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02AA 027385

This agreement made on 01ST day of June 2005, is executed between Sree Uthradam Thirunal Rural General Hospital governed by Dr K N Pai Heart Foundation situated at Vengode, Thiruvananthapuram District, represented by its Managing Trustee Dr C Bharath Chandran (hereinafter called the first party) and PMS college of Dental Science and Research, Vattappara, governed by NRI Service and Educational Trust, represented by the Managing Trustee, Dr. P. S. Thaha, (hereinafter called the second party).

WHEREAS the Sree Uthradam Thirunal Rural General Hospital is a multi speciality Hospital, controlled and managed by the parent hospital Uthradam Thirunal Rural Hospital, Pattom, Thiruvananthapuram and whereas PMS College of Dental Science, is purely an educational institution having sufficient facilities which enable the students to expertise in the field of dentistry.

WHEREAS as a part of the B.D.S Course, practical training and experience regarding General Medicine, General Surgery and other allied treatments are inevitable and to provide these facilities to the students of the second party, the first party extended their support to the second party.



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THIS AGREEMENT WITNESSETH AS FOLLOWS:

THAT the first party agrees to provide facilities available in the hospital to all the students of the second party for their educational purposes.

THAT the second party will prepare the list of students who are to avail the above said facilities and the list shall be submitted to the first party, each year, for their reference.

THAT the first party undertakes that the students of the second party shall be treated as a part of the first party and that all the required facilities which are available in the hospital will be provided for their educational purpose.

THAT the second party agrees to pay a sum of Rs. 5000/- (Rupees five Thousand Only) per student each year in consideration for the service rendered by the first party and that the period of this agreement shall be for a term of 30 years.


THAT the second party here by agrees to pay 50% of the salary now given by the first party to such teachers (Professors) who take classes.

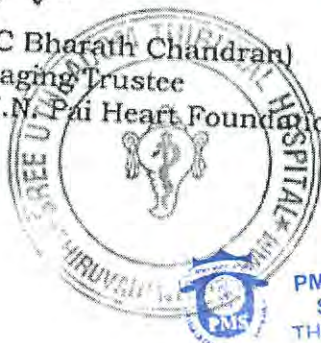
THAT the second party hereby undertakes any loss or damage caused by the students of the second party during the practical course provided by the first party and that the said damages or losses will be compensated by the second party.

THAT if the second party makes any default regarding the payment of student fees regularly, the first party has the right to cease the service rendered by them by giving one month prior notice to the second party.


Two copies of this agreement prepared and that one copy shall be kept by the first party and the other copy shall be kept by the second party.

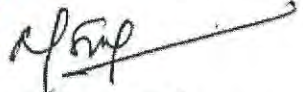
In witness whereof the parties have hereto signed this agreement the day and the year mentioned first above.



(Dr C Bharath Chandran)
Managing Trustee
Dr K.N. Pai Heart Foundation




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(Dr. P.S. Thaha)
Managing Trustee
PMS College of Dental Science


M. Mohammed Shreef


Sreedharan G.



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**ACADEMIC COOPERATION AGREEMENT
BETWEEN
UNIVERSITA DEGLI STUDI DI GENOVA ITALY
AND
P.M.S COLLEGE OF DENTAL SCIENCE AND RESEARCH
Golden hills Vattapaara Thiruvananthapuram Kerala**

The P. M.S College of Dental Science and Research represented by its Chairman Dr P.S Thaha and the Universita Degli Studi di Genova represented by Unige Course Director , Prof. Di. Stefano Benedicenti, considering that Both institutions pursue the same aim in the field of research training and the spreading of culture;
The above mentioned institutions have mutual interest in creating and developing International cooperation agreements here by agree as follows

ARTICLE 1 : Subject matter

- The P.M.S College of Dental Science and Research and UNIVERSITA DEGLISTUDI DI GENOVA ITALY agree through this agreement
- To organize joint programs designed for the development of study courses at the various levels including for the purpose of awarding double degree



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18.8.15

NO 2773
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- To promote scholarship, for research/ training development in partner University for brief period
- To increase the Exchange of Professors, Researchers, Students and administrative personnel
- To enhance cooperation in the field of scientific research through collaboration in activities of particular interest, as well through the possibility of exchange of experiences in the use of particular complex technical and scientific equipment.

As indicated in the general program Annex 1 which form integral part of this document

Article Two : Working Programs

In order to achieve the objectives indicated in Article one the parties will prepare specific working programs on RECIPROCAL BASIS. This programs subject of specific protocols of implementation must include the following information

Nature and description of the program –project

The names of coordinators, and participants from each university

The duration of the project(for any renewal thereof must be submitted for the approval of the competent bodies)

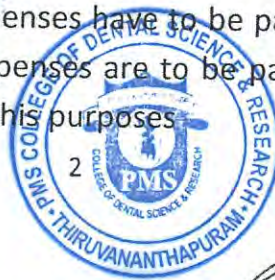
Expected cost in relation to mobility of personnel (lecturers, students, and administrative staff) in general to the activities planned in the project itself (conferences, seminars, etc)

Article Three : Intellectual Property Rights

- Intellectual property rights on the results of joint activities will belong to both Parties unless agreed otherwise.

Article Four : Exchange of Personnel

- In order to achieve the contents of Article 1 and General cooperation between Annex 1 , exchanges of University personnel may be planned ,according to the terms and within the limits indicated in the following paragraphs
- University personnel maintain to all intents and purposes, the status of employees of their home university
- Travel costs and mission expenses have to be paid by the home University, whilst board and lodging expenses are to be paid by the host university if specific fund is available for this purposes



[Signature]
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- In accordance with the principles of reciprocity and with current regulations of both institutions, the host university can pay further remunerations to the university personnel for additional amount of lessons, seminars and conferences.

Article Five Exchange of students

During the Exchange periods the students under conditions of reciprocity are exempted from tuition fees and contributions in Host University.

Travel cost as well as board and lodge expenses have to be paid by the students following integrated study programs. The home university may contribute to traveling expenses provided specific funds are available FOR THIS PURPOSE

The host university will assist the students in finding accommodation at halls of residence and similar structures as well as allow them access to Canteens and other service

Article Six : Assistance

- Health insurance coverage will be provided involving the programmes

Article Seven Duration

- This agreement will come into effect upon signing thereof and has duration of Three (3) years. At the end of three years two parts shall discuss and sign for renewal.

Article Eight Additions/ Deletions

- The request for renewal extension and modification if any must be submitted for approval of the respective bodies

Article Nine Disputes

Any dispute arising over interpretation and implementation of this agreement, which will not be possible to resolve friendly will be referred for resolution to a board of arbitration consisting of one member from each parts signing the agreement and another chosen by mutual agreement

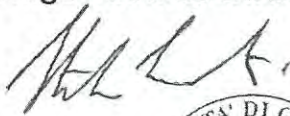
For universita degli studi de Genova for PMS College of Dental Science

Prof. Dr. STEFANO BENEDICENTI


Dr . P.S THAHA

Unige –Course Director

Chairman






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MEMORANDUM OF UNDERSTANDING

**To Establish a Program of Scholarly Exchange
and the Exchange of Students**

between

**P.M.S. College of Dental Science and Research,
Trivandrum, Kerala, India**

and

**Rutgers School of Dental Medicine,
Rutgers Biomedical and Health Sciences,
Rutgers, The State University of New Jersey,
New Jersey, USA**

Article 1

The purpose of this Memorandum of Understanding (MOU) is to promote scholarly exchange and cooperation and student exchange between P.M.S. College of Dental Science and Research in Kerala, India and the School of Dental Medicine, Rutgers Biomedical and Health Sciences, at Rutgers, The State University of New Jersey ("Rutgers"), New Jersey, United States of America (hereafter the Parties).

Article 2

Under this MOU the Parties undertake to promote and provide for the exchange of scholars and professional staff, the development of cooperative efforts in research and scholarly publication and for the exchange of students. The Parties are encouraged to explore cooperatively further avenues of interaction between the two institutions. Details of the implementation of any particular collaborative agreement shall be negotiated between the two institutions as such specific cases arise. Any such agreement will be legitimized by the completion of a specific Agreement of Cooperation.

Article 3

3.1: Faculty exchange programs or joint research projects in areas of mutual interest may be negotiated under the terms of this agreement. Faculty participating in the program of exchange must be nominated by the sending university and accepted by the host university




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according to procedures developed internally at each institution and following a timetable to be determined mutually by the two institutions. The total number of exchanges in any one year will be determined in consultation between the two institutions.

3.2: The primary responsibility of each faculty exchangee shall be scholarly activity, including research, in collaboration with colleagues at the host institution. Unless otherwise specified, the exchangees are to have no formal classroom teaching responsibilities at the host institution.

3.3: Either Party may propose to the other specific individual research projects for collaboration. Such proposals may be made at any time and the Parties will develop an agreement for each agreed-upon project. The protection and utilization of any intellectual property arising out of a research project will be addressed in each individual project agreement.

3.4: The parties may develop and offer joint courses (written and/or using distance technology) in teaching programs through innovative techniques and formats employed in the educational process.

3.5: The visiting scholars participating in this exchange shall be subject to the host university's policies and regulations concerning academic personnel and intellectual property. They shall not be required, however, to comply with any such policy or regulation that is in contravention to their obligations to their home institution. In the event of a dispute, the Parties agree to work cooperatively to find a mutually satisfactory solution and to provide consistent guidance to the affected faculty member.

3.6: The host institution bears no financial responsibility for scholars visiting their institution under this agreement, including the cost of travel between the two institutions, the cost of accommodations and food, and other personal expenses. The salary of each participant shall be paid by the sending institution during the term of the exchange.

3.7: Participants will be required to carry medical insurance equivalent to the typical policy available for visiting scholars to that country. The host institution shall bear no responsibility for any health-related expenses incurred by a visiting scholar.

3.8: Participants will be responsible for meeting all regulatory eligibility requirements and complying with all applicable customs and immigration laws and regulations for their stay at the host institution.

3.9: For each participant in this exchange the host institution will assist in locating suitable accommodations, but does not guarantee the availability of such housing nor its proximity to the host institution's campus. Further, the host institution will provide suitable office space and access to research equipment and library materials. Where necessary, the host institution will assist in finding support for research expenses incurred by the visiting fellow




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during his/her period of residence. The host institution, however, makes no guarantees that any such support for research expenses will be available.

Article 4

4.1 : Any graduate and/or undergraduate students participating in this program must be nominated by the sending university and accepted by the host university in accordance with its admission procedures and regulations. The total number of participants in any one year will be determined in consultation between the two institutions.

4.2 : Any reciprocal undergraduate student exchange between the Parties requires a separate approval process and the signing of a more detailed Agreement of Cooperation through the Center for Global Education, Centers for Global Advancement and International Affairs (GAIA Centers).

4.3 : In addition to the conditions set forth in this MOU, any student exchange with any unit of Rutgers Biomedical and Health Sciences (RBHS) must follow all requirements contained in Attachments A, B and C.

4.4 : The period of stay for visiting students shall be determined by the two Parties. During their stay students shall conform to the regulations of the host institution that apply to them.

4.5 : The host institution bears no financial responsibility for students visiting their institution under this agreement, including cost of travel between the two institutions, the cost of accommodations and food, and personal expenses of the visiting student participants. Arrangements regarding the payment of tuition and fees by or on behalf of exchange and visiting students will be spelled out in the specific Agreement of Cooperation.

4.6: All participating students will be required to carry health insurance at a level equivalent to or greater than the coverage required at the host institution for international students. Students visiting Rutgers University must provide evidence of an insurance policy that is compliant with the Affordable Care Act, or purchase the Rutgers Student Insurance program available at the time of enrollment. They will be exempted from purchasing health insurance only upon providing acceptable evidence of equivalent insurance. The host institution shall bear no responsibility for any health-related expenses incurred by an exchange or visiting student.

4.7: The host institution shall assist the student in locating suitable accommodations, but does not guarantee the availability of such housing nor its proximity to the host institution's campus.




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4.8: Participants will be responsible for meeting all regulatory eligibility requirements and complying with all applicable customs and immigration laws and regulations for their stay at the host institution.

Article 5

The Parties agree to encourage the development of other sorts of scholarly activities of mutual interest, including collaborative research projects, the potential participation of graduate students from the two universities in such projects, and short-term visits by faculty members from one of the institutions to the partner institution. Furthermore, when a conference is held at either institution on a subject of mutual interest, invitations to participate, wherever reasonably possible, will be extended to faculty in related disciplines at the partner institution.

Article 6

It is jointly understood and agreed that the implementation of the above provisions will be subject to the availability of necessary funding and other resources at the partner institution.

Article 7

The responsible coordinator for Rutgers for purposes of administering the terms of this MOU is Dr. Herminio Perez, Director of Student and Multicultural Affairs. The responsible coordinator for P.M.S. College of Dental Science and Research for purposes of administering the terms of this MOU is Dr. P.S. Thaha, Chairman. Any change in the coordinator for one party shall be communicated in writing to the coordinator of the other party within 30 days of any such change.

Article 8

Notwithstanding any versions of this MOU which may exist in languages other than English, Rutgers shall be bound only by the provisions of this MOU as expressed above in this English version.

Article 9

This MOU is dependent upon endorsement below by the appropriate university officers of the two universities and will be effective for a period of three years from the date of their signing. At the end of that period the MOU will be subject to renewal or modification by mutual consent of the two institutions. All modifications to this MOU must be in writing and signed by both Parties, which form part of this instrument as Annex. Either party may terminate this agreement upon at least six (6) months written notification. Both parties agree that all activities in progress at the time of the notice of termination will be concluded in accordance with this agreement.




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IN WITNESS WHEREOF, the parties hereto have offered their signatures:

For: Rutgers, The State University of
New Jersey

By:

Cecile A. Feldman

Dr. Cecile A. Feldman
Dean, School of Dental Medicine

Date: 7/14/16

Brian L. Strom

Dr. Brian L. Strom
Chancellor, Rutgers Biomedical and Health Sciences

Date: 7/18/16

Barbara A. Lee

Barbara A. Lee
Senior Vice President for Academic Affairs

Date: 7/20/16

For: P.M.S. College of Dental Science and
Research

By:

P.S. Thaha

Dr. P.S. Thaha
Chairman

Date: 21/11/2016



P.S. Thaha
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Attachment A

Additional General Provisions and items related to Insurance and Interpretation and Designated Liaisons for all units of Rutgers Biomedical and Health Sciences (RBHS)


General Provisions

1. Each institution does hereby warrant and represent that it is fully accredited in good standing in accordance with the requirements for an institution of higher education in its home jurisdiction and also qualified by training and experience to perform the required services and programs in the manner and on the terms and conditions set forth herein.
2. The parties herein agree that all applicable laws against discrimination, and all rules and regulations promulgated thereunder, shall be applicable to activities under this Agreement as they pertain to Rutgers and P.M.S. College of Dental Science and Research.
3. Under this Agreement, Rutgers and P.M.S. College of Dental Science and Research shall continue to be autonomous and shall be governed independently by their respective governing boards and administration except insofar as this Agreement specifically states to the contrary.
4. Neither party shall use the other school's name or any mark likely to suggest that it is related to the other school, in any advertising, promotion or brochures without first obtaining the written consent of the other institution.
5. This Agreement shall be governed by New Jersey law and the parties hereby submit to the exclusive jurisdiction of the State of New Jersey. However, in the event of any dispute or difference between the parties arising in connection with this Agreement, and prior to any litigation or threat of litigation, the parties shall, within twenty eight (28) days of a written request from the aggrieved party to the other party, meet in good faith in an effort to resolve the dispute.
6. Except as otherwise provided in this Agreement, the parties hereto may not assign their rights, duties or obligations under this Agreement, either in whole or in part, without receiving the prior written consent of the other party. Any assignment made without consent of the other party shall be void and the non-assigning party shall not recognize any such assignment.
7. The failure of either party to enforce a breach of any provision of this Agreement or to insist on strict performance of any provision of this Agreement shall not be construed as a waiver of the breach for the remaining period of this Agreement

Insurance

1. Rutgers shall maintain a program of insurance throughout the term of this agreement providing for general and professional liability coverage of Rutgers, its faculty, employees, staff and students providing services pursuant to this Agreement and providing minimum limits of coverage of \$2,000,000 per occurrence.




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Attachment B

Guidelines for Student Admissions and Enrollment, Student Conduct and Student Academic Progress and Assessment for all units of Rutgers Biomedical and Health Sciences (RBHS)

1. Each party shall inform its students about the application process and the requirements from the host institution. All students shall be matriculated in good academic standing as certified by the Associate Dean/Program Director of the student's home institution
2. Prospective Rutgers exchange students shall apply through their respective Associate Dean/Program Director. The host school may conduct a telephone interview as part of the selection process.
3. Each school will confirm program dates and will inform the partner institution of the dates and any changes in a timely fashion.
4. All official student records shall be maintained by the home school but, subject to applicable law, be available for compliance with any Government regulations regarding foreign students' registration.
5. Students shall remain students of their home Institution.
6. The host institution shall provide an on-site orientation program which will include information about the host institution's rules and regulations, academic standards, standards of conduct, culture and public and personal safety matters.
7. The host institution agrees to allow utilization of its laboratories and other research facilities, if necessary, to meet the goals of the program.
8. The host institution will provide opportunities for students to interact socially and at academic gatherings with professors, professional staff, undergraduate and graduate students, as appropriate.
9. Students in the program shall at all times follow, and be subject to, the rules and regulations established by the host institution, as well as those established by affiliated hospitals and clinical agencies, and shall do so under the specific instruction of the supervisory staff of those facilities. The affiliated clinical facilities have the right to remove any faculty member or student from the site for good cause.
10. Hearings regarding alleged violations of rules or regulations at Rutgers shall be conducted in accordance with Rutgers procedures.
11. Standards of satisfactory academic conduct shall conform to the policies and procedures of the home institution.
12. Subject to applicable law, each institution will keep the other advised of the student's status as needed or requested.
13. Student hearings regarding student professional conduct shall be conducted according to the established policies and procedures of the school responsible for overseeing the professional activities.




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Attachment C

Requirements for Students coming to all units of Rutgers Biomedical and Health Sciences (RBHS) from schools outside of the United States

1. Clinical rotations will be for a period of up to four weeks. Visiting students will be classified as short-term scholars for visa purposes and are responsible for obtaining their own visas.
2. All participants must provide written certification from their home institution that they are in good academic standing.
3. All participants must produce evidence of health insurance coverage recognized by U.S. health care providers. Some schools may provide coverage for their students. Students visiting at Rutgers University must provide evidence of an insurance policy that is compliant with the Affordable Care Act, or purchase the Rutgers Student Insurance program available at the time of enrollment.
4. All participants must provide proof that they meet all immunization requirements in their home country and all RBHS student health and immunization requirements.



A handwritten signature in green ink, consisting of stylized, overlapping loops and lines.

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MEMORANDUM OF UNDERSTANDING (MOU)

MAR THEOPHILUS TRAINING COLLEGE, NALANCHIRA,
THIRUVANANTHAPURAM



AND
PMS COLLEGE OF DENTAL SCIENCE AND RESEARCH, VATTAPPARA,
THIRUVANANTHAPURAM

This agreement is made on 4th day of March 2016 between PMS COLLEGE OF DENTAL SCIENCE AND RESEARCH, VATTAPPARA, THIRUVANANTHAPURAM and MAR THEOPHILUS TRAINING COLLEGE, NALANCHIRA, THIRUVANANTHAPURAM.

In the spirit of friendship and with mutual interest in cooperation, PMS COLLEGE OF DENTAL SCIENCE AND RESEARCH, VATTAPPARA and MAR THEOPHILUS TRAINING COLLEGE, NALANCHIRA, THIRUVANANTHAPURAM enter into this Memorandum of Understanding (MoU) to promote joint educational and Professional development and agree as follows.

SCOPE OF COLLABORATION

- Areas of collaboration may be proposed by either institution and may include, but are not limited to
 1. Mobility of faculty, scholars, and students between institutions;
 2. Staff professional development;
 3. Sharing and creation of educational materials and resources.
- Any specific activity developed under this MOU shall be detailed in a subsequent agreement, signed by each institution's authorized signatory, which will describe the scope of the proposed activity, intended outcomes, budget, and responsible departments or individuals.

NON-DISCRIMINATION

The parties agree not to discriminate on the basis of religion, race, creed, national or ethnic origin, sex, age, handicap, political affiliation, sexual orientation, disability or status as a veteran.






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ENTRY INTO FORCE, DURATION AND TERMINATION

- (1) This MOU shall enter into force on the date of signing.
- (2) This MOU shall remain in force for a period of seven (7) years and may be extended for another period of seven (7) years by mutual written consent of the Parties.
- (3) Either Party may terminate this MOU at any time by giving written notification to the other Party on its intention to terminate this MOU, six (6) months prior to the date of the termination.
- (4) The termination of this MOU shall not affect the completion of any ongoing programs and projects in progress and not completed at the time of termination.

IN WITNESS WHEREOF, the undersigned, have signed this MOU.


Dr. K. Y. BENEDICT
PRINCIPAL
Mar Theophilus Training College
MAR THEOPHILUS TRAINING COLLEGE, NALANCHIRA,
THIRUVANANTHAPURAM


ADMINISTRATOR
PMS COLLEGE OF DENTAL SCIENCE & RESEARCH
Thiruvananthapuram - 28
PMS COLLEGE OF DENTAL SCIENCE AND RESEARCH,
VATTAPPARA,
THIRUVANANTHAPURAM




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Memorandum of Understanding (MOU)

This MOU is made this 3rd day of August 2016

BETWEEN

PMS College of Dental Science and Research, a Dental Education Institution governed by NRI Services and Educational Trust, recognized by Dental Council of India and affiliated with Kerala University of Health Sciences with office at Golden Hills, Venkode P.O., Vattappara, Thiruvananthapuram hereinafter referred to as "PMS" which expression shall mean and include unless repugnant to context hereof, it's successors-in-interest, administrators and assigns

And

BIOGENIX RESEARCH CENTER, CENTRE FOR MOLECULAR BIOLOGY & APPLIED SCIENCES, Thiruvananthapuram, Kerala. Hereinafter referred to as "BRMAS" which expression shall mean and include unless repugnant to context hereof, it's successors-in-interest, administrators and assigns

Whereas "BRMAS" is a Contract research organization in Life science with wide range of services in Molecular Biology, Biotechnology, Microbiology and Bioinformatics. BRMAS is located at KRRA 31, Keshavadeva Road, Poojapura, Thiruvananthapuram, Kerala, India.

1. Sharing of Facilities

1.1 Both the organizations agree to share their respective R & D facilities in order to promote academic and research interaction.

1.2 There will be provision for mutual sharing of experts from "PMS" and resource persons from BRMAS.



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2. Joint R & D Projects

2.1 Research projects in the identified areas will be jointly undertaken by "PMS" and "BRMAS" Both the organizations will submit collaborative research projects to various national and international funding agencies. Both the organizations would ensure the successful completion of the funded research projects.

2.2 For all the matters concerned a coordination committee overseeing the issues consisting of four members (Two members from PMS, two members from "BRMAS" with the Chairman on rotation basis) for identifying joint R & D projects to be carried out under this MoU. The ethical approval of these projects would be granted by Ethics sub committees of PMS and "BRMAS" as registered under law.

3. Technology transfer:

3.1 Both PMS and "BRMAS" agree to share the technology whenever feasible.

4. Joint Seminar/conference/Workshops/Hands on training programmes.

4.1 Both PMS and "BRMAS" agree to hold/ conduct whenever feasible, joint Conference/Workshop/Hands on training programmes in PMS/"BRMAS".

5. Industrial visits:

5.1 Both PMS and "BRMAS" agree to organize industrial visits whenever feasible, for the students, staff and delegates and also during the Conference /Workshop/Hands on training programmes.

6. Industrial training:

6.1 Both PMS and "BRMAS" agree to train the students, research scholar and staff of KAHE by organizing industrial training programmes whenever



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feasible related to technology, Analytical development, validation and documentation etc.

6.2 "BRMAS" agree to Provide summer Internships to students is another area.

This helps in motivating the students, understanding industry environment and practices, job profiles, projects they can undertake besides facilitating them to earn some money to be spent usefully in the next academic year / semester.

6.3 Charges applicable to conduct the industry activities will be decided jointly by both the parties taking into account the different fixed and variable cost enquired for conducting the activities , compensations/ honorarium, consultancy charges for involved people and charges to be paid to the establishment for permitting the sponsored research etc.

6.4 The norms developed concerning the charges will be subjected to revision every year.

7. INTELLECTUAL PROPERTY, CONFIDENTIALITY AND NON-DISCLOSURE

7.1 Both parties recognize, accept and agree that all tangible and intangible information obtained or disclosed to the other party or its staff or employees including all details, documents, patient information and particulars and trade secrets (all of which are hereinafter referred to as confidential and / or proprietary information) of such party which may be communicated to other party, its staff / employees who may be privy under or pursuant to this contract and / or in the course of performance of such party's obligations under this contract shall be treated as absolutely confidential and the other party agrees and undertakes to ensure that it and all its staff / employees shall keep the same as secret



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and confidential and shall not disclose the same, at all in whole or in part to any person at any purpose other than as may be necessary for due performance of the party's obligations herein and only for the benefit of the other party.

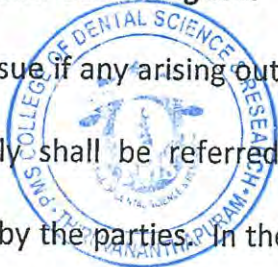
7.2 Both parties hereby unconditionally agree and undertake to ensure that they or their staff / employees shall not disclose or publish the existence of the terms and conditions of this contract or any information relating to it or other business which they may come across of performing their duties unless such disclosure or publication is strictly required by law or by any authority acting under law.

8. Duration, Amendment and Termination of MoU

8.1 This MoU shall be valid for a period of five years from the date of its signing. During the period of the validity, the MoU can be amended any time by mutual consent of both the parties in writing. The MoU can also be terminated by either party giving the order a written notice of its desire to terminate the MoU by giving three months notice in advance. In the event of such termination both the parties shall cooperate in good spirit for the completion of the ongoing research projects.

9. Dispute Resolution and Governing Law

9.1 The dispute or issue if any arising out of or touching this Agreement if not resolved amicably shall be referred to an arbitration of an arbitrator mutually agreed by the parties. In the event parties fail to agree on single



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arbitrator then each party shall appoint third arbitrator. The Language of the arbitration shall be in English.

9.2 In witness whereof of the two parties have signed this memorandum of understanding by the hand of, on behalf of PMS and by the hand of behalf of "BRMAS" on the date, month and year referred to above.

Signed by and on behalf of
PMS, Trivandrum

Signed by and on behalf of
BRMAS

Dr.N.Q.Varghese
Principal

Dr.Rajesh Ramachandran
Director
BRMAS

Witness

1. *Binu Balachandran*
2. *Administrador*
Pms Dental College
Dr. Rajesh Pillai
Professor & HOD
Conservative Dentistry

[Signature]
3/8/2016



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BH 325057

MEMORANDUM OF UNDERSTANDING

This MOU is made and entered into this 24th day of MARCH, 2017 between and by the following parties:

BETWEEN

SAVEETHA DENTAL COLLEGE 162, Poonamallee High Road, Velappanchavadi, Chennai- 600 077, is a Constituent College of Saveetha University, a Deemed to be University declared as such under section 3 of the UGC Act, 1956 providing quality education in Dental, Medical, Engineering, Nursing, Physiotherapy, Management and Law since 2005. Saveetha Dental College is a pioneer in the dental education and the oldest institution in the Saveetha Group of institutions established more than three decades ago. Saveetha Dental College is recognized by Dental Council of India having excellent infrastructure with state-of-the-art facilities and equipments, labs and experienced faculties having an enviable track record of imparting UG and PG programmes in dentistry, is hereinafter called the party of the **FIRST PART.**

P.O. 4322
14-6-2016



MALIN SOBHANA
PATTOM VENDOR

R-1008



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BH 325058

AND

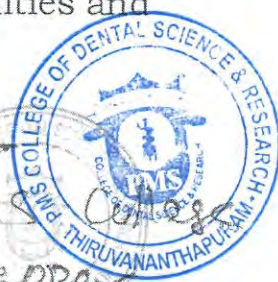
PMS COLLEGE OF DENTAL SCIENCE AND RESEARCH at Golden Hills, Vattapara, Venkode P.O, Thiruvananthapuram, Kerala PIN – 695028 affiliated to Kerala University of Health Sciences, recognized by Dental Council of India is a minority institution started with an objective of enhancing the State's self-reliance in the field of quality education in dental medicine and surgery is herein after called the party of the **SECOND PART**.

RECITALS

Whereas the Saveetha Dental College and PMS College of Dental Science and Research have decided to work together and willingly to offer joint programmes including, but not limited to, educational and research programmes and also exchange of students and faculties and

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14-6-2016

[Signature]
PMS College
Vattapara
R. Iyer



[Signature]

MALINI SOBHANA
PATTOM VENDOR

[Signature]
PRINCIPAL
PMS COLLEGE OF DENTAL
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MAY 2016

Whereas **PMS College of Dental Science and Research** and **Saveetha Dental College** have agreed to offer such programmes on the terms and conditions contained herein below.

NOW, THEREFORE, for and in consideration of their mutual promises and understanding, the parties agree as follows:

I.SCOPE OF THE MOU

A. Exchange of Information

The two institutions will work to develop agreements or programs for exchanging academic, research and other educational materials.

B. Exchange of Students

The parties will work to develop agreements and programs for exchanging students between the two institutions, either on the basis of reciprocal exchange of benefits or through fees set for the participation in the specific programs. Such programs shall be conducted so as to encourage active participation and to ensure reciprocity while minimizing the cost of participation for students from both institutions.

C. Exchange of Faculty

The parties will explore opportunities for their respective faculty members and administrators to be in residence at the other institution for purpose of lecturing, conducting research, and developing their academic or administrative skills. These programs, to the greatest extent possible, will provide commensurate opportunities for the faculty and administrators of



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both institutions. Both institutions pledge to provide the fullest support possible to faculty and administrators coming from the other institution in the furtherance of the interests of each faculty members of administrator.

D. Collaborative Programs

Collaborative programs, seminars and research activities will be encouraged and supported where the mutual interests and expertise of both institutions may be furthered. Faculty and program directors at both institutions should be encouraged to enter into contract with one another in order to further this objective.

E. Cooperation for Development of Resource

The two institutions will explore avenues to develop financial resources to support educational activities sponsored under this Agreement, including joint grant proposals.

In each of the above mentioned areas of cooperation and any other areas in which the two institutions wish to cooperate, detailed arrangements can be developed through separate memoranda of understanding, exchange of letters, appendices or other written agreements, all of which must be signed in writing by both parties to be effective.

II. RENDERING ASSISTANCE IN DEVELOPING PROTOCOLS

Saveetha Dental College with its immense experience and expertise gained through sustained research in the field of Dental Science has developed novel methods of teaching and learning



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which have been appreciated and adopted by other institutions in the Country. The academic protocol viz., “Module based teaching, advise (MILA)”, “Basic Research Protocol” and Advise on Clinical Design setup are proved to be of great value and the Saveetha Dental College is willing to share its experience and expertise with **PMS College of Dental Science and Research** for enhancing the quality of education in Dentistry imparted there, thereby producing well trained and knowledgeable dentist in the service of the society for a nominal fee of Rs.1,00,000/- till the expiry of the MOU.

It has been agreed by Saveetha Dental College that three of its faculties will visit **PMS College of Dental Science and Research** three times a year for the next two years. The cost of air travel, accommodation to be taken care of by the **PMS College of Dental Science and Research**. The faculty from the **PMS College of Dental Science and Research** can attend education modules at Saveetha Dental College at their cost.

III. TERM AND TERMINATION

(a) This MOU shall remain in effect from the date of signing for a period of **2 Years**. The MOU may be extended or renewed for additional periods of time upon the mutual written consent of the parties subject to such terms and conditions as the parties shall determine.

(b) If either party believes the stated purposes of this MOU are not being fulfilled, the other party shall be notified of the areas of



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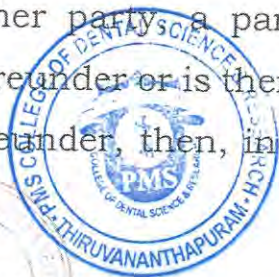
concern in writing. Both parties shall attempt to resolve those concerns through common efforts. If no solution can be achieved, either party may terminate this MOU by providing written notification at least (6) Six months in advance; provided, however, that such termination shall not affect the ongoing programmes if any.

(c) If the termination is for the other party's non-compliance with any material term of this MOU, the party desiring to terminate will contact the other party in writing, and such party shall have thirty (30) days to correct the situation (cure period). If the situation is not corrected after the thirty(30) days cure period, the termination shall be effective immediately following the thirty(30) days cure period; provided, however, that such termination shall not take effect with respect to the ongoing programmes if any.

(d) SDC may immediately terminate this MOU in the event that there is a change in law, regulations or policy of the Government which are not in conformity with the terms and conditions of this MoU.

IV. FORCE MAJEURE

If as a result of an act of force majeure, including without limitation, an act of nature, war, riot, labour dispute, strike, threat thereof, intervention of a Government agency or instrumentality, or other occurrence beyond the reasonable control of either party, a party is hindered in performing its obligations hereunder or is thereby rendered unable to perform its obligation hereunder, then, in such event, such party shall have



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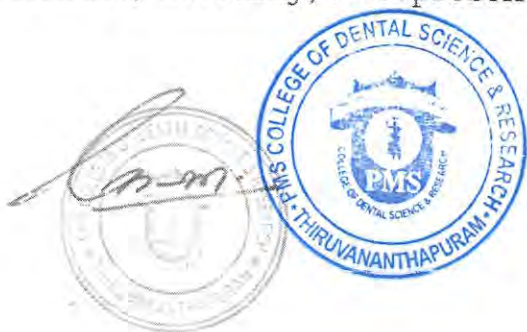
the right, upon notifying the other of the occurrence of force majeure as herein defined, to suspend performance until the event of force majeure has passed. In the event that either party is unable to perform for a period in excess of two(2) months at any time after the commencement date of this MOU due to an act of force majeure, the other party may, at its option, terminate the MOU.

V. DISPUTE RESOLUTION

In the case of any dispute that may arise in future shall be resolved through mutual consultation and discussion. All efforts shall be made by both the parties to iron out the differences, if any, and in the event of not being able to resolve the tangle, the issue may be resolved through Arbitration by the sole arbitration appointed by the Saveetha Dental College the party of the first part and the jurisdiction shall be Chennai.

VI. INDEPENDENT PARTIES

The parties are independent of one another. Nothing in this MOU shall be constructed to create a partnership, joint venture, agency, or employment relationship between the parties. Neither party is authorized or empowered to act as agent for the other for any purpose and shall not on behalf of the other enter into any contract, warranty, or representation as to any matter.




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IN WITNESS WHEREOF, the parties have caused this MOU to be executed by their duly authorised representatives on the date first written below:

SAVEETHA DENTAL COLLEGE

PMS COLLEGE OF DENTAL

SAVEETHA UNIVERSITY

SCIENCE AND RESEARCH



Name: Dr. DEEPAK NALLASWAMY

Position: Director

Date:



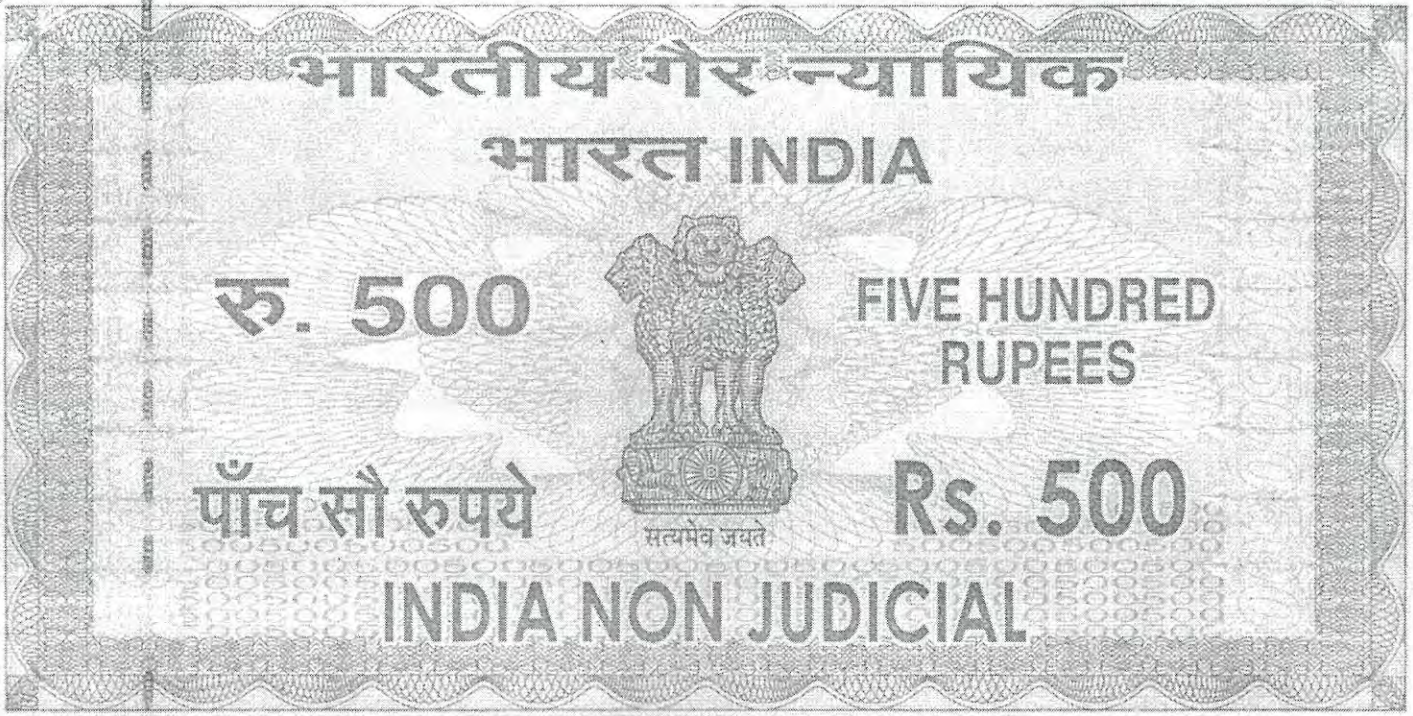
Name: Dr.P.S.THAHA

Position: Chairman

Date: 24.03.2017




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THIRUVANANTHAPURAM



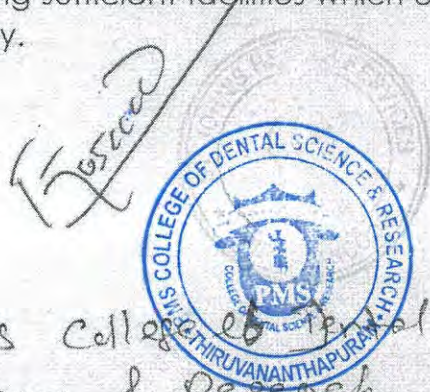
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Memorandum Of Understanding

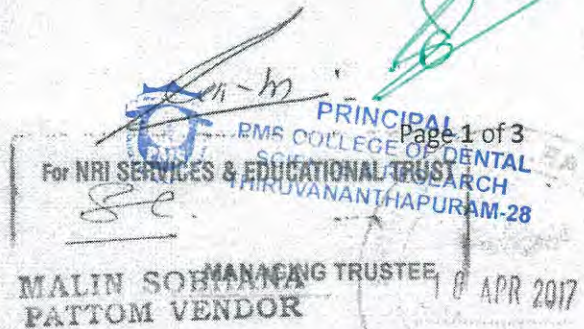
This MOU made on 4th day of May 2017, executed between St. John's Health Services governed by Syro Malankara Catholic Major Archiepiscopal Church situated at Malankara Medical Village, Pirappancode, Thiruvananthapuram District, represented by its Director, Fr. Jose Kizhakkedath (hereinafter called the first party) and PMS College of Dental Science and Research, Vattappara, governed by NRI Services and Educational Trust, its registered office at Thiruvananthapuram, represented by the Managing Trustee, Dr.P.S.Thaha (hereinafter called the second party).

WHEREAS the St. John's Health Services is a multi-specialty hospital, controlled and managed by the Syro Malankara Catholic Major Archiepiscopal Church and whereas PMS College of Dental Science, is purely an educational institution having sufficient facilities which enable the students to expertise in the field of dentistry.



No. 1466
Fr. S. J. J.

PMS College of Dental
Science & Research,
Vattappara.
Rs. 500/-



WHEREAS as a part of the UG and PG Courses of the PMS College of Dental Science & Research, practical training and experience regarding General Medicine, General Surgery and other allied departments are inevitable and to provide these facilities to the students of the second party, the first party extended their support to the second party.

THIS MOU WITNESSETH AS FOLLOWS:

THAT the First Party agrees to provide facilities available in the hospital to the students of the second party for their educational purposes.

THAT the Second Party will prepare the list of students who are to avail the above said facilities and the list shall be submitted to the first party, each year, for their reference.

THAT the First Party undertakes that the students of the second party shall be treated as a part of the first party and that all the required facilities which are available in the hospital will be provided for their educational purpose.

THAT the Second Party agrees to pay a sum of Rs.2000/- (Rupees two thousand only) per student each year in consideration for the service rendered by the first party and that the period of this agreement shall be for a term of one year. The agreement may be extended for further years upon mutual consent of both the parties.

THAT the Second Party hereby undertake any loss or damage caused by the students of the Second Party during the practical course provided by the First Party and that the said damages or losses will be compensated by the Second Party.

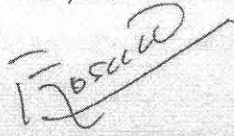


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MANAGING TRUSTEE

THAT if the Second Party makes any default regarding the payment of student fees regularly, the First Party has the right to cease the service rendered by them by giving one month prior notice to the Second Party.

TWO copies of this MoU prepared and that one copy shall be kept by the First Party and the other copy shall be kept by the Second Party.

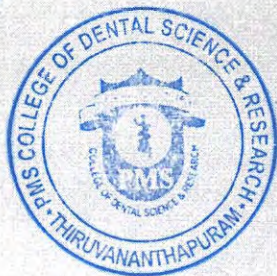
In witness whereof the parties have hereto signed this agreement the day and the year mentioned above.



Fr. Jose Kizhakkedath
Director
St. John's Health Services



Dr. P.S. Thaha
Managing Trustee
NRI Service and Educational Trust.



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SCIENCE & RESEARCH
THIRUVANANTHAPURAM-28

AGREEMENT

Executed on this the 9th day of February 2018 at Thiruvananthapuram

BETWEEN

Swiss International Academy of Osseo- Integration and Maxillofacial Research, an autonomous body having its head office at Switzerland and is represented by its President Pr Jean-Pierre Bernard who is legally competent to report the SIAO as the first party

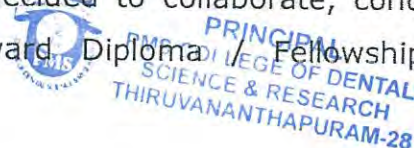
AND

PMS College of Dental Science and Research, a private educational institution engaged in the education of Dental Science and Research under KUHS and represented by its CHAIRMAN Dr.P.S.Thaha, JNRA-A27-A, Jawahar Nagar, Kawdiar, Thiruvananthapuram 695004, India.

~~WHEREAS the First Party is presented to as the academy established in collaboration with Swiss - and European Universities which organize teaching courses and master degree programs, (postgraduate education) in the field of implantology, oral surgery, periodontology, prosthodontics, maxillofacial surgery and other related dental subjects; and~~

WHEREAS the First Party has offered to organize teaching courses in Diploma in the field of Implantology using its expertise in the science of Dentistry, particularly in Implant Dentistry, and was on the search out for an effective collaborative professional agency with advanced infrastructural facilities in dentistry In India; and

WHEREAS the Second Party has accepted the offer to take up the collaboration preferred agency and whereas the parties have decided to collaborate, conduct, develop and transfer a training course to award Diploma / Fellowship in



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Implantology for Graduates in Dental Science in India; herein after mentioned as Course in the PMS Dental College.

WHEREAS the nature and scope of the Course is defined by the First Party as:

1. The Course is designed to train Dentist and Dental Specialist to possess knowledge and skill required to diagnose and understand the basis of and adequately treat alone or in concert with other Dental and Medical practitioners, patient with implant supported prostheses and to maintain the dentition in a healthy state.
2. To train Implant Dentistry students to be proficient in presenting well organized evidence based diagnosis and treatment plan.
3. To train implant dentistry students to possess the knowledge and skill required to critically evaluate and apply current technological developments and research into their clinical practice.
4. To train ethical, sensitive and compassionate implant dentist who will have successful careers in clinical practice research, and / or education; and

WHEREAS in view of the concluded decisions on the above lines, both Parties hereto agree to collaborate in the professional education field with special focus on training in Diploma/Fellowship in Implant Dentistry, upon

THE FOLLOWING TERMS AND CONDITIONS

The First Party hereby agrees and confirms the course content of Diploma/Fellowship will have the following structure.

- (a) Total Course Modules will be four in number.
- (b) First three modules will be conducted by the Faculty of the Second Party. The 4th Modules consisting of four days interface with SIAO (First Party) faculty who will be coming to India and perform academic discourse with students and local faculty.
- (c) The Course content, syllabi, guide to practical and other academic elements of the Course shall be prescribed by the First Party and the study materials prepared by the Second Party in accordance with the above shall be approved by the First Party.



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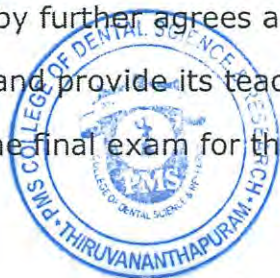
- (d) The Modules will be conducted under the guidance and control of the second party at PMS College of Dental Science and Research, Vattappara, Trivandrum, Kerala, South India as the principal training venue.
- (e) The award of Diploma/Fellowship in Implant Dentistry shall be on successful completion of training as per the schedule of training.

The second party hereby agrees and confirms that;

1. It shall pilot the Diploma training throughout India and do whatever promotional measures, including advertisements in the media, for the Diploma, so that the conduct of the Diploma is reached out to the prospective students of Dentistry.
2. It shall provide the course venue for the students, convenient and conducive to the effective conduct of the Course.
3. It shall provide lunch to the students and faculty during the class days.
4. It shall provide course materials and hand-out for the four modules of training in India.
5. It shall provide material and products for hands-on sessions in India.
6. It shall provide accommodation, food and local transportation of the faculty and staff of the first party during their visit in India for the purpose of conduct of the fellowship.
7. It shall pay 5000 euros as the course fee per a batch / course to the First Party and 500 euros by participants for SIAO membership and course validation.
8. The above course fees shall be paid as per the following schedule; on the completion of the fourth module.
9. Notwithstanding anything elsewhere contained here in this agreement, the Second Party reserves its exclusive right to fix the course fee and charges related thereto, and collect it from Students admitted to the course and the First Party hereby agree and confirm that it will not have or wish to have any say in the matter.

The first party hereby further agrees and confirms that:

1. It shall send and provide its teaching professors (faculty) to India for 4 days.
2. Conducting the final exam for the students to award the Diploma/Fellowship.



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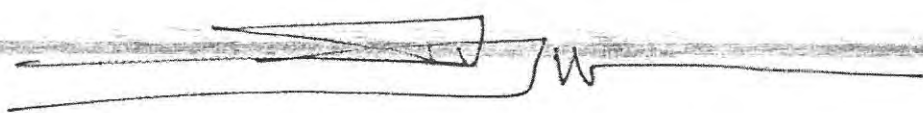
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3. Issuing Diploma or Fellowship Certificate for those who successfully passed the final evaluation.

Any dispute that may arise out of / connected with this agreement shall be settled / redressed in accordance with the provisions of Indian law and parties hereto agree and confirm that Courts having jurisdiction over Thiruvananthapuram shall be the competent court / forum to hear and dispose of such disputes.

In witness whereof the parties hereto have set and subscribed their respective hands on the day, month and year first above-written.

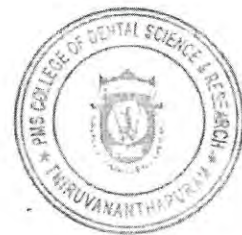
Signed and delivered by the within-named Parties



Prof. Dr. Jean-Pierre Bernard
Founding Board Member
Swiss International Academy of Osseo- Integration and Maxillo – Facial
Research



Dr. Thaha
Chairman
PMS College of Dental Science and Research



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BU 918228

LICENSE AGREEMENT

This Agreement made on 5th January 2018 between Sri Dr. P. S. Thaha, Chairman, PMS College of Dental Science and Research, Golden Hills, Vattappara, Thiruvananthapuram, (herein after referred to as "the Licensor") on party of First Part

And

M/s. Pallium India Trust, PJRRA -65, Pothujanam Road, Kumarapuram, Trivandrum, Represented by Chairman Dr. M R Rajagopal (hereinafter referred to as "the Licensee") Party of Second Part, as follows:

WHEREAS

1. The Licensor is the owner of the building described in the schedule written herein under called as "scheduled property"
2. The Licensee has approached the Licensor with request to allow the Licensee to temporarily occupy and use the scheduled property for carrying on its Palliative Care and related activities of Pallium India, on license basis.



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No: 66412

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Pallium India



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BU 918229

3. The Licensor has agreed to grant license to the Licensee to occupy and use the said scheduled property for the requested purpose only on the following terms and conditions.

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

1. The Licensor hereby grants license to the licensee to occupy and use the scheduled property for a period of five years from 10.01.2018 to 31.10.2022. The Licensee agrees to vacate the said premises even earlier if the Licensee secures any other accommodations or if the scheduled property is so required by the own use of the licensor as informed to licensee by licensor by giving 60 days notice. After these five years the period can be extended to the next five years on confirmation of both the parties and mutual consent.
2. The scheduled property provided would be a total area of 11395 sq. feet mentioned in the attached schedule.



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Pakistan India

INDIA
UNIVERSITY P.O., THIRUVANANTHAPURAM-34

29 DEC 2017

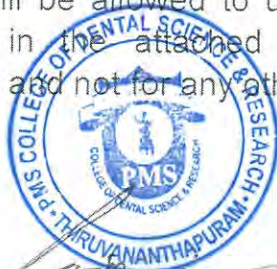
As the licensee will use the property for social charitable purpose, Licensor voluntary agreed to provide his property as mentioned in the schedule attached herewith to licensee without charging any consideration/rent during period of agreement.

However, licensor reserves his right to withdraw this arrangement in future any time during the period of agreement at his own decision.

3. The Licensee has to obtain all the statutory licenses from the concerned authorities to conduct the palliative care and related activities of Pallium India before occupying and conducting palliative activities. The copy of such permissions are to be given to the licensor for records.
4. All the amounts towards municipal taxes and other associated taxes, levies etc. in respect of the licensed scheduled property will be paid by the Licensee to the Licensor on tender of the demand notice for the period it occupies as licensee and the original of the payment receipts shall be retained by the Licensor and copy will be given to the Licensee for records.
5. Electrical charges & water charges for electric and water consumption and other consumable charges in the said licensed scheduled property will be paid by licensee to concerned authority directly and submit payment receipt to the licensor every month for records.
6. Licensee will pay an interest free refundable security deposit of Rs.30,000 to licensor as security deposit for due payment of municipal & other associated taxes, water and electricity charges.

This security deposit will returned to licensee only on termination of the license and vacation of the premises subject to the due and performance of the contracted obligations of the Licensee as per the above said agreed terms.

7. Licensee will be allowed to use the frontyard of the scheduled property mentioned in the attached schedule for vehicle parking and usual movements and not for any other purpose.



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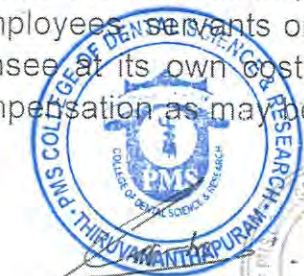
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8. The licensed scheduled property will be used only for the purpose it allowed to use for charitable, social purpose as mentioned in the agreement and not for any illegal & immoral purpose.
9. Licensed scheduled property has normal electrical fittings, water fittings and other fixtures. If the Licensee desired to have any additional fittings and fixtures, it has to submit its plan for such changes to the licensor and take written approval to make such charges at licensees own cost in accordance with licensor approval and by the approval of the concerned authority including municipality/panchayat rules compliance. Such additional fittings will be done by the licensee at its cost.

The Licensee may remove such fittings and fixtures on the termination of the licensee, if the licensor demands so and in that case, the licensee has agreed to repair the licensed property if any damage happened to licensor property due to such removal at its own cost.

10. The licensed scheduled property is given to the Licensee to use for specified social cause only and the Licensee will not be entitled to sub-let or transfer the benefit of this agreement to anybody else.
11. The Licensee shall not be deemed to be in the exclusive occupation of the licensed scheduled property and the Licensor will have the right to enter upon the premises at any time during working hours to inspect the scheduled property or any other time with prior intimation.
13. The Licensee may be allowed access to the General amenities like Library, Playground, Canteen etc in the PMS College of Dental Science and Research, Vattappara if required. Whenever the licensee wants to use the amenities like Auditorium and seminar rooms, etc of PMS College of Dental science and Research Vattappara, it can be used with prior approval of the licensor and payment of subsidized service charges.
14. The Licensee shall maintain the licensed scheduled property in good condition and will not cause any damage thereto. If any damage happened to the scheduled property or any part thereof by the Licensee or his employees, servants or agents etc the same will be made good by the Licensee at its own cost to the satisfaction of licensor or by paying cash compensation as may be determined by the Licensor.



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THIRUVANANTHAPURAM-28

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14. The Licensee shall not carry out any work of structural modification or additions or alterations to the said scheduled property without prior permission of the licensor.
15. Licensee has to do the waste management, sewage management and similar statutory requirements, etc as per the approved standards and approval of the concerned authorities like Panchayat, Municipality, Pollution Control Board etc.
16. Licensee shall not cause any nuisance or annoyance to the people in the neighborhood or store any hazardous goods in the scheduled property.
17. If the Licensee commits breach of any term of this agreement then notwithstanding anything herein contained the Licensor will be entitled to terminate this agreement immediately or by thirty days prior notice to the Licensee as may be decided by the licensor.

However, liability of licensee, if any, on the date of termination will not be effected.

18. On the expiration of the said term or period of the license or earlier termination thereof, the Licensee shall hand over vacant and peaceful possession of the licensed scheduled property including all keys to the Licensor in the same condition in which the scheduled property exists at the time of occupying the scheduled property.

The Licensee's occupation of the scheduled property after such termination will be deemed to be that of a trespasser & licensor have a right to take appropriate legal action against licensee to vacate this leased premises without notice



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SCHEDULE (License under this deed)

Ground Floor of the three storied building bearing No. VP XIII/80 having area of 11395 sq. feet

MODE OF NOTICE

Any notice to any Parties hereto shall be in writing and sent to their address as mentioned hereinabove or the address from which a notice is received. A notice shall be sent in writing by registered post and be deemed to have been served within 7 days from it being sent.

ARBITRATION

In the event of any dispute arising between the parties hereto with regard to this MOU or the interpretation of the terms hereof the same shall be resolved amicably by the parties hereto and in case the same is not resolved, then the dispute shall be referred to Arbitration on terms of Arbitration and Conciliation Act of 1996.

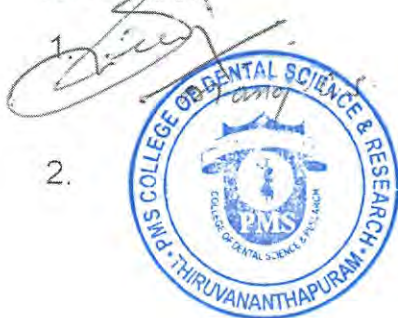
The venue of Arbitration shall be at Thiruvananthapuram and shall be conducted in English

The Courts in Thiruvananthapuram shall alone have the Jurisdiction

This MOU is written in two 200 Rupee Stamp paper and each original shall be retained by both the Parties.

IN WITNESS WHEREOF the parties herein have affixed their respective signatures to this deed on the day, month and year first above written in the presence of the witness:

WITNESS:




LICENSOR


LICENSEE



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THIRUVANANTHAPURAM-28







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BS 756354

MEMORANDUM OF UNDERSTANDING

This MOU is made and entered into this 15th day of February, 2018 between and by the following parties:

PMS College of Dental Science and Research at Golden Hills, Vattapara, Venkode, Thiruvananthapuram, Kerala PIN – 695028 affiliated to Kerala University of Health Sciences, recognized by Dental Council of India is a minority Dental education institution started with an objective of enhancing the State's self-reliance in the field of quality education and treatment in the field of Dentistry is herein after called the party of the FIRST PART or Health Care Provider.

AND

Santhigiri Ashram, Pothencode, Thiruvananthapuram, recognized as a Social and Scientific Research Organization by the Government of India, is herein after called the party of the SECOND PART or Ashram



Shim
Assistant General Manager (Marketing)
PRINCIPAL
PMS COLLEGE OF DENTAL
SCIENCE & RESEARCH
THIRUVANANTHAPURAM-28



No. 10839 Dt. 14/09/17
Name
Rs. 100/-
[Signature]

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4. That the Health Care Provider after due verification of the member's eligibility by verifying all the details given on the Identity card and give the member appropriate dental treatment at mutually agreed discounted rates.
5. In case the first party finds any tamper, false or incorrect information or anything to that effect in the identification card of any member of the scheme, the Participating Provider Hospital shall immediately inform the Second Party on which the Party of Second Part shall take necessary steps and intimate the First Party with regard to the eligibility of the member.
6. The First Party shall give free treatment for normal extraction of the Teeth and also for the consultation at the Dental & Medical OP. For all other dental treatments, a 30% discount on the treatment charges will be provided to the residents of the Ashram and a 50% discount to the patients who are referred through our dental camps.
7. While making a claim the First Party shall drawn the claim as permissible under the rate card (hospital Tariff) and permitted by the party of Second Part at the time of agreement.
8. This MoU shall be in force from the date herein above mentioned and either party can terminate the MoU with a one month prior written notice to the other party.

IN WITNESS WHEREOF, the parties have caused this MOU to be executed by their duly authorized representatives on the date first written below:

**Santigiri Ashram,
Pothencode**

**PMS College of Dental
Science and Research**

Name : Shaji E.K

Name : Dr. Biju Balachandran

Position : Asst. General Manager (Marketing)

Position: Administrator

Date : 15.02.2018

Date : 15.02.2018



**PRINCIPAL
PMS COLLEGE OF DENTAL
SCIENCE & RESEARCH
THIRUVANANTHAPURAM-28**

Santhosh
Santigiri - 9495521717

ANNEXURE – 1

- Free Dental OP
- Free Medical OP
- Free normal Dental extraction
- 30% discount on all general Dental procedures in Departments of Periodontics and Oral and Maxillofacial Surgery.
- 50% discount to the patients who are referred through our dental camps.
- 10% discount on Implant procedures.
- Ortho treatments, CBCT, Dental materials, Dental and Medical lab charges and medicines should be paid as per the bill.



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THIRUVANANTHAPURAM-28



February 23, 2018

RGCB/DIR/PMS/02/2017

Dr. P. S. Thaha
Chairman,
PMS Dental College
Golden Hills, Vattapara, Venkode,
Thiruvananthapuram, Kerala 695028.

Sir,

Ref: Clinical study for Mouth Wash

Greetings from Rajiv Gandhi Centre for Biotechnology (RGCB).

I am writing this mail in connection with a new formulation developed jointly by RGCB and RCC for radiation induced oral mucositis. A clinical trial for the same was done at Regional Cancer Centre in 2016 and the study outcome was found very encouraging. Accordingly a patent disclosure was filed and is under scrutiny and examination.

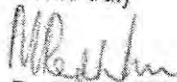
Meanwhile, we approached Kottakal Arya Vaidyasala (AVS) for exploring the possibility of bringing this product into the market for common cancer patients. The AVS team is of the opinion that the acceptability of this product will be much better if we can increase the spectrum of the mouthwash by conducting a small bridging study to show its efficacy for mouth ulcers and as well as a regular mouth wash.

We would be most obliged if the PMS team can help us in doing this bridging study. My colleagues have had detailed discussions with Dr. Ambili and Dr. Mathew for taking up the study at PMS, as you have enough number of OP patient population. Kottakal has agreed that they will be able to support this study by giving all the study material along with service of an Ayurveda doctor if necessary.

We will appreciate your help and support in bringing this product to market and help the general population by considering the conduct of this study proposal. RGCB will support all the off-line studies required in RGCB laboratory.

Warm Regards

Yours truly



Professor M. Radhakrishna Pillai,
FRCP^{ath}, PhD, FASc, FNASc, FAMS, FNA
Director

Email: mrpillai@rgcb.res.in
Phone: +91 471 2347973



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THIRUVANANTHAPURAM-28



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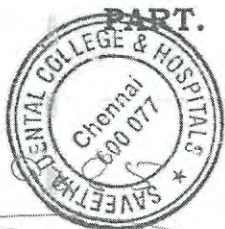
MEMORANDUM OF UNDERSTANDING

This MOU is made and entered into this 25th day of MARCH, 2019 between and by the following parties:

BETWEEN

SAVEETHA DENTAL COLLEGE 162, Poonamallee High Road, Velappanchavadi, Chennai- 600 077, is a Constituent College of Saveetha University, a Deemed to be University declared as such under section 3 of the UGC Act, 1956 providing quality education in Dental, Medical, Engineering, Nursing, Physiotherapy, Management and Law since 2005. Saveetha Dental College is a pioneer in the dental education and the oldest institution in the Saveetha Group of institutions established more than three decades ago. Saveetha Dental College is recognized by Dental Council of India having excellent infrastructure with state-of-the-art facilities and equipments, labs and experienced faculties having an enviable track record of imparting UG and PG programmes in dentistry, is hereinafter called the party of the **FIRST**

PART.

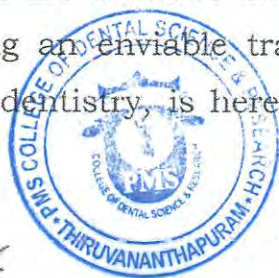


20
4.9.2018

Signature

pms

College



12.10.18



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THIRUVANANTHAPURAM, 28

MALIN SOBHANA
PATTOM VENDOR

Signature



Page 7



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AND

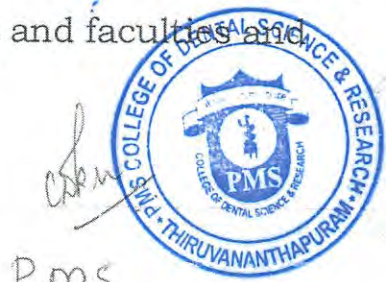
PMS COLLEGE OF DENTAL SCIENCE AND RESEARCH at Golden Hills, Vattapara, Venkode P.O, Thiruvananthapuram, Kerala PIN - 695028 affiliated to Kerala University of Health Sciences, recognized by Dental Council of India is a minority institution started with an objective of enhancing the State's self reliance in the field of quality education in dental medicine and surgery is herein after called the party of the **SECOND PART**.

RECITALS

Whereas the Saveetha Dental College and PMS College of Dental Science and Research have decided to work together and willingly to offer joint programmes including, but not limited to, educational and research programmes and also exchange of students and faculties and



2.9.2018



Pms

College

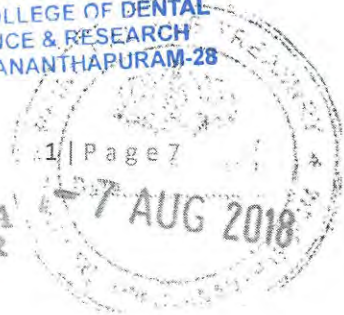
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MALINI SOBHANA
PATIOM VENDOR

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SCIENCE & RESEARCH
THIRUVANANTHAPURAM-28



Whereas **PMS College of Dental Science and Research** and **Saveetha Dental College** have agreed to offer such programmes on the terms and conditions contained herein below.

NOW, THEREFORE, for and in consideration of their mutual promises and understanding, the parties agree as follows:

I. SCOPE OF THE MOU

A. Exchange of Information

The two institutions will work to develop agreements or programs for exchanging academic, research and other educational materials.

B. Exchange of Students

The parties will work to develop agreements and programs for exchanging students between the two institutions, either on the basis of reciprocal exchange of benefits or through fees set for the participation in the specific programs. Such programs shall be conducted so as to encourage active participation and to ensure reciprocity while minimizing the cost of participation for students from both institutions.

C. Exchange of Faculty

The parties will explore opportunities for their respective faculty members and administrators to be in residence at the other institution for purpose of lecturing, conducting research, and developing their academic or administrative skills. These programs, to the greatest extent possible, will provide commensurate opportunities for the faculty and administrators of



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THIRUVANANTHAPURAM-28

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both institutions. Both institutions pledge to provide the fullest support possible to faculty and administrators coming from the other institution in the furtherance of the interests of each faculty members of administrator.

D. Collaborative Programs

Collaborative programs, seminars and research activities will be encouraged and supported where the mutual interests and expertise of both institutions may be furthered. Faculty and program directors at both institutions should be encouraged to enter into contract with one another in order to further this objective.

E. Cooperation for Development of Resource

The two institutions will explore avenues to develop financial resources to support educational activities sponsored under this Agreement, including joint grant proposals.

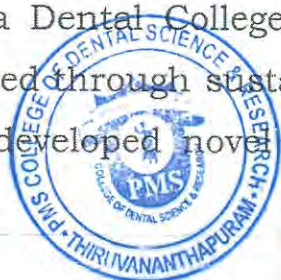
In each of the above mentioned areas of cooperation and any other areas in which the two institutions wish to cooperate, detailed arrangements can be developed through separate memoranda of understanding, exchange of letters, appendices or other written agreements, all of which must be signed in writing by both parties to be effective.

II. RENDERING ASSISTANCE IN DEVELOPING PROTOCOLS

Saveetha Dental College with its immense experience and expertise gained through sustained research in the field of Dental Science has developed novel methods of teaching and learning



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THIRUVANANTHAPURAM-28

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which have been appreciated and adopted by other institutions in the Country. The academic protocol viz., "Module based teaching, advise (MILA)", "Basic Research Protocol" and Advise on Clinical Design setup are proved to be of great value and the Saveetha Dental College is willing to share its experience and expertise with **PMS College of Dental Science and Research** for enhancing the quality of education in Dentistry imparted there, thereby producing well trained and knowledgeable dentist in the service of the society for a nominal fee of Rs.1,00,000/- till the expiry of the MOU.

It has been agreed by Saveetha Dental College that three of its faculties will visit **PMS College of Dental Science and Research** three times a year for the next two years. The cost of air travel, accommodation to be taken care of by the **PMS College of Dental Science and Research**. The faculty from the **PMS College of Dental Science and Research** can attend education modules at Saveetha Dental College at their cost.

III. TERM AND TERMINATION

(a) This MOU shall remain in effect from the date of signing for a period of **2 Years**. The MOU may be extended or renewed for additional periods of time upon the mutual written consent of the parties subject to such terms and conditions as the parties shall determine.

(b) If either party believes the stated purposes of this MOU are not being fulfilled, the other party shall be notified of the areas of

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THIRUVANANTHAPURAM-28

[Signature]

IN WITNESS WHEREOF, the parties have caused this MOU to be executed by their duly authorised representatives on the date first written below:

SAVEETHA DENTAL COLLEGE

SAVEETHA UNIVERSITY

PMS COLLEGE OF DENTAL

SCIENCE AND RESEARCH



Name: Dr. DEEPAK NALLASWAMY

Position: Director

Date: 25.03.2019



Name: Dr.P.S.THAAHA

Position: Chairman

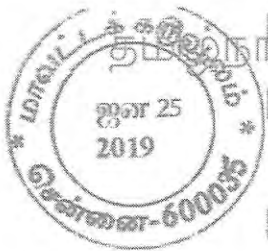
Date: 25.03.2019



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THIRUVANANTHAPURAM, 28

7 | Page





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L No. 109/B4/88-9
HIGH COURT CAMPUS
CHENNAI-600 104

MEMORANDUM OF UNDERSTANDING

This **MEMORANDUM OF UNDERSTANDING (MOU)** is executed at Chennai on this **19TH DAY OF SEPTEMBER 2019**.

BETWEEN

SAVEETHA DENTAL COLLEGE, (SIMATS) represented by its Director, **Dr. DEEPAK NALLASWAMY** having its office at No.162, Poonamalle High Road, Velappanchavadi, Chennai-600 077, hereinafter referred to as "**SDC**" (which expression shall unless repugnant to the context or meaning thereof include its authorised representatives, executors, and assigns) of the "**ONE PART**".

AND

PMS COLLEGE OF DENTAL SCIENCE AND RESEARCH represented by its Administrator, **Dr. BIJU BALACHANDRAN** having its registered office at Golden Hills, Venkodu P.O, Vattappara, Trivandrum, hereinafter referred to as "**PMS**" (which expression shall unless repugnant to the context or meaning thereof include its authorised representatives, successors and assigns) of the "**OTHER PART**".



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WHEREAS the **SDC** is a pioneer in the dental education and the oldest institution in the Saveetha Group of institutions established more than three decades ago **SDC** is recognized by Dental Council of India having excellent infrastructure with state-of-the-art facilities and equipment's, labs and experienced faculties having an enviable track record of imparting UG and PG programmes in dentistry.

WHEREAS the **PMS** is one among the best 40 Dental Colleges in India, and the only one of its kind in Kerala, under NRI Service & Educational trust, established in the year 2002. **PMS** is recognized by Dental Council of India and is affiliated to Kerala University of Health Sciences (KUHS).

WHEREAS the both the parties are willing to work together to offer joint programmes including, but not limited to, educational and research programmes and **SDC** shall provide consultant service with regard to ibook also exchange of information agreed to offer such programmes on the terms and conditions contained herein below.

NOW THEREFORE FOR AND INCONSIDERATION OF THEIR MUTUAL PROMISES AND UNDERSTANDING, THE PARTIES AGREE AS FOLLOWS:

I. SCOPE OF THE MOU

The two institutions will work to develop agreements or programs for exchanging academic, research and other educational materials. The SDC shall provide consultancy service with regard to ibook and share the materials and information of ibook for enhancing the quality of education in Dentistry imparted there, thereby producing well trained and knowledgeable dentist in the service of the society.

II. RENDERING ASSISTANCE IN DEVELOPING PROTOCOLS

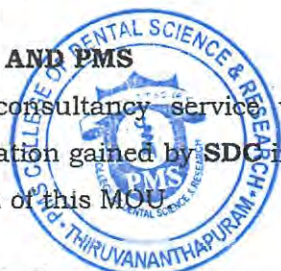
SDC with its immense experience and expertise gained through sustained research in the field of Dental Science has developed novel methods of teaching and learning which have been appreciated and adopted by other institutions in the Country. The academic protocol viz., "**IBOOK**" are proved to be of great value and the **SDC** is willing to share its experience and expertise for following courses:-

1. General Anatomy, Embrology & Histology
2. Dental Anatomy, Embrology & oral Histology
3. General Human Physiology
4. General Human Biochemistry

III. RESPONSIBILITIES OF SDC AND PMS

a) **SDC** shall provide consultancy service with regard to ibook and share the materials and information gained by **SDC** in teaching method using ibook to other party during the term of this MOU

b) The second party shall not use the materials shared by the **SDC** for the commercial purpose or sell the products to others. The materials provided by **SDC**



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- c) The other party shall pay a sum of **Rs.4,00,000/- (FOUR LAKHS ONLY)** towards consultancy fee to the **SDC** .
- d) The second party agrees that they will not make alterations or damage to the ibook provided. The second party agrees use the ibook as it is provided. If any damage is caused to the ibook then other party shall be liable to compensate the same.

IV. TERM AND TERMINATION

- a. This MOU will be in force for a period of **3 (three) years** with effect from the date of execution and it may be renewed thereafter, in writing, on mutual consent of the parties hereto. No separate notice is required to terminate the MOU after its expiry.
- b. Notwithstanding the tenure of the MOU, either party is entitled to terminate this MOU by giving one month prior notice, in writing, to the other party. However, both parties will ensure that all activities in progress, as of the date of such prior termination of this MOU, are completed as per the terms specified herein or as agreed to by the parties specifically in the communications exchanged between them.

V. FINANCIAL COMMITMENTS

This MOU, being for providing consultancy service agreement and also for sharing of materials & ibook by **SDC to PMS**, the **SDC** shall collect consultancy fee a sum of **Rs.4,00,000/- (FOUR LAKHS ONLY)** from other party.

VI. FORCE MAJEURE

If as a result of an act of force majeure, including without limitation, an act of nature, war, riot, labour dispute, strike, threat thereof, intervention of a Government agency or instrumentality, or other occurrence beyond the reasonable control of either party, a party is hindered in performing its obligations here under or is there by rendered unable to perform its obligation here under, then, in such event, such party shall have the right, upon notifying the other of the occurrence of force majeure as here in defined, to suspend performance until the event of force majeure has passed. In the event that either party is unable to perform for a period in excess of two (2) months at any time after the commencement date of this MOU due to an act of force majeure, the other party may, at its option, terminate the MOU.

VII. CONFIDENTIALITY:

The other party will protect the Confidential Information which may be received by other Party in pursuance of this MOU and keep confidentiality of the same with the same degree of care as such Party would take in respect of its own confidential information. The Parties will use such confidential information only to serve the purpose for which it was intended and furnished to the other Party. The obligation of confidentiality under this MOU will continue for **Three (3)**



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THIRUVANANTHAPURAM 28

- ii. It is known by the concerned Party without restriction prior to disclosure under this MOU; or
- iii. It is disclosed to the concerned Party by a third party without an obligation of confidentiality; or
- iv. It is available to the public through no fault of the concerned Party; or
- v. It is independently developed by the concerned Party without knowledge or use of the confidential information disclosed to it under this MOU.

VIII. DISPUTE RESOLUTION

Every dispute, difference, or question which may, at any time, arise between the parties hereto or any person claiming under them, in respect of any clause of this MOU shall be referred to a single arbitrator appointed by the **SDC**. The Arbitration shall be held at **Chennai** jurisdiction only and accordance with the Arbitration and Conciliation Act 1996.

IX. AMENDMENTS

This MOU shall constitute the entire understanding between the parties and supersede all prior or contemporaneous communications. All amendments to the MOU shall be in writing, duly signed by the parties to this MOU.

X. INDEMNITY

The other party shall keep indemnified the **SDC** from all claim, damages, or actions that may be raised against the **SDC** by the reason of anything done by the other party during the term of this MOU.

The other party shall also keep indemnified from all claims, damages and liability raised by **SDC** due to the violation of any of the clause under this MOU.

XI. INDEPENDENT PARTIES

The parties are independent of one another. Nothing in this MOU shall be constructed to create a partnership, joint venture, agency, or employment relationship between the parties. Neither party is authorized or empowered to act as agent for the other for any purpose and shall not on behalf of the other enter into any contract, warranty, or representation as to any matter.

IN WITNESS WHEREOF, THE PARTIES HERETO HAVE SIGNED THIS MEMORANDUM OF UNDERSTANDING ON THE DAY, MONTH AND YEAR FIRST ABOVE WRITTEN.

SAVEETHA DENTAL COLLEGE
SIMATS



PMS COLLEGE OF DENTAL SCIENCE &
RESEARCH



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COLLEGE OF DENTAL
SCIENCE & RESEARCH
THIRUVANANTHAPURAM-28



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CC 481085

Memorandum Of Understanding

This MOU made on 4th day of May 2019, executed between St. John's Health Services governed by Syro Malankara Catholic Major Archiepiscopal Church situated at Malankara Medical Village, Pirappancode, Thiruvananthapuram District, represented by its Director, Fr. Jose Kizhakkedath (hereinafter called the first party) and PMS College of Dental Science and Research, Vattappara, governed by NRI Services and Educational Trust, its registered office at Thiruvananthapuram, represented by the Managing Trustee, Dr.P.S.Thaha (hereinafter called the second party).

WHFREAS the St. John's Health Services is a multi specially hospital, controlled and managed by the Syro Malankara Catholic Major Archiepiscopal Church and whereas PMS College of Dental Science, is purely an educational institution having sufficient facilities which enable the students to expertise in the field of dentistry.

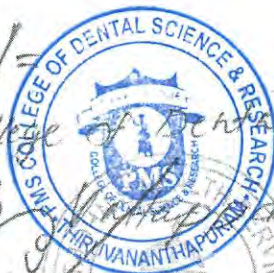
No. 3579

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Rs 100/-

PMS college of Dental science

Research



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Page 1 of 3

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WHEREAS as a part of the UG and PG Courses of the PMS College of Dental Science & Research, practical training and experience regarding General Medicine, General Surgery and other allied departments are inevitable and to provide these facilities to the students of the second party, the first party extended their support to the second party.

THIS MOU WITNESSETH AS FOLLOWS:

THAT the First Party agrees to provide facilities available in the hospital to the students of the second party for their educational purposes.

THAT the Second Party will prepare the list of students who are to avail the above said facilities and the list shall be submitted to the first party, each year, for their reference.

NO: 3582 Rs. 100/-
24-06-19.
PMS College of Dental Science & Research, Vettappara.

Page 2 of 3

PRINCIPAL
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THIRUVANANTHAPURAM-28

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THAT the First Party undertakes that the students of the second party shall be treated as a part of the first party and that all the required facilities which are available in the hospital will be provided for their educational purpose.


THAT the Second Party agrees to pay a sum of Rs.2000/- (Rupees two thousand only) per student each year in consideration for the service rendered by the first party and that the period of this agreement shall be for a term of one year . The agreement may be extended for further years upon mutual consent of both the parties.

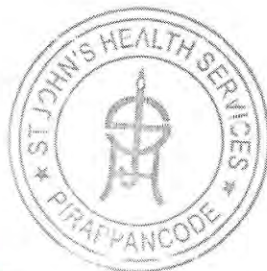
THAT the Second Party hereby undertake any loss or damage caused by the students of the Second Party during the practical course provided by the First Party and that the said damages or losses will be compensated by the Second Party.


THAT if the Second Party makes any default regarding the payment of student fees regularly, the First Party has the right to cease the service rendered by them by giving one month prior notice to the Second Party.

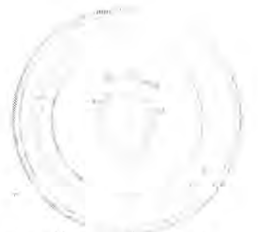
TWO copies of this MoU prepared and that one copy shall be kept by the First Party and the other copy shall be kept by the Second Party.

In witness whereof the parties have hereto signed this agreement the day and the year mentioned above.


Fr. Jose Kizhakkedath
Director
St. John's Health Services




Dr.P.S.Thaha
Managing Trustee
NRI Service and Educational Trust.




PRINCIPAL
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Rajiv Gandhi Centre for Biotechnology, Thiruvananthapuram 695014, Kerala State, India.
An Autonomous National Institute for Discovery, Innovation & Translation
in Biotechnology and Disease Biology.
Government of India Ministry of Science & Technology, Department of Biotechnology.

राजीव गाँधी जैव प्रौद्योगिकी केन्द्र, तिरुवनन्तपुरम 695 014, केरल, भारत.
जैवप्रौद्योगिकी और रोग जीवविज्ञान में आविष्कार, नवीनता एवं अनुवाद
की स्वायत्त राष्ट्रीय संस्थान.
भारत सरकार विज्ञान एवं प्रौद्योगिकी मंत्रालय, जैवप्रौद्योगिकी विभाग

RGCB/DIR/PMS/06/2019

June 26, 2019

Dr. P. S. Thaha
Chairman, PMS Dental College
Golden Hills, Vattapara, Venkode,
Thiruvananthapuram, Kerala 695028.

Ref: Clinical study for Mouth Wash reg:

Sir,

Greetings from Rajiv Gandhi Centre for Biotechnology (RGCB).

I am writing this mail in connection with a formulation developed jointly by RGCB and RCC for radiation induced oral mucositis. A clinical trial for the same was done at RCC in 2016 and the study outcome was found very encouraging. Accordingly a patent disclosure was filed and is under scrutiny and examination.

Meanwhile, we were approached by Ceego Labs Pvt. Ltd, Chennai for exploring the possibility of bringing this product into the market for common cancer patients. Ceego Labs is of the opinion that the acceptability of this product will enhance if we can increase bandwidth by conducting a small bridging study to show its efficacy for mouth ulcer and as a regular mouth wash. I appreciate if PMS team can help us in doing this bridging study. Consequently, I understand that my scientists had a preliminary discussion with Dr. Ambili and Dr. Mathew for taking up the study at PMS as you have enough number of OP patient population. Ceego Labs has agreed that they will be able to support this study by giving the study material in three types, which comprise of Active Ingredient Powder (30gm), Whole Extract Powder (50gm) and Whole Extract Liquid (60ml).

I appreciate your help and support in bringing this product to market and help the general population by considering the conduct of this study proposal. RGCB will support all the off-line studies required in RGCB laboratory

Warm regards,

Yours truly,

Professor M. Radhakrishna Pillai
FRCPath, PhD, FASc, FNASc, FAMS
Director




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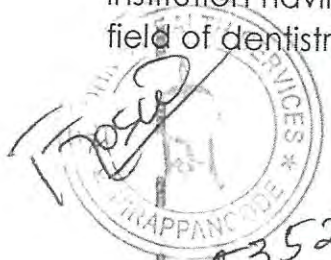
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DC 899697

Memorandum Of Understanding

This MOU made on 17th day of July 2021, executed between St. John's Health Services governed by Syro Malankara Catholic Major Archiepiscopal Church situated at Malankara Medical Village, Pirappancode, Thiruvananthapuram District, represented by its Director, Fr. Jose Kizhakkedath (hereinafter called the first party) and PMS College of Dental Science and Research, Vattappara, governed by NRI Services and Educational Trust, its registered office at Thiruvananthapuram, represented by the Managing Trustee, Dr. P.S.Thaha (hereinafter called the second party).

WHEREAS the St. John's Health Services is a multi-specialty hospital, controlled and managed by the Syro Malankara Catholic Major Archiepiscopal Church and whereas PMS College of Dental Science, is purely an educational institution having sufficient facilities which enable the students to expertise in the field of dentistry.



PRINCIPAL'S OFFICE
PMS COLLEGE OF DENTAL
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THIRUVANANTHAPURAM
Page 1 of 3

Signature of Rosemary Iranius

PATTOM VENDOR
ROSEMARY IRANIUS



No. 5352
16-7-2021

PMS Dental College
Vattappara Dist



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DF 578484

WHEREAS as a part of the UG and PG Courses of the PMS College of Dental Science & Research, practical training and experience regarding General Medicine, General Surgery and other allied departments are inevitable and to provide these facilities to the students of the second party, the first party extended their support to the second party.

THIS MOU WITNESSETH AS FOLLOWS:

THAT the First Party agrees to provide facilities available in the hospital to the students of the second party for their educational purposes.

THAT the Second Party will prepare the list of students who are to avail the above said facilities and the list shall be submitted to the first party, each year, for their reference.

THAT the First Party undertakes that the students of the second party shall be treated as a part of the first party and that all the required facilities which are

Handwritten signature and stamp of the first party.

No: 4541

19-7-21



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THIRUVANANTHAPURAM-28

Page 2 of 3

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കെ. പ്രധാനമന്ത്രി നായർ

Handwritten signature and text: Pms Dental College, Vattappara.



available in the hospital will be provided for their educational purpose. The period of this agreement shall be for a term of one year.

THAT the Second Party hereby undertake any loss or damage caused by the students of the Second Party during the practical course provided by the First Party and that the said damages or losses will be compensated by the Second Party.

TWO copies of this MoU prepared and that one copy shall be kept by the First Party and the other copy shall be kept by the Second Party.

In witness whereof the parties have hereto signed this agreement the day and the year mentioned above.

Fr. Jose Kizhakkedath
Director
St. John's Health Services



Dr.P.S.Thaha
Managing Trustee
NRI Service and Educational Trust.

For NRI SERVICES & EDUCATIONAL TRUST

MANAGING TRUSTEE



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Memorandum of Understanding (MOU)

This MOU is made this 12th day of November 2021

BETWEEN

SCTIMST-TIMED (herein referred as TIMed), a not-for-profit registered society promoted by Sree Chitra Tirunal Institute for Medical Sciences and Technology (An Institute of National importance under Department of Science & Technology, Govt. of India), with its office located at 5th Floor, M S Valiathan Building, Biomedical Technology Wing campus, Poojappura Trivandrum, represented by its Chief Executive Officer of the first part

AND

PMS College of Dental Science and Research, a Dental Education Institution governed by NRI services and educational trust, Recognized by Dental Council of India and affiliated with Kerala University of Health Sciences with office at Golden hills, Venkode P.O., Vattappara, Thiruvananthapuram represented by its Administrator of the second part.

Both referred to as together as Parties

WHEREAS TIMed is a Technology Business Incubator funded by Department of Science and Technology and is engaged in supporting innovators and startups developing innovative medical devices and technologies.

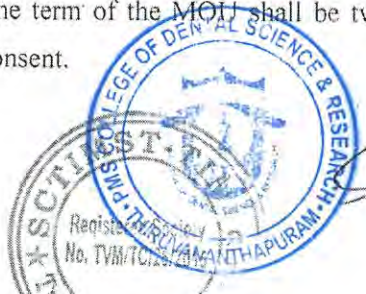
WHEREAS TIMed has been selected by National Biopharma Mission under the Biotechnology Industry Research Assistance Council (BIRAC), to set up a Regional Technology Transfer Office at TIMed called TIPS@TIMed to take a lead role to train and equip other academic institutions and organizations to strengthen their Intellectual Property management and technology transfer activities and thereby build academy industry linkages.

WHEREAS, the main objective of PMS College of Dental Science and Research is to be an outstanding Dental & Research Institute of International repute for producing dental professionals with skills, knowledge and values.



Therefore, this Memorandum of Understanding (MOU) is entered into by the parties with the following understanding:

1. Availing the services provided by TIPS@TIMed by the faculty, students, researchers and startups of PMS College of Dental Science and research.
 - a. TIPS@TIMed may conduct focused awareness sessions, webinars, training programs, workshops etc. on IPR and Technology Transfer aspects to benefit the faculty, students, entrepreneurs, startups, staff of PMS Dental College from time to time
 - b. TIPS@TIMed may provide specific services such as patent search reports, patentability reports, patent drafting support, advisory on patent filing, novelty search report etc.
 - c. Guidance to researchers, startup and students on patenting strategy
 - d. Guidance on valuation of IPR
 - e. Industry partner scouting and reaching out to potential partners
 - f. Negotiating and drafting Technology Transfer agreements between industry and academia
 - g. Overall Facilitation of linkages between academia and industry
 - h. Support and foster new ventures like start up, spin off etc.
2. PMS College of Dental Science and Research shall facilitate linkages with its students/ faculty/researchers/startups and provide access to various research/ product portfolios based on the research for TIPS@TIMed to provide services as envisaged in clause 1 above.
3. TIMed and PMS Dental College may facilitate periodic interactions through online or offline mode between the students and faculty
4. Any differences between the parties may be resolved amicably by mutual discussions by the signatories to this MOU. The MOU shall be subject to the jurisdiction of the competent courts of law at Thiruvananthapuram in the state of Kerala.
5. The term of the MOU shall be two years initially and may be renewed with mutual consent.



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6. All notices and other communications required or called for under this MOU shall be in writing in English language and shall be communicated to the address given above in writing

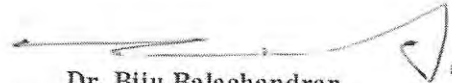
IN WITNESS WHEREOF the parties here to have caused these presents to be signed by their authorized signatories the date and year first above written

For and on behalf of TIMed

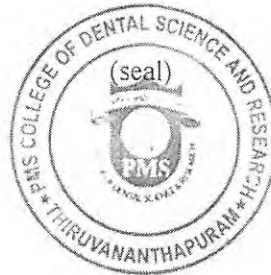
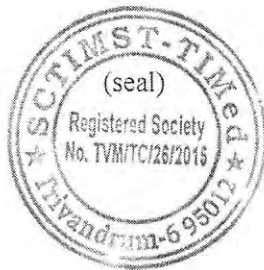
For and on behalf of PMS College of
Dental Science and Research



Balram.S
Chief Executive Officer, TIMed



Dr. Biju Balachandran
Administrator, PMS College of Dental
Science and Research



In presence of witnesses

1. *Rajkumari Rajin Prakash*
Engineer F, BMTW

1. *Dr. Rajesh Pillai*

2. *Sandhya C*
Engineer F, BMTW

2. *Dr. Anjali R.*



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CX 250104

This agreement is made on August.....^{9th}....., 2021 ("Effective Date") by and between PMS College of Dental Science and Research, Golden Hills, Vattappara and Rajiv Gandhi Centre for Biotechnology, having an address at Thycaud P.O. Thiruvananthapuram, Kerala. In order to protect certain confidential information that may be disclosed between PMS College and RGCN, the parties agree as follows:

1. Definition:

Confidential information ("Information") shall consist of all-unpublished or nonpublic information, including but not limited to written, oral or virtually presented information regarding the research and development by RGCN and its collaborators, including, but not limited to, study on the efficacy of synthetic peptides to target HIV-1 and cancer stem cells in oral cancer, which are provided from RGCN in the course of discussions regarding possible future agreement relating to research collaborations, licensing, co-development and marketing of such technology ("Negotiations").

2. Non-Disclosure and Non-Use. Recipient shall not:

- (a) Use the Information for any purpose other than the Negotiations; or
- (b) Disclose the Information in any manner to any third party without the prior written consent of the RGCN. Recipient may disclose Information to Recipient's employees, Board of Directors, lawyers and accountants ("Recipient Representatives") who have a need to know exclusively for purposes of the Negotiations, provided that Recipient Representatives are bound by Recipient in writing to maintain the confidentiality of the Information in compliance with this Agreement.



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THIRUVANANTHAPURAM-28

MALIN SODIVANA
PAYTON VENDOR



No 493
12.4.2021

pms
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3. Intellectual Property.

Recipient expressly acknowledges and agrees that RGCB solely owns all the Information on any and all patentable or unpatentable intellectual property or inventions conceived or generated by the Recipient and resulting from the use of or access to the Information. In the event Recipient conceives or generates any such intellectual property or inventions, Recipient will promptly assign those to RGCB

4. Exceptions.

This Agreement imposes no obligation upon Recipient with respect to information that Recipient can prove to court of competent jurisdiction:

(a) was at the time of receipt, in the public domain, which means information that is generally known among or readily accessible to persons that normally deal with the kind of information in question; or

(b) Became, after its receipt, part of the public domain through fault of Recipient; or

(c) Was in the possession of Recipient before its receipt from the RGCB or its representatives; or

(d) is received in good faith by Recipient from a third party and is not subject to an obligation of confidentiality owed to the third party; or

(e) Is independently developed by Recipient without reference to Information received hereunder, as established competent proof; or

(f) is disclosed pursuant to a requirement or request of a government agency or required under the law, provided that in the event that Recipient becomes legally compelled to disclose any of the Information, Recipient shall provide the RGCB with prompt written notice of such requirement prior to such disclosure to allow the RGCB to seek a protective order or other remedy. In the event that a protective order or other remedy is not obtained, or that the RGCB waives compliance with the provisions hereof, Recipient agrees to furnish only that portion of the Information that Recipient reasonably believes is legally required to be furnished.

5. Standard of Care.

Recipient will protect information using the same degree of care, but no less than a reasonable degree of care, as it uses to protect its own confidential information. In the event that Recipient becomes aware of any use or disclosure not consistent with the purpose of this Agreement, Recipient will immediately notify the RGCB to prevent any further unauthorized disclosure or use. RGCB may seek equitable and legal remedies as appropriate in the event of a threatened or actual disclosure.

6. Term.

This Agreement controls only information that is disclosed to Recipient for a period of two (2) years immediately following the Effective Date. However, either party may terminate this period earlier by prior written notice to the other party. The obligations of



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Recipient under this Agreement shall survive and continue for seven (7) years after the expiration or termination of this Agreement.

7. Termination.

Upon the termination or completion of the Negotiations, all documents in each party's possession that incorporate the other party's Information shall be returned to the RGCB. Each party may retain one copy of the Information in its legal offices for archival purposes.

8. No License.

Under this Agreement neither party (a) acquires any license under intellectual property rights of the other party; or (b) has an obligation to purchase from or sell to the other party any service or item.

9. Amendment.

This Agreement may not be amended or modified except by a writing signed by both parties and identified as an amendment to this Agreement.

10. Binding Effect.

This Agreement shall be binding upon and inure to the benefit of the parties, their heirs, legal representatives, successors and assigns.

11. Complete Agreement.

This Agreement constitutes the final, complete and exclusive agreement between the parties with respect to its subject matter and supersedes all past and contemporaneous agreements, promises and understandings, whether oral or written, between the parties. This Agreement may be executed in multiple counterparts, each of which shall be deemed an original, but all of which taken together shall constitute one and the same instrument.

12. Relationship.

It is mutually understood and agreed that the relationship between the parties is that of independent contractors. Neither party is the agent, employee or servant of the other. Except as specifically set forth herein, neither party shall have nor exercised any control or direction over the methods by which the other party performs work or obligations under this Agreement. Further, nothing in this Agreement is intended to create any partnership, joint venture, lease or equity relationship, expressly or by implication, between the parties.

13. Severability.

In the event any provision of this Agreement is held to be invalid or unenforceable, the remainder of this Agreement shall remain in full force and effect as if the invalid or unenforceable provision had never been a part of the Agreement.

14. Waiver.

The failure of either party to complain of any default by the other party or to enforce any of such party's rights, no matter how long such failure may continue, will not constitute a



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15. Use of Name. Except as provided in Paragraph 3(f) above, neither party will use the name or trademarks of the other party in any news release, publicity, advertising, endorsement or commercial communication without the prior written approval of the other party.

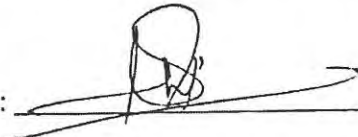
16. Governing Law and Jurisdiction. This Agreement shall be governed by and interpreted and construed in accordance with the laws of India and the courts of the State of Kerala shall have sole jurisdiction in respect of any dispute or difference arising between the Parties under this Agreement.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement in duplicate as of the Effective Date

Rajiv Gandhi Center for Biotechnology

PMS College of Dental Science & Research.

Signature: 

Signature: 

Name: Shri. S. Mohanan Nair

Name: Dr. Sudeep. S

Printed Title: Controller of Administration

Printed Title: Principal




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Memorandum of Understanding (MOU)

This MOU is made this 5th day of May 2021

BETWEEN


PMS College of Dental Science and Research, a Dental Education Institution governed by NRI Services and Educational Trust, recognized by Dental Council of India and affiliated with Kerala University of Health Sciences with office at Golden hills, Venkode P.O., Vattappara, Thiruvananthapuram Hereinafter referred to as “**PMS**” which expression shall mean and include unless repugnant to context hereof, it's successors-in-interest, administrators and assigns

And

CENTER FOR RESEARCH ON MOLECULAR AND APPLIED SCIENCES, Thiruvananthapuram, Kerala. Hereinafter referred to as “**CRMAS**” which expression shall mean and include unless repugnant to context hereof, it's successors-in-interest, administrators and assigns

Whereas “**CRMAS**” is a Contract research organization in Life science with wide range of services in Molecular Biology, Biotechnology, Microbiology and Bioinformatics. CRMAS is located at DNRA 41, Valiyavila, Thiruvananthapuram, Kerala, India.




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1. Sharing of Facilities

1.1 Both the organizations agree to share their respective R & D facilities in order to promote academic and research interaction.

1.2 There will be provision for mutual sharing of experts from "PMS" and resource persons from CRMAS.

2. Joint R & D Projects

2.1 Research projects in the identified areas will be jointly undertaken by "PMS" and "CRMAS" Both the organizations will submit collaborative research projects to various national and international funding agencies. Both the organizations would ensure the successful completion of the funded research projects.

2.2 For all the matters concerned a coordination committee overseeing the issues consisting of four members (Two members from PMS, two members from "CRMAS" with the Chairman on rotation basis) for identifying joint R & D projects to be carried out under this MoU. The ethical approval of these projects would be granted by Ethics sub committees of PMS and "CRMAS" as registered under law.

3. Technology transfer:

3.1 Both PMS and "CRMAS" agree to share the technology whenever feasible.



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4. Joint Seminar/conference/Workshops/Hands on training programmes.

4.1 Both PMS and "CRMAS" agree to hold/ conduct whenever feasible, joint Conference/Workshop/Hands on training programmes in PMS/"CRMAS".

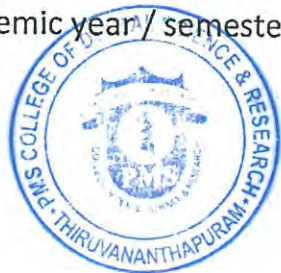
5. Industrial visits:

5.1 Both PMS and "CRMAS" agree to organize industrial visits whenever feasible, for the students, staff and delegates and also during the Conference /Workshop/Hands on training programmes.

6. Industrial training:

6.1 Both PMS and "CRMAS" agree to train the students, research scholar and staff of KAHE by organizing industrial training programmes whenever feasible related to technology, Analytical development, validation and documentation etc.

6.2 "CRMAS" agree to Provide summer internships to students is another area. This helps in motivating the students, understanding industry environment and practices, Job profiles, projects they can undertake besides facilitating them to earn some money to be spent usefully in the next academic year/ semester.




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6.3 Charges applicable to conduct the industry activities will be decided jointly by both the parties taking into account the different fixed and variable cost enquired for conducting the activities, compensations/ honorarium, consultancy charges for involved people and charges to be paid to the establishment for permitting the sponsored research etc.

6.4 The norms developed concerning the charges will be subjected to revision every year.

7. INTELLECTUAL PROPERTY, CONFIDENTIALITY AND NON-DISCLOSURE

7.1 Both parties recognize, accept and agree that all tangible and intangible information obtained or disclosed to the other party or its staff or employees including all details, documents, patient information and particulars and trade secrets (all of which are hereinafter referred to as confidential and / or proprietary information) of such party which may be communicated to other party, its staff / employees who may be privy under or pursuant to this contract and / or in the course of performance of such party's obligations under this contract shall be treated as absolutely confidential and the other party agrees and undertakes to ensure that it and all its staff / employees shall keep the same as secret and confidential and shall not disclose the same, at all in whole or in part to any person at any purpose other than as may be necessary for due



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performance of the party's obligations herein and only for the benefit of the other party.

7.2 Both parties hereby unconditionally agree and undertake to ensure that they or their staff / employees shall not disclose or publish the existence of the terms and conditions of this contract or any information relating to it or other business which they may come across of performing their duties unless such disclosure or publication is strictly required by law or by any authority acting under law.


8. Duration, Amendment and Termination of MoU

8.1 This MoU shall be valid for a period of five years from the date of its signing. During the period of the validity, the MoU can be amended any time by mutual consent of both the parties in writing. The MoU can also be terminated by either party giving the order a written notice of its desire to terminate the MoU by giving three months' notice in advance. In the event of such termination both the parties shall cooperate in good spirit for the completion of the ongoing research projects.

9. Dispute Resolution and Governing Law

9.1 The dispute or issue if any arising out of or touching this Agreement if not resolved amicably shall be referred to an arbitration of an arbitrator mutually agreed by the parties. In the event parties fail to agree on





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single arbitrator then each party shall appoint third arbitrator. The Language of the arbitration shall be in English.

9.2 In witness whereof of the two parties have signed this memorandum of understanding by the hand of, on behalf of PMS and by the hand of behalf of "CRMAS" on the date, month and year referred to above.

Signed by and on behalf of

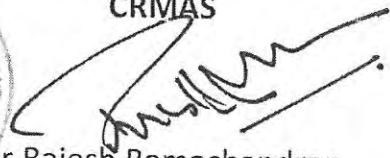
PMS, Trivandrum


Dr. Sudeep S
Principal



Signed by and on behalf of

CRMAS


Dr. Rajesh Ramachandran
Director
CRMAS




Witness

- 1.
- 2.

*1. Biji Balachandran -
2. Reluvinidater,
Pms Dental College.
Dr. Rajesh Pillai
Professors & HOD
Conservative Dentistry*




5/5/2021




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