



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

TAMAKA, KOLAR-563103, KARNATAKA, INDIA

Ph: +918152-243003, Extn. No: 155, Fax: +918152-243008, E-mail: librarian@sduaher.ac.in Website: www.sduaher.ac.in

University Library Learning Resource Centre

4.3.3

E-Library with Membership/Subscription

- 1. E-Journals/E-Books consortia-ClinicalKey Database**
- 2. E-Shodh Sindhu - J-Gate Sciences & Technology**
- 3. Shodhganga**
- 4. Discipline –specific Databases-UpToDate & MedOne
Communication Sciences**



SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH

(Deemed to be University)

Declared under Section 3 of UGC AcL, 1956, MHRD GOI No.F.9-36/2006-U.Z (A) Dt. 25th May, 2007

Post Box No. 62, Tamaka, Kolar - 563 103, Karnataka, INDIA

Ph: +918152-243244, 243003, Fax: 08152-243008, E-mail: registrar@sduaher.ac.in Website: www.sduaher.ac.in

No. SDUAHER/KLR/PUR/ **100-63** /2025-26 purchasesection@sduaher.ac.in Date: 19th May, 2025

To,
M/s. Creative Books & Periodicals Pvt. Ltd.,
A-807, O2 Commercial Towers
Near Minerva Industrial Estate
Mulund (West), Mumbai – 400 080.
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E-Mail : info@creatjournals.com, venkat@creatjournals.com,
padmakar@creatjournals.com

**Sub:-Placing a Service order for the renewal of the 'ClinicalKey Flex Database'
subscription for the year 2025-26. Reg.
Ref: CBP/161/2025-26, dtd. 9th May 2025**

SERVICE ORDER


The Academy is placing a service order for the renewal of the 'ClinicalKey Flex Database' subscription for the year 2025–26, (Date.17th February 2025 to 16th February 2026) with access through the University Library of the SDUAHER campus, in accordance with the terms and conditions specified

Particulars	List Price in \$	Price in Rs	Dis. 1.5% In Rs.	After Dis. Amt. In Rs.	18% GST In Rs.	Grand Total in Rs.
ClinicalKey Flex	55,000.00	49,61,000.00	74,415.00	48,86,585.00	8,79,585.30	57,66,170.30

Terms & Conditions

1. Price: Total subscription cost is USD 55,000.00 (INR 49,61,000.00) –
2. Discount: 1.5% on total Value
3. GST: 18% GST is applicable
4. GOC Rate: GOC Rates will apply on the date of invoicing
5. The subscription rate & discount will apply for the year **2026-27 & 2027-2028** as per the negotiate as mentioned in the **proforma invoice No. CBP/161/2025-26, dtd.9th May 2025.**
6. Contents & Access of Back Issues: 800+ peer-reviewed e-journals, More than 950+ full-text e- books, 50+ Clinical Review Articles, a wide range of Procedural and Surgical Videos, and Additional medical learning and reference tools.
7. E-resources of ClinicalKey product can be accessed through the Remote access & website of SDUAHER.

8. Print, download and store for the exclusive use of such Subscriber individual items from the Subscribed Products.
9. Store individual journal articles from the Subscribed Products in the private library for personal use.
10. Extract figures, images, and tables from the ClinicalKey online service for use in the creation of internal or external presentations and for training purposes.
11. **Subscription period: Feb.17th 2025 to Feb. 16th 2026**
12. Access: All the subscribed e-resources to be accessed through IP (115.240.134.82 & 14.139.156.53) is enabled and should be accessed anywhere on any device (www.sduaherlibrary.knimbus.com, Remote IP Address 164.52.199.22), Remote access and un-restriction.
13. Training: Training Programme are conducted minimum 2-3 times a year by Elsevier's (Vendor) Training Manager for all the users of SDUAHER. If additional programs required may be conducted.
14. To be newly added/published e-resources ClinicalKey / Elsevier science resources to be accessed at free.
15. Invoice and other correspondence in this regard should have the order No. and Date.
16. The receipt of this order should be acknowledged be return post as well as the receipt for the amount received by the agency.
17. The receipt should to be in Triplicate in the name of Registrar, SDUAHER, Tamaka, Kolar-563103 along with advanced stamp receipt.
18. Ensure all the above terms and conditions in the license agreement / in the non-Judicial stamp paper.


Chief Procurement Officer
Chief Procurement Officer
Sri Devaraj Urs Academy of
Higher Education & Research
Tamaka, Kolar - 563 103.

Elsevier Master Agreement



This Elsevier Master Agreement is entered into as of 17-Feb-2025 (“Effective Date”) by and between Sri Devaraj Urs Academy of Higher Education and Research, Tamaka Kolar Karnataka 563 103 India (“Client”), and Elsevier B.V., Radarweg 29, 1043 NX Amsterdam, The Netherlands (“Elsevier”).

The general terms and conditions are set forth herein, with specific Products (as defined herein) subscribed under this Elsevier Master Agreement which may be added via schedules from time to time by execution of subsequent schedules (each a “Schedule”) subject to the terms and conditions set forth therein (“Product Specific Terms”). All Schedules signed in conjunction with this Elsevier Master Agreement or subsequently added will be incorporated by reference into this Elsevier Master Agreement. Each such Schedule, together with the terms and conditions of this Elsevier Master Agreement, are referred to collectively herein as the “Agreement”. In the event of any conflict between the terms of this Elsevier Master Agreement and any Product Specific Terms, the Product Specific Terms will govern with respect to the applicable Product(s).

Section 1: Scope

1.1. Authorized Uses of the Products.

Elsevier hereby grants to Client the non-exclusive, non-transferable, right to access and use the products and services identified in the attached Schedules (“Products”) and provide the Products to its Authorized Users (as defined herein) subject to the terms and conditions of this Agreement and the Product Specific Terms set forth in the applicable Schedule(s).

1.2. Authorized Users/Sites.

“Authorized Users” and “Sites” are the users and sites identified in the Product Specific Terms applicable to each Product.

1.3. Restrictions on Use of Products.

Except as expressly stated in this Agreement or otherwise permitted in the applicable Product Specific Terms or in writing by Elsevier, Client and its Authorized Users may not:

- deliver or otherwise make the Products directly or indirectly available to anyone other than Authorized Users;
- abridge, modify, translate, examine, test, subject to simulated input, reverse engineer, duplicate, or create any derivative work and/or service (including resulting from the use of artificial intelligence tools), based on the Products, except to the extent necessary to make them perceptible on a computer screen to Authorized Users;

- remove, obscure or modify in any way any copyright notices, trademarks, or other proprietary notices or disclaimers as they appear in the Products;
- use any robots, spiders, crawlers or other automated downloading programs, tools or devices, or any similar or equivalent process, to search, scrape, extract, deep link, index and/or disrupt the working of the Products;
- reproduce, transfer, sublicense or redistribute the Products (electronically or otherwise), or any copy, adaptation, transcription, or merged portion thereof;
- use the Products in combination with an artificial intelligence tool (including to train an algorithm, test, process, analyse, generate output and/or develop any form of artificial intelligence tool).

Authorized Users who are individuals who are independent contractors (or are employed by independent contractors) may use the Products only for the purposes of the contracted work for Client.

1.4. Intellectual Property Ownership.

Client acknowledges that all right, title and interest in and to the Products and documentation, all copies thereof, and all modifications, changes, conversions, upgrades, additions and enhancements thereto, including all applicable rights to confidential information and methodologies, patents, copyrights, trademarks, trade names, service marks, inventions, know-how, mask work rights, trade secrets and all other intellectual property rights inherent therein and appurtenant thereto, including all ideas, concepts, know-how, or techniques relating thereto developed during the course of this Agreement by Elsevier, belongs to and remains exclusively with Elsevier or its suppliers, subject only to the limited rights expressly granted to Client herein. Client acknowledges further that the unauthorized redistribution of the Products could materially and irreparably harm Elsevier and its suppliers.

Except as otherwise provided in the Product Specific Terms, any modification or enhancement to any Product developed by Client with or without advice or support by Elsevier or by Elsevier for Client, whether or not reimbursed by Client and whether or not developed in conjunction with Client's employees, agents, or contractors, are the exclusive property of Elsevier. During and following the Term of this Agreement, Elsevier may use, copy, store, transmit and reformat all aggregated, de-identified data from Client's use of the Product for its own business purposes.

Section 2: Elsevier Performance Obligations

2.1. Access to Products.

Elsevier will make the Products accessible to Client and its Authorized Users as set forth in the applicable Product Specific Terms, or as may be otherwise set forth herein.

2.2. Withdrawal of Content.

Elsevier reserves the right to withdraw from the Products content that it no longer retains the right to provide or that it has reasonable grounds to believe is unlawful, harmful, false or infringing. In addition, for Products for which content is routinely updated, Elsevier may withdraw certain content for editorial, usage, currency, or other commercially reasonable reasons.

Section 3: Client Performance Obligations

3.1. Authentication.

Access to each Product will be authenticated as provided for in the applicable Product Specific Terms.

3.2. Protection from Unauthorized Access and Use.

Client will:

- take appropriate measures to protect against the misuse or unauthorized access, whether by Client or any third party, through or to (a) the Client's credentials used to access the Products; and (b) the Products and/or information derived therefrom;
- manage identification, use, access and control of all credentials used to access the Products in an appropriately secure manner, including, but not limited to, by:
 - limiting access to and use of the Products to Authorized Users;
 - notifying all Authorized Users of the usage restrictions set forth in this Agreement and that they must comply with such restrictions;
 - issuing any passwords or credentials used to access the Products only to Authorized Users, not divulge any passwords or credentials to any third party, notify all Authorized Users not to divulge any passwords or credentials to any third party, and promptly request that Elsevier revoke any passwords or credentials to those who are no longer Authorized Users;
- without undue delay, deactivate any credentials when no longer needed or where access presents a security risk;
- implement appropriate policies and procedures to seek to ensure that all use of the Products is for its legitimate business purposes and in compliance with all terms and conditions herein;
- implement and maintain its own appropriate program for credentials management and will use commercially reasonable efforts to follow the policies and procedures for account maintenance as may be communicated to Client by Elsevier from time to time in writing;
- on an appropriate basis, review access to the Products by its passwords or credentials used to access the Products to ensure that such access was in compliance with all terms and conditions herein; and
- upon becoming aware of any unauthorized use of the Products, promptly notify Elsevier of such unauthorized use, identify the origination of such unauthorized use, and take appropriate steps to end such activity and to prevent any recurrence.

In the event of any unauthorized use of the Products, Elsevier may immediately suspend the access and/or require that Client immediately suspend the access from where the unauthorized use occurred.

3.3. Security Requirements

Client agrees that Client will have in place documented policies and procedures, which will be reviewed by Client, covering the administrative, physical and technical safeguards in place and relevant to the access, use, loss, alteration, disclosure, storage, destruction and control of information. Client will promptly notify Elsevier if it determines that there has been a breach of such safeguards if such breach results in a compromise of any information provided hereunder and cooperate with Elsevier's reasonable requests surrounding such breach including taking appropriate steps to end such activity and to prevent any recurrence.

3.4. Patient Care.

Client acknowledges and agrees that Elsevier and its affiliates, subsidiaries, agents, and suppliers ("Elsevier Covered Entities") provide no medical advice in connection with the Products, that the Products are designed for and are intended to be used by trained healthcare professionals exercising knowledge and discretion in application of the Products, and that the duty to the patient in providing healthcare services lies solely with the healthcare professional providing patient care. The information contained in the Products may include or incorporate third party information which is not subject to evaluation by Elsevier and the Products are intended as a supplement to, and not a substitute for, the knowledge, expertise, skill, and judgment of healthcare professionals in patient care. Client assumes all responsibilities, duties, and obligations for any treatment, decision, or advice made or given to third parties as a result of the use or application of the Products.

Section 4: Fees and Payment Terms

Client will pay Elsevier in accordance with the fee schedules for each Product as set forth in the Product Specific Terms in the applicable Schedules (the "Fees"). Unless otherwise stated therein, Fees are due within thirty (30) days of invoice. Late payments will be subject to interest charges of 1% per month on any unpaid balance. Elsevier and Client acknowledge that the Fees payable under this Agreement are not in the nature of royalties and consequently no withholding tax should be applied to the Fees. The Fees will be exclusive of any sales, use, value added, withholding or similar tax, and Client will be liable for any such taxes in addition to the Fees. In addition to other remedies provided in this Agreement, Elsevier reserves the right to suspend access to the Products without incurring liability if (i) the full amount of any Elsevier invoice hereunder has not been paid within the agreed payment deadline or, (ii) any invoice is outstanding under previous subscription agreements between parties for the Products. The suspension of Client's access for non-payment or on any other grounds provided herein is without prejudice to Client's obligation to pay its outstanding and future invoice amounts in full.

During the term of this Agreement, and for up to one (1) year after all Fees due hereunder for use of the Products cease to be incurred by Client, upon reasonable notice to Client, Elsevier and/or its agents or representatives may audit Client's compliance with this Agreement, including any Schedules attached hereto. During this time, Client will keep and maintain clear, accurate, and complete books and records, including, without limitation, all records relating to Client's compliance with this Agreement and relating to the Fees payable hereunder. In the event that any fees payable hereunder are variable based on usage or other factors, if an audit reveals an underpayment by Client, Client will promptly make any such payments, including interest and charges as provided in this Section 4, and in the event of an underpayment of five percent (5%) or more will reimburse Elsevier for the cost of such audit.

Section 5: Term and Termination

5.1. Agreement Term.

The term of this Agreement will commence on the Effective Date and continue until terminated as provided for herein. Either party may terminate this Agreement upon thirty (30) days written notice if at any time there are no active Product Specific Term Schedules. The term of use for each Product will be as set forth in the applicable Schedule, provided that either party may terminate any Schedule as provided for herein.

5.2. Termination of Discontinued Products

If a Product subscribed under a Schedule to this Agreement is discontinued, Elsevier may terminate the discontinued Product from the applicable Schedule by providing at least ninety (90) days prior written notice, along with a prorated refund of any prepaid subscription Fees for the discontinued Product.

5.3. Effect of Expiration or Termination.

Except as may be otherwise provided for in the Product Specific Terms for any particular Product, if this Agreement or any Schedule(s) is terminated or expires:

- all rights granted herein or therein will immediately cease;
- Client will immediately return, delete or destroy, at Elsevier's discretion, all Elsevier property including but not limited to any and all copies of the applicable Products and any other Elsevier intellectual property, files, data and/or links in its possession, custody or control and remove such materials from any and all of Client's systems, sites and/or software;
- Client will certify to Elsevier in writing within five (5) days that it has complied with the foregoing; and
- Client will pay Elsevier all amounts due and owing under this Agreement and/or the applicable Schedule as of the date of expiration or termination.

Except as may be otherwise provided for in the Product Specific Terms for any particular Product, as of the date of termination, Client will have no further right or authority to use the applicable Products in any manner and Elsevier will be relieved of any and all obligations to Client under this Agreement and/or the applicable Schedule(s). Elsevier's termination of this Agreement and termination of access to the Products will be without prejudice to any other remedies Elsevier may lawfully have.

Section 6: Elsevier representations, warranties and Indemnities

6.1. Elsevier Representations and Warranties.

Elsevier represents and warrants that (i) it has used and shall use reasonable efforts to ensure that the

Products are accurate, up-to-date, and compiled and reviewed consistent with accepted industry practices; and (ii) use of the Products in accordance with the terms and conditions herein will not infringe the proprietary or intellectual property rights of any third party.

In the event any Product is determined to be subject to the proprietary or intellectual property rights of any third party, Elsevier agrees, at its option, to either (i) procure for Client the right to continue using such Products, (ii) replace or modify such Products to be non-infringing, or (iii) discontinue and terminate this Agreement or the Product Specific Terms applicable to the infringing Products upon written notice to Client and refund to Client a prorated portion of the Fees paid hereunder for the length of time Client was unable to use such Products. If such refund occurs, Elsevier will be released from all liability for all existing and future claims or obligations related to such Products except as specifically set forth herein.

6.2. Indemnities.

Elsevier will indemnify, defend and hold harmless the Client from and against any loss, damage, costs, liability, and expenses (including reasonable attorneys' fees) ("Losses") arising from or out of any third-party action or claim that use of the Products in the form delivered by Elsevier to Client and in accordance with the terms and conditions herein infringes the intellectual property rights of such third party. If any such action or claim is made, the Client will promptly notify and reasonably cooperate with Elsevier. This indemnity obligation will survive the termination of this Agreement.

6.3. Disclaimer.

EXCEPT FOR THE EXPRESS WARRANTIES STATED HEREIN AND TO THE EXTENT NOT PROHIBITED BY APPLICABLE LAW, THE PRODUCTS AND ANY OTHER DATA, DOCUMENTATION AND MATERIALS PROVIDED IN CONNECTION WITH THIS AGREEMENT ARE PROVIDED "AS IS" AND WITHOUT ANY WARRANTY AND ELSEVIER DISCLAIMS ALL OTHER WARRANTIES, EXPRESS AND IMPLIED, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. CLIENT IS SOLELY RESPONSIBLE FOR ITS USE OF THIRD-PARTY INFORMATION CONTAINED IN OR INFORMATION GENERATED THROUGH USE OF THE PRODUCTS. CLIENT ACKNOWLEDGES THAT IT HAS NOT RELIED ON ANY WARRANTY, CONDITION, GUARANTY OR REPRESENTATION MADE BY ELSEVIER OR ANY AGENT OR REPRESENTATIVE OF ELSEVIER EXCEPT AS SPECIFICALLY SET FORTH IN THIS AGREEMENT.

6.4. Limitation of Liability.

Except to the extent prohibited by applicable law, in no event will Elsevier Covered Entities be liable for lost profits or for any indirect, incidental, special, consequential, or punitive damages including, but not limited to, loss of data, business interruption, loss of profits, personal injury, or property damage arising out of or in connection with this Agreement, even if an Elsevier Covered Entity has been advised of the possibility of such liability or damages. Except for the express indemnities stated herein, the liability of Elsevier Covered Entities will not exceed a sum equal to the Fees paid by the Client for the applicable Products hereunder during the twelve (12) month period immediately preceding the date on which the claim arose.

6.5. Exclusion for Client/Authorized User Acts and Omissions.

Notwithstanding the foregoing, in no event shall Elsevier Covered Entities be liable for any claim or damages arising in whole or part from the following acts or omissions of Client or its Authorized Users: (i) failure to implement any improvement or update provided without additional expense by Elsevier or as part of any maintenance services provided hereunder; (ii) any modification of the Products unless Client has obtained written consent from Elsevier or to the extent permitted in the applicable Product Specific Terms; (iii) any use or combination of the Products with hardware, software, content, data, or other materials not supplied by Elsevier; (iv) any negligent act or omission; or (v) any breach of this Agreement. In the event of any claim or damages arising in whole or part from such aforementioned acts or omissions of Client or its Authorized Users, Client shall bear full responsibility and liability for such claim or damages. These obligations will survive the termination of this Agreement.

Section 7: General

7.1. Force Majeure.

Neither party's delay or failure to perform any provision of this Agreement (other than payment obligations) as a result of circumstances beyond its control (including, but not limited to, war, strikes, fires, floods, power failures, telecommunications or Internet failures or damage to or destruction of any network facilities or servers) that prevents it from fulfilling its obligations under this Agreement (any such circumstances being "Force Majeure") will be deemed a breach of this Agreement. For avoidance of doubt, a party's financial inability to perform its obligations shall, in no event, constitute a Force Majeure.

7.2. Severability.

The invalidity or unenforceability of any provision of this Agreement will not affect any other provisions of this Agreement.

7.3. Entire Agreement.

This Agreement contains the entire understanding and agreement of the parties and replaces and supersedes any and all prior and contemporaneous agreements, communications, proposals and purchase orders, written or oral, between the parties with respect to the subject matter contained herein. Neither the terms of this Agreement nor the terms of any Schedule entered pursuant to this Agreement shall be modified, replaced or superseded in any way by terms that may be contained in, included with or referenced to in any subsequently issued Client purchase order, invoice or other documentation relating to the Elsevier Products. Any such terms are hereby expressly rejected by the parties and shall have no force or effect.

7.4. Modification.

No modification, amendment or waiver of any provision of this Agreement will be valid unless in writing and signed by the parties except for changes reflecting substituted titles, IP addresses, authentication mechanisms, invoicing and contact address details which may be confirmed by Elsevier in an email notice sent to Client.

7.5. Assignment.

Client will not assign, transfer or license any of its rights or obligations under this Agreement unless it obtains the prior written consent of Elsevier, which consent will not unreasonably be withheld.

7.6. Notices.

All notices pursuant to this Agreement must be in writing to the below address, or to an alternative physical or email address subsequently provided to the other party pursuant to this notice provision.

If to Elsevier:

Notices of non-renewal: cancellations@elsevier.com

Other notices: c/o Regional Sales Office, Elsevier (Singapore) Pte Ltd., 3 Killiney Road, #08-01, Winsland House I, 239519, Singapore.

If to Client: Sri Devaraj Urs Academy of Higher Education and Research, Tamaka Kolar Karnataka 563 103 India.

7.7. Confidentiality.

The Client and its employees, officers, directors and agents will maintain as confidential and not disclose to any non-affiliated third party without Elsevier's prior written consent the financial terms and commercial conditions of this Agreement, the Products, any discussions or information related to products and services the parties may offer to one another in the future and the reports delivered to the Client.

7.8. Compliance with Laws.

Elsevier reserves the right to deny online access to the Products to any person or entity who is prohibited from receiving such access based on any applicable sanctions or embargoes laws.

7.9. Privacy.

To the extent that the Client or its Authorized Users provide any personal data to Elsevier during account registration or otherwise, the parties acknowledge and agree that such information will be processed by Elsevier in accordance with the Elsevier privacy policy at <https://www.elsevier.com/legal/privacy-policy> and the Elsevier Data Processing Addendum at <https://www.elsevier.com/legal/data-processing-terms> ("DPA") (where the term "Subscriber" refers to Client). The parties acknowledge and agree that each party acts as an independent controller of any personal data shared or otherwise processed under this Agreement and has complied and will comply with its obligations under the Data Protection Laws. Terms used but not defined in this section shall have the meanings ascribed to them in the DPA.

7.10. Execution.

This Agreement and any amendment thereto may be executed in counterparts, and signatures


exchanged by facsimile or other electronic means are effective to the same extent as original signatures.

IN WITNESS WHEREOF, the parties have executed this Agreement by their respective, duly authorized representatives as of the date first above written.

Sri Devaraj Urs Academy of Higher
Education and Research
(Client)

Elsevier B.V.
(Elsevier)



DocuSigned by:

24A96C079C87407...

Name: Dr. Muninarayana. C

Name: Caesar westland

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

Title: Director Account Support

Date: 5/22/2025

Handwritten initials and date: 21/5/25

Product Specific Terms

ClinicalKey



Schedule 1 Sri Devaraj Urs Academy of Higher Education and Research Elsevier Master Agreement dated 17-Feb-2025

The parties hereto agree as follows:

1. Products.

Elsevier hereby grants to Client a non-exclusive, non-transferable, right to access and use the Products set forth in Table 1 of Annex A to this Schedule (“Products”), and subject to the terms and conditions of the Master Agreement, which is incorporated in this Schedule by reference.

2. Authorized Users.

Authorized Users are defined as the full-time and part-time students, faculty, staff and researchers affiliated with Client’s Site(s) and individuals using computer terminals on site at the Site(s) permitted by Client to access Products for purposes of personal research, education or other non-corporate use (“Walk-in Users”). Distribution of usernames, passwords, credentials or otherwise providing remote access to the Products by Authorized Users who are Walk-in Users is not permitted. Any Students who graduate or leave the Client’s school cannot continue to receive access to the Subscriptions. The maximum number of Authorized Users is set forth in Table 1 of Annex A to this schedule. Client shall promptly notify Elsevier of any increase in the number of Authorized Users and such increase may result in a fee adjustment effective as of the date of such increase and payable in accordance with the payment terms set forth in the Master Agreement. For the avoidance of doubt, no adjustments to the Fees will be made for any number less than the maximum number of Authorized Users is set forth in Table 1 of Annex A to this Schedule.

3. Authorized Uses.

Each Authorized User may:

- access, search, browse and view Products;
- print, download and store a reasonable portion of individual items from the Products for the exclusive use of such Authorized User;
- incorporate links to the Products on Client’s intranet and internet websites and in electronic coursepacks, reserves and course management systems and instructor websites, provided that the appearance of such links and/or statements accompanying such links will be changed as reasonably requested by Elsevier;
- print out single copies of patient education handout sheets from the Products to reactively supply to Client’s patients and customers in response to their requests for medical information about their conditions, diseases, treatments and prescription or over-the-counter drug purchases; and

- pull figures, images, and tables from ClinicalKey into the ClinicalKey Presentation Maker™ for use in the creation of internal or external presentations and for training purposes, by or for the benefit of Client, provided that the Authorized User obtains permission for such use of ClinicalKey content that is credited to a third-party from such third-party, if necessary; each copy of the presentation will carry appropriate credit to the content owner; and all such uses are non-commercial.
- store individual journal articles from ClinicalKey in the private library of a social networking site for the Authorized User’s own personal use only;
- share individual journal articles from ClinicalKey with third party colleagues individually for their scholarly or research use; and
- share individual journal articles from ClinicalKey with a limited number of third-party colleagues as part of an invitation only working group on non-commercial platforms or tools for personal, scholarly or research use; and

4. Authentication

Access to the Products will be authenticated by the use of Internet Protocol (“IP”) address(es) and/or usernames and passwords and/or a delegated authentication mechanism requiring at least two different credentials, as set forth in Table 2 of Annex A to this Schedule.

5. Site(s).

Site/Sites are defined as Client’s locations set forth in Table 2 of Annex A to this Schedule. Other institutions and organizations that reside or do business at the location(s) set forth in Table 2 of Annex A to this Schedule (including without limitation companies that are owned wholly or in part by, or affiliated with, Client) are not Sites, unless expressly stated in Table 2 of Annex A to this Schedule. Sites listed are for authentication purposes and cannot be used as routing sites for VPN (Virtual Private Network) or proxy access.

6. Access to Products.

Elsevier will make the Products accessible to Client and its Authorized Users from the internet address set forth in Table 1 of Annex A to this Schedule, upon receipt by Elsevier of this Schedule document in the territory of The Netherlands, as duly signed by the Client, which acceptance will be evidenced and timestamped by an authorized representative of Elsevier in the Netherlands.

7. Term.

This Schedule will be effective as of Term Start Date and shall expire on Term End Date. Thereafter, this Schedule will automatically renew for successive one (1) year terms, subject to appropriate adjustments to the Fees, unless either party gives the other party written notice of its intent not to renew this Schedule, to be received in accordance with the Notices section of the Master Agreement no later than ninety (90) days prior to the end of the then-current term.

Payment Term: 90 NET	Term Start Date: 17-Feb-2025	Term End Date: 16-Feb-2028
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8. Payment to Sales Agent.

Client will be invoiced by and will pay the fees set forth in Table 1 of Annex A to this Schedule (the "Fees") to Elsevier's sales agent identified as the Billing Contact on this Schedule (the "Agent") in accordance with terms agreed upon between Client and the Agent. If Client fails to pay the full amount of the Agent's invoice on a timely basis, Elsevier may suspend Client's access to the Products until the unpaid amounts of such invoice are paid. Elsevier and Client acknowledge that the Fees payable under this Agreement are not in the nature of royalties and consequently no withholding tax should be applied to the Fees. The Fees will be exclusive of any sales, use, value added, withholding or similar tax and the Client will be liable for any such taxes in addition to the Fees.


9. Usage Data Reports.

Elsevier will make usage data reports on Client's usage activity regarding ClinicalKey available, upon Client's request, on a monthly basis to the librarians/administrators employed by Client for internal use only. Such reports may be accessed by vendors or other third parties retained by Client only with the express written permission of Elsevier and for the purpose of usage analysis of Client.

IN WITNESS WHEREOF, the parties have executed this Agreement by their respective, duly authorized representatives as of the Term Start Date above written.

Sri Devaraj Urs Academy of Higher Education and Research
(Client)

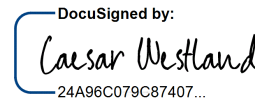
Elsevier B.V.
(Elsevier)


Dr. Muninarayana.c 21/5/2025
Registrar
Sri Devaraj Urs Academy of Higher Education and Research
Tamaka, Kolar - 563 103.

Name:
Title:

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

Name:
Title:

DocuSigned by:

24A96C079C87407...

5/22/2025

Caesar Westland

Director Account Support

Annex A to Schedule 1

Table 1: Products and Fees

Product(s)	Number of Authorized Users	Access	Annual Fee (USD)
Year 1 (17/2/2025 - 16/2/2026)			
ClinicalKey Flex	Number of Students : 900	clinicalkey.com	55,000.00
Subtotal:			55,000.00
Product(s)	Number of Authorized Users	Access	Annual Fee (USD)
Year 2 (17/2/2026 - 16/2/2027)			
ClinicalKey Flex	Number of Students : 900	clinicalkey.com	56,650.00
Subtotal:			56,650.00
Product(s)	Number of Authorized Users	Access	Annual Fee (USD)
Year 3 (17/2/2027 - 16/2/2028)			
ClinicalKey Flex	Number of Students : 900	clinicalkey.com	58,350.00
Subtotal:			58,350.00
Total Fees:			170,000.00

Table 2: Sites and Access

Sites:	Authentication:
Tamaka, Kolar Karnataka 563103 India	IP Address Range/VPN: 3.7.(239-239).(45-45) 14.139.(156-156).(49-50) 14.139.(156-156).(53-53) 59.96.(48-48).(25-25) 115.240.(134-134).(82-82) 117.211.(92-92).(140-142) 136.232.(195-195).(21-22) 164.52.(199-199).(22-22) 210.212.(192-192).(112-119)

Primary Contact: Mr. Prakash
librarian@sduaher.ac.in

Client Address: Tamaka,
Kolar
Karnataka
563103
India

Billing Contact: G. Venkatraman
info@creatjournals.com

Billing Address: Creative Books and Periodicals
Private Limited
A-807, O2 Commercial Towers,
Near Minerva Industrial Estate,
Mulund (West), Maharashtra,
Mumbai
Maharashtra
400080
India



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

TAMAKA, KOLAR-563103, KARNATAKA, INDIA

Ph: +918152-243003, Extn. No: 155, Fax: +918152-243008, E-mail: librarian@sduaher.ac.in Website: www.sduaher.ac.in

University Library Learning Resource Centre

e-Shodha Sindhu Web Page

Browser address bar: <https://ess.inflibnet.ac.in/oes/vsresources.php>

Phone: +91 79 2326 8241/42 | Email: [eshodhsindhu\[at\]inflibnet.ac.in](mailto:eshodhsindhu[at]inflibnet.ac.in)



Online e-Resource Requisition System

Online e-Resource Requisition System >> List of Subscribed e-Resources

Welcome Sri Devraj Urs Acaedmy of Highehr Education and Research, Kolar

Logged in as librarian@sduu.ac.in | [Change Password](#) | [Logout](#)

- [Institute Profile](#)
- [Survey Details](#)
- [Negotiated Status](#)
- [Subscribed E-Resources](#)**

Subscribed Resource Collections

[+ Add new subscribed resource collection](#)

[Search Journal](#)

[e-Resources Usage Statistics](#)

- 2025
- 2024**
- 2023
- 2022
- 2021
- 2020
- 2019
- 2018

Self-subscription Update Status: **In-Progress**

[Download Journal List](#)

Search:

Resource Name	Resource Type	Subscription Type	View	Expenditure	Renewal
Elsevier ClinicalKey	database	Self Subscribed		USD 75945.00	Renewal
JGate Plus (JCCC)	database	Self Subscribed		INR 76635.00	Renewal
Thieme MedOne ComSci	database	Self Subscribed		INR 249400.00	Renewal
Wolters Kluwer - UpToDate	database	Self Subscribed		USD 13000.00	Renewal

Showing 1 to 4 of 4 entries

Previous **1** Next


Senior Librarian
 University Library Learning Resource Centre
 Sri Devaraj Urs Academv of Higher Education and Research
 Tamaka, Kolar-563103



SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH (A DEEMED TO BE UNIVERSITY)

Declared under Section 3 of UGC Act, 1956, MHRD GOI No.F.9-36/2006-U.3(A) Dt. 25th May 2007
Post Box No. 62, Tamaka, Kolar - 563 103, Karnataka, INDIA.

Ph: 08152- 243244,243003, Fax: 08152 - 243008 E-mail -registrar@sduaher.ac.in/office@sduaher.ac.in Website: www.sduaher.ac.in

No. SDUAHER/KLR/PUR/ ^{W.067}2025-26 purchasesection@sduaher.ac.in Date:- 23th May 2025

To,
Informatics Publishing Limited
194, R.V Road, P.B. No. 400, Basavanagudi, Bangalore-560004
Mobile: 6364856253/9845116020/9880135615
Email: sanjay@informaticsglobal.com/soji@informaticsglobal.com

Sub: - Service order for Database subscription for the Calendar year 2025 related to "J-Gate Science and Technology" related to Library Information Centre of SDUAHER Campus.

Ref:-IPL-QTN-2025-26-00435 DT: 25th April,2025.

SERVICE ORDER

1. The Academy is placing the Service order for Database subscription for the Calendar year 2025 related to "J-Gate Science and Technology" related to Library Information Centre of SDUAHER Campus.

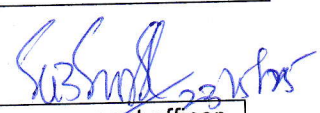
2. The Commercial Part details as under:-

Sl.No	Description	Type of Subs	Qty	Total Amount	
1	J-Gate Sciences and Technology 23 rd May,2025 to 22 nd May,2026	JST	1	INR	71,000
Total					71,000
Add GST @18%					12,780
Grand total					83,780

3. Other Terms & Conditions:

- a) Price:- Rs.83,780/- (Rupees Eighty three thousand seven hundred and eighty only). including GST of 18%.
- b) Payment : 100% Advance along with the Original Tax Invoice/ Proforma Invoice.
- c) Period of Sunscription: One year from the date of activation.
- d) Period of contect coverage:January 2001-current.
- e) Update: Daily.

Business or company Name	Institution Name
Complete Company Name	Sri Devaraj Urs Academy of Higher Education & Research.
Complete Shipping address (GST no. with PAN number)	Sri Devaraj Urs Academy of Higher Education & Research. KOLAR-563103 GST No:-29AAATS344P1ZT PAN: AAATS5344P
Complete Billing address with GST No. with PAN number	The Registrar, Sri Devaraj Urs Academy of Higher Education & Research. KOLAR-563103 GST No:- 29AAATS344P1ZT PAN: AAATS5344P
Contact Person Name	Mr. Prakash.M Librarian
Contract Person Mobile no	9980164215
Contract Person email Id	Librarian@sduaher.ac.in


Chief procurement officer
Chief Procurement Officer
Sri Devaraj Urs Academy of
Higher Education & Research
Tamaka, Kolar - 563 103,

INFORMATION AND LIBRARY NETWORK CENTRE

An IUC of University Grants Commission
Infocity, Gandhinagar – 382007

Amendments to the MoU signed for Shodhganga/Shodhgangotri by the Universities

A Memorandum of Understanding (MoU) was made and entered into on 02nd (Day) January (Month) 2025 (Year) between the INFLIBNET Centre, an IUC of University Grants Commission located at Gandhinagar, hereinafter referred to as "INFLIBNET" and Sri Devaraj Urs Academy of Higher Education & Research (University / Deemed University / Inter-University Centre / Others), here in after referred to as the 'University'.

This Memorandum of Understanding (MoU) & the amendments define the rights, responsibilities, liabilities and commitments of the Institutions involved in ensuring proper system implementation, to meet the objectives pertaining to submission and access to Shodhganga (Electronic Theses and Dissertations) as envisaged by the UGC and other bodies vide:

- *Regulation 19 of UGC (Minimum Standards & Procedure for Award of M.Phil/Ph.D. Degree) Regulations, 2009 dated 1st June, 2009.*
- *Regulation 13.1 of UGC (Minimum Standards and Procedure for Award of M.PHIL./Ph.D. Degrees) Regulations, 2016, dated 5th May 2016*
- *Regulation 17 of University Grants Commission (Minimum Standards and Procedures for Award of Ph.D. Degree) Regulations 2022 dated 7th November 2022 and*
- *The circular issued by AICTE vide circular No. AICTE/P& AP/Misc/2022/ Dated: 23.12.2022 & UGC vide D.O.No.2-10/2021 (CPP-II) dated December 22, 2021*
- *Amendments suggested by the Shodhganga National Steering Committee [SNSC] in its meeting held on 21st August 2024, at the INFLIBNET Centre.*


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

I. INFLIBNET Centre

A1 i. Embargo Request: The INFLIBNET Centre shall review the embargo request and apply it to the hosted content, if it is found appropriate i.e., if cited with valid reasons like Book/Article Publications, filing of Patent application and such others, for a specified period, and requested through the Competent authority i.e. Vice-Chancellor/Registrar or Equivalent

A1 ii. Creative Commons License: Legal issues and Digital Rights Management (DRM) of the content hosted on the Shodhganga repository shall be governed by a Non-Exclusive License under the 'Creative Commons License i.e. CC BY-NC.

Checked and Verified

CC BY-NC:  "This license enables reusers to distribute, remix, adapt, and build upon the material in any medium or format for **NonCommercial** purposes only, and only so long as attribution is given to the creator. **CC BY-NC** (<https://creativecommons.org/licenses/by-nc/4.0/>) includes the following elements:

BY means credit must be given to the creator.

NC means Only noncommercial uses of the work are permitted".

II. The University:

A2 i. The University agrees to obtain from the Research Scholar an undertaking wherein he/she agrees to grant to the University & INFLIBNET the non-exclusive license to host the Theses on the Shodhganga platform under the CC BY-NC license and to preserve as part of the backup. Such undertaking may be obtained in accordance with the existing UGC guidelines and the University Regulations.

A2 ii. Embargo policy:

(a) The University may have its embargo policy, if required, for reasons such as Book or Article publications, filing of Patent applications and such others for a specified period and request for application of embargo shall be made to the INFLIBNET through the competent authority of the University.

(b) The University shall inform INFLIBNET of any existing embargo policy implemented through its Research Bodies.

A2 iii. Plagiarism: The University agrees to upload one-page Plagiarism/Summary Report on Shodhganga with comprehensive detailed analysis report kept in backup/archive by Universities and able to be retrieved on request of the Ministry/UGC/INFLIBNET/Legal Cells etc.

III. The clauses mentioned in the previous MoU under INFLIBNET Centre (I) shall remain intact except for the following clarificatory changes:

Clause No-1 is to be read as:

1. Access to Hosting Server & Digital Preservation: The INFLIBNET Centre shall provide access to ETD hosting server(s) at the INFLIBNET Centre 'Shodhganga'/'Shodhgangotri' to the University with accompanied software interface, enabling University and its Coordinator to create metadata as mentioned in Clause No. 2 and upload the theses in ETD repositories designed for this purpose. The INFLIBNET will deploy tools and techniques of digital preservation to ensure continuing access to scholarly content in digital formats and to protect them from media failure, physical loss and obsolescence.

J. J. J.


Checked and Verified

Clause No-2 is to be read as:

2. Digitization of the Theses shall be the responsibility of the University. The University shall ensure to get the digital copy of theses from the research scholar along with the details of the research scholar with researcher ID (e.g. ORCID), metadata in Dublin Core(DC), proper keywords and subject headings in standard formats.

Clause No-6 and 10 are merged and to be read as:

6. **Plagiarism Detection:** The INFLIBNET Centre may recommend or provide access to plagiarism software which the University may use to detect the plagiarism before awarding the degree. One-page plagiarism/summary report will be submitted by the University as mentioned in Amendment A2 iii.

Clause No-7 and 8 are merged and to be read as:

7. **Content Refusal Rights:** The INFLIBNET Centre may refuse to host or remove from the repository any work [theses & dissertations], if in the opinion of INFLIBNET, the work is obscene, scandalous, defamatory, infringing the personal or proprietary rights of others, or is controversial in nature. Such right of refusal shall be independent of the liability of the University/Ph.D Scholar for any actionable wrong or copyright infringement.

Clause No-11 is to be read as:

11. **Reproduction and auxiliary storage:** The INFLIBNET Centre reserves the right to reproduce the content of theses and dissertations on different servers and other auxiliary storage media. The universities should keep a backup of their theses and dissertations.

IV. The clauses mentioned in the previous MoU under The University (II) shall remain intact except for the following clarificatory change:

Clause No-6 is to be read as:

6. **University Coordinator:** The Coordinator shall be responsible for maintaining the quality, standards and uniqueness of all uploaded Theses/dissertations. The University Shall designate at least one person from the university (who is competent enough to manage ETD) as University Coordinator for training on the implementation of ETDs organised by the INFLIBNET Centre and for implementing the same.

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

UNIVERSITY:

Vice Chancellor /Registrar
or designated authority

Dr. Huninoverama C
(Name, Signature and Seal)

[Signature]

Registrar

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

INFLIBNET:

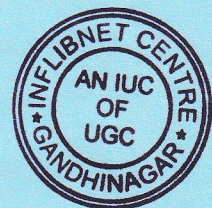
[Signature]
Prof Devika P Madalli

Director

INFLIBNET Centre

An IUC of University Grants Commission

Infocity Gandhinagar - 382 007



[Signature]

[Signature]
7/11/25

Checked and Verified



SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH

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

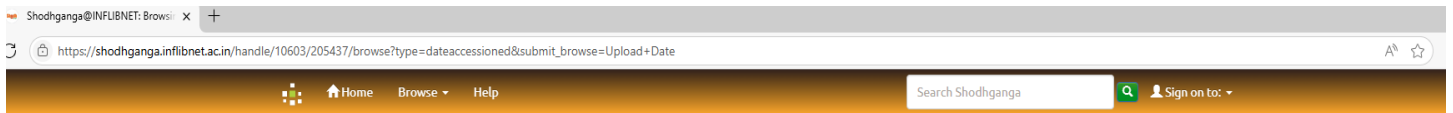
Comprising Sri Devaraj Urs Medical College

TAMAKA, KOLAR-563103, KARNATAKA, INDIA

Ph: +918152-243003, Extn. No: 155, Fax: +918152-243008, E-mail: librarian@sduaher.ac.in Website: www.sduaher.ac.in

University Library Learning Resource Centre

Shodhganga Web Page



Shodhganga : a reservoir of Indian theses @ INFLIBNET

The Shodhganga@INFLIBNET Centre provides a platform for research students to deposit their Ph.D. theses and make it available to the entire scholarly community in open access.



Shodhganga@INFLIBNET

Browsing "Sri Devaraj Urs Academy of Higher Education and Research" by Upload Date

Jump to a point in the index: (Choose year) (Choose month) Go!
Or type in a year:
Sort by: Upload Date In order: Descending Results/Page 20 Authors/Record: All Update

Showing results 1 to 20 of 50				next >
Upload Date	Title	Researcher	Guide(s)	
22-May-2025	Effectiveness of video Assisted Teached Programme on Knowledge Attitude and Practices regarding Management of common Minor discomforts of Pregnancy among Prim gravida Mother along with their care given at selected PHC kolar	Punitha M	Zeanath Cariena J	
3-Feb-2025	Effectiveness of multi modal intervention on health promotional outcomes among geriatric clients seeking medical services at selected hospitals Kolar	Vani R	Zeanath Cariena J	
3-Feb-2025	Formulation and evaluation of the anticancer potential of whey based multi ingredient beverage in oral cancer cell line	Anjana Thampy	Madhavi Reddy M	
29-Oct-2024	Effect of Pranayam and Yoga Nidra on side effects of chemotherapy and radiotherapy in patients with Cancer of the Cervix A Randomized Control Trail	Farkhand Jahan Nuzhath	Neethinakumar Patil and Sheela S R	
29-Oct-2024	Effect of Pranayam and Yoga Nidra on side effects of chemotherapy and radiotherapy in patients with Cancer of the Cervix A Randomized Control Trail	Farkhand Jahan Nuzhath	Neethinakumar Patil and Sheela S R	
24-Oct-2024	Effects of Integrated Yoga as an adjuvant therapy to standard care in Pulmonary Tuberculosis A Randomized Control Trail	Srinivas M	Neethinakumar Patil Prabhakar K and Jagmohan S V	
3-Jun-2024	Histomorphological changes and glutamate levels in fluoride and arsenic induced injury to hippocampus and cerebral cortex in wistar rats and assessment of the ameliorating effects of Ginkgo biloba	T Suresh	Venkateshu K V and Kiranmayee P and Kalyani R	



SRI DEVARAJ URS ACADEMY OF HIGHER EDUCATION AND RESEARCH

(A DEEMED TO BE UNIVERSITY)

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

Declared under Section 3 of UGC Act, 1956, MHRD GOI No.F.9-36/2006-U.3(A) Dt. 25th May 2007

Post Box No. 62, Tamaka, Kolar - 563 103, Karnataka, INDIA

Ph: 08152- 243003,9448395232 Fax : 08152 - 243008 E-mail - registrar@sduu.ac.in/office@sduu.ac.in Website: www.sduu.ac.in

No. SDUAHER/KLR/PUR/ **S-13** /2022-23 purchasesection@sduu.ac.in Date:- 13/05/2022.

To,

Wolters Kluwer

Deepak Haridas - Regional Sales Manager – Clinical Effectiveness Segment

10th Floor, Tower 10C, Cyber City, Ph II, Gurgaon – 122002.

Mobile: 8754542232 Email :- haridas@wolterskluwer.com

Sub:- Service order for **Institutional subscription of “ Evidence based Peer- Reviewed Clinical Decision Support – UpToDate Anywhere” Database of the calendar year 2022 (12 months)**.

Ref:- Revised mail on 11th May, 2022 at 9.26 AM

Dear Sir,

1. With reference to above, our academy has pleased to place the Service order for Institutional subscription of “Evidence based Peer- Reviewed Clinical Decision Support – UpToDate Anywhere” Database of the calendar year 2022 (12 months) against your mail confirmation dated on 11th May, 2022 .We accept your terms and conditions and agree to process payment as per payment terms in the quotation.

2. The details is as under:-

Sl. No	Particulars	Year - 1		Year - 2		Year - 3	
1	Evidence Based Peer Reviewed Clinical Decision Support- UpTo Date Anywhere - Subscription for one year. Number of Clinicians:- Doctors – 50 members and Students – 75 Members	\$	11500	\$	12200	\$	13000
	TOTAL IN \$	\$	11500	\$	12200	\$	13000

3. Terms & Conditions:

- a. Price: \$ 11,500 (Eleven thousand five hundred only)
- b. Payment: - 100 % Advance along with service order.
- c. Period of contract for Three years.
- d. Period of content coverage: June 1st 2022 onwards.

Business or Company Name	Institution Name
Complete Company Name	Sri Devaraj Urs Academy of Higher Education & Research.
Complete Shipping address (Server Location with GST no. with PAN number	Sri Devaraj Urs Academy of Higher Education & Research. KOLAR – 563103 GST NO. :- NILL PAN : AAATS5344P
Complete Billing address with GST No. with PAN number	The Registrar, Sri Devaraj Urs Academy of Higher Education & Research. KOLAR – 563103 GST NO. :- NILL PAN : AAATS5344P
Contact Person Name	Mr. Prakash .M Librarian
Contact Person Number	9980164215
Contact Person email id	librarian@sduu.ac.in

Consignment related to Library Information Center vide No. 292 dt: 7/3/2022

hpl 14/5/22
General Manager (SCM)
Sri Devaraj Urs Academy of
Higher Education & Research
Tamaka, KOLAR

Contract No.: 00039104

May 12, 2022

Sri Devaraj Urs Academy Of Higher Education And Research
Tamaka
Kolar, Karnataka 563101
India

Dear Ladies and Gentlemen,

This letter (the "Letter") and the attached Subscription and License Terms set forth in Exhibit A set out the terms and conditions on which UpToDate, Inc. ("UpToDate") will supply Sri Devaraj Urs Academy Of Higher Education And Research ("You" or "Your") with a subscription to *UpToDate Anywhere*, which consists of the *UpToDate* online database, software and user documentation (the "Licensed Materials"). This Agreement (as defined below) and Your subscription will be valid for an initial period of 3 years (the "Term") commencing on June 1, 2022. Capitalized terms may be defined in this Letter or in the attached Exhibit A. This Letter, along with the Exhibit A, are collectively referred to herein as the "Agreement".

Subscription Fees: The full price for a one year *UpToDate Anywhere* license with Mobile Complete for Your institution is \$13,000.00 USD. [The Fees quote reflects a 20% educational discount as Your facility is a teaching facility. UpToDate has developed the following multi-year preferred pricing schedule to allow Your institution to adjust for an *UpToDate Anywhere* license at the full annual price.

	Total
Year 1 – June 01, 2022 through May 31, 2023	511,500.00 USD
Year 2 – June 01, 2023 through May 31, 2024	\$12,200.00 USD
Year 3 – June 01, 2024 through May 31, 2025	\$13,000.00 USD

tPlus tax where applicable

We will re-evaluate the pricing at the end of each Year of the multi-year preferred pricing schedule, and provided that the operating statistics do not increase or decrease in manner that would cause Your full annual price to change by more than 10%, the Subscription Fees for the remaining Year(s) of the multi-year preferred pricing schedule will automatically be honored. Any facilities added to or subtracted from the Designated Sites will be incorporated at the then-current pricing.

The Subscription Fees for each Year in the multi-year preferred pricing schedule above must be paid within 30 days of the start date of each respective year. After the final Year of the multi-year preferred pricing schedule, the Subscription Fees will be re-evaluated. This quote is valid for 60 days from the date of this letter and is confidential.

License to Use the Licensed Materials: For the above Subscription Fees, UpToDate will grant Your Authorized Users access to use the Licensed Materials on the terms set forth in this Agreement. This subscription allows Your Authorized Users to Access the Licensed Materials as follows:

- While physically located at the Designated Site(s) via the IP Address(es) or Security agent(s) listed below;
- Via Your password authenticated system(s) as identified to UpToDate, which will in turn pass UpToDate a unique identifier; and
- Authorized Users have the option to establish a username and password with UpToDate. Once established, a username and password allows the Authorized User to Access Licensed Materials from any Internet-enabled device including desktop computers, laptops, and mobile devices such as the iPhone and Android devices, regardless of Authorized User's location, subject to Registration and Re-verification.
- UpToDate MobileComplete enables Your Authorized Users to download UpToDate clinical content locally to their mobile device. With this local version, clinicians can search the complete database of evidence-based recommendations with or without an Internet connection.

Confirmation of Your Information

The operating statistics on which UpToDate based the Subscription Fees are:

Institution	Clinicians	3 rd and 4 th Year Students
Sri Devaraj Urs Academy Of Higher Education And Research	50	75
Total	50	75

Designated Sites

Sri Devaraj Urs Academy Of Higher Education And Research
 Tamaka
 Kolar, Karnataka 563103
 India

IP Addresses

SM UTD 5.23.22

Please provide: 115.240.134.82 - 115.240.134.82

You represent and warrant that: (i) the operating statistics set forth above are accurate and complete figures; (ii) You have the technical capability to ensure that only Authorized Users may Access the Licensed Materials via the IP address(es) and/or UpToDate provided Security Agent(s) listed above; (iii) the IP Addresses above or UpToDate provided Security Agent(s) only provide Access to Authorized Users while Authorized Users are physically located at the Designated Site(s) and no other users will gain Access to the Licensed Materials through this subscription; and (iv) for the purposes of Registration and Re-verification the IP Addresses above or UpToDate provided Security Agent(s) are only accessible by Authorized Users.

Subscription Confirmation

To confirm Your acceptance of the terms in the Agreement, please sign this Letter in the space below and return it to us. Your subscription will be processed promptly and an executed copy will be returned to You.

We look forward to providing You with a subscription to the Licensed Materials. We are confident that Your clinicians will find the *UpToDate* Services to be practical and efficient tools with which to effectively manage clinical issues in practice.

Your account manager, Deepak Haridas, will call you shortly to answer any questions that you might have and to discuss the next steps.

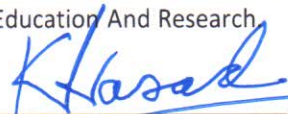
Again, thank you for your interest in UpToDate.

Sincerely,



5/12/2022 8:49 AM
Finance — Contract Administration
UpToDate, Inc.

Accepted and Agreed to this 1st day of June, 2022 on behalf of Sri Devaraj Urs Academy Of
Higher Education And Research.

By: 

Printed Name: Dr.K.N.V.PRASAD

Title: REGISTRAR
Sri Devaraj Urs Academy Of Higher Education And Research.

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

Accepted and Agreed to this _____ day of _____, 2022 on behalf of UpToDate, Inc.

By: **Stephen**
Printed Name _____
Murphy
Title _____
UpToDate, Inc.

Digitally signed by Stephen Murphy
DN: cn=Stephen Murphy,
o=UpToDate, Inc., ou=Senior
Contracts Analyst,
email=stephen.murphy@woltersklu
wer.com, c=US
Date: 2022.05.23 10:24:06 -04'00'

EXHIBIT A

UpToDate Anywhere Subscription - UpToDate, Inc. Subscription and License Terms

1. Definitions

"Access": Viewing, searching or displaying any page of the Licensed Materials, whether such pages are viewed by means of connection to a network or from storage in any storage medium.

"Agreement": These Subscription and License Terms and the attached quotation letter.

"Authorized Users": Physician staff, faculty, residents, nurses, librarians and other staff and medical professionals who are employed by Your organization or who provide medical services to patients at Your organization's facilities, any student affiliated with Your organization, and, to the extent that Your organization includes a publicly accessible physical library, individuals otherwise entitled to use Your library facilities, subject to "Authorized Access" below.

"Registration": The process by which an Authorized User creates a username and password via the IP address(es) or UpToDate provided Security Agent(s).

"Re-verification": The process by which Authorized Users verify their registration credentials. Authorized Users are required to log-in, using their username and password, at least once every 90 days via the IP address(es) or UpToDate provided Security Agent(s). If in any 90-day period such log-in does not occur, the Authorized User's ability to Access Licensed Materials from outside the Designated Site(s) will be suspended. In the event of suspension, Authorized Users may automatically Re-verify by logging-in, using their username and password, via the IP address(es) or UpToDate provided Security Agent(s) any time thereafter during the Term to resume Access via username and password.

2. Grant of License

UpToDate, in consideration of payment of the applicable Subscription Fees (as set forth in the Letter) and subject to the terms and conditions below, grants You a limited, revocable, non-exclusive, non-transferable license for Your Authorized Users to Access the Licensed Materials solely for the purpose of: (i) research and other scholarly activities; or (ii) providing diagnostic treatment or other medical services to patients, subject to the terms and conditions of this Agreement. You shall ensure that the Licensed Materials are Accessed only by Authorized Users affiliated with You for a purpose related to Your business.

In order to Access the Licensed Materials, Authorized Users must agree to the End User License Agreement (EULA). In the event of

a conflict or discrepancy between the EULA and this Agreement, this Agreement shall take precedence.

3. Term and Termination

Access to the Licensed Materials will be provided to You for the Term, unless earlier terminated in accordance with this Agreement.

You have the right to terminate this Agreement if UpToDate materially breaches this Agreement and such breach is not cured within 30 days of UpToDate receiving written notice of such breach from You (the "Cure Period"). The end date of the Cure Period will become the effective date of termination and a pro-rated refund of the Subscription Fees actually paid by You for any remaining months of the subscription, from the effective day of termination to the normal end-date of the subscription period, will be provided to You.

UpToDate may terminate this Agreement if You or Your Authorized Users materially breach this Agreement and such breach is not cured within the Cure Period (15 days in the case of non-payment).

Upon termination or expiration of Your subscription, Your subscription and associated rights shall expire, unless You have renewed Your annual subscription on UpToDate's then-current terms. At the request of UpToDate following termination or expiration of the subscription, You shall promptly return or destroy any Licensed Materials and copies thereof in Your possession.

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You agree that UpToDate may audit Your use of the Licensed Materials for compliance with these terms at any time, upon reasonable notice. In the event that such audit reveals any use of the Licensed Materials by You that is in violation of the terms of the Agreement, You shall reimburse UpToDate for all reasonable expenses related to such audit.

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Some states do not allow limitations on how long an implied warranty lasts and some states do not allow the exclusion or limitation of incidental or consequential damages, so the above limitation and exclusion may not apply to You. This warranty gives You specific legal rights, and You may also have other rights that vary from state to state.

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"Confidential Information" shall mean any information regarding either party's (the "Disclosing Party") intellectual property rights, product designs and plans, product development plans, release dates, strategies, pricing, and other marketing and technical information and other unpublished information provided to the other party ("Receiving Party"); and all other information which the Disclosing Party characterizes as confidential at the time of its disclosure either in writing or orally, except for information which the Receiving Party can demonstrate: (a) is previously

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21. General

This Agreement shall be governed by and construed in accordance with the laws of the Commonwealth of Massachusetts, USA, without regard to its principles of conflicts of law or the United Nations Convention on Contracts for the International Sale of Goods. Each party submits to the exclusive jurisdiction of the federal and state courts located in Boston, Massachusetts.

If any provision of this Agreement is determined to be invalid or unenforceable under any applicable law, it shall be deemed omitted and the remaining provisions shall continue in full force and effect. This Agreement may be modified only in writing executed by authorized representatives of You and UpToDate. Either party's waiver of any right shall not constitute waiver of that right in the future.

This Agreement constitutes the entire understanding between the parties with respect to the subject matter hereof, and all prior agreements, representations, statements, and undertakings, oral or written, are hereby expressly superseded and canceled.

If You use purchase orders in conjunction with this Agreement, then You agree that the following statement is hereby automatically made part of such purchase orders: "The terms and conditions set forth in the UpToDate Contract No.: 00039104 are made part of this purchase order and are in lieu of, and shall replace, all terms and conditions, express or implied, in this purchase order, including any renewals hereof. "

In addition to any other provision of this Agreement that by their terms survive termination of this Agreement, the following provisions of this Agreement will survive expiration or termination of this Agreement: Sections 7, 11, 12, 14-16 and 18-21.



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

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Sub:- Service order for renewal of subscription towards “MedOne Communication Sciences” Database for the Calendar year 2025 to Library Learning Resource Centre of SDUAHER campus.

Ref:- Proforma Invoice No. TDP/JR/25-26/290 Dtd. 11th Dec. 2024.

WORD PURCHASE ORDER

The Academy is placing the service order for renewal of subscription towards “MedOne Communication Sciences” Database for the Calendar year 2025 to Library Learning Resource Centre of SDUAHER campus as per the description with terms and conditions as below:

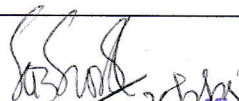
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Sl. No.	Description	SAC Code	Sub. Period	Types of Sub.	Qty	License Fee	
1	MedOne Communication Science	998439	1 st January, 2025 to 31 st December, 2025	Online	1	INR	2,21,924.00
Add GST @ 18%							39,946.00
Grand Total Including GST cost							2,61,870.00

Terms & Conditions:

- Price:** INR for Rs. 2, 61, 870/- (Rupees Two Lakhs Sixty-One Thousand Eight Hundred & Seventy only) including GST cost Contract period for one year i.e 1st January to 31st December 2025.
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