




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 1<sup>st</sup> 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](http://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 1<sup>st</sup>, 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**

