, SDUMC
Witness-II: Signature: <u>Supriya Varsha Bhagat</u> Name: <u>Supriya Varsha Bhagat</u> Designation: <u>Ph.D. student</u>	Witness-II: Signature:  Name: <u>ABHAY K. KATTEPUR</u> Designation: <u>PROF. SURG. ONCOLOGY</u>



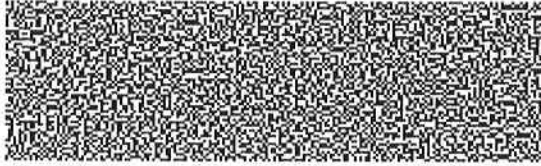
सत्यमेव जयते

INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA79054802643355W
Certificate Issued Date : 27-Nov-2024 04:02 PM
Account Reference : CSCACC (GV)/ kacscceg07/ KA-KOGN1382/ KA-KO
Unique Doc. Reference : SUBIN-KAKACSCEG0799005437602235W
Purchased by : JALAPPA COLLEGE OF PHYSIOTHERAPY SDUAHER
Description of Document : Article 5(J) Agreement (in any other cases)
Property Description : MOU
Consideration Price (Rs.) : 0
(Zero)
First Party : JALAPPA COLLEGE OF PHYSIOTHERAPY SDUAHER
Second Party : TECHNOMED ELECTRONICS CHENNAI 96
Stamp Duty Paid By : JALAPPA COLLEGE OF PHYSIOTHERAPY SDUAHER
Stamp Duty Amount(Rs.) : 500
(Five Hundred only)



Please write or type below this line

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is made on 9/12/2024 between **R.L Jalappa College of Physiotherapy, Sri Devaraj Urs Academy of Higher Education and Research (SDUAHER), Tamaka Kolar Karnataka** represented by its Principal herein named as 1st Party and **TECHNOMED ELECTRONICS, PLOT NO 41 FUNCTIONAL**

Statutory Alert:

1. The authenticity of this Stamp certificate should be verified at 'www.shcilestamp.com' or using e-Stamp Mobile App of State Rolling.
2. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
3. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority.

Principal
Sri Devaraj Urs Academy of Higher Education and Research
Tamaka, Kolar - 563 103.


INDUSTRIAL ESTATE, PERUNGUDI, CHENNAI-96 which is represented by its VICE PRESIDENT - MARKETING herein named as 2nd Party (hereafter called Technomed)


The parties hitherto agree as follows:

1. Whereas Technomed is a leading manufacturer and exporter of Physiotherapy Equipment's in India. It has an in-house R and D, Quality control, vast sales and service network all over India making it one of the leading physiotherapy equipment's manufacturers.
2. Whereas Technomed agrees to provide Industrial visit Programme to Final Year B.P.T. and M.P.T. Courses run by the R. L Jalappa College of Physiotherapy SDUAHER at their centers.
3. The Officials representing Technomed and R. L Jalappa College of Physiotherapy SDUAHER are signing this MOU to achieve the beneficial objective of industrial visit
4. Whereas Technomed agrees to provide the lectures of how the equipment's are manufactured and the usage of the equipment's, required training for the Final Year B.P.T. and M.P.T. Students by co-ordinating with faculty of R. L Jalappa College of Physiotherapy, SDUAHER.
5. Whereas R. L Jalappa College of Physiotherapy SDUAHER will provide the required Academic Staff for the visit and takes the overall responsibility for the smooth conduct of the training. R. L Jalappa College of Physiotherapy SDUAHER, will make the following necessary arrangements

a. Transport both onward and return of students

b. Stay and Food arrangement at Chennai for students

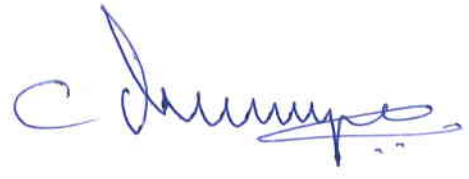



Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

- c. Will ensure the safety of the students during the entire period of travel.
6. This agreement is to be in effect for the period of ONE Year from the time of its Endorsement by both the Parties.
 7. On completion of the visit, the certificate will be provided as per curriculum requirement to the students by the Technomed Electronics
 8. Students are undergoing the industrial visit and **Lecture at Free of Cost.**
 9. Students have to pay fees for accommodation provided by the R. L Jalappa College of Physiotherapy SDUAHER
 10. The MOU is automatically renewed every YEAR unless either party has an objection in which case ONE month notice period will be issued for termination of the MOU.


SIGNATURE

TECHNOMED ELECTRONICS


SIGNATURE

Registrar SDUAHER

Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tannaka, Kolar - 563 103.

Witness:

1. 

2. 



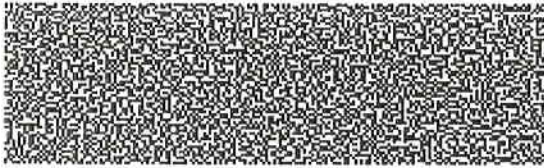
सत्यमेव जयते

INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA79060948996518W
Certificate Issued Date : 27-Nov-2024 04:04 PM
Account Reference : CSCACC (GV)/ kacsceg07/ KA-KOGN1382/ KA-KO
Unique Doc. Reference : SUBIN-KAKACSCEG0799016681808637W
Purchased by : JALAPPA COLLEGE OF PHYSIOTHERAPY SDUAHER
Description of Document : Article 5(J) Agreement (in any other cases)
Property Description : MOU
Consideration Price (Rs.) : 0
(Zero)
First Party : JALAPPA COLLEGE OF PHYSIOTHERAPY SDUAHER
Second Party : VESOMA SPORTS MEDICAL CENTRE EXCELLENCE PVT LTD
Stamp Duty Paid By : JALAPPA COLLEGE OF PHYSIOTHERAPY SDUAHER
Stamp Duty Amount(Rs.) : 500
(Five Hundred only)



Please write or type below this line

This memorandum of understanding executed on 29th November 2024 at Bengaluru.

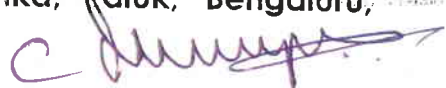
By and Between:

Vesoma, Sports Medical Centre at Centre for Sports Excellence private Ltd,
Survey No. 336, Tharahunise, Jala Hobli, Yelahanka, Taluk, Bengaluru,
Karnataka 562157, herein named as "First Party".

Statutory Alert:

1. The authenticity of this Stamp certificate should be verified at 'www.shcilestamp.com' or using e-Stamp Mobile App or Stock Holding. Any discrepancy in the details on the Certificate and as available on the website / Mobile App renders it invalid.
2. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please refer to the competent Authority.



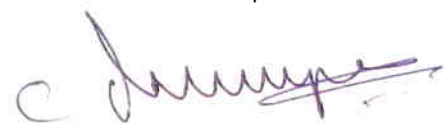

Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tumakuru, Kolar - 563 103

And

R. L. Jalappa College of physiotherapy, Sri Devaraj Urs Academy of Higher Education and research Kolar Karnataka 563103.

1. Second Party is a private, non-profit physiotherapy college dedicated to education, research, and healthcare. affiliated to Sri Devaraj Urs Academy of Higher Education and Research (Deemed to be university) under the UGC Act 3 New Delhi and recognized by the Indian Association of Physiotherapists.
2. First party has all the facilities, infrastructure and equipment for training of Fully equipped international standard 3,500 sq.ft. gym for professional and amateur training, Life Fitness treadmills, Octane cross trainers and Concept 2 rowers, Hammer strength, Weightlifting platforms, TRX equipment and Smith machines, Sports-specific strength and conditioning programs, Certified S&C coaches and personal trainers
3. The second party has signed this memorandum of understanding for practical observation and training facilities for physiotherapy services to be provided by the first party. This strategic collaborative alliance will enable the R L Jalappa College of Physiotherapy (RLCOPT) students to learn the actual practice of healthcare during their training, internships and project work.
4. The first party declares that the establishment has all necessary training facilities that will be made available to all students on an equal basis.
5. At a time, training shall be imparted to a maximum of 20 students per session.
6. The first party agrees to provide to the second party, the clinical training for RLCOPT students as per the norms established by Sri Devaraj Urs Academy of Higher Education and Research SDUAHER (Deemed to be university).
7. It is also agreed that students of Undergraduate and post graduate would have access to the required facilities for clinical training. However, the second party undertakes complete responsibility for maintaining the confidentiality of the information thus obtained.
8. The RLCOPT students will be allowed to undergo clinical training at the Centre as per their program requirements.
9. The second party shall provide academic staff for conducting periodic visits to monitor the progress of the clinical training of physiotherapy students as per SDUAHER norms whenever required and oversee the smooth conduct of the program. After the completion of training, feedback will be taken from the students regarding the clinical training received.
10. The training timing shall be as per the number of hours stipulated or mutually convenient for both parties.




Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Kolar, Karnataka - 563 103.

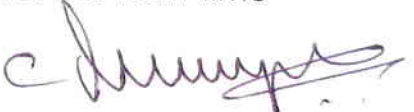
11. The first party and authorities shall have no liability of any kind with regard to the uniforms, conveyance, accommodations, etc., of the students and interns. The second party shall be liable to take care of all such requirements.
12. The first party shall provide the service at a pre-determined cost to the second party.
13. The students will be allowed to undertake any clinically related activities only under the supervision of the first party's trained professionals.
14. The supervisor of the first party will be the disciplinary authority and will report any indiscipline by their students to the SPOC.
15. All the students and interns shall adhere to the rules, regulations and discipline of the first party as amended from time to time including POSH and POSCO rules.
16. All types of leaves required by the students, i.e., casual leaves or unauthorized absences, will be sanctioned by both parties concerned.
17. The requisite lectures, teaching, and training will be imparted to the students as per the SDUAHER norms, and the second party can use the clinical findings for research and publication purposes only with written consent.
18. The first party shall not provide teaching to the students through any external lecturer without the second party's consent. However, students may attend any seminar/indoor training being conducted within the academy if allowed by the supervisor of the first party.
19. The end of the training evaluation shall be conducted by the first party, and the report of the same will be submitted to the second party.
20. The first party will issue attendance and training/internship completion certificates to the RLCOPT students at the end of the program.

Commercial Term:

1. We will be charging Rs.6000/-+ 18% GST rupees per student per month or Rs.3000 /+18% GST rupees per student per 15 days if the MOU is signed by your institution. This pricing will be increased to 8000/- + 18% GST rupees per student per month if MOU is not signed.
2. This pricing will be valid for period of one year from date of signing. It will be revised after mutual discussion if it is extended.

This agreement is to be in effect as per **Vesoma, Sports Medical Centre**, at Centre for Sports Excellence and **R.L. Jalappa College of Physiotherapy**, from the time of its endorsement by both parties and shall be renewed from time to time with the consent of both parties.




Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

IN WITNESS WHEREOF the said parties have executed this Memorandum of Understanding and affix their respective signatures on the day and year above written in the presence of the following witnesses.

Party - 1

Signature:



**Dr. Balakrishnan,
Center Head,
Vesoma,
Sports Medical Center,
Center for Sports Excellence Pvt Ltd,
Jala Hobli, Yelahanka Taluk,
Bangalore. 562157**



Party -2

Signature:



**Registrar,
Sri Devaraj Urs Academy of Higher
Education and Research, Tamaka Kolar Karnataka 563103
R L Jalappa College of Physiotherapy (SDUAHER)**

Witness :

1. 

2. 



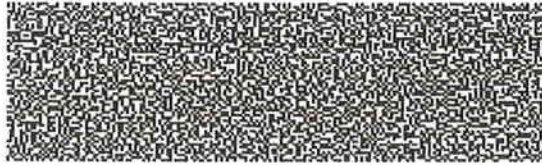
सत्यमेव जयते

INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA84986607218105W
Certificate Issued Date : 03-Dec-2024 06:45 PM
Account Reference : NONACC (FI)/ kagcsl08/ TAMAKA/ KA-KO
Unique Doc. Reference : SUBIN-KAKAGCSL0810180234453848W
Purchased by : REGISTRAR SDUAHER RLJH AND RC TAMAKA KOLAR
Description of Document : Article 5(J) Agreement (in any other cases)
Property Description : MOA
Consideration Price (Rs.) : 0
(Zero)
First Party : ADDITIONAL MEDICAL DIRECTOR BMST BANGALORE
Second Party : REGISTRAR SDUAHER RLJH AND RC TAMAKA KOLAR
Stamp Duty Paid By : REGISTRAR SDUAHER RLJH AND RC TAMAKA KOLAR
Stamp Duty Amount(Rs.) : 500
(Five Hundred only)



Please write or type below this line

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MOU) is entered into at Bangalore on this **5th** day of **December 2024**, between

Bangalore Medical Services Trust (BMST), situated at New Thippasandra Main Road, HAL 3rd Stage, Bangalore – 560 075, represented by its authorized signatory, **Additional Medical Director**, which expression shall wherever the context so requires or admits mean and include its legal representatives, successors-in-interests, administrators and permitted assigns, hereinafter referred to as BMST

Page 1 of 4

Statutory Alert:

- The authenticity of this Stamp certificate should be verified at 'www.shcilestamp.com' or using e-Stamp Mobile App of Stock Holding Corporation of India. Any discrepancy in the details on this Certificate and as available on the website / Mobile App 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.

[Signature]
Registrar

Shri Devaraj Urs Academy of Higher Education and Research

AND

R.L Jalappa Hospital & Research Centre attached to Sri Devaraj Urs Medical College, a constituent college of Sri Devaraj Urs Academy of Higher Education and Research, situated at **Tamaka, Kolar-563103**, represented by its authorised signatory, **Registrar** which expression shall wherever the context so requires or admits mean and include its legal representatives, successors-in-interests, administrators and permitted assigns, hereinafter referred to as **RLJH & RC**.

BMST & **RLJH & RC** may hereinafter be referred to individually as "Party" and collectively as "Parties".

Whereas BMST's Rotary TTK Transplant Immunology Lab (HLA Lab) is one of the foremost NABH Accredited HLA labs in India in the field of Transplant Immunology since 1996. It offers HLA Typing by SSO/SSP PCR and NGS, Luminex based DSA Cross Match, Single Antigen Test and Panel Reactive Antibody Testing.

Whereas R.L. Jalappa Hospital & Research Centre, Tamaka, Kolar and now intends to partner with BMST for **HLA Testing Services**

BMST and **RLJH & RC** are desirous to enter into a mutual agreement and both parties thereby have entered into this contract to be executed in accordance with the Terms and Conditions laid out hereunder.


I. BMST undertakes the following

1. Provide an appointment to the patients and/or donors to collect the sample/s
2. Carry out the tests requested at their lab and arrange for early communication of reports to by way of electronic media and/or hard copy
3. Cater to any emergency requirements of testing, as in the case of cadavers
4. To preserve the records, at least for the next one year and coordinate in case of any request for past reports
5. Takes full responsibility for the test reports / results.
6. Collect the payment in advance from the hospital / patient as per the rate mentioned in Annexure 1

II. RLJH & RC undertakes the following

1. Seek and confirm the testing requirement with BMST
2. Communicate the prerequisites for testing, as maybe the case, (fasting, window period after dialysis and so on) along with the testing charges to the patient



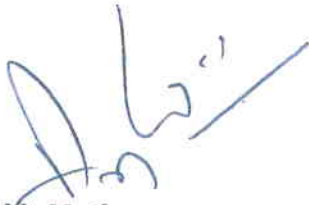
Page 2 of 4

Registrar
Sri Devaraj Urs Academy of Higher
Education and Research

3. Instruct the patients to make payment at the time of collection of sample/s
4. Send the patient and/or donor samples with the formal request of testing which is duly sealed and signed by the doctor
5. Effect payment to BMST before the samples are sent / collected at the lab of BMST
6. To ensure that any change in Management of **RLJH & RC** shall be duly intimated to BMST by the existing Management of **RLJH & RC**, with advance written notice of 30 days, prior to the change in Management. **RLJH & RC** herein undertakes to ensure that any payments due to BMST under this Agreement, shall be duly honoured and settled by the successor Management of **RLJH & RC**, if any

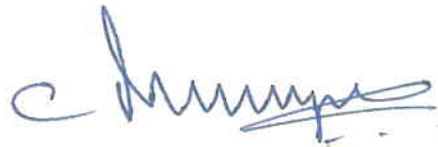
Amendments:

No amendment of this MOU will be effective unless it is in writing and signed by both parties. This agreement shall be valid till it is terminated. Either party may terminate this agreement with one month's notice in writing, provided the party seeking termination has fulfilled its obligations in full.

The new operational details and price revisions will be in the form of addendums.




Dr. Ankit Mathur
Additional Medical Director
Bangalore Medical Services Trust



Name. Dr.Muninarayana.C
Designation : Registrar
Hospital Name: R.L.Jalappa Hospital &
Research Centre, SDUAHER,
Tamaka, Kolar

Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.


Witness

1) 
Dr. LATHA JAGANNATHAN
Medical Director & Managing Trustee
BMST

2)

1) 
5.12.24
Medical Superintendent
R.L. Jalappa Hospital & Research Centre
Tamaka, Kolar-563103.

2)


(Dr. Subhashis Das)
Pg 2 HOD, I HBT

Annexure 1:

Refers to Clause I, point 6

The existing rates for HLA testing are as below

SI no	HLA Testing	Amount
1	CDC Cross Match – Donor & Patient	3,500
2	Luminex DSA Cross Match	6,000
3	Cadaver DSA Cross Match	8,500
4	HLA ABDR Typing	12,100
5	Panel Reactive Antibody Testing	26,000
6	Single Antigen Test	35,000
7	HLA Antibody Screening Test	6,600
8	Flow Cross Match	4,000

Note:

- The above charges are subject to periodic revision
- Discount offered: 20% on HLA Typing & 20% on Single Antigen Test



Registrar

**Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.**



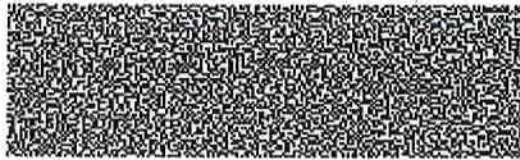
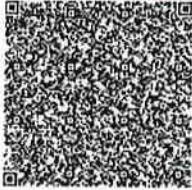
सत्यमेव जयते

INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA90533474664005W
Certificate Issued Date : 10-Dec-2024 10:13 AM
Account Reference : CSCACC (GV)/ kacscg07/ KA-KOGN1382/ KA-KO
Unique Doc. Reference : SUBIN-KAKACSCG0720709025387618W
Purchased by : SDUAHER TAMAKA KOLAR
Description of Document : Article 5(J) Agreement (in any other cases)
Property Description : MOU
Consideration Price (Rs.) : 0
(Zero)
First Party : SDUAHER TAMAKA KOLAR
Second Party : SHANMUKHA INNOVATIONS PVT LTD BENGALURU
Stamp Duty Paid By : SDUAHER TAMAKA KOLAR
Stamp Duty Amount(Rs.) : 500
(Five Hundred only)



Please write or type below this line

MEMORANDUM OF UNDERSTANDING

This AGREEMENT is executed on December 11, 2024 (“Execution Date”) and is applicable with immediate effect December 11, 2024 (“Effective Date”).

BY AND BETWEEN

Sri Devaraj Urs Academy of Higher Education & Research (SDUAHER), a university established under the provision of Section 3 of the University Grants Commission Act, 1956, having its registered office at Tamaka, Kolar - 563 103, Karnataka, India, represented by its authorized signatory

Statutory Alert: Bangalore-54

Page 1 of 3

1. The authenticity of this Stamp certificate should be verified at 'www.shcilestamp.com' or using e-Stamp Mobile App of Stock Holding.
2. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
3. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority.

Sri Devaraj Urs Academy of Higher Education and Research
Tamaka, Kolar - 563 103.

Dr. Muninarayana C., the Registrar (hereinafter referred to as "INSTITUTE", which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its successors in interest and permitted assigns) of the **FIRST PARTY**.

And

ShanMukha Innovations Private Limited, a MSME *In-vitro* diagnostics product design and development company having its office at 2nd Floor, Ram Thulasi Chambers, MS Ramaiah Road, Mathikere, Bangalore - 560 054, Karnataka, India, represented by its authorized signatory, **Mr. Arun Balasubramanian** (hereinafter referred to as the "MSME COMPANY", which expression shall unless repugnant to the meaning and context thereof be deemed to mean and include its successors in interest and permitted assigns) of the **SECOND PARTY**.

INSTITUTE, MSME COMPANY shall be individually referred to as "Party" and collectively as "Parties" as the context may require.

WHEREAS both the Parties are willing to collaborate for the purpose of clinical performance evaluations and field-testing activities in and around Kolar and **IN CONNECTION WITH THE ABOVE, THE PARTIES HEREBY AGREE AS FOLLOWS:**

I. SCOPE

The collaboration shall cover the following specific areas of work

- 1) Field tests through health camps conducted by the INSTITUTE

II. MSME COMPANY RESPONSIBILITIES INCLUDE:

- 1) Prepare and share study protocol drafts
- 2) Provide HPOS device and kits required for the field testing of sickle cell anemia, Thalassemia and Total Hb estimation on Free of Cost basis.
- 3) Acknowledge INSTITUTE as collaborators in relevant external and internal communications such as journal publications, website, social media posts after prior review and approval.

III. THE INSTITUTION/INVESTIGATORS HEREBY UNDERTAKE AS FOLLOWS:

- 1) Obtain necessary institutional ethics clearance for the field tests
- 2) Organize and execute health camps as per INSTITUTE schedule, budget including the approved study protocol.
- 3) Acknowledge MSME COMPANY as collaborators in relevant internal and external communications such as journal publications, websites, social media posts after prior review and approval.
- 4) Provide clinical data of the subjects identified in the study cohorts with appropriate consent as per the study protocol requirement.
- 5) Preparation, Maintenance, Storage of the Study Documents during the study period and Archiving of the Documents as per the Project requirements.
- 6) Sharing of the Standard Operating Procedures (SOPs) with the MSME COMPANY.

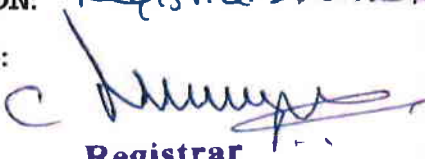



- 7) Each of the Investigators shall enter into a separate Agreement of Confidentiality with the MSME COMPANY prior to the disclosure of confidential information.

IV. OTHER TERMS AND CONDITIONS:

- 1) This MoU shall remain in force for 3 (Three) years and may be extended for an additional period by agreement of Parties, unless otherwise expressed by one of the Parties and communicated at least three months before the expiry date of this Agreement.
- 2) The provisions of this MoU shall remain in effect until it is terminated. The MoU cannot be terminated during an ongoing evaluation.
- 3) The MoU can be terminated by providing a prior written notice of three months with mutual consent by all the Parties.
- 4) The MoU shall be governed by the laws of India, under the exclusive jurisdiction of Courts in Bangalore.
- 5) Subject to the terms of this MoU, the Parties agree 'that the rights and obligations of the Parties hereunder shall be non-exclusive'.
- 6) The relationship between both the Parties to this MoU shall be on a principal-to-principal basis and no agency relationship nor financial liability created between the Parties.
- 7) This MoU shall ensure the benefit of and shall be binding upon the Parties hereto and their respective successors and assigns but shall not be assignable by any Party except with the written consent of the other Party. In the event of any such assignment with the consent of the other Party, the transferor or assignor shall remain obligated to perform its own obligations and in addition shall be jointly and severally liable for the proper performance of the obligations of the transferee or assignee pursuant to this MoU.
- 8) This MoU shall be governed by and construed in accordance with the laws of India. The Parties agree that the competent courts and tribunals at Bangalore, Karnataka, India shall have exclusive jurisdiction with respect to the subject matter hereof.

IN WITNESS WHEREOF the Parties hereto have caused these presents to be executed the day and year first hereinabove written in the manner hereinafter appearing.

<p>For Sri Devaraj Urs Academy of Higher Education and Research</p> <p>NAME: Dr MUNINARAYANA - C</p> <p>DESIGNATION: Registrar SQUAHER</p> <p>SIGNATURE: </p> <p>Registrar Sri Devaraj Urs Academy of Higher Education and Research Tamaka, Kolar - 563 103.</p>	<p>For ShanMukha Innovation Private Limited</p> <p>NAME: ARUN BALASUBRAMANIAN</p> <p>DESIGNATION: DIRECTOR</p> <p>SIGNATURE: B. Arun</p> <p></p>
---	--

And

Physiotattva, No.280, 15th cross,5th phase JP Nagar, Bangalore - 560078, duly authorized to represent by **DrAnup Brahmatt,CEO- Physiotatvaa** as party of the **SECOND PART**. **SDUAHER** and **Physiotattva** are hereinafter individually referred as **"Party"** and collectively as **"Parties"**.

WHEREAS:

SDUAHER was established with the focus on provisioning of Medical Education, Research, Health Care and other Social Services to the rural population, under the aegis of Sri Devaraj Urs Educational Trust for Backward Classes, Kolar.

Physiotattva, represented by Dr Anup Brahmatt was established to bring access to quality physiotherapy care through ultra-modern clinics and high-skilled practitioners to all with a strong focus on patient needs and delivery of the highest level of care.

Both the Parties are willing to collaborate for facilitating Career Placement specifically related to Physiotherapy to the beneficiaries of **R.L. JALLAPPA College of Physiotherapy (RLJCOPT)**, the constituent college of **SDUAHER**, as per the terms and conditions detailed in this agreement herein.

THEREFORE, IT IS AGREED AND CONDITIONED BETWEEN THE PARTIES AS FOLLOWS:

Declarations and Undertakings of Physiotattva

The parties discussed and considered it expedient and beneficial to enter into a collaboration for carrying out joint activities of academic merit and to aid and support to each other in their respective individual activities and programs. Now, therefore, the parties have executed and signed this MOU and settled the terms and conditions of this collaboration between the parties, which are set out hereunder: -


1) THE OBJECTIVES

- a) Career Placement Support
 - Physiotattva will conduct campus recruitment drives at RLJCOPT to offer job opportunities to students.
 - Pre-placement talks will be organized to provide students with an understanding of job roles, organizational expectations, and growth opportunities.
- b) Skill Development Programs
 - Jointly organize workshops, seminars, and certification programs on specialized topics such as manual therapy, advanced rehabilitation techniques, and ergonomics.
 - Provide training on soft skills, communication, and professional conduct to prepare students for the workplace.

2) STUDENT ENGAGEMENTS

a) Career Counseling and Guidance

- **Individual Career Mapping:** Personalized sessions to understand students' strengths, career aspirations, and industry alignment.
- **Workshops:** Conduct workshops on career trends, job roles, and professional expectations in physiotherapy.


Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

b) Skill Development Programs

- **Clinical Skill Workshops:** Hands-on training sessions on advanced physiotherapy techniques, including manual therapy, electrotherapy, and rehabilitation.
- **Soft Skills Training:** Sessions to improve communication, presentation skills, and professional etiquette.
- **Certification Courses:** Industry-recognized certifications in areas like sports physiotherapy, ergonomics, and geriatric care.

c) Placement Preparation

- **Mock Interviews:** Conduct mock interviews to prepare students for campus recruitment drives.
- **Resume Building Workshops:** Assist students in creating professional and impactful resumes.
- **Job Role Orientation:** Pre-placement talks to familiarize students with organizational roles and expectations.

d) Industry Exposure

- **Guest Lectures:** Invite industry experts to share insights on emerging trends in physiotherapy.
- **Industry Visits:** Organize visits to Physiotherapy clinics
- **Networking Events:** Facilitate student participation in seminars, conferences, and industry meet-ups.

3.COMMENCEMENT, RENEWAL, TERMINATION AND AMENDMENT

- This MOU will come into force upon affixing the signatures of the representatives of both institutions and will remain in effect for three years. The term of this MOU may be extended as per the mutual agreement of both Institutions. If either institution wishes to terminate the MOU before the expiry of its said term, it must intimate its such intention to the other institution not less than six months prior to the expiry of the MOU.
- The event of termination will not affect the programs and activities already initiated or ongoing unless otherwise mutually agreed.
- This MOU may be reviewed at any time and any modification(s) to MoU may be made by mutual consent and such amendment or extension to the MoU may be formalized by the agreement or exchange of letters between the two institutions.

Declarations and Undertakings of the "RLJCOPT, SDUAHER"

- RLJCOPT - SDUAHER is a private, non-profit physiotherapy college dedicated to education, research, and healthcare. affiliated to Sri Devaraj Urs Academy of Higher Education and Research (Deemed to be university) under the UGC Act 3 New Delhi and recognized by the Indian Association of Physiotherapists.
- RLJCOPT - SDUAHER has signed this memorandum of understanding for practical observation and training facilities for physiotherapy services to be provided by the first party. This strategic collaborative alliance will enable the R L Jalappa College of Physiotherapy (RLJCOPT) students to learn the actual practice of healthcare during their training and project work.

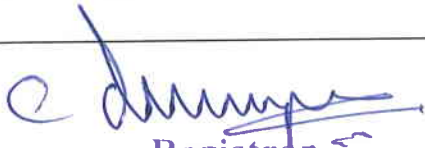


Registrar

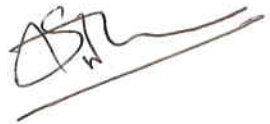
Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.




- c) It is also agreed that students of Undergraduate and post graduate would have access to the required facilities for clinical training. However, Physiotatvaa undertakes complete responsibility for maintaining the confidentiality of the information thus obtained.
- d) The RLJCOPT students will be allowed to undergo clinical training at the Centre as per their program requirements.
- e) RLJCOPT - SDUAHER shall provide academic staff for conducting periodic visits to monitor the progress of the clinical training of physiotherapy students as per SDUAHER norms whenever required and oversee the smooth conduct of the program. After the completion of training, feedback will be taken from the students regarding the clinical training received. The training timing shall be as per the number of hours stipulated or mutually convenient for both parties.
- f) RLJCOPT - SDUAHER shall be liable to take care of all such requirements.

IN WITNESS THEREOF THIS AGREEMENT IS EXECUTED BY OR ON BEHALF OF THE PARTIES.

 Registrar Sri Devaraj Urs Academy of Higher REGISTRAR - SDUAHER Education and Research Tumakuru, Kolar - 563 103.	 DR. ANUP BRAHMBATT CEO-PHYSIOTATVA
---	--

Witness 1: 

Witness 2: 



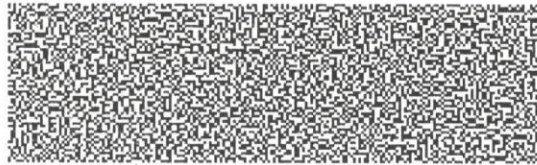
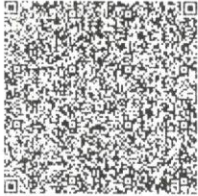
सत्यमेव जयते

INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA93345537470529W
 Certificate Issued Date : 12-Dec-2024 05:06 PM
 Account Reference : CSCACC (GV)/ kacsceg07/ KA-KOGN1382/ KA-KO
 Unique Doc. Reference : SUBIN-KAKACSCEG0725962862026303W
 Purchased by : SDUAHER TAMAKA KOLAR
 Description of Document : Article 5(J) Agreement (in any other cases)
 Property Description : MOU
 Consideration Price (Rs.) : 0
 (Zero)
 First Party : SDUAHER TAMAKA KOLAR
 Second Party : THE INSTITUTE OF DISABILITY REHABILITATION AND RC
 Stamp Duty Paid By : SDUAHER TAMAKA KOLAR
 Stamp Duty Amount(Rs.) : 500
 (Five Hundred only)



Please write or type below this line

MEMORANDUM OF UNDERSTANDING (MOU)

This Memorandum of Understanding is executed on..... and is effective from

By and Between

SRI-DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH, (A Deemed to be University), created under Section 3 of UGC Act 1956, having its principal place of office at Tamaka, Kolar, Karnataka – 563101, duly authorized to represent by its Registrar, Dr. MUNINARAYANA. C, hereinafter referred as "SDUAHER" as party of the FIRST PART.

Registrar

Statutory Alert:

1. The authenticity of the e-Stamp should be verified at 'www.sncilestamp.com' or using e-Stamp Mobile App of Stock Holding Corporation of India. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
2. The onus of checking the regularity is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority.

Sri Devaraj Urs Academy of Higher Education and Research Tamaka, Kolar - 563 103.



INDIA NON JUDICIAL GOVERNMENT OF KARNATAKA

And

THE INSTITUTE OF DISABILITY, REHABILITATION AND RESEARCH (IDRR), The Association of People with Disability (APD), 6th Cross, Hutchins Road, Off Hennur Road St. Thomas Town P.O, Bengaluru -560 084, duly authorized to represent by Dr N.S Senthil Kumar, CEO-APD as party of the **SECOND PART.**

SDUAHER and APD are hereinafter individually referred as "**Party**" and collectively as "**Parties**".

WHEREAS:

SDUAHER was established with the focus on provisioning of Medical Education, Research, Health Care and other Social Services to the rural population, under the aegis of Sri Devaraj Urs Educational Trust for Backward Classes, Kolar.

IDRR, APD, represented by Dr N.S Senthilkumar was established to engage in extensive programs in rural and urban Karnataka to enable, equip and empower individuals with a range of disabilities including locomotor, spinal cord injury, speech and hearing, cerebral palsy, and to some extent, mental issues and engages in the academic, innovation as well as research initiatives.

Both the Parties are willing to collaborate to extend the collaboration for carrying out joint activities of academic merit specifically related to Physiotherapy to the beneficiaries of **R.L. JALLAPPA College of Physiotherapy (RLJCOPT)**, the constituent college of **SDUAHER**, as per the terms and conditions detailed in this agreement herein.

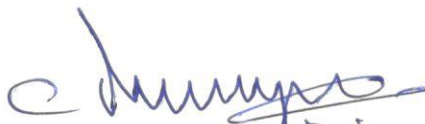
THEREFORE, IT IS AGREED AND CONDITIONED BETWEEN THE PARTIES AS FOLLOWS:

Declarations and Undertakings of "APD"

The parties discussed and considered it expedient and beneficial to enter into a collaboration for carrying out joint activities of academic merit and to provide assistance and support to each other in their respective individual activities and programs. Now, therefore, the parties have executed and signed this MOU and settled the terms and conditions of this collaboration between the parties, which are set out hereunder: -

1. THE OBJECTIVES

- a) The goal of this MOU is to develop articulations to strengthen collaboration between **APD** and **R.L. JALLAPPA College of Physiotherapy (RLJCOPT)**, the constituent college of **SDUAHER**, to foster academic and research partnership, provide an opportunity for exploring mutual possibilities of expertise, engage in collaboration of mutual interest or facilitate the advancement of knowledge on the basis of reciprocity, best effort, mutual benefit, and frequent interactions upon mutually agreed terms and conditions.



Registrar

Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.



- b) Promoting such and other activities/programs of academic/collaboration value and merit through mutual collaborations and partnerships upon mutually agreed terms and conditions
- c) Joint Research Projects: Combining our research capabilities to address key challenges in disability and rehabilitation.
- d) Educational Programs: Developing specialized training programs and workshops for students, faculty, and practitioners.
- e) Community Outreach: Enhancing community engagement initiatives to raise awareness and provide support to individuals with disabilities.
- f) Exchange Programs: Facilitating student and faculty exchange programs to promote knowledge sharing and professional development.

2. STUDENT ENGAGEMENTS

- a) There may be a collaboration by the parties for academic, research, training and allied purposes for a pre-determined duration, on mutually agreed terms and conditions between the parties from time to time. If any specific facility is arranged by the host institution for the exchange or facilitation of the services, the responsibilities and liabilities will be counted as per the mutually agreed terms and conditions;
- b) The parties may carry out funded and non-funded research and development projects, consultancy, training, faculty development, skill development and other programs and activities jointly and may also support and provide requisite assistance and support to each other for programs and activities carried out by either institution individually, as mutually agreed for the specific activity and program, upon the mutually agreed terms and conditions of the parties for such collaboration;
- c) Either institution may make available to the other institution the academic, research, experimentation, lab, training and other facilities, material, information, resources, best practices, innovations etc. subject to the conditions as mutually agreed by the parties for that purpose;
- d) Conferences, exhibitions, seminars, symposia, workshops etc. may be organized by the parties jointly and the parties may also encourage their faculty and staff to attend and participate in such events and programs organized by/at either institution upon the mutually agreed terms and conditions of the parties for such collaboration;
- e) The parties may work out mutually agreed terms for collaboration on the programs and activities for the faculty to engage in academic collaborations through handling academic sessions, conducting seminars, engaging in joint publications and undertaking other academic, research and allied activities at each other's premises as visiting faculty, Ad hoc faculty or in such other terms as mutually agreed by the parties;
- f) Such other programs and activities may be carried out under this MOU as mutually decided by the parties upon the mutually agreed terms and conditions of the parties without violating the individual rights of the parties as well as the intellectual property rights

Provided that this MOU will govern the general framework for collaboration between the parties, and details of any specific program and activity to be undertaken by the parties may



Registrar

Sri Devaraj Urs Academy of Higher
Education and Research
Tanjaka, Kolar - 563 103.



be laid out by the separate written agreement, terms of reference or by exchange of correspondence etc. by the competent authority of both the parties designated and authorized for this purpose.

3.COMMENCEMENT, RENEWAL, TERMINATION AND AMENDMENT

- a) This MOU will come into force upon affixing the signatures of the representatives of both institutions and will remain in effect for five years. The term of this MOU may be extended as per the mutual agreement of both Institutions. If either institution wishes to terminate the MOU before the expiry of its said term, it must intimate its such intention to the other institution not less than six months prior to the expiry of the MOU.
- b) The event of termination will not affect the programs and activities already initiated or ongoing unless otherwise mutually agreed.
- c) This MOU may be reviewed at any time and any modification(s) to MoU may be made by mutual consent and such amendment or extension to the MoU may be formalized by the agreement or exchange of letters between the two institutions.

Declarations and Undertakings of the "RLJCOPT, SDUAHER"

1. RLJCOPT - SDUAHER is a private, non-profit physiotherapy college dedicated to education, research, and healthcare. affiliated to Sri Devaraj Urs Academy of Higher Education and Research (Deemed to be university) under the UGC Act 3 New Delhi and recognized by the Indian Association of Physiotherapists.
2. RLJCOPT - SDUAHER has signed this memorandum of understanding for practical observation and training facilities for physiotherapy services to be provided by the first party. This strategic collaborative alliance will enable the R L Jalappa College of Physiotherapy (RLJCOPT) students to learn the actual practice of healthcare during their training, internships and project work.
3. It is also agreed that students of Undergraduate and post graduate would have access to the required facilities for clinical training. However, the APD undertakes complete responsibility for maintaining the confidentiality of the information thus obtained.
4. The RLJCOPT students will be allowed to undergo clinical training at the Centre as per their program requirements.
5. RLJCOPT - SDUAHER shall provide academic staff for conducting periodic visits to monitor the progress of the clinical training of physiotherapy students as per SDUAHER norms whenever required and oversee the smooth conduct of the program. After the completion of training, feedback will be taken from the students regarding the clinical training received. The training timing shall be as per the number of hours stipulated or mutually convenient for both parties.
6. RLJCOPT - SDUAHER shall be liable to take care of all such requirements.

IN WITNESS THEREOF THIS AGREEMENT IS EXECUTED BY OR ON BEHALF OF THE PARTIES.



Registrar

Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.





REGISTRAR - SDUAHER
Registrar

Sri Devaraj Urs Academy of Higher
Education and Research
Tamaka, Kolar - 563 103.

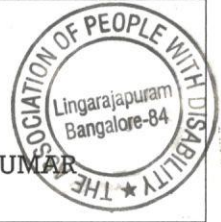
Witness 1:



Witness 2:



DR.N. S SENTHIL KUMAR
CEO-APD



**SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH (SDUAHER)
KOLAR, KARNATAKA**


Sri Devaraj Urs Academy of Higher Education and Research, Tamaka, Kolar is a Deemed to be University declared Under section 3 of UGC Act, 1956, vide Notification No.F.9-36/2006-U.3(A) Dt. 25th May 2007, MHRD, Government of India. The Deemed to be University is sponsored by the Sri Devaraj Urs Educational Trust for Backward Classes, Kolar – a Trust, which has set up educational institutions in rural areas of Karnataka, with a focus on Medical Education and Social Service. Through the colleges/Hospitals and other institutions set up by it, the trust has sought to make significant contribution to Medical Education, Research and Health Care to Rural population. The trust is duly represented by The Registrar, SDUAHER, Kolar.

Ref: Memorandum of Understanding (MoU) Entered between NIMHANS, Bengaluru and SDUAHER Kolar, Karnataka on 01.04.2024. Certificate No: IN-KA51395487985167W

The following amendments are being made to ensure ease of administration and accounting procedures related to the project. This is based on the discussion held on 10th Dec 2024 between Dr Pradeep B S, Professor, Department of Epidemiology and Dr BT Prasanna Kamath, Professor and Head, Department of Community Medicine, SDUAHER, Kolar. The discussion was on challenges faced and measures to overcome those challenges in the field. During the deliberations it was realized that the “travel and accommodation money for field data collectors” was articulated as “travel for field investigators”. The field data collectors have to be provided health insurance and communication charges which is available with NIMHANS as part of the sanctioned budget from SKAN research trust. This needs to be spent from SDUMC as field data collectors are employed under SDUMC. In the light of this the amendment tot budget is done as follows.

Budget plan for the first year:

Line item	Particulars	Unit cost	No. of Units	Months	Total cost	Revision/Amendment
1	Salaries – Field data collectors including Lab sample collectors- ~40 in number	15000	40	9	54,00,000	Nil
2	Travel and Accommodation for field data collectors	4400	40	9	15,84,000	Accommodation is added as part of this line item in accordance with the sanctioned budget
3	Travel for investigators from SDUAHER (on actuals)	3000	5	12	1,80,000	Nil
4	Consumables and other contingencies including sample transportation	5000	1	12	60,000	Nil
5	Health Insurance cover for field data collectors	10000	40	1	4,00,000	Newly added in accordance with the sanctioned budget
6.	Communication	350	40	9	1,26,000	Newly added in accordance with the sanctioned budget
	Total				77,50,000	The additional budgets will be sent to SDUMC upon submission of SOE and UC as detailed in the initial MOU


 Registrar
 Sri Devaraj Urs Academy of Higher
 Education and Research
 Tamaka, Kolar - 563 103.



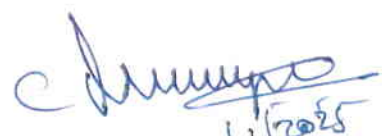
All other details, terms and conditions etc remain unchanged from the previous MOU cited above.

Signatures:

a.) Authorized Signatories:


Signature: 
Date:
Name: Dr. Pratima Murthy
Designation: Director
Address: NIMHANS
Phone: 91-80-26995001/5002
email: dirstaff@nimhans.ac.in

24/12/24
(24/12/24) P.
Dr. Pratima Murthy
Director
National Institute of
Mental Health & Neuro Sciences
Bengaluru - 560 029

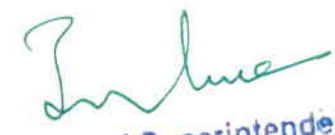
Signature: 
Date:
Name:
Designation: Registrar
Address: SDUAHER, Kolar
Phone:
email:

31/1/2025
Registrar
Devaraj Urs Academy of High
Education and Research
Tamaka, Kolar - 563 103.

b.) Witnesses

Signature: 
Date:
Name:
Designation:
Address:
Phone:
email:

डॉ. बी.एस. शंकरनारायण राव
Dr. B.S. SHANKARANARAYANA RAO
सुपरवाइजर / REGISTRAR
राष्ट्रीय मानसिक स्वास्थ्य और
नियंत्रण विज्ञान संस्थान, बेंगलूर
National Institute of Mental Health
& Neuro Sciences, Bengaluru - 560 029

Signature: 
Date:
Name:
Designation:
Address:
Phone:
email:

Medical Superintendent
R.L. Jalappa Hospital & Research Centre
Tamaka, Kolar-563103.



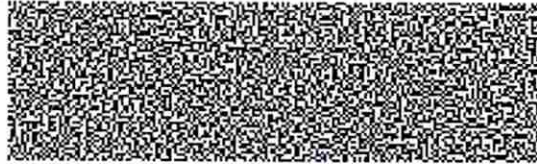
सत्यमेव जयते

INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA14084642410072W
Certificate Issued Date : 13-Sep-2024 12:40 PM
Account Reference : CSCACC (GV)/ kacsceg07/ KA-KOGN1382/ KA-KO
Unique Doc. Reference : SUBIN-KAKACSCEG0777294730063694W
Purchased by : SDUAHER TAMAKA KOLAR
Description of Document : Article 5(J) Agreement (in any other cases)
Property Description : MOU
Consideration Price (Rs.) : 0
(Zero)
First Party : INSTITUTE FOR YOUTH AND DEVELOPMENT KOLAR
Second Party : SDUAHER TAMAKA KOLAR
Stamp Duty Paid By : SDUAHER TAMAKA KOLAR
Stamp Duty Amount(Rs.) : 500
(Five Hundred only)



Please write or type below this line

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MOU) is made and entered into at Kolar on 28th of January-2025 between INSTITUTE FOR YOUTH AND DEVELOPMENT, (IYD) KOLAR.

AND

Page 1 of 3

Statutory Alert:

1. The authenticity of this Stamp certificate should be verified at 'www.shoilestamp.com' or using e-Stamp Mobile App of Stock Holding. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
2. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority.

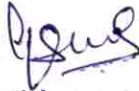
6. Negotiation Implementation and Coordination of the MOU will be under the INSTITUTE FOR YOUTH AND DEVELOPMENT and The Professor and HOD of Department of Community Medicine, SDUMC, SDUAHER, Kolar.

Conflict of Interest:


Both parties warrant that this MOU is not likely to have any conflict of interest with any of their organizational, financial, contractual or other interests relating to activities under the MOU.

IN WITNESS WHEREOF, the Institutions hereto have executed this Agreement on the date mentioned herein above.


For IYD (Institute for Youth and Development).


Signature: 
Name: GNANASELVI KUMARI
Designation: Project Manager
IYD-IDU-TI, Project
Kolar -563101

*INSTITUTE FOR YOUTH AND DEVELOPMENT
IDU - TI Project
We Care Centre
491, 'Mithra Nilaya' 1st C
1st Main Ward No 8, Gul
KOLAR - 563 101*

Witness:
1. Name & Signature: 
Designation: MBE / ACCOUNTANT
Address: I.Y.D, I.D.U - TI,
Kolar.

For SDUAHER, KOLAR

Signature: 
Name: Dr. MUNIVARAYANA C
Designation: Registrar
Sri Devaraj Urs Academy of Higher
SDUAHER, Education and Research
Tamaka, Kolar - 563103.

Witness:
1. Name & Signature: Dr. Sunil B.N 
Designation: Assoc prof, Dept of PCM
Address: SDUMC, Tamara
Kolar - 563103.



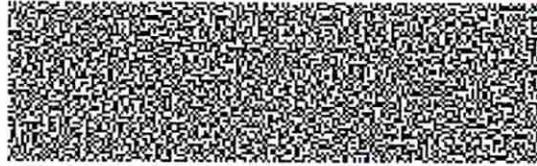
सत्यमेव जयते

INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA14084642410072W
Certificate Issued Date : 13-Sep-2024 12:40 PM
Account Reference : CSCACC (GV)/ kacsceg07/ KA-KOGN1382/ KA-KO
Unique Doc. Reference : SUBIN-KAKACSCEG0777294730063694W
Purchased by : SDUAHER TAMAKA KOLAR
Description of Document : Article 5(J) Agreement (in any other cases)
Property Description : MOU
Consideration Price (Rs.) : 0
(Zero)
First Party : INSTITUTE FOR YOUTH AND DEVELOPMENT KOLAR
Second Party : SDUAHER TAMAKA KOLAR
Stamp Duty Paid By : SDUAHER TAMAKA KOLAR
Stamp Duty Amount(Rs.) : 500
(Five Hundred only)



Please write or type below this line

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MOU) is made and entered into at Kolar on 28th of January-2025 between INSTITUTE FOR YOUTH AND DEVELOPMENT, (IYD) KOLAR.

AND

Page 1 of 3

Statutory Alert:

1. The authenticity of this Stamp certificate should be verified at 'www.shcilestamp.com' or using e-Stamp Mobile App of Stock Holding. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
2. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority.

The Department of Community Medicine of SRI DEVARAJ URS MEDICAL COLLEGE (SDUMC) a constituent college of Sri Devaraj Urs Academy of Higher Education & Research (SDUAHER), Kolar – 563103, A Deemed to be University.

The purpose of the assignment shall be:

To formalize organizing and conduct of health camps in IYD organization, DIC (Drop in Care Centre) & Field Level health camps in project area, Kolar district made by IYD, IDU-TI Project as being conducted since April – 2017 till date.

Modus of Collaboration:

1. Extension services shall be carried out in the DIC of IYD and Field IDU-TI project of Kolar dist. for
 - a. Organizing and conducting health camps for early detection of diseases and its treatment for IDU's (Injecting Drug Users).
 - b. Organizing and conducting health camps for creating awareness and educating on health and diseases in IDU's (Injecting Drug Users) Community.

General Provisions:

1. This MOU shall effective until the 27th of January 2030 or completion of the project whichever is earliest from the date of Signing. It may be renewed after expiry based on mutually agreeable terms and conditions of both Parties.
2. This MOU may be terminated by either party giving a One Month of Advance Notice.
3. The Collaborative activities conducted under the agreement by both the Institution shall be in accordance with the respective Institutional rules and regulations.
4. Although this MOU doesn't create any legal right or obligation between the Institutions, it expresses the Institution Good – faith intentions to facilitate negotiations and preparation of agreement for further collaborations.
5. This MOU doesn't impose any financial obligations or cause any hardship to either institution. This agreement may modified on Mutual consent by both the parties at any time when in force.



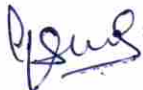
6. Negotiation Implementation and Coordination of the MOU will be under the INSTITUTE FOR YOUTH AND DEVELOPMENT and The Professor and HOD of Department of Community Medicine, SDUMC, SDUAHER, Kolar.

Conflict of Interest:


Both parties warrant that this MOU is not likely to have any conflict of interest with any of their organizational, financial, contractual or other interests relating to activities under the MOU.

IN WITNESS WHEREOF, the Institutions hereto have executed this Agreement on the date mentioned herein above.


For IYD (Institute for Youth and Development).


Signature: 
Name: **GNANASELVI KUMARI**
Designation: Project Manager
IYD-IDU-TI, Project
Kolar -563101

*INSTITUTE FOR YOUTH AND DEVELOPMENT
IDU - TI Project
We Care Centre
491, 'Mithra Nilaya', 1st C-
1st Main, Ward No. 8, Gu,
KOLAR - 563 101*

Witness:
1. Name & Signature: 
Designation: **MSE / ACCOUNTANT**
Address: **I.Y.D, I.D.U - TI,
Kolar.**

For SDUAHER, KOLAR

Signature: 
Name: **Dr. MUNINARAYANA C**
Designation: **Registrar**
Sri Devaraj Urs Academy of Higher
SDUAHER, Education and Research
Tamaka, Kolar - 563103.

Witness:
1. Name & Signature: **Dr. Sunil B.N** 
Designation: **Assoc prof, Dept of PCM**
Address: **SDUMC, Tamara
Kolar - 563103.**



सत्यमेव जयते

INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA00014892005034W
Certificate Issued Date : 19-Dec-2024 04:09 PM
Account Reference : CSCACC (GV)/ kacsceg07/ KA-KOGN1382/ KA-KO
Unique Doc. Reference : SUBIN-KAKACSCG0738438069285718W
Purchased by : R L JALAPPA HOSPITAL AND RESEARCH CENTER KOLAR
Description of Document : Article 5(J) Agreement (in any other cases)
Property Description : MOU
Consideration Price (Rs.) : 0
(Zero)
First Party : R L JALAPPA HOSPITAL AND RESEARCH CENTER KOLAR
Second Party : PRACTO FOUNDATION TRUST
Stamp Duty Paid By : R L JALAPPA HOSPITAL AND RESEARCH CENTER KOLAR
Stamp Duty Amount(Rs.) : 500
(Five Hundred only)



Please write or type below this line

Memorandum of Understanding (MOU)

THIS MEMORANDUM OF UNDERSTANDING is made on 8th January 2025.

BETWEEN

Practo Foundation Trust: A not-for-profit organization registered under sections 12A and 80G of the Income Tax Act, 1961. Established in 2021 by Practo Technologies Pvt. Ltd., the trust envisions making

Suresh Prasad

1

[Signature]
Registrar

Statutory Alert:

1. The authenticity of this Stamp certificate should be verified at 'www.shclstamp.com' or using e-Stamp Mobile App of Stock Holders. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
2. The onus of checking the legitimacy is on the users of the certificate
3. In case of any discrepancy please inform the Competent Authority.

Sri Devaraj Urs Academy of Higher
Education and Research

562 103

quality healthcare accessible to the underprivileged. The trust is inspired by Practo's larger vision to make quality healthcare accessible to a billion Indians through systems to improve the convenience, accessibility, and affordability of quality healthcare.

AND

RL Jalappa Hospital & Research Center: R.L. Jalappa Hospital and Research Centre is a Teaching Hospital attached to Sri Devaraj Urs Medical College, which is the Constituent Institution of Sri Devaraj Urs Academy of Higher Education and Research. The hospital is situated at Tamaka village, along the national highway. The hospital is a multi-speciality hospital, catering to a large population in and around the Kolar region.

Whereas: Practo Foundation supports BPL and underprivileged, destitute, and senior citizens with their healthcare needs by providing medical treatment as and when required as inpatient and outpatient at free and subsidized cost.

Both parties have decided to come together to achieve their common objectives as described below. It is hereby agreed as follows:

Objectives of the programme -

- To make necessary interventions to prevent avoidable blindness among the underprivileged target community
- To make quality eyecare services accessible
- To ensure the desired outcome of state health programmes through effective collaboration

Under this Memorandum of Understanding, Practo Foundation Trust is collaborating with RL Jalappa Hospital & Research Centre to facilitate comprehensive eye care services to women, old-aged, young and middle-aged persons from underprivileged communities and rural areas with mutually accepted terms and conditions described in this agreement.

Purpose: The purpose of this agreement is to ensure that BPL and people in need can access quality healthcare. Practo Foundation and hospital shall strive to fulfill this objective by fulfilling their obligations as described in Annexure I

Confidentiality: Both parties must maintain confidentiality of information exchanged under the MoU and shall not disclose the same to any third party unless required by law

Assignment: Both parties shall not assign, delegate or otherwise transfer any of their rights or obligations under this MOU to any person in any manner without the prior written consent





Intellectual Property: Each party shall retain their respective rights, title, and interests in their patents, copyrights, proprietary marks and/or licensed software, service marks, trade secrets or any other form of intellectual property ("Intellectual Property Rights"). Nothing in this MoU in any way confers the intellectual property rights of one party over the other

Relationship of parties: Nothing in this MoU creates a joint venture, a relationship of partnership, or agency between the Parties

Governing law: This MOU shall be governed by and construed in accordance with the applicable laws and regulations of the Republic of India.

Term and termination: Unless terminated in accordance with the provisions of this MOU or extended by mutual consent in writing upon mutually agreeable terms and conditions, the term of this MOU shall initially be valid for 12 months from the Effective Date which is the date of execution of this MOU. Further, this MOU may be terminated by mutual consent in writing of the Parties hereto, with a 30-day notice.

Notices: All notices provided for in this MoU shall be in writing, duly signed by the party, giving such notice, and shall be delivered, telecopied or mailed by courier.

Finances: All surgeries will be funded through pertinent state/central government programs in accordance with applicable provisions. If any beneficiary is ineligible for state programs, notify Practo Foundation within 2 days of hospital admission. Practo Foundation shall bear the cost of consumables

Suvarni Parvata

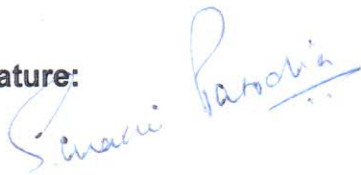
e. Juyas
Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tannaka, Kolar - 563 103.

In Witness whereof, the parties hereto execute this MOU on 8th January 2025

For Practo Foundation Trust
Centre

for R L Jalappa Hospital & Research

Signature:



Name: Surabhi Patodia
Designation: Founder Trustee
Practo Foundation Trust

Signature:



Name: Dr. Muninarayana C
Designation: Registrar, SDUAHER
Tamaka, Kolar - 563103

Witness:



Name & Signature: GOKUL DEEP GIRISH

Designation: HEAD - OPERATIONS,
PRACTO FOUNDATION

Address: PRACTO, KORAMANGALA

Witness:

DR. SANGEETHA T

Name & Signature:



Designation: PROFESSOR & HOD

Address: DEPT OF OPHTHALMOLOGY
SDUHC, KOLAR

Annexure I

Obligations of Practo Foundation Trust

- To spread awareness of eye care, particularly cataracts, among target communities
- To make necessary collaborations at the community level to -
- Organize community screening programmes (CSPs) to identify cataract cases
- Mobilize individuals who are identified through CSPs and arrange for necessary transportation
- Conduct individual follow-ups with identified patients and resolve queries post-surgery
- Develop simple and accessible registration forms to gather necessary information about beneficiaries
- Maintain end-to-end community engagement and follow-ups as necessitated by the concerned medical team
- Maintain transparent communication with target communities and collaborators about programme objectives, updates and progress and seek appropriate measures to align with the said objectives of the programme
- Maintain beneficiary database in consultation and assistance from its collaborators and with due consent of the concerned individuals

Obligations of RL Jalappa Hospital & Research Center

- Provide necessary support through its existing medical, paramedical, and administrative personnel and resource networks to conduct CSPs with Practo Foundation. Make necessary arrangements to register patients under qualifying Central/State Govt programmes
- Ensure necessary documentation and due diligence pre-surgery
- Ensure sufficient consultation, treatment, and medication for patients
- Ensure timely referral of patients to secondary and tertiary care, if needed
- Adherence to set norms and standards of services as laid in the concerned state programme
- Maintain the highest level of medical proficiency to ensure fulfillment of the programme objectives
- Designate staff as the point of contact for all strategic and operational purposes
- Share detailed beneficiary reports, encompassing surgery type, patient particulars (name, address, phone), the scheme under which surgery was conducted, and pre and post-surgery photos, with Practo Foundation within a 3-day timeframe post-surgery

Suresh Parashar

S. Devaraj Urs
Registrar
Sri Devaraj Urs Academy of High
Education and Research
Tumakuru, Kolar - 563 103.

Annexure II

Essential Investigations

Blood pressure

Blood sugar (FBS, PPBS/RBS)

Ophthalmic biometry (Axial length and keratometry for IOL power calculation)

Desirable Investigations

Lacrimal sac
syndringing ECG

Optional Investigations

Xylocaine sensitivity test dose if h/o allergy
Specular microscopy
Serology testing**

Other investigations based on existing ocular and systemic disease

Cataract with Ocular Comorbidity

Explain the implications of associated corneal opacity/glaucoma/uveitis/retinal disease/optic nerve disease/amblyopia/squint/uncontrolled systemic disease

Prioritize care according to the severity of the disease and the need for treatment Refer to a specialist for consultation/opinion/management and follow-up

Fitness for Surgery

General health
stable BP \leq
150/90mm Hg

Blood sugar (mg/dl) FBS < 150, PPBS 200 / RBS < 200

Suman Patil

C. J. Jeyaraj

Pre-Operative Preparation

Topical broad-spectrum antibiotics, QID for 1-3 days
advisable Surgical Preparation

Periocular cleaning with 10% povidone-iodine followed by installation of 5% povidone-iodine in conjunctival sac, rinse after 3 minutes. Sterile surgical eye drape to be used

Surgical Options

Small Incision Cataract Surgery (SICS) with PMMA IOL

Phacoemulsification (Phaco) with Indian foldable IOL (as per expertise, feasibility, and availability)

Post-Surgery Care

Topical broad-spectrum antibiotics, QID for 1-2 weeks or longer if required
Topical steroids 4-6 times per day for 2 Weeks then taper over 2-4 weeks
Follow-up: 1 day, 1-2 weeks (optional) & 2-4 weeks after cataract surgery
Prescription of glasses at 2-4 weeks after cataract surgery

Parameters to be recorded

Patient identifiers (age, gender, address)

Preoperative vision, diagnosis of the eye to be operated
Date of surgery, procedure name, implanted IOL

Follow up vision

Post-operative visit date (2 -4 weeks post-op visit), refractive status
Cause of BCVA \leq 6/12
Positive indicator: BCVA $>$ 6/9 at 2-4 weeks or regains

Sanku Patil

Sanku Patil
Registrar

Tamaka, Kolar, Karnataka", herein after unless the context otherwise requires be referred as "the institution", which expression shall unless it is repugnant to the context or meaning thereof mean and includes its successors and assigns of the ONE PART.

AND

ALLINNOV RESEARCH AND DEVELOPMENT PRIVATE LIMITED at 360A, First Floor, Senthur Murugan Koil Street, Opp to SM Mahal, Oldpet, Krishnagiri, Taminadu 635001.

The SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH, Kolar disseminates knowledge through novel techniques and methodologies for the benefits of large sections of the society and offers a wide range of professional academic programs across several disciplines relating to arts, science and management

ALLINNOV RESEARCH AND DEVELOPMENT PRIVATE LIMITED has the mission of Nurture an Intellectual Property ecosystem in India, and empower academicians, students, individual innovators to make available quality global intellectual property services affordable and handily and to ensure that every innovation reached the apt global market as a marketable product free from risk of counterfeiting holding its own intellectual property. In addition our vision is to grow as the world's best ideation to market service provider and platform for all educational institutions across the world

Now, thereof, in consideration of the mutual interest as set forth, both parties are willing to start a fruitful collaboration between them.

NOW THIS MOU WITHNESSETH AS FOLLOWS:

PURPOSE AND SCOPE

- **IP filing and prosecution services for the institution and its stake holders at discounted prices:**

Allinnov shall provide comprehensive filing and prosecution services for patents, designs, trademarks, and copyrights to the university, its faculty, staff, and students. These services will be offered at discounted rates, ensuring affordability while maintaining required standards of quality for each and every invention and compliance with applicable laws and regulations.

- **Intellectual property creation, protection, and management:**

Allinnov assist the university and its stake-holders in creating, protecting, and managing intellectual property assets. This includes drafting, filing, prosecution, portfolio



management, and commercialization of IPs generated from academic and research activities.

- **Exchange of technical know-how, expertise, and resources:**

Both parties will facilitate the exchange of technical and techno-legal knowledge, subject matter expertise, and physical resources through trainings, discussions or seminars in the institute's laboratories / halls / classrooms to enhance the innovation ecosystem and academic excellence of the university.

- **Product design and development initiatives:**

The collaboration will extend to supporting product design and development initiatives at the university. Allinnov shall provide consultancy, service and expertise to convert research ideas into patents / designs (design patents) / copyrights etc., and if required shall further support on development of the same as real-time market-ready products as well.

- **Commercialization of innovative products and technologies:**

The partnership will focus on transforming innovative IPs into commercially viable products and services. Allinnov shall assist in strategizing the technology transfer activities for the IPs created by the University.

- **Creating, guiding and nurturing start-ups and entrepreneurship activities:**

Both parties will work together to establish and strengthen the university's start-up ecosystem. This includes mentoring students and faculty, providing resources for start-ups, and fostering entrepreneurial activities through dedicated programs.

- **Internship for the students:**

Work-From-Home Internship programs will be facilitated for university students to provide practical exposure in intellectual property, innovation management, and related fields.

INTELLECTUAL PROPERTY:

a) Any intellectual property (including patents, designs, copyrights, trademarks, and trade secrets) resulting from collaborative projects shall be addressed in separate agreements between the parties.

b) Both parties commit to promptly disclosing and adequately protecting intellectual property generated during collaboration.



c) The institution, its students and faculty members shall avail special discounts on IP and advisory services from the Industry through this MOU.

COSTS

Each party shall bear its own costs and expenses incurred in connection with all activities, projects, and obligations arising from this Memorandum of Understanding (MoU). This includes, but is not limited to, administrative expenses, travel costs, personnel salaries, material procurement, and any other operational costs directly related to fulfilling the terms of this MoU.

However, both parties are encouraged to seek funding independently from their respective funding sources to support activities undertaken within the scope of this agreement. For instance, the university may approach governmental, non-governmental, or private funding agencies to secure grants for research, innovation, and entrepreneurship-related projects. Similarly, the intellectual property firm may leverage internal resources or external funding avenues, including corporate sponsorships, to sustain and enhance its contributions to the collaboration.

USE OF NAME AND LOGO

Both parties will use the name or logo of the other party for publicity, advertising or news release only after written approval of an authorized representative of the other party.

TERMS AND TERMINATION

This MoU shall be effective from the date of this MoU and shall be valid for a term of 5 years unless terminated earlier by either party. The notice of the termination should be issued at least 30 days before the intended date of termination.

GENERAL PROVISIONS

- Any legal binding obligations will be set forth in separate written agreements
- Any intellectual property rights developed under this MOU, shall be determined between the parties through mutual consultations and separate written agreements on case-to-case basis.
- The resource persons of both the parties shall complement each other as advisors
- Neither party shall assign or transfer this MoU or any benefit or rights or obligation accruing to it under this MoU, without the written consent of the other party.
- This MoU imposes no financial obligations on either of the party. All pending issues or anything not covered by this MoU, are to be settled mutually by the parties to the satisfaction of each other.
- Any other services or advices which fall outside the purview of this MoU will be based on mutual consultations between the parties.



- Both parties shall ensure that all formalities required by the University / Organization are complied with before the MoU is entered into.

FORCE MAJEURE

Neither party shall be liable for delay or failure in performance of any of its obligations under this agreement when such delay or failure arises from events or circumstances beyond the reasonable control of such party.

CONFIDENTIALITY

Both parties shall not use or cause the use of any confidential information for any purposes whatsoever other than those contemplated under this MoU. It is also understood and agreed that no information will be exchanged or disseminated under this MoU which does not comply with the laws of the Government and privacy regulations as under the privacy of each individuals within both the organizations.

COMMERCIALIZATION AND ENTREPRENEURSHIP:

Both parties shall explore opportunities for the commercialization of innovative creations, products and technologies resulting from this collaboration. The industry may provide mentorship and support for entrepreneurship initiatives from the Institution.

RESOLUTION OF DISPUTES

Any disputes arising during the period of MoU shall be amicably resolved by good faith and trust in an ethical manner between two parties without involving any people, agency or legal party etc.

POINT OF CONTACT

The person nominated by the Vice-Chancellor or signatory authority will be the first point of contact and will be responsible for executing the above-mentioned details.



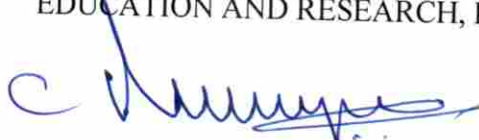
IN WITNESS WHEREOF, THE PERSON SIGNING BELOW WARRANT THAT THEY ARE AUTHORIZED TO ENTER INTO THIS AGREEMENT ON BEHALF OF THEIR RESPECTIVE ORGANIZATION IDENTIFIED BELOW AND THAT BY THEIR SIGNATURES THEY BIND SUCH ORGANIZATION TO THIS AGREEMENT, AS ON THE DATE, MONTH AND YEAR MENTIONED IN THE PRESENCE OF THE FOLLOWING WITNESSES.

For

SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH, Kolar

For

ALLINNOV R&D PRIVATE LIMITED
Krishnagiri


By MUNIVARAYANA C

Name & Signature: Registrar
Sri Devaraj Urs Academy of Higher
Education and Research,
Tannaka, Kolar - 563 103

Address:


(P. IMMANUEL)

Name & Signature:


Designation:

Address:

IMMANUEL P
Executive Director
Allinnov R & D Pvt. Ltd.
Ex. Addl. Director
Dept. of Horticulture
Govt. of Tamil Nadu, IN



Witness:


Name & Signature: VENKATESWARLU RAAVI

Designation: Deputy coordinator

Address:

RCD cell
SDUAHER, Kolar

Witness:


Name & Signature: DR. SANGEETHA T

Designation: IPR CHIEF COORDINATING OFFICER

Address:

SDUMC, KOLAR.
SDUAHER

requires or admits mean and include its legal representatives, successors-in-interests, administrators and permitted assigns, hereinafter referred to as BMST

AND

R L Jalappa Hospital and Research Centre herein after referred as RLJHRC, situated at Tamaka, Kolar – 563 103, Karnataka represented by its Medical Superintendent, , represented by its authorized signatory, which expression shall wherever the context so requires or admits mean and include its legal representatives, successors-in-interests, administrators and permitted assigns, hereinafter referred to as RLJHRC.

BMST & RLJHRC may hereinafter be referred to individually as “Party” and collectively as “Parties”.

Whereas (BMST) was established by the Rotary Club of Bangalore and TTK & Company in 1984. As a charitable Trust, BMST has 80G IT exemption, and is registered under 12A & FCRA. Today, 40 years later, BMST is the only NGO, standalone organization in India which has a blood centre, a tissue bank, HLA Lab, Training & Research. BMST therefore provides a wide spectrum of services in the field of blood, organ, tissues and cellular therapies.

Whereas RLJHRC is Teaching Hospital attached to Sri Devaraj Urs Medical College, which is the Constituent Institution of Sri Devaraj Urs Academy of Higher Education and Research. The hospital started in the year 1994, is situated at Tamaka village, along the national highway, and is 75 km from Bengaluru, and 5 km from Kolar city. It provides primary, secondary and tertiary level health care to the rural and urban population of the Kolar district and the bordering areas of Andhra Pradesh and Tamil Nadu. R.L. Jalappa Hospital and Research Centre with more than 1,100 beds, under one roof is one of Karnataka’s biggest hospitals. It also has one of the advanced critical and emergency care facilities; 17 modern operating theatres, 133 equipped intensive-care beds, a fully computerized and networked Hospital Information System (HIS), and NABL accredited clinical laboratories. The hospital also provides state-of-the-art Cardiology services with the association of Narayana Health Care.

Whereas BMST and RLJHRC are desirous enter into an MoU for strengthening the education and training by BMST of medical students for Diplomate of National Board (DNB) a postgraduate medical qualification awarded by the National Board of Examinations in Medical Sciences (NBEMS), in Immunohematology and Blood Transfusion (IHBT)

BMST and RLJHRC are desirous to enter into a mutual agreement and both parties thereby have entered into this contract to be executed in accordance with the Terms and Conditions laid out hereunder.

1. The Programme for which this MoU is signed is to be known as - Education and training of medical students for DNB, in IHBT by BMST

Page 2 of 6

2. This MoU is for cooperation, therefore, contributes to the joint pursuit of R & D, education and learning
3. This MoU does not bind either of the two parties legally or financially. Its aim is to promote relations that will mutually benefit each institution, the primary aim being academic collaboration.

4. Scope of the agreement:

Clinical posting of BMST's DNB students in RLJHRC

BMST is a frontrunner in training doctors and other medical personnel in the field of Immunohematology and Blood Transfusion for many years. Since BMST is a standalone blood centre without an attached hospital, we are aiming to apply for accreditation under the provisions of "Joint Accreditation". This means that centers such as ours will be eligible to apply for a DNB seat with support from RLJHRC which is within a 100 km radius.

As per the guidelines provided by the National Board of Examinations, candidates pursuing a DNB in IHBT require clinical postings in several relevant departments such as hematology, neonatology etc. BMST will depute their DNB students to RLJHRC for such clinical postings for the required period mentioned by NBE as well as mutually agreed. Accordingly, RLJHRC will accommodate the departmental postings of BMST's DNB students and guide them in those clinical areas.

The annexure 1 and 2 encompasses the details of rotational postings


5. Responsibilities of both parties :

- Create a course outline for training in Immunohematology and Blood Transfusion for clinical postings
- Create course material for the same.
- Collect fees (wherever applicable) as per the rules and regulations of NBEMS
- Organize training and handholding activities in Immunohematology and Blood Transfusion and the allied clinical departments
- Maintain records of the trainees and their regular attendance, and share them with each other

6. Types of cooperation:

The parties indicate their willingness to cooperate in the promotion of both educational and research activities. Under this MoU the types of cooperation may include:

- Joint academic programs;
- Joint research projects and common scientific initiatives, such as seminars, lectures etc.;
- Exchange of publications, reports and other academic information;



- Exchange of faculty & students for joint collaborative work and academic activities;
- Other activities as mutually agreed.

7. Intellectual Property:

- The scientific and technical outputs based on the data and report generated in any study mutually undertaken would be a joint property of both parties.
- In all publications arising out of any joint project, role of either partner would be acknowledged. The report, material and data including analytical evidence on how conclusions were arrived at, associated with the study would not be used for any commercial purpose by either party without the knowledge and written consent of all other parties.
- But the scientific and technical outputs, data and report generated in any study undertaken individually by BMST or RLJHRC will be the property of the individual party
- The syllabus and course developed by BMST will be the exclusive property of BMST and shall not be used without permission

8. Promotional Material and Use of Logos:

Neither party shall use the name and logo of the other in any form of publicity or promotional material without written consent.

9. Financial Aspects:

Both parties acknowledge and understand that all financial arrangements, if any, will be as per the DNB guidelines and mutual agreement of the respective authorities of RLJHRC and BMST.

10. Equal Opportunities:

The parties shall not discriminate against any person based on national or ethnic origin, colour, caste religion, political opinions, age, gender, sexual orientation, marital or family status, disability.

11. Validity:

The MoU will be valid for five years from the date of signing. Nonetheless, the Parties may extend the period of this MoU by mutual consent, in writing, by their duly authorized representatives.

The MoU may be terminated/cancelled in writing by one of the parties with at least three months' notice, before the expiry date. Any ongoing and scheduled activity at that time will



- Exchange of faculty & students for joint collaborative work and academic activities;
- Other activities as mutually agreed.

7. Intellectual Property:

- The scientific and technical outputs based on the data and report generated in any study mutually undertaken would be a joint property of both parties.
- In all publications arising out of any joint project, role of either partner would be acknowledged. The report, material and data including analytical evidence on how conclusions were arrived at, associated with the study would not be used for any commercial purpose by either party without the knowledge and written consent of all other parties.
- But the scientific and technical outputs, data and report generated in any study undertaken individually by BMST or RLJHRC will be the property of the individual party
- The syllabus and course developed by BMST will be the exclusive property of BMST and shall not be used without permission

8. Promotional Material and Use of Logos:

Neither party shall use the name and logo of the other in any form of publicity or promotional material without written consent.

9. Financial Aspects:

Both parties acknowledge and understand that all financial arrangements, if any, will be as per the DNB guidelines and mutual agreement of the respective authorities of RLJHRC and BMST.

10. Equal Opportunities:

The parties shall not discriminate against any person based on national or ethnic origin, colour, caste religion, political opinions, age, gender, sexual orientation, marital or family status, disability.

11. Validity:

The MoU will be valid for five years from the date of signing. Nonetheless, the Parties may extend the period of this MoU by mutual consent, in writing, by their duly authorized representatives.

The MoU may be terminated/cancelled in writing by one of the parties with at least three months' notice, before the expiry date. Any ongoing and scheduled activity at that time will



not be affected and shall be carried to completion. Amendments to this MoU may only be made by mutual agreement in writing by the duly authorized representatives of the Parties.

12. Dispute Resolution:

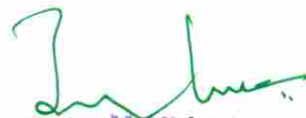
Should a dispute to arise between the parties, they will first seek to resolve that dispute between themselves to the best of their endeavors and will use all efforts required to settle the problem or dispute by direct negotiation. If the problem or dispute cannot be resolved in this manner, the parties may nominate MHRD by mutual consent, who shall examine the problem or dispute and provide recommendations.



Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Tambaka, Kolar - 563 103.
**Sri Devaraj Urs Academy of Higher
Education and Research. Kolar**



Dr. Ankit Mathur
Additional Medical Director
Bangalore Medical Services Trust



Dr. Krishnappa J.
Medical Superintendent
R L Jalappa Hospital & Research Centre
Tambaka, Kolar - 563 103.
R L Jalappa Hospital and Research Centre



Annexure 1 – RP

_____ (Name of the applicant hospital) has applied for seeking accreditation with NBE in the speciality of _____ (Name of the applicant department for accreditation is sought) The applicant hospital does not have adequate exposure in the areas of _____ (Specify departments, procedures, wherein exposure is deficient in-house)

As per NBE requirements, comprehensive training shall be provided by the hospital as per prescribed DNB/DrNB curriculum in the specialty. To ensure the same, the applicant hospital has undertaken a Memorandum of Understanding (MoU) with _____ (Name of the hospital with which MOU is undertaken) which is recognized for MD/MS/DNB/DrNB Programme in the specialty of _____ (Name of the applicant department for accreditation is sought) and where the above mentioned exposure is available.

As per the MOU, the trainees of the applicant hospital shall be rotated to the above mentioned hospital under MOU as per following externship plan:

Areas wherein exposure is inadequate in the applicant hospital	Proposed hospital for externship of trainees (Specify Name & complete address)	Duration of rotational posting (in weeks/months)
Complete hemogram • Work up of hemolytic anemias • Reading peripheral smear • Bone marrow collection in theatre		4 weeks
Coagulation work up		2 weeks
• Bacterial culture, Grams staining • Special molecular techniques		2 weeks
Transfusion support for thalassaemia, haemophilia, leukemia, solid organ transplantation • Platelet transfusion therapy and its monitoring • Bed side management of transfusion reactions	Pediatric hemato-oncology, Hematology. Medical ICU	6 weeks (hematology- 4 weeks, MICU and pediatrics- 1 week each)
• Neonatal exchange transfusion	NICU	1 week
• Intraoperative hemodilution, Use of Cell saver, Intraoperative Blood salvage.	Anesthesia	1 week





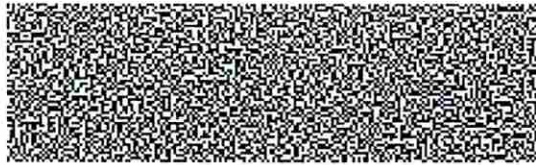

सत्यमेव जयते

INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA38931757175819X
Certificate Issued Date : 31-Jan-2025 10:47 AM
Account Reference : CSCACC (GV)/ kacsceg07/ KA-KOGN1382/ KA-KO
Unique Doc. Reference : SUBIN-KAKACSCG0711702124421456X
Purchased by : R L JALAPPA HOSPITAL AND RESEARCH CENTRE TAMAKA
Description of Document : Article 5(J) Agreement (in any other cases)
Property Description : MOU
Consideration Price (Rs.) : 0
(Zero)
First Party : BANGALORE MEDICAL SERVICES TRUST BMST BANGALORE
Second Party : R L JALAPPA HOSPITAL AND RESEARCH CENTRE TAMAKA
Stamp Duty Paid By : R L JALAPPA HOSPITAL AND RESEARCH CENTRE TAMAKA
Stamp Duty Amount(Rs.) : 500
(Five Hundred only)



Please write or type below this line

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MOU) is entered into at Bangalore on this 6th February 2025,

between

Bangalore Medical Services Trust (BMST), situated at New Thippasandra Main Road, HAL 3rd Stage, Bangalore – 560 075, represented by its authorized signatory, Dr. Ankit Mathur, **Additional Medical Director**, which expression shall wherever the context so

Statutory Alert:

1. The authenticity of this Stamp certificate should be verified at 'www.e-stamp.com' or using e-Stamp Mobile App of Stock Holding Corporation of India Limited. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
2. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority.

Page 1 of 4

requires or admits mean and include its legal representatives, successors-in-interests, administrators and permitted assigns, hereinafter referred to as BMST

AND

R L Jalappa Hospital and Research Centre herein after referred as RLJHRC, situated at Tamaka, Kolar – 563 103, Karnataka represented by its Medical Superintendent, , which expression shall wherever the context so requires or admits mean and include its legal representatives, successors-in-interests, administrators and permitted assigns, hereinafter referred to as RLJHRC

BMST & RLJHRC may hereinafter be referred to individually as “Party” and collectively as “Parties”.

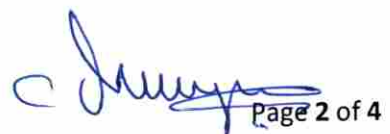
Whereas Bangalore Medical Services Trust (BMST) was established by the Rotary Club of Bangalore and TTK & Company in 1984. As a charitable Trust, BMST has 80G IT exemption, and is registered under 12A & FCRA. Today, 40 years later, BMST is the only NGO, standalone organization in India which has a blood centre, a tissue bank, HLA Lab, Training & Research. BMST therefore provides a wide spectrum of services in the field of blood, organ, tissues and cellular therapies.

Whereas RLJHRC is Teaching Hospital attached to Sri Devaraj Urs Medical College, which is the Constituent Institution of Sri Devaraj Urs Academy of Higher Education and Research. The hospital started in the year 1994, is situated at Tamaka village, along the national highway, and is 75 km from Bengaluru, and 5 km from Kolar city. It provides primary, secondary and tertiary level health care to the rural and urban population of the Kolar district and the bordering areas of Andhra Pradesh and Tamil Nadu. R.L. Jalappa Hospital and Research Centre with more than 1,100 beds, under one roof is one of Karnataka’s biggest hospitals. It also has one of the advanced critical and emergency care facilities; 17 modern operating theatres, 133 equipped intensive-care beds, a fully computerized and networked Hospital Information System (HIS), and NABL accredited clinical laboratories. The hospital also provides state-of-the-art Cardiology services with the association of Narayana Health Care.

Whereas BMST and RLJHRC are desirous enter into an MoU for the services of the Institutional Ethics Committee (IEC) of RLJHRC

BMST and RLJHRC are desirous to enter into a mutual agreement and both parties thereby have entered into this contract to be executed in accordance with the Terms and Conditions laid out hereunder.

1. This MoU is for cooperation, therefore, contributes to the joint pursuit of R & D, education and learning
2. This MoU does not bind either of the two parties legally or financially. Its aim is to promote relations that will mutually benefit each institution, the primary aim being academic collaboration.



Page 2 of 4

3. Scope of the agreement:

Services of the Institutional Ethics Committee of RLJHRC

BMST undertake various research projects in its field of work, particularly in blood transfusion & transplant immunology, Thalassemia, Tissue banking and so on. BMST will present its studies/ project proposals/ thesis to the Institutional Ethics Committee (IEC) of RLJHRC for review, advice and approval. Both BMST & RLJHRC may undertake joint research projects too.

4. Types of cooperation:

The parties indicate their willingness to cooperate in the promotion of both educational and research activities. Under this MoU the types of cooperation may include:

- Joint academic programs;
- Joint research projects and common scientific initiatives, such as seminars, lectures etc.;
- Exchange of publications, reports and other academic information;
- Exchange of faculty & students for joint collaborative work and academic activities;
- Other activities as mutually agreed.

5. Intellectual Property:

- The scientific and technical outputs based on the data and report generated in any study mutually undertaken would be a joint property of both parties.
- In all publications arising out of any joint project, role of either partner would be acknowledged. The report, material and data including analytical evidence on how conclusions were arrived at, associated with the study would not be used for any commercial purpose by either party without the knowledge and written consent of all other parties.
- But the scientific and technical outputs, data and report generated in any study undertaken individually by BMST or RLJHRC will be the property of the individual party
- The syllabus and course developed by BMST will be the exclusive property of BMST and shall not be used without permission

6. Promotional Material and Use of Logos:

Neither party shall use the name and logo of the other in any form of publicity or promotional material without written consent.



7. Equal Opportunities:

The parties shall not discriminate against any person based on national or ethnic origin, colour, caste religion, political opinions, age, gender, sexual orientation, marital or family status, disability.

8. Validity:

The MoU will be valid for five years from the date of signing. Nonetheless, the Parties may extend the period of this MoU by mutual consent, in writing, by their duly authorized representatives.

The MoU may be terminated/cancelled in writing by one of the parties with at least three months' notice, before the expiry date. Any ongoing and scheduled activity at that time will not be affected and shall be carried to completion. Amendments to this MoU may only be made by mutual agreement in writing by the duly authorized representatives of the Parties.

9. Dispute Resolution:

Should a dispute to arise between the parties, they will first seek to resolve that dispute between themselves to the best of their endeavors and will use all efforts required to settle the problem or dispute by direct negotiation. If the problem or dispute cannot be resolved in this manner, the parties may nominate MHRD by mutual consent, who shall examine the problem or dispute and provide recommendations.



Registrar
Sri Devaraj Urs Academy of Higher
Education and Research
Twaraj, Kolar - 563 103
Registrar
Sri Devaraj Urs Academy of Higher
Education and Research. Kolar



Dr. Ankit Mathur
Additional Medical Director
Bangalore Medical Services Trust



Dr. Krishnappa J
Medical Superintendent
R L Jalappa Hospital and Research Centre
Twaraj, Kolar



Dr. MUNINARAYANA. C, hereinafter referred as "**SDUAHER**" as party of the **FIRST PART.**

AND

OVUM Woman and Child Specialty Hospital (a Unit of Neonatal Care & Research Institute Pvt. Ltd.), Bangalore represented by Dr Anil Kumar B N Consultant, Neonatology which expression shall wherever the context so requires or admits mean and include its legal representatives, successors-in-interests, administrators and permitted assigns, hereinafter referred to as **OVUM** as party of the **SECOND PART.**

SDUAHER & OVUM may hereinafter be referred to individually as "Party" and collectively as "Parties".

WHEREAS:

SDUAHER was established with the focus on provisioning of Medical Education, Research, Health Care and other Social Services to the rural population, under the aegis of Sri Devaraj Urs Educational Trust for Backward Classes, Kolar.

OVUM, represented by Dr Anil Kumar B N Consultant Neonatology, was established to provide medical facilities in respect of Super Specialty treatment to its Neonatology patients.

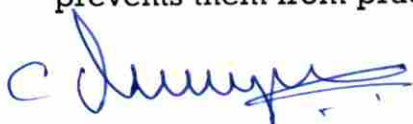
Both the parties are willing to collaborate to extend the medical treatment facilities offered by **OVUM** specifically related to Neonatology to the beneficiaries and patients of **R.L.JALLAPPA HOSPITAL & RESEARCH CENTRE (RLJH)** and **SRI DEVARAJ URS MEDICAL COLLEGE (SDUMC)**, the constituent college of **SDUAHER**, as per the terms and conditions detailed in this agreement herein.

THEREFORE, IT IS AGREED AND CONDITIONED BETWEEN THE PARTIES AS FOLLOWS:

1 Declarations and Undertakings of the "OVUM"

1.1 The **OVUM** declares and undertakes that they have all the registrations / licenses / approvals / authorizations required by law to provide the services pursuant to this agreement and they have the required skills, knowledge and experience to provide the services as per agreement.

1.2 The **OVUM** declares that they have never committed a criminal offence which prevents them from practicing medicines and that no criminal charge of any kind



2 Anil Kumar B.N.

has ever been filed against them due to medical malpractice and / or no civil claim has ever been filed against them due to damage inflicted during medical treatment.

2 Services

- 2.1 The **OVUM** shall provide Neonatology consultation.
- 2.2 The **OVUM** undertakes to provide the service in a meticulous, precise, reliable, professional manner and at the highest level of service, as per this MoU and in accordance with reasonable additional instructions to be issued from time to time by the **SDUAHER**.
- 2.3 The **SDUAHER** shall provide the necessary space and utilities, clinical and paramedical staff to operate the Neonatology services at **SDUAHER**.
- 2.4 The **OVUM** shall treat SDUAHER beneficiaries in a courteous manner and according to good business practices.

3 Terms & conditions

3.1 RETAINERSHIP

The **OVUM** will charge Rs. 15000 per visit (per week) for providing the neonatology consultation.

- 3.2 **OVUM** will raise the bill accordingly and SDUAHER will pay within one month of receiving the bill from OVUM.
- 3.3 **OVUM** doctor should abide by the rules and regulations of the SDUAHER from time to time.
- 3.4 **OVUM** doctor will be available one day in a week as mutually agreed upon.
- 3.5 **OVUM** doctor should give prior notice / information about his non-availability during his working hours and make necessary alternative arrangements.
- 3.6 **OVUM** doctor will provide outpatient & In-patients services as per the guidelines & procedures of **SDUAHER**.



4 Confidentiality

- 4.1 The **OVUM** team undertakes to maintain confidentiality and not to reveal to any person or body, any information or data during the course the services pursuant to this agreement, which pertains, directly or indirectly, to the **SDUAHER** or its associates including names, addresses, details and medical background or any other information – commercial or non-commercial.

5 Period of Agreement / Termination

- 5.1 The agreement will remain in force for **one year** from the effective date and may be extended on mutual consent.
- 5.2 The parties to the agreement can mutually agree to include / delete any of the terms and conditions set forth in this MoU, through a separate sign-off for the amendment.
- 5.3 If either of the party is aggrieved by the other party due to material deviation from performance of this MoU, the aggrieved party may terminate the agreement, by giving one month notice to the other party.



6 Jurisdiction & Arbitration of disputes

- 6.1 Any Disputes, claim arising out of this Agreement are subject to arbitration and jurisdiction of the courts of Bengaluru. Any amendments in the clauses of the Agreement can be affected as an addendum, after the written approval from both the parties.
- 6.2 Any dispute, difference or question arising from this agreement shall be discussed between the parties and resolved amicably. If any amicable solution cannot be reached within 60 days either party shall have the right to have the said dispute settled by arbitration in accordance with the rules of India Arbitration Act and the venue of the Arbitration shall be place of signing the agreement.



Anil Kumar. B.N.

IN WITNESS THEREOF THIS AGREEMENT IS EXECUTED BY OR ON BEHALF OF THE PARTIES.

 <p>REGISTRAR SDUAHER Registrar Sri Devaraj Urs Academy of Higher Education and Research Tamaka, Kolar - 563 103.</p>	 <p>DR. ANIL KUMAR B N, CONSULTANT - NEONATOLOGY OVUM REPRESENTATIVE</p>
--	--

WITNESSES:


NAME: VENU GOPAL REDDY G

DESIGNATION: Medical Director & Physician

SIGNATURE: 

NAME: DR. SUDHA REDDY V.R

DESIGNATION: PROFESSOR & HOD
Dept of Pediatrics

SIGNATURE: 

INCOMING DATA USE AGREEMENT (the "Agreement") between Sri Devraj Urs Academy of Higher Education and Research (SDUAHER), hereinafter referred to as "Data Provider," and President and Fellows of Harvard College, acting through Harvard T.H. Chan School of Public Health, hereinafter referred to as "Harvard." Data Provider and Harvard may hereinafter be referred to individually as a "Party," and collectively as the "Parties." The effective date of this Agreement shall be the date of execution (the "Effective Date").

WHEREAS, Data Provider shall make the Data, as defined below, available to Harvard as described herein;

WHEREAS, the research contemplated by this Agreement will further the instructional and research objectives of Harvard in a manner consistent with its status as a non-profit, tax-exempt, educational institution.

NOW, THEREFORE, the Parties hereto agree as follows:

1. **PURPOSE.** Data Provider shall provide the Data to Harvard at no cost, for the purpose set forth in Exhibit A (the "Purpose"). The Data shall not be used except as authorized under this Agreement. For purposes of this Agreement, a "Harvard Researcher" is an individual who (i) is a faculty member, fellow, student, or employee of Harvard and (ii) needs to access the Data for the Purpose. The Data will be made available only to Harvard Researchers. The Data shall not be further distributed to others, including without limitation, employees or representatives of Harvard other than the Harvard Researchers, without Data Provider's prior written consent.

In no circumstances shall the Data be used in connection with the diagnosis or treatment of human subjects.

2. **DATA.** "Data" means the confidential and proprietary information that is described in Exhibit B, to be disclosed by Data Provider to Harvard and Harvard Researchers in accordance with this Agreement.
3. **TERM.** The term of this Agreement commences on the Effective Date, and expires upon the earlier of: (i) December 31, 2029 or (ii) termination under Section 10.
4. **PUBLICATION.** Harvard agrees to recognize the contribution of Data Provider as the source of the Data in all written or oral public disclosures concerning Harvard's research using the Data, as appropriate in accordance with scholarly standards. The Data Provider will be informed of all proposed research using the Data intended for publication in advance of research initiation. The Data Provider will be offered the opportunity to collaborate on any work using the Data of which is intended for publication. The Data Provider will be included as an author in said publication, so long as the authorship criteria set out by the International Committee of Medical Journal Editors (ICMJE) are fulfilled. An authorship agreement will be drawn up to outline who will be included in authorship, the roles of each co-author, and each author's proposed place in the authorship list, all the aforementioned providing authors contribute to the standard described in the authorship agreement and meet ICMJE authorship criteria.

Harvard and Harvard Researchers will be free to distribute and publish research results and other products of their research in works such as academic journals, books, online publications, unpublished working papers, reports, information included in presentations for academic seminars and conferences, and other materials derived from, based on or using the Data. Prior to any such public use, Harvard Researchers will provide Data Provider with a thirty (30) day period in which to review each proposed publication in confidence, provided that the scope and purpose of such review will be limited to the identification of Data contained in the publication which Data Provider does not consent

to disclose. At the end of the 30-day review period, Harvard and/or Harvard Researchers will have the right to publish. For the avoidance of doubt, once a work has been reviewed, the content may be further disclosed in substantially the same form on multiple occasions without additional review by Data Provider.

Harvard will provide Data Provider with at least one copy of the final versions of all published papers generated under this Agreement.

5. **LICENSE TO USE DATA.** Nothing in this Agreement will be construed to confer on Harvard any ownership interest, license or other rights as to the Data or any other intellectual property of the Data Provider, except as expressly stated in this Agreement.

Subject to the terms and conditions of this Agreement, Data Provider hereby grants to Harvard and Harvard Researchers the non-exclusive, irrevocable, royalty-free rights: (i) to use the Data and research results derived from the Data for teaching and research, and related scholarly activities, including those listed in the Purpose; (ii) to use the Data in raw and aggregated form, as well as in combination with other data sets; and (iii) subject to Sections 6 and 7, to publish, reproduce or otherwise publicly disclose the research results and other products of the research.

If Harvard or Harvard researchers intend to use the Data for research outputs for publication regarding a single country, approval to use the Data in that publication must be sought from the Data Provider of that country. The Data Provider must respond to this request within twenty-one (21) days, if a response is not provided in the defined time frame, a presumption of approval to conduct the proposed research may be made, and no further approval will be required. Approval does not need to be sought if data from multiple countries are used in said publication.

6. **INTELLECTUAL PROPERTY.** Harvard or Harvard Researchers, as the case may be under Harvard intellectual property policy, shall own the entire right, title and interest, including all patents, copyrights, and other intellectual property rights, in and to (i) all research results produced by Harvard Researchers based on, derived from or using the Data, and (ii) all tangible materials, inventions, discoveries, works of authorship, software, information, and data, in each case, conceived or developed by Harvard Researchers in the performance of the Purpose. Co-authors on any published works resulting from the Data will be entitled to the intellectual property rights provided to them as co-authors, per the ICMJE criteria.
7. **CONFIDENTIALITY.** Harvard (i) will use reasonable care to protect the security of the Data, (ii) will limit access to the Data to authorized recipients as provided in Section 1, and (iii) will not at any time during or after the term of this Agreement disclose Data to persons other than Harvard Researchers without first obtaining Data Provider's prior written consent, except as otherwise required by law in which case Harvard shall, unless prohibited by law, notify Data Provider prior to such disclosure. Harvard will report promptly to Data Provider any disclosure of the Data not authorized by this Agreement of which it becomes aware.

Notwithstanding the foregoing, in no event is information Data if it: (a) was lawfully in the possession of Harvard or Harvard Researchers before receipt from Data Provider under this Agreement; (b) is or becomes publicly available other than as a result of a breach of this Agreement by Harvard or Harvard Researchers; (c) is received by Harvard or Harvard Researchers from a third party having an apparent bona fide right to disclose the information to Harvard; or (d) is independently developed by Harvard or Harvard Researchers without use of the Data.

Notwithstanding anything to the contrary herein, Data Provider may be identified as the source of the Data. Furthermore, each Party may disclose both the existence and purpose of the relationship that is the subject of this Agreement, including the existence of this Agreement.

8. **REPRESENTATIONS AND WARRANTIES.** Data Provider warrants that it has the right to disclose the Data to Harvard and Harvard Researchers.

ALL DATA ARE PROVIDED "AS IS." EXCEPT AS PROVIDED IN THE FIRST SENTENCE OF THIS SECTION, DATA PROVIDER MAKES NO REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, REGARDING THE DATA'S ACCURACY, COMPLETENESS OR USE. THERE ARE NO EXPRESS OR IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR THAT THE USE OF THE DATA WILL NOT INFRINGE ANY PATENT, COPYRIGHT, TRADEMARK, OR OTHER PROPRIETARY RIGHTS.

HARVARD AND HARVARD RESEARCHERS MAKE NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE PURPOSE AND RESEARCH RESULTS AND DISCLAIM ALL REPRESENTATIONS AND WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NONINFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS.

9. **USE OF NAME.** Except as expressly provided in this Agreement, neither Party shall use or register the other Party's name (alone or as part of another name) or any logos, seals, insignia or other words, symbols or devices that identify the other Party, including any school, unit, division or affiliate ("Names") for any marketing, publicity, or promotional purposes in connection with this Agreement or the Purpose, except with the prior written approval of, and in accordance with restrictions required by the Party whose Name is to be used. The foregoing notwithstanding, the Parties agree that each Party may make factual statements regarding the existence and purpose of the relationship that is the subject of this Agreement, without written permission from the other Party. In any such statements, the relationship of the Parties shall be accurately and appropriately described.

10. **TERMINATION.** This Agreement shall expire as of the date described in Section 3, unless extended by agreement of the Parties, or terminated earlier under this Section. Either Party may terminate this Agreement for any reason upon thirty (30) days' prior written notice to the other Party. Data Provider may terminate this Agreement immediately if Harvard is determined to be in breach of this Agreement.

Upon the earliest to occur - either termination or expiration of this Agreement - Data Provider may instruct Harvard in writing to either destroy or return the Data to Data Provider within a reasonable time limit, but not less than thirty (30) days from the date of notification. Notwithstanding the foregoing, Harvard may retain one copy of the Data to the extent necessary to comply with the records retention requirements under any law or regulation and for the purposes of research integrity and verification.

11. **LIMITATION OF LIABILITY.** IN NO EVENT SHALL EITHER PARTY BE LIABLE TO THE OTHER FOR ANY INDIRECT, PUNITIVE, CONSEQUENTIAL, OR SPECIAL DAMAGES, INCLUDING LOST REVENUES OR PROFITS, ARISING FROM BREACH OF THE TERMS IN THIS AGREEMENT, NEGLIGENCE, STRICT LIABILITY OR OTHER TORT, OR ANY OTHER CAUSE.

12. **GOVERNING LANGUAGE.** The English language version of this Agreement shall be the official version. The Agreement may be translated, if necessary, but the English language version shall govern in the event of any inconsistencies between the two.

13. **GOVERNING LAW.** This Agreement will be governed by, and construed in accordance with, the substantive laws of the Commonwealth of Massachusetts, without giving effect to any choice or conflict of law provision, except that questions affecting the construction and effect of any patent shall be determined by the law of the country in which the patent shall have been granted. Any action, suit or other proceeding arising under or relating to this Agreement (a "Suit") shall be brought in a court of

competent jurisdiction in the Commonwealth of Massachusetts, and the Parties hereby consent to the sole jurisdiction of the state and federal courts sitting in the Commonwealth of Massachusetts. Each Party agrees not to raise any objection at any time to the venue of any Suit in any of the specified courts, irrevocably waives any claim that Suit has been brought in any inconvenient forum and further irrevocably waives the right to object, with respect to any Suit, that such court does not have any jurisdiction over such Party.

14. **COMPLIANCE WITH LAW.** Data Provider and Harvard will perform under this Agreement in compliance with all requirements of all laws, rules regulations, and professional standards applicable to the transfer of the Data and the performance of research for the Purpose. The Parties shall cooperate with each other to facilitate compliance with these laws, regulations and standards.
15. **NOTICES.** Any notice under this Agreement, excluding the actual provision of Data, may be delivered in person, or sent by fax, by electronic mail, by registered or certified mail, postage prepaid, or by recognized delivery service, to the appropriate addresses listed in Exhibit C or to the most recent contact information provided by the recipient (by means of notice complying with this paragraph), and such notice shall be deemed to have been given when so delivered, sent by fax or electronic mail, or mailed.
16. **INDEPENDENT CONTRACTOR.** The Parties are independent contractors and neither Party shall be deemed to be an agent or employee of the other Party. Neither Party shall have authority to make any statements, representations or commitments of any kind on behalf of the other Party, or to take any action which shall be binding on the other Party.
17. **ASSIGNMENT.** This Agreement and all rights and obligations hereunder shall not be assigned, whether through merger or consolidation, by operation of law or otherwise, without the written consent of the other Party, and any attempt to assign without such consent shall be void.
18. **MODIFICATION AND WAIVER.** No modification or waiver of any provision of this Agreement or any Exhibit shall be valid unless in writing, and executed by duly-authorized representatives of both Parties. A valid waiver of a breach of any provision of this Agreement shall not be deemed a waiver of any subsequent breach, nor shall it impair any underlying rights or remedies. A failure by one of the Parties to assert its rights hereunder shall not be deemed a waiver of such rights.
19. **SEVERABILITY.** If any provision of this Agreement is or becomes invalid, is ruled invalid by any court of competent jurisdiction, or is deemed unenforceable, it is the intention of the Parties that the remainder of this Agreement shall not be affected unless the invalid provision materially affects the rights of the Parties.
20. **COUNTERPARTS.** This Agreement may be executed in two or more counterparts, and by facsimile or electronic transmission, each of which will be deemed to be an original, but all of which together shall constitute one and the same instrument.
21. **ENTIRE AGREEMENT.** Unless otherwise specified, this Agreement and its Exhibits embody the entire understanding between Data Provider and Harvard for the Purpose, and any prior or contemporaneous representations, either oral or written, are hereby superseded.

[SIGNATURES ON FOLLOWING PAGE]

IN WITNESS WHEREOF, Data Provider and Harvard have executed this Agreement as of the date last signed below.

Sri Devraj Urs Academy of Higher Education and Research (SDUAHER)

By: C Muninrayana C

Name: Dr MUNINRAYANA C

Title: Registrar SDUAHER

Date: 29-03-2025
Registrar

Sri Devaraj Urs Academy of Higher
Education and Research

Tanaka, Kolar - 563 103.

PRESIDENT AND FELLOWS OF HARVARD COLLEGE

By: Michelle Cherubin Joseph

Name: Michelle Cherubin Joseph

Title: Associate Director of Research Administration

Date: 26 March 2025

DUA25-0329: SDUAHER

**EXHIBIT A
PURPOSE**

The Global Collaborative for Changing Diabetes in Children Cohort Study seeks to expand the provision of high-value health services for Type 1 Diabetes to children and adolescents. Through collaborations with 14 countries, this cohort study program conducts research activities with leading clinicians, scientists, and researchers in the areas of: digital data systems; research; and epidemiology of diabetes.

EXHIBIT B DESCRIPTION OF DATA/ DATA PARAMETERS

Countries that are part of the Global Cohort - Changing Diabetes in Children will collect data on several variables that relate to disease management of type 1 diabetes in children and adolescents in their respective countries. These countries will then share these data sets with Prof Atun and his research team at the Harvard T.H. Chan School of Public Health for analysis. The variables collected can be categorized into the following categories:

1. Patient History

- Patient Social History (demographics, socioeconomic status)
- Initial clinical assessment
- Past medical history
- Current medication

2. Clinical examination

- Lab values
- Patient Assessment
- Clinical measure
- Complication

3. Disease management

- Investigation (additional medical exams and lab tests)
- Medical therapy (i.e. treatments prescribed)

4. Disease outcome (duration of diabetes, death)

EXHIBIT C
NOTICES

DATA PROVIDER CONTACTS		HARVARD CONTACTS	
<p>Name: <u>Administrative Contact</u> Dr. Kalyani R. Address: Director, Research & Development cell, SDUAHER Telephone: 9448402775 Email: dr.kalyani@rediffmail.com</p>	<p>Name: Address: Email:</p>	<p><u>Administrative Contact</u> Name: Dr. Jake Figi Address: 665 Huntington Ave Bldg 1, Fl 11 Boston, MA 02115 Email: jfigi@hsph.harvard.edu</p>	<p>Name: Address: Email:</p>
<p>Name: <u>OTHER</u> Address: DR. SUDHA REDDY V.R. PROFESSOR & HEAD Dept. of Pediatrics SDUAHER Telephone: 9980082440 Email: dr.sudhareddy77@gmail.com</p>	<p>Name: Address: Email:</p>	<p><u>Harvard Researcher</u> Name: Rifat Atun Address: 665 Huntington Ave Bldg 1 - 12th floor Boston, MA 02115 Email: ratun@hsph.harvard.edu</p>	<p>Name: Address: Email:</p>
<p>Name: <u>Authorized Official</u> Address: Dr. MUNIVARAYANA C Registrar SDUAHER Telephone: 4119980945878 Email: registrar@sduaher.ac.in</p>	<p>Name: Address: Telephone: Direct Email: Office Email:</p>	<p><u>Authorized Official</u> Name: Michelle Cherubin Joseph Address: Sponsored Programs Administration 677 Huntington Ave, Boston, MA 02115 Telephone: 617-432-8136 Direct Email: mcherubi@hsph.harvard.edu Office Email: nga@hsph.harvard.edu</p>	<p>Name: Address: Telephone: Direct Email: Office Email:</p>