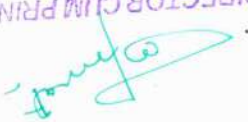
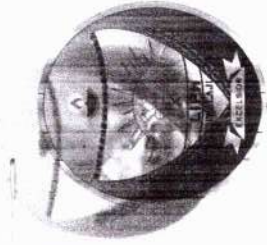


DIRECTOR CUM PRINCIPAL
 LAURÉATE INSTITUTE
 PHARMACY KATHOG
 TEH. JAWALANUKH
 DISTT. KANGRA (H)



3.4.2 Number of functional MoUs with national and international institutions, universities, industries, corporate houses etc. during the year					
Number of students/teachers participated under MoUs	List the actual activities under each MOU year wise	Duration	Year of signing MoU	Name of the institution/ industry/ corporate house	Organisation with which MoU is signed
150	Yoga Day	Five Years	30-Jan-23	Prem Sukh International Charitable Trust New Delhi	Prem Sukh International Charitable Trust
400	online EXAMINATION	Five Years	2023	Tata Consultancy Services Ltd, Mumbai	Tata Consultancy Services Ltd
		Three year	12-Aug-22	Maharaja Agrasen University Baddi	Maharaja Agrasen University Baddi



Approved by PCI & AICTE, New Delhi and H.P. Govt., Affiliated to H.P. Technical University,
H.P. Takniki Shiksha Board, & Recognized Under 2(f) of UGC Act 1956

Ref. No.

Date

Laureate Institute of Pharmacy (LIPh), Kathog, Jawlaji,

And

Prem Sukh International Charitable Trust (PSICT), New Delhi

This **MEMORANDUM OF UNDERSTANDING** entered into on this 30th day of
January, 2023,

BETWEEN

Laureate Institute of Pharmacy, through its Hon'ble Director cum Principal Prof (Dr.) M.S. Ashawat for Laureate Institute of Pharmacy (LIPh), Kathog, Jawlaji, having expertise in the areas of scientific, Pharmaceutical education and research, affiliated college of HPTU and recognized under section 2f of UGC act 1956 **First Part.**

And

The Prem Sukh International Charitable Trust (PSICT) Deed is made and executed in Kahog on the 30th day of January by Dr. Ram Avtar (68 years) son of Sh. Sukh Lal R/O 82, Triveni Apartment, West Enclave, Pitampura, Delhi-110034 herein after called the **SELTOR/FOUNDER** and of the **second Part.**

Whereas both the parties jointly hereinafter shall be referred to as the parties and individually as the party.

Whereas, LIPh and PSICT foundation mutually agree to engage students and teachers through academic and community development programs.

Objectives

Both LIPh and PSICT Foundation hereby agree with the aim of "**Serve to Society**" and encouraging the academic cooperation, community developments, research projects etc. towards achieving academic excellence through following objectives:

1. To provide and promote social welfare in every way including education, agriculture, health, environment, culture, human rights and animal rights and crime control, etc.
2. To create general awareness about social, environmental, developmental, educational, human rights issues by organizing various programmes for the betterment of livelihood of the people.

3. Providing for and contributing to Environment Management by undertaking activities in the fields of social Forestry, Wildlife Protection, Water Management and Biodiversity Management.

4. To create awareness amongst the general public about their human rights, health and help them to fight against various crimes and activities as and when needed.

5. To organize joint research programmes like seminars, conferences, workshops, FDPs and online/offline lectures on relevant themes.

6. To promote students in research work, internship programmes and field visits etc.

7. PSICT Foundation will from time to time support/help/dovetail/convergence of National and International Programmes organized by LIPh.

8. PSICT Foundation will help LIPh to scale up their programmes and make presentation at different platform to scale up their programs.

9. The objects of the MOU extend to the whole of India

The incidental objects in furtherance of the main objects are:

1. Providing for and contributing to education, scientific research and socio-economic development in broad areas of Sustainability Development goals, Women's Empowerment, and Natural Resource Management.

2. To establish, conduct and maintain old age homes, school cum orphanage for needy and poor children, providing support to physically challenged men, women and children and persons with similar disabilities and also for granting assistance to institutions performing similar activities.

3. Organizing various training and development programmes and providing for grants, scholarships, fellowships and other forms of assistance to the needy and deserving students for pursuing education and vocational training.

4. To promote education, charity and general welfare of the people and the nation as a whole.

TERMS AND CONDITIONS

1. Implementation of each specific exchange based on this MoU shall be subject to the prior permission of the concerned authorities and shall comply as per the directions/guidelines of the competent authorities of both the parties.

2. This MoU shall be in force for five years from the date of signing and is subject to revision/modification or termination by mutual written consent by giving one month notice. Disputes any shall be resolved amicably and the decision taken by the Director of PSICT and Director cum Principal of LIPh after meeting will be final for both the parties

3. This MoU will come into force from the date of the signatures of the officers mentioned below.
4. LIPh will provide all support pertaining to I.P.R, Research facilities and Promotion of standardization of medicinal plants to PSICT during their engagement in different programmes like organize seminar conferences.
5. Financial Obligation will be executed as per the Laureate Educational Society norms after deciding between both parties.

Both the parties agree that the MoU is incorporated into, and will provide the foundation and framework for social and academic development and enhancement of community development programmes and education.

Signature of authorities and witness are as follows:

Place: Kathog

Date: 30/01/2023

Second Party



Dr. Ram Avtar

Director and Founder
PSICT, New Delhi

First Party



Dr. M. S. Ashawat

Director cum Principal
LIPh, Kathog, Jwalaji

WITNESSES

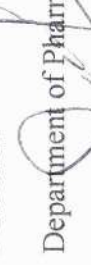


Mrs. Kuntesh Kumari

Coordinator

PSICT Foundation
New Delhi

Professor



Dr. Sanjay Kumar

Associate Professor

Department of Pharmacognosy
LIPh, Kathog, Jwalaji

THE UNIVERSITY OF CHICAGO

- k) LISP shall on regular intervals and/or when required by TCS or by applicable legislation, authorities provide proof for compliance with all applicable laws, regulations or policies and any such appropriate permission.
- l) LISP shall maintain the Facilities for exclusive use by TCS during the Usage Period.
- m) LISP shall, principally, TCS on becoming aware of any such applicable law, regulation, authority, legislation or other conditions or circumstances which has been made available to TCS or any director, secretary, manager or other employee of TCS in relation to this Agreement. LISP agrees to cooperate with and assist TCS in taking whatever action which TCS determines to be reasonably necessary or desirable to mitigate or eliminate or cause arising from such matters.
- n) LISP shall not knowingly engage any person with a criminal record/conviction or any person who has faced disciplinary action in this previous employment and shall bar any such person from working directly or indirectly in the provision of Services under this Agreement.
- o) LISP shall withdraw all its and its Personnel from the provision of the Services, at no additional cost to TCS, if in the sole opinion of TCS, the quality of Services rendered is not in accordance with the Scope of Services agreed between the Parties.
- p) LISP acknowledges that TCS is and will at all times be acting upon the LISP's advice and judgment. Acting in this Agreement shall give TCS an absolute right of TCS to rely on any report, opinion, advice or information provided by the Services and its employees or Personnel when in providing Services and not in any way diminish any duty of liability of the LISP under this Agreement.
- q) The LISP understands and agrees to supervise its staff assigned for the Services to ensure that it is complying in accordance with the terms and conditions agreed upon between TCS and the LISP. The LISP shall be responsible for all matters relating to safety and security for the hardware and shall be responsible for assessments and monitoring of performance and for all disciplinary matters of its Personnel.
- r) The LISP shall keep or cause to be kept written records and reports of the progress of the Services and its activities in sufficient detail and in good scientific manner for all purposes for three (3) years from the date of expiry / termination of this Agreement, such reports and other records clearly reflecting the Services and the results thereof. The LISP shall report completion of the Services to TCS in summary form in writing not less than thirty (30) days following the end of each month and in reasonable detail orally at such meetings as the Parties may agree to hold from time to time.
- s) The LISP hereby agrees that it shall comply with all applicable laws, regulations, authorities and standards applicable to the obligations and the Services rendered, including the procurement of services, parts and components and payment of taxes where's required. If at any time during the term of this Agreement, TCS is notified by the LISP of any its violation of any applicable regulations, it shall as soon as possible be notified by the LISP of any such violation. LISP shall be responsible for all matters relating to safety, such as the safe handling of hazardous materials, and shall be responsible for ensuring that all the staff of the LISP who are engaged to perform such tasks, undergo appropriate training, including safety training, and shall be responsible to indemnify TCS, including its employees and agents, against all claims, damages, costs and results in respect of any such violation.
- t) In the event the LISP is aware of a conflict between any of the terms set out under this Agreement, it shall inform TCS of the same and the Parties shall discuss and agree upon the manner in which the LISP should perform its obligations hereunder and the manner in which such conflict shall be resolved.
- u) LISP shall promptly notify TCS on becoming aware of any claim, accusation, notice of violation, demand, such abandonment of order, conditional or otherwise, which may have been made against the LISP or any director, secretary, manager or any other officer or agent of them in relation to the Services or this Agreement. The LISP agrees to cooperate with and assist TCS in taking whatever action which TCS determines to be reasonably necessary or desirable to mitigate or eliminate or cause arising from such matters.
- v) LISP's Personnel shall not obstruct or interfere with the performance of duties of TCS employees.
- w) LISP shall adhere to the time-schedule as agreed between TCS and the LISP and notified to the LISP on a time to time basis.
- x) LISP hereby confirms that performance of the Services, as per prescribed standards set out in Annexure A is the essence of this Agreement. In the event that TCS determines that the Services are below the prescribed standards as set out in Annexure A hereto, then TCS shall notify the LISP and the LISP shall, within a mutually agreed period, rectify the same.
- y) The LISP shall not exercise any lien on any of the assets, properties, documents, instruments or materials belonging to TCS available/provided to the LISP in connection with the provision of Services, for any amount due or claimed to be due by the LISP from TCS.
4. Fees - TCS shall pay Fees to LISP as per schedule 2 attached hereto and applicable to the Services. TCS and LISP shall not negotiate or discuss the format for such schedule which shall be agreed upon all the terms set out in the Schedule 2. The Services shall be provided by TCS in the form of its regular operation, the exclusive of Goods and Services, as LISP or any other individual in any of its previous employment or agents may be available and liable to this Agreement. Further, TCS shall not be deemed to have accepted any such offer of services from any person or entity or under any TCS's instruction to Services Provider and shall be liable after issuance of such services. In such case, TCS will provide information to Service Provider for submitting such offer.

The Service Provider shall ensure that all invoices issued by it are in the format specified. GST regulation or failing which an invoice shall be rejected. In case an invoice is so rejected, the Service Provider shall promptly issue a replacement invoice in the specified format.

In case any revision, modification of the rates, necessarily the issuance of a debit/credit note, the Service Provider shall issue such debit/credit note, as the case may be, no later than 30 days after 30 of the succeeding year to the year of provision of Services or date of filing of annual return, whichever is earlier.

The Service Provider is required to ensure that the information it submits to the GSTN portal in relation to the Agreement matches the information contained in the invoice issued to TCS. In case of a mismatch between the two, Service Provider shall promptly within fifteen (15) days from the date when TCS informs of the mismatch to the Service Provider, amend the invoice or the information submitted to the GSTN portal as the case may be, to ensure the same are consistent.

If any tax, rejection of input tax credit, refund or other benefit is charged to TCS and collected from TCS (denied to TCS on account of non-compliance to the Government of goods and services tax by the Supplier and/or non submission of applicable documents/submission of information prescribed by the tax department) failure to upload the details of the sale on the GSTN portal on the part of the Supplier then said demand including tax, interest and penalties or said rejected input tax credit, refund or other benefit, shall be repaid to the Supplier. Provided the said tax liability rejected input tax credit, refund or other benefit will be recovered by TCS from the Supplier either from his outstanding invoices if available or by raising a debit note. In case the Supplier fails to recover the said full payment of said tax amounts including interest or penalty to the tax authorities and submits the tax paid challans as proof of discharge of the tax liability to TCS, within thirty (30) days upon receipt of notice in writing from TCS.

5. Representation and Warranties:- (i) Each Party represents, warrants and covenants to the other that: (a) it is duly organized and validly existing and in good standing under the laws of the country and shall comply with all applicable Laws; (b) it has the full right and authority to enter into this Agreement and to perform all the obligations (including providing Facilities) under this Agreement and that this Agreement constitutes a legal, valid and binding obligation; and (ii) its execution, delivery and performance of this Agreement does not and will not conflict with, or constitute a breach or default under, its charter or organizational or any contract or other instrument to which it is a party.

(ii) Further, LSP represents and warrants in prior to entering into this Agreement that it has fully indemnified itself as to the Effective Date as to all conditions which could affect its performance of its obligations under this Agreement and that this Agreement and its performance thereunder shall be subject to the terms and conditions of the Schedule 2 and shall at all times be subject to the terms and conditions of the Schedule 2.

(iii) LSP shall be responsible for accounting, clearing and maintaining of all applicable taxes and permits which may be required under any law for performance of its obligations under this Agreement. LSP agrees to bear all the expenses incurred as a result of its own corporate evaluation, legal representation and warrants that it is the required experience and capability including sufficient and competent personnel for performance of its obligations under the Agreement.

(iv) LSP represents and warrants that it is fully satisfied with the nature of its obligations as set out in this Agreement and shall not become a claimant or assignor of any rights or interests in the Agreement.

(v) LSP warrants that its obligations shall be performed in a professional and competent manner and shall meet the specifications as set forth in TCS's SOW and includes a strict 24x7x365 commitment to the LSP from time to time.

(vi) LSP shall indemnify, defend and hold harmless TCS and its officers, directors, affiliated companies, agents, employees, representatives, successors, assigns, heirs, executors, administrators, attorneys, legal counsel, subcontractors, demandors, subcontractors of the LSP, resulting from:

- a) any claim by the LSP to perform any of its obligations under this Agreement, in accordance with the provisions of this Agreement;
- b) breach of any representation or warranty made by the LSP as set forth above;
- c) any negligence or willful or wanton misconduct by the LSP, while performing its obligations regardless of whether or not the party bringing such claim is a subcontractor of the LSP;
- d) any claim from a supplier, authority or any employee, agent or authorized person of the LSP or an authorized person of a subcontractor of the LSP with respect to the terms of service, appointment, of the employee, agent or authorized person with the LSP or with the subcontractor of the LSP as the case may be, in relation to non-compliance by the LSP with any applicable law in this Agreement;
- e) any act, commission or omission, negligence, fraud, forgery, dishonesty, misconduct or violation of any of the terms and conditions of this Agreement by the LSP or its Personnel;
- f) any recovery, claim, action, investigation or accident in relation to any assets or properties or documents or instruments of TCS, and
- g) any and all adverse claims of whatsoever nature made on TCS by any Personnel of the LSP.

6.2 TCS shall give the LISP, prompt written notice of any loss or discovery of any relevant third party claim ("Third Party Claim") upon which TCS intends to base a request for indemnification under clause 6.1 (an "Indemnification Claim Notice"). In no event shall TCS be liable for any loss that results from any delay in providing the Indemnification Claim Notice. Each indemnification claim notice shall contain a description of the claim and the nature and amount of the loss claimed (to the extent that the nature and amount of such loss is known at such time). TCS shall furnish promptly to LISP copies of all legal notices, correspondence, communications and official documents (including court documents) received in respect of any such loss. For the avoidance of doubt, all indemnification claims under this Agreement in respect of TCS, its affiliates or their respective directors, officers, employees and agents (each, an "Indemnitee") shall be made solely by TCS.

6.3 The LISP shall co-operate with TCS in defending any claims against TCS by any local, state or central authority with respect to any taxes, duties, fines, and/or penalties etc. due and payable by the LISP, and shall indemnify TCS, fully and without limit, against the same.

7. Sub-Contract. The LISP shall, subject to the prior written consent of TCS which TCS may, in its absolute discretion, have the right to subcontract any part of the Agreement. The appointment of a subcontractor shall be on the following terms:

- (a) where TCS expressly consents to the sub-contracting or delegation of any part of the LISP's obligations, shall be done post written consent from TCS under this Agreement, and the subcontractor shall be solely subject to the LISP's continuing obligations under this Agreement; and
- (b) that the subcontractor shall be obligated in terms no less onerous of TCS's Confidential Information and the assets or properties provided by TCS than those set out in clause 9 Confidential Information and clause 3 Obligation of the LISP hereof.
- (c) That, all the clauses of this Agreement which are applicable to the LISP shall be applicable and deemed to be accepted by the subcontractor.
- (d) The subcontracting arrangement as contemplated under this clause 7 shall be contemporaneous with this Agreement.
- (e) The LISP shall, subject to the prior written consent of TCS which TCS may deny at its absolute discretion, have the right to subcontract any part of the Services. The appointment of a subcontractor shall be on the following terms:
- (f) where TCS expressly consents to the sub-contracting or delegation of any part of the LISP's obligations under this Agreement such consent shall be without prejudice to the LISP's continuing obligation to ensure that the sub-contracting and/or delegated work is continued to be performed at all times in accordance with the requirements of this Agreement.
- (g) that as between the LISP and the subcontractor, all results emerging from such sub-contracted and/or delegated work shall be owned by TCS and exclusively licensed to the LISP for the limited purpose of completing the Services.

8. INSURANCE

8.1 The LISP shall maintain, at its own cost, the insurance coverage set forth in this clause 8:

- i) Property Damage Insurance for its properties which are used for provision of the Services;
- ii) Group Personal Accident Insurance for Personnel deployed at TCS Premises

b) The LISP shall provide to TCS a copy of the certificate of insurance evidencing the insurance coverage set forth in clause 8. The LISP shall provide to TCS at least thirty (30) days prior written notice of any cancellation, non-renewal or material change in any of the insurance coverage. The LISP shall, upon receipt of written request from TCS, provide renewal certificates to TCS for as long as the LISP is required to maintain insurance coverage hereunder.

9. Limitation of Liability. TCS shall not be liable to the LISP for any special, indirect, incidental, consequential (including loss of revenue and/or profit), exemplary or punitive damages, whether in contract, tort or other theories of law, even if TCS has been advised of the possibility of such damages. The total cumulative liability of TCS under this Agreement shall not exceed in aggregate the amount paid by TCS to the LISP under this Agreement. Nothing in this Agreement shall be taken to exclude or limit the LISP's liability under or arising out of this Agreement whether based in contract, tort (including negligence and strict liability) or otherwise to the extent that such liability cannot be excluded by law.

10. Confidential Information. - Each Party receiving the Confidential Information (the "Receiving Party"), acknowledges and agrees to maintain the confidentiality of Confidential Information provided by the other Party (the "Disclosing Party") hereunder. The Receiving Party shall not disclose or disseminate the Disclosing Party's Confidential Information to any person other than those employees, agents, officers, directors, consultants, advisors, or subcontractors of the Receiving Party who have a need to know in order to assist the Receiving Party in performing its obligations, or to permit the Receiving Party to exercise its rights under the Agreement. The Receiving Party shall, with respect to Confidential Information shall not apply to the extent that such Confidential Information is: (a) already known to the Receiving Party free of any restriction at the time it is obtained from the Disclosing Party; (b) subsequently learned from an independent third party free of any restriction and without breach of this provision; (c) is or becomes publicly available through no wrongful act of the Receiving Party or any third party; (d) is independently developed by the Receiving Party without reference to or use of any Confidential Information of the Disclosing Party; or (e) is required to be disclosed pursuant to an applicable law, rule, regulation, government requirement or court order, or the rules of any stock exchange. Upon the Disclosing Party's written request at any time, or following the completion or termination of the Agreement, the Receiving Party shall promptly return to the Disclosing Party, or destroy, all Confidential Information of the Disclosing Party provided under or in connection with this Agreement, including all copies, portions and summaries thereof.

11. **Intellectual Property Rights:** LISP agrees that TCS Application System, deliverables and work products created or developed by TCS or its employees, representatives and using TCS Application System, Facilities under this Agreement, together with any associated copyright and other intellectual property rights, shall be the sole and exclusive property of TCS. TCS is allowed to use the name and address of the LISP (which may be necessary to render the Services to the Customer).

12. **Non-Solicitation:** The LISP (including its officers, staff and TCS) agrees that it shall not, without the prior written consent of the LISP, employ, solicit or seek to induce or solicit, directly or indirectly, any LISP employee, officer, staff, consultant, or other personnel during the period of the Agreement and for a period of one (1) year after the expiry or termination of the Agreement. The LISP and TCS agree that neither party will recruit or hire any of the other party's employees or other staff.

13. **Illegal Gratification:** The LISP hereby represents that it has not and will not, through any of its employees, officers or staff, promise to give any money or gift to any employee, officer or staff of TCS to influence their decision regarding this Agreement, nor shall LISP or utilize any unlawful influence through a promise to give a commission, percentage, brokerage or contingent fee to induce or to obtain any extension hereof.

The LISP understands and agrees that it has not and will not, make a corrupt payment of money or anything of value, directly or indirectly, to any government or public international organization, officials, political parties or candidates for public office, or employees of a governmental customer or supplier for the purpose of obtaining or securing business or securing any improper advantage.

The LISP agrees that breach of this clause shall be sufficient ground for TCS to terminate this Agreement immediately without prejudice to the LISP's liability under applicable laws. Further, breach of this clause shall also be sufficient ground for TCS to withhold any and all payments, which may be due to the LISP and for TCS to initiate appropriate legal actions against the LISP.

14. **FORCE MAJEURE**

Neither Party shall be in default in the performance of its obligations under the Agreement, if such performance is prevented or delayed on account of war, civil commotion, strikes, epidemics, insurrection, riotous assembly, sabotage, piracy, acts of terrorism or sabotage of a third party, or any act of rebellion by the Government, unless such accident, fire, insurrection, riotous assembly, sabotage or piracy shall give a notice in writing within three (3) days from the date of the occurrence of a force majeure condition to the affected party indicating the cause of force majeure condition and the date on which the force majeure condition was last to subside. In the event the affected party is prevented from fulfilling its obligations under the Agreement, it shall be liable for a force majeure condition continuing for more than thirty (30) days. Both Parties shall consult each other regarding the consequences of the Agreement including early termination as set forth.

The LISP shall have in place at all times a detailed contingency and business continuity plan that covers situations where the Services cannot be provided by the LISP including due to Force Majeure Events, malfunction or unavailability of LISP personnel and resources and any other causes. The LISP must ensure that the contingency and business continuity plan and each update to and revised version of the contingency and business continuity plan is agreed by TCS. In the event that the LISP is unable to provide any Services for any reason including a Force Majeure Event, malfunction or unavailability of LISP resources or any other cause, the LISP must immediately notify TCS and comply with the current approved contingency and business continuity plan to ensure continuity of Services. The LISP confirms that the contingency and business continuity plan shall be maintained and updated as necessary to ensure the LISP is able to continue to provide the Services in accordance with the agreed service levels and otherwise perform all its obligations under this Agreement without interruption.

15. **INSPECTION AND RIGHT TO AUDIT:**

The LISP shall keep complete and accurate records of all operation, expenses and compliance under applicable laws, relating with the Services provided to TCS. All such records shall be kept on file by the LISP for a period of seven (7) years from the date the record is made.

The LISP shall submit twenty four (24) hours notice in writing to TCS to offset its authorized persons the availability of recording, examining and auditing the LISP's operations and business records which are directly related to the Services provided under this Agreement. The LISP will co-operate with TCS's requests for the audit for a period of three (3) months after the audit. Such audit requests will be in accordance with the business TCS. TCS shall not be responsible for any expenses or other charges which may be incurred by the LISP or TCS in connection with the audit.

16. **Termination by LISP:** TCS shall be responsible for convenience by TCS. TCS is entitled to terminate this Agreement by giving "Notice" (15 days prior written notice to the LISP) if it is acknowledged and agreed between the Parties that LISP does not have right to terminate this Agreement for convenience. In the event if LISP terminates this agreement for convenience, the same shall be construed as making a breach of this Agreement and TCS shall have the right to claim appropriate damages under the Law and this contract.

17. **Limitation of Remedies:** Neither Party may terminate this Agreement immediately by a written notice to the other Party in the event of a material breach which is not cured within thirty days of the receipt of the notice period. Failure of LISP to adhere to the Service Levels and Terms of Access by LISP to TCS on the Facilities shall be treated as material breach and the Agreement shall terminate by TCS.



Signature: [Handwritten Signature]
Date: 15/08/2014
Time: 11:08 AM

15.2. Enforceability of Arbitration. The Party shall return to other party's confidential and proprietary information and material in its possession, LSP signed that, in event of expiry or termination of this Agreement for any reason, all its obligations and unexecuted Work shall be awarded by the LSP and all the obligations under such Work Order shall be performed by the LSP.

17. MISCELLANEOUS.

Governing law: This Agreement shall be governed and interpreted in accordance to the laws of India and the Courts at Mumbai only shall have exclusive jurisdiction in all matters arising out of this Agreement.

Arbitration: In case of disputes or differences arising between the Parties hereto, shall be subject matter of arbitration under the Arbitration and Conciliation Act, 1996 and any subsequent revised or amended laws or amendments thereto to unless mutually decided by the Parties hereto shall be referred to and finally settled by arbitration and such arbitration shall be conducted in accordance with the rules of arbitration of the Indian Chamber of Commerce and Industry (ICCCI), which rules as modified from time to time, and deemed to be incorporated by reference into the arbitration agreement filed by an arbitrator with the Committee of Conciliation.

The arbitration panel as referred to above shall be appointed by the ICCI. The arbitration panel shall deliver the award in the arbitration proceedings within three (3) months from reference of any dispute to arbitration. The place of arbitration shall be Mumbai, India.

The Parties agree that the award passed by the arbitration panel shall be final and binding upon the Parties, and that the Parties shall not be entitled to commence or maintain any suit or any other proceedings in respect of any matter in dispute arising from or in relation to the Agreement, except for the enforcement of an arbitral award passed by an arbitration panel pursuant to this award.

It shall be the duty of the Parties that, in arbitration, they shall be deemed to have accepted the arbitration panel as constituted under the Arbitration Act, 1996 and any subsequent revised or amended laws or amendments thereto to unless mutually decided by the Parties hereto shall be referred to and finally settled by arbitration and such arbitration shall be conducted in accordance with the rules of arbitration of the Indian Chamber of Commerce and Industry (ICCCI), which rules as modified from time to time, and deemed to be incorporated by reference into the arbitration agreement filed by an arbitrator with the Committee of Conciliation. The LSP shall deliver the award in the arbitration proceedings within three (3) months from reference of any dispute to arbitration. The place of arbitration shall be Mumbai, India.

Notice: Any notice (request, demand, claim, contract, approval or other communication) sent via e-mail or registered post under the Arbitration Act, 1996 and any subsequent revised or amended laws or amendments thereto to unless mutually decided by the Parties hereto shall be referred to and finally settled by arbitration and such arbitration shall be conducted in accordance with the rules of arbitration of the Indian Chamber of Commerce and Industry (ICCCI), which rules as modified from time to time, and deemed to be incorporated by reference into the arbitration agreement filed by an arbitrator with the Committee of Conciliation. The LSP shall deliver the award in the arbitration proceedings within three (3) months from reference of any dispute to arbitration. The place of arbitration shall be Mumbai, India.

Address for Notice

For LSP		For TCS	
Laureate Institute Of Pharmacy		Olympus A, Opposite Rodas Enclave, Hiranandani Estate, Chandrabunder Road, Palm Jvva Thane West, Maharashtra 400607	
V. P. O Kalthog, Tehsil- Jawalaimukhi Kangra, Himachal Pradesh, India 176031		With copy to contact@laureate@gmail.com	
E-mail : vmsy2121@gmail.com contact@laureate@gmail.com		Deputy General Counsellor Tata Consultancy Services Limited, TCS House, Maxima Street, Fort, Mumbai- 400001	
Website : www.laureateinstitute.jp		Tel : 91 22 87789009	
Fax number : NA		Fax number: NA	
For the attention of Dr. S. S. S. S. S.		For the attention of Ramaswamy	

Solemnly, The Parties acknowledge and agree that if any of the provision of this Agreement is deemed invalid, void, illegal, and unenforceable that provision stands severed from this Agreement, and the remaining provisions of this Agreement shall remain valid and enforceable.

Non-Assignment. Neither Party shall assign or transfer its rights and obligations under this Agreement without the prior written consent of the other Party.

Publicity. The LISP shall not use the name and/or trademark/logo of TCS, its group companies, subsidiaries or associates in any sales or marketing publication or advertisement, or in any other manner without prior written consent of TCS.

Waiver. No delay or failure of any Party in exercising or enforcing any of its rights or remedies whatsoever shall operate as a waiver of those rights or remedies or so as to preclude or impair the exercise or enforcement of those rights or remedies. No single or partial exercise or enforcement of any right or remedy by any Party shall preclude or impair any other or further exercise or enforcement of that right or remedy by that Party. Save as expressly provided in this Agreement neither Party shall be deemed to have waived any of its rights or remedies whatsoever unless the waiver is made in writing, signed by a duly authorized representative of that Party and may be given subject to any conditions thought fit by the grantor. Unless otherwise expressly stated any waiver shall be effective only in the instance and for the purpose for which it is given.

Entire Agreement. This Agreement contains the entire understanding of the Parties with regard to provision of the Services and supersedes all previous correspondence, proposals, representations, agreement or memorandum of understanding. Any amendment, modification, change or revision to this Agreement shall be by way of mutual agreement between the Parties hereto and which shall be made in writing.

Non Exclusive Agreement. This Agreement is on a non-exclusive basis and the LISP shall not have any exclusive right to provide the Services to TCS. TCS shall be free to engage any other LISPs or may entrust services similar to the Services or any part thereof to any other persons.

TCS Supplier Code of Conduct. The business engagement of TCS with supplier is regulated by the TCS Supplier Code of Conduct. All agencies dealing with TCS like the LISP are also bound by the said TCS Supplier Code of Conduct. The LISP agrees to at all times abide by the said Code and shall promptly inform TCS of any breach or threatened breach of the Code by any person by informing to the Local Ethics Counselor or the Principal Ethics Counselor or the CEO of TCS. TCS, in turn, undertakes that it will maintain confidentiality of such communication received. Violations and concerns can be reported confidentially via email to corporate.ethics@tcs.com. The TCS Supplier Code of Conduct can be viewed at <https://www.tcs.com/content/dam/tcs/pdfs/coc/tcs/about-us/TCS-Supplier-Code-of-Conduct.pdf>.

Precedence: If there is any conflict among any elements of the Agreement, the descending order of precedence will be (unless expressly stated otherwise for any particular Agreement). Services Agreement, Annexes, Purchase Order, Delivery Order.

Authority to Sign: Each person signing the Agreement represents and warrants that he or she is duly authorized and has legal capacity to execute and deliver the Agreement.

IN WITNESS WHEREOF the parties have signed this Agreement on this date, month and year first above written in the presence of following Witnesses:

LISP Name Laureate Institute Of Pharmacy

TATA Consultancy Services Ltd.

By, Laureate Institute Of Pharmacy

By, _____

Name, DR. M.S.ASHAWAT

Name, Mr. Venkateswamy Ramaswamy

Title, DIRECTOR CLM PRINCIPAL

Title, Global Head - TCS ION

SCHEDULE 1
SCOPE OF SERVICES

S. No	Scope Details	Details	Remarks if Any
A	Test Centre Details		
1	USP No.	Laureate Institute Of Pharmacy	
2	Nature of Incorporation of LSP	NA	
3	Registration Number	NA	
4	CIN /Registration Number	NA	
5	Company Email	Laureate Institute of Pharmacy V.P.O Karbag Tehsil Jawalamukhi,Distt. Kangra(H.P.) 176031	
6	Registrar's office address		
7	Authorizing Signatory Details		
7.1	Name	Dr. M.S Ashawat	
7.2	Designation	Director Cum Principal	
7.3	Email Id	roopellaurate@gmail.com	
7.4	Contact #	9605676721	
7.5	Address #	462060729750	
8	Vendor Registration	REGISTERED	
8.1	Service Tax Number	NA	
8.2	GST #	NA	
8.3	Tan #	PTLL1235F	
8.4	PAN #	AAAL0254C	
8.5	PAN Copy Attached	YES	
8.6	Name of the Bank	Punjab National Bank V.P.O Karbag, Tehsil Jawalamukhi Distt. Kangra(H.P.) 176031	
8.7	Bank Address		
8.8	Bank Account Number	233003370000014	
8.9	NEFT/RTGS Code	PUNB0265660	
8.10	Copy of cancelled bank cheque attached	Yes	
9	Contact Term	3 Years	
10	Effective Date	1 SEP, 2020	
11	Spot Details		
11.1	Spot Name	Dr. M.S ASHAWAT	
11.2	Spot Designation	Director Cum Principal	
11.3	Spot Contact Number	9605676721	
11.4	Spot Email ID	roopellaurate@gmail.com	
12	Venue Details		
1	Exam /Location Name	Laureate Institute of Pharmacy V.P.O Karbag, Tehsil Jawalamukhi, Distt. Kangra(H.P.)	
2	Exam Location Full Address		
3	Exam Location District Pin code	Kangra(176031)	
4	Distance of nearest Bus Stop from Centre	2 KM	

5	Name of nearest Railway Station to the Test Centre	Chhatrapati Shivaji Maharaj Road	Remarks If Any
6	Distance of nearest Railway Station from	25km	
7	Distance & address of nearest Fire Station	12 KM Dendra Fire Station	
8	Distance & address of nearest police station	2 KM Jawahar Police Station	
S.No	Scope Details	Details	Remarks If Any
9	Total no. of seats available in the Candidate's premises	72	
10	Total no. of seats reserved for testing	72	
11	Month in which the venue shall be available for testing in TCS/ICN	Complete Month	
12	LISP shall provide written confirmation of center within 48 hours of receiving written request placed by TCS/ICN	Yes	
C	ICN Team Details		
1	Name & Employee Number of ZOM	Bhuresh Bhargava-566978	
2	RCM Emp # & Name	Ashimani-1223216	
3	ON-Plant Emp # & Name	Gourav Choudhary & 889303	
4	Evac. Auditor Emp # & Name	Anup Kumar & 1207372	
5	Network Auditor Emp # & Name	Aashish Kumar & 856754	
6	Audit closure date	25-Aug-2020	

SCHEDULE 2

8. No. Facilities

Below mentioned Facilities shall be provided at Location as defined in Schedule 1. Facilities shall be provided but not limited to the following listed

A		General Facilities						Yes	
Furnished IT Jobs with furniture/partitions	Class No.	No of Seats/P C in each lab	Block	Floor	No of Seats	Handicap Reserved Seats	Count of washrooms on same Floor	No of CCTV Camera in Lab	Drinking Water Availability
Lab 1	Lab 1	31	2	1	31	0	2	2	Yes
Lab 2	Lab 2	41	1	1	41	0	2	2	Yes

Lab 6

SLNO	Facility	Passive ID mark	SLNO
2	IT Control & Server Room	✓ Yes	
3	Damaged equipment from CS Service	✓ Yes	
4	Power Backup	✓ Yes	
4.1	Backup Power	✓ Yes	
4.2	UPS Power Hourly Status	✓ Yes	
4.3	Working 2075 Watts minimum specification applicable to KVA	✓ Yes	
5	Multiple UPS Backup	✓ Yes	
6	UPS Type On line Offline	✓ Yes	Offline
7	UPS Type Backup or Nonload	✓ Yes	Not Included
8	First Aid Box	✓ Yes	
9	Fire Extinguishers with labels	✓ Yes	
10	DG Backup valid AVG & service contracts	✓ Yes	
11	DG Capacity	34.5 KVA	
12	Provisioning for mobile equipment DG increase of 20 Percent	✓ Yes	
13	Printer Labels at Link at SLNO	✓ Yes	
14	Printers	✓ Yes	
15	TV with recording capability	✓ Yes	
16	Two cameras in each data room with video blind spot	✓ Yes	
17	PC Configuration	✓ Yes	Details
18.1	Processor Intel Dual Core min 2.66GHz	✓ Yes	Intel Core Duo
18.2	PC Memory size 16 inches and 802.11	✓ Yes	17
18.3	PC RAM 2GB and above	✓ Yes	2.0GB 4GB
19	HDD Space - 150 GB Free space for TCS Owned OS installation	500 GB	
20	Motherboard: Motherboard should have PXE enabled LAN card	Yes	
21	Monitor Should support screen resolution of 1024 X 768	Yes	
22	Keyboard and Mouse should not be multimedia	Yes	
23	IP Camera with storage of 10 days	Yes	
24	1 TB HD space depending on the center size, camera resolution, candidate count, and duration of shifts	Yes	
25	Approved biometric devices	Yes	

TCS Proprietary and Confidential

Handwritten notes:
 1. All equipment should be labeled with SLNO
 2. All equipment should be labeled with SLNO
 3. All equipment should be labeled with SLNO
 4. All equipment should be labeled with SLNO
 5. All equipment should be labeled with SLNO

17	Networking (LSP shall ensure that all nodes are networked and network connectivity is available at all times)	Details	Remarks
17.1	Network topology	SIP	
17.2	Switches type managed switches	HP 2824B	
17.3	Methods of configuration of each ID	Yes	
17.4	Configuration available	Yes	
17.5	Network Switch 100 Mbps Available Firewall Address	Yes 100 Mbps	
17.6	No. of computers in the LAN network connected to the firewall	Yes 72	
17.7	Physically separated network	Yes	
17.8	Network Switch- GBPS	1 GBPS	
17.9	LAN Cable- CAT6	Yes CAT6	
17.10	Manageable Distribution Layer switch with loop prevention enabled.	Yes	
17.11	Network Architecture - Modular Network, Physically Separate network for assessment	Physically Separate	
17.12	More than 2 Mbps (ethernet) broadband connection for assessment (related activities)	Yes 100 Mbps	
17.13	Minimum 4 Mbps (ethernet) broadband connection (T) for DCL Live Surveillance	Yes 100 Mbps	
17.14	Primary Internet Connection Bandwidth (Required 2.5 Mbps, 100 Machine)	Yes 200 Mbps 100 Mbps	
17.15	Primary Internet ISP Name of the network	VT	
17.16	Secondary Internet Connection with SLD (P.A.A. 2004)	Yes	
17.17	Secondary Internet Connection Type	JO	
17.18	Secondary Internet Connection Bandwidth	NIL	
17.19	Secondary Internet Connection LSP Name	NIL	
17.20	Service SLA for Internet Service		
18	Assessment Support		

As per TCS requirement, LSP will arrange for required assessment support on days starting as per the role of Administrator, Penetration Tester, Security Analyst, Security Engineer, SOC Operator as defined and approved by TCS and on the Authorized Personnel given, validated and pay for such assessment support services as per rates specified. The LSP shall ensure the details of support services covering the following - Subject to terms and conditions as specified in the terms and conditions and as required.

Handwritten signature

1	Admittable to the Candidate	Please Tick (Yes)	Please Tick (No)
1.1	Administrative room/covered area for candidate verification & housekeeping staff, Security guards & Water supply should be available	✓ Yes	
1.2	The Cafeteria inside the campus should be kept opened on the test day	✓ Yes	
1.3	There will be a Medical Attendant Support available inside the premises	✓ Yes	
1.4	Parking facility for the candidates vehicles, should be available	✓ Yes	
2	Manpower to be provided		

a) Test Center Administrator (TCA) TCAs Responsibility includes the following besides other activities which may be communicated from time to time:

1. IT Readiness prior to Trial Run/ Mock Day
 2. DG Filled with diesel fuel
 3. Clean and sanitized racks/wiring/cables
 4. Availability of running water during exam center opening/closing
 5. Availability of power supply during exam center opening/closing
 6. Availability of IT Venue SPOC (Other required support staff)
 7. Support during Exigency Scenarios
 8. Ensuring all required equipment are in serviced and in running condition
 9. Coordination with local authorities
 10. Overall management of the venue before/ during & after the examination
- 2.1 Manager, need to have minimum 3 years' experience with good understanding of the venue IT Infrastructure & Network environment
 - 2.2 Security Guards should be trustworthy and active enough to supervise/ screen movement of people and support crowd management
 - 2.3 Accredited Technicians / Guards / Cleaners should be engaged with the SP and well versed with the exam infrastructure
 - 2.4 House Keeping / Cleaning Attendants, need to come early & go last
 - 2.5 Staff exam center security / support staff
3. Statutory Compliance
 - 3.1 Adequate provisioning of Fire Safety Equipment & Fire Extinguishers available at vulnerable locations inside the premises / labs
 - 3.2 First Aid Box available in the vicinity of the test rooms / computer labs
4. Commercial Terms & Conditions
 - 4.1 TCS shall pay Fees of Rs. 50 per node for the number of nodes used by TCS on the particular day. In case LISP center is not available on the day of the requirement of TCS, TCS reserves the right to proportionately reduce the node rate based on the number of hours for which LISP has made the space available

There shall be NO charges payable for Venue infra Audit / Venue Compensate & recovery. All charges shall be at the venue before actual claims submitted for Certifying the venue readiness. ✓ Yes

4.2 During Usage Period for personnel engaged and if the cost of the same is not included as per above defined rates then LISP shall be entitled to charge TCS for actual number of personnel engaged at the following agreed rates ✓ Yes

Personnel Description	Single Shift Price	Two Shift Price	Three Shifts Price	Four+ Shifts Price
Test center Administrator	Rs. 750 per shift	Rs. 1,125 per day	Rs. 1,500 per day	Rs. 1,650 per day
IT Managers	Rs. 750 per shift	Rs. 1,125 per day	Rs. 1,500 per day	Rs. 1,650 per day
IT Assistants	Rs. 400 per shift	Rs. 600 per day	Rs. 800 per day	Rs. 900 per day
Investigators	Rs. 500 per shift	Rs. 750 per day	Rs. 1,000 per day	Rs. 1,100 per day
Support	Rs. 300 per shift	Rs. 450 per day	Rs. 600 per day	Rs. 650 per day

TCS ICN shall pay the aforesaid charges basis actual invoice received from the LISP

Other Reimbursements : Basis of actual utilization LISP is entitled to charge TCS for reimbursements of expenses on actual spend as defined below.

4.4

Description	Price
Surveillance Camera facility to record a session	Rs.10 per node per day
Print Per Sheet	Rs. 1 per sheet

Diesel Generator Cost: LISP will charge TCS for reimbursement of diesel expenses for the DG usage at rates specified below.

4.5

Description	Rate
Diesel Cost	Rs. 4.5 per candidate

Note : In case of DG failure LISP is required to arrange for Backup/Mobile DG, In case same does not work or is not available immediately TCS will arrange for the Mobile DG & cost recovered from the LISP at actuals. On the day of the examination if diesel generator fails and TCS is required to arrange for alternate diesel generator, TCS shall raise a debit note on LISP basis actual expense incurred and adjust the amount from the invoice amount payable to LISP.

Number of Shift	Single Shift	Double Shift	3 rd or More Shift
Minimum Amount	Rs. 800	Rs. 1,500	Rs. 2,200

LISP shall be eligible for payroll basis actual utilization (Diesel Cost per candidate * Number of registered candidates scheduled) or Minimum Amount whichever is higher.

4.6 Miscellaneous

TCS will raise a Work order whenever TCS wants to use LISP hardware and LISP shall raise an undispensed invoice after the Usage Period within 60 days from the date of examination. LISP shall attach a copy of the Work Order and supporting documents along with the invoice. TCS shall verify the invoice and pay a validated invoice within thirty (30) days from the date of receipt of original hard copy of the invoice on best effort basis.

In case TCS does not receive undispensed invoice within 60 days from the date of examination, TCS shall not be liable to make payment to the LISP.

SCHEDULE - 3
SERVICE LEVEL CREDITS

- LISP shall provide written confirmation of center within 48 hours of receiving written request placed by TCS. ION LISP shall ensure that the details of personnel providing investigation/supervision services are shared with TCS personnel 10 days prior to the period specified in Work Order.
- LISP shall ensure that the invoices are dispatched immediately after completion of the project as stated in Work Order.

FUNCTION	NAME	EMP NUMBER	APPROVED (YES/NO)	SIGN	REMARK
POWER AUDITOR	Anup Kumar	1207372			
NETWORK AUDITOR	Ashish Kumar	896754			
CENTER HEAD	Gourav Choudhary	889303			
CITY HEAD	Gourav Choudhary	889303			
ROI	Ahmaniyu	1223218			E-APPROVAL TAKEN
ZOM	Shunnessh Bhargava	896878			E-APPROVAL TAKEN

Memorandum of Understanding

Between

Maharaja Agrasen University

Baddi, Himachal Pradesh, India

And

Laureate Institute of Pharmacy,

Kathog, Jwalamukhi, Himachal Pradesh, India

This Memorandum of Understanding is made on this 12 of August . 2022 between Maharaja Agrasen University having their campus at. Atal Shiksha Kunj, Nanakpur, Pinjore Nalagarh National Highway, near Barotiwala, Tehsil Baddi (Distt. Solan) Himachal Pradesh - 174103, represented by its Vice Chancellor - Dr. R K Gupta, as the **First Party** (hereinafter referred to as "University" or "MAU" or the "**First Party**")

And

Laureate Institute of Pharmacy, Kathog, Jwalamukhi, Himachal Pradesh India represented by its Director cum Principal (Prof.) Dr. M.S. Ashawat, Jwalamukhi (hereinafter referred to as "LIPh" or the "**Second Party**").

The Maharaja Agrasen University (MAU) established in the year 2013 and was inaugurated by Shri Pranab Mukherjee, Hon'ble President of India. The University, established under the Maharaja Agrasen University (Establishment & Regulations) Act, 2012, started its academic programs since 2013. The University has been selected as Mentor University one of among the top 50 institutions from all over **India by the AICTE and Institution Innovation Council (IIC), Ministry of Education, Government of India in 2021.**

For imparting Quality Education, University has been accredited by NAAC since 2019. Students of the University are winners of the **Smart India Hackathon (SIH-20), (SIH-19), AND TECHGIG CODE**

Gladiators- University adopted five villages under Unnat Bharat Abhiyan in 2019 to address the development challenges through appropriate technologies.

University has been selected as a "Project Institute" for "**PM YUVA YOJANA**" in 2018 to run courses by the Ministry of Skill Development and Entrepreneurship (MSDE), Govt. of India. Twenty-Seven MoU's have been signed by the University since its inception in 2013. A few MoU's among these are with Tynor Orthotics Pvt. Ltd., Army Training Command, and Sophisticated Analytical Instrumentation Facility- Panjab University, National Defense Academy, Himalayan Forest Research Institute, H.P., National Law University, Central Depository Services Ltd. (CDSL), Indian Council of Agricultural Research, New Delhi (National Bureau of Fish Genetic Resources), and Indian Council of Agricultural Research, New Delhi (Indian Institute of Sugarcane Research).

University is approved by **UGC, AICTE, BCI, PCI**, and functioning under the supervision of Himachal Pradesh Private Educational Institutions Regulatory Commission and Govt. of Himachal Pradesh.

The University has been appreciated by a consortium of 25 chairpersons of industry who conferred CCI Technology Excellence Award 2014 in the category of Best Emerging Private University of India. It has also been adjudged by "**Higher Education Review**" as the of the Year 2015" in the category of "Research & Development".

WHEREAS, Laureate Institute of Pharmacy, Kathog, Jawalamukhi, Himachal Pradesh (LiPh) India is an institution of academic excellence and achievement and was established in 2007. It is amongst one of the finest colleges with in H.P. Technical University, Hamirpur H.P. The institution is ISO certified and IAC accredited & recognized by University Grant Commission, New Delhi under Sec. 2(F) of UGC act 1956. Institute has Sophisticated Instrumentation Facilities (SIF) and focused on research projects related to photoactive herbal formulation, bioanalytical method discipline and validation, development of new drug delivery system. All the major instruments like Fourier Transform Infrared Spectroscopy (Shimadzu IR Spirit), RP-HPLC (Shimadzu LC Prominence), Brookfield Viscometer, small scale industrial set up machine room with major equipment's are available in the college. Currently, institution runs three post graduate courses in Pharmacy-Pharmaceutics, Pharmaceutical Analysis & Quality Assurance and Pharmacology. The institute has well established Ph.D. research Centre (H.P. Technical University off campus research Centre). The institution fetched the research grants from H.P. Council for Science, Technology & Environment (HIMCOSTE) for bio-filter design and also received grants from other funding agencies. The institution also has animal house facilities approved by CPCSEA, India

which help in carrying out Pre-clinical toxicity studies, pharmacological assay, biopharmaceutical studies
Research scholars and faculty members have published the research article in reputed journals

The aforesaid organizations are hereafter referred to individually as Institution and collectively as
Institutions.

OBJECTIVES OF THE MOU

In the spirit of friendship and with mutual interest in cooperation, Lime areas of cooperation will include
any programme offered at either Institution as thought desirable and feasible on either side and that both
sides will contribute to the fostering and development of the cooperative relationship between the two
organizations and to promote joint educational and cultural collaborations.

Cooperation shall be carried out through such activities as:

1. Exchange of faculty and/or staff
2. Exchange of students
3. Joint teaching, research, or cultural activities;
4. Joint organization of seminars and academic meetings
5. Faculty/Staff professional development;
6. Exchange of academic materials and other related information
7. Special short-term academic programs.

DURATION AND EVALUATION OF MOU

1. This MOU will come into operation with effect from the date of signing and will remain in force
and effect for a period of three years or until the Termination Date. Either party may request
termination of this agreement, in writing, ninety days prior to the proposed termination date.
2. A joint evaluation of the MOU will be initiated by the designated representatives of the two
Institutions six months prior to the expiration date. Following the evaluation, the MOU may be
renewed and extended for an additional five year period.
3. Amendments to this MOU may be requested, in writing, by either party and approved by the
authorized signatories of the two Institutions.

AREA OF COLLABORATION

1. Areas of collaboration may be proposed by either Institution and may include, but are not limited to above activities. Any other related academic, cultural or research activity may be undertaken on mutual understanding between the two Institutions.
2. 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.
3. All activities shall be subject to the availability of funds and with the approval of each Institution's authorized representatives.

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.

COMPLIANCE WITH LAW

The parties specifically intend to comply with all applicable laws, rules and regulations as they may be amended from time to time. If any part of this Agreement is determined to violate central, state, or local laws, rules, or regulations, the parties agree to negotiate in good faith revisions to any such provisions. If the parties fail to agree within a reasonable time to revisions required to bring the entire Agreement into compliance, either party may terminate this Agreement upon thirty days prior written notice to the other party.

FORCE MAJEURE

In the event, students are unable to complete the Program due to but not limited to: act of God; war; acts of the government; fires; floods; epidemics; quarantine restrictions; strikes, labor disputes or work stoppages; transportation contingency; and freight embargoes; other catastrophes or any similar occurrences beyond the reasonable control of both of the Institutions, the initiator Institution will assist the affected students in

finding an alternate site/mode to complete the Program.

STUDENT EXCHANGE

- ❖ The aim of the exchange program is to provide students an opportunity to have experience of diverse academic environment as well as to gain a better understanding of related concepts borne under this MOU through education.
- ❖ The number of students exchanged under this MOU shall be not more than twenty students at a time from each Institution end. The total number of mutual exchange students will be same from each Institution during the term of MOU.
- ❖ The host Institution has the right to decide acceptance of exchange students, by taking account of recommendation issued from the home Institution for exchange students based on their academic record.
- ❖ The host Institution will waive application fees, entrance fees, and tuition fees of the exchange students. Transportation, accommodation, food, clothing and other personal costs including the medical health insurance and medical care will be the personal responsibilities of the students themselves. However, the host Institution may charge an amount for providing laboratory, library, internet facilities etc. The amount will be intimated at the time of making an offer.
- ❖ The host Institution shall reserve or make available accommodation on campus for exchange students or assist them in locating suitable housing off campus if they so desire.
- ❖ The exchange student is treated as either the research student or specially registered student.
- ❖ The exchange students will be subject to the student rules of the host Institution, while on exchange. Exchange students will be offered the same facilities as students of the host Institution.
- ❖ Exchange students will study subject or conduct researches which are pertinent to their field of study and are offered by the host Institution.
- ❖ The acceptance of course work (lectures, seminars) taken at the Institution and the measure of achievement attained there will be communicated to the home Institution.

FACULTY EXCHANGE

- ❖ The two Institutions will actively seek to promote mutual faculty exchange for mutual agreed periods.
- ❖ Faculty exchange may assume various forms, such as individual short-time and long-term visits of faculties, joint research and development projects.
- ❖ Both Institutions will try to seek external funding to facilitate these exchanges.
- ❖ Both Institutions will encourage their faculty for co-author publications, joint research activities and joint projects subject to applicable copyright and/or other laws of each country, as well as rules and regulations of the respective Institutions.
- ❖ The host Institution will endeavor to, as much as possible, make available such facilities as will enable the faculty to obtain experience and training in its departments and institutes, including the use of its laboratories and libraries.
- ❖ The two Institutions acknowledge that in the absence of an external funding agency, all expenses for travel, living and allied costs will be left to the discretion and the responsibility of the home Institution.

COORDINATORS

Both Institutions will designate persons who will have responsibility for co-ordination and implementation of this agreement.

INTELLECTUAL PROPERTY RIGHTS

The intellectual property rights (IPR) that arise as a result of joint research and collaborative activity under the agreement will be worked out on a case to case basis and will be consistent with officially laid down IPR policies of the two Institutions.

EXCHANGE OF INFORMATION

Information will be actively exchanged, including information about students, information on research and studies provided at the host/home Institution, relevant information about faculty members and fields of research, and Institution publications.

DISPUTE RESOLUTION

The two Institutions shall attempt to resolve all disputes arising out of or relating to this MOU

Witness No. 1

Signature
Date

Witness No. 2

Signature
Date

Witness No. 3

Signature
Date 12/8/22

Witness No. 4

Signature

Date

Witness No. 5
Signature
Date

Witness No. 6

Signature
Date 12/28/2022

Witness No. 7

Signature
Date

Witness No. 8

Signature

Witness No. 9

Signature
Date

Witness No. 10
Signature
Date

Signature
Date 12/28/2022

Signature

Signature
Date