

SUPPLEMENTAL LETTER OF AGREEMENT BETWEEN
ST. PETER'S INSTITUTE OF PHARMACEUTICAL SCIENCES
AFFILIATE OF KAKATIYA UNIVERSITY, TELANGANA, INDIA

AND

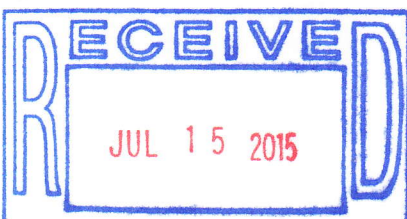
THE UNIVERSITY OF FINDLAY COLLEGE OF PHARMACY (UFCPHM)
FINDLAY, OHIO

Introduction

The purpose of this Agreement is to further the mutual understanding between St. Peter's Institute of Pharmaceutical Sciences; affiliate of Kakatiya University, India and The University of Findlay, College of Pharmacy (CPHM) to enhance each institution's teaching, learning, and internationalization objectives. This Supplemental Letter of Agreement is an Appendix to the Memorandum of Understanding between Kakatiya University and The University of Findlay dated 7/22/15. St. Peter's Institute of Pharmaceutical Sciences and The University of Findlay College of Pharmacy agree to institute this student exchange program under the following terms.

STUDENT EXCHANGE

1. St. Peter's Institute of Pharmaceutical Sciences and UFCPHM will exchange up to four (4) students each year from their respective institutions as student pharmacists, unless this number is varied by mutual agreement.
2. St. Peter's Institute of Pharmaceutical Sciences and UFCPHM will host these Pharm. D /B. Pharm students from one another's institution during the months of June – August for UFCPHM students and between the months of August - October for St. Peter's, unless other times are mutually agreed upon.
3. St. Peter's Institute of Pharmaceutical Sciences will engage the visiting student pharmacists in free observership at its University hospital, engage them in other educational activities designed by Department of Pharmacy Practice, and involve the student pharmacists with other ongoing educational activities at St. Peter's Institute of



Pharmaceutical Sciences for the duration of one month. In turn, UFCPHM should reciprocate with similar programs for the St. Peter's Institute of Pharmaceutical Sciences' students visiting UFCPHM for a period of one month.

4. St. Peter's Institute of Pharmaceutical Sciences and UFCPHM agree to provide subsidized accommodation in University hostels/housing.
5. St. Peter's Institute of Pharmaceutical Sciences and UFCPHM agree to provide students, complimentary/subsidized rate(s) if reciprocated by the University partner in a similar way, access to library, sport, and food facilities.
6. It is expected that the individuals participating in this agreement will make arrangements, with their home institution, for their health insurance.
7. The Student Exchange Committee of St. Peter's Institute of Pharmaceutical Sciences will assist the visit of the student pharmacists from UFCPHM and will guide them to places of social and cultural heritage around St. Peter's Institute of Pharmaceutical Sciences while The University of Findlay shall provide similar support to the student pharmacists from St. Peter's Institute of Pharmaceutical Sciences.
8. St. Peter's Institute of Pharmaceutical Sciences and UFCPHM agree to assist each exchange student, faculty/staff by:
 - Providing pre-departure material, and post-arrival orientation,
 - Providing the necessary documents and information to enable the exchange student/faculty/staff to obtain the correct permit/visa,
 - Providing arrival assistance, if required,
 - Designating an administrative contact to deal with all correspondence related to this program, providing student support and advisory services.
9. St. Peter's Institute of Pharmaceutical Sciences and UFCPHM agree to provide complimentary accommodation to the accompanying faculty/mentor (if any). The accompanying faculty/mentor will be asked to utilize his/her expertise in suitable educational activities at host institute.
10. The home institution will screen applicants from its institution for the exchange and reserves the right to make final judgment on the students nominated for exchange.



11. Any incidental fees for services over and above those specified in this Agreement shall be met by the visiting student. These fees shall be no greater than those normally paid by students of the host institution.
12. Any UF student wishing to receive academic credit during an exchange will need to go through Kakatiya University in India. The academic credit must come from Kakatiya University in order for it to transfer to UF.
13. Both institutions will review the program annually for any imbalances in the number of exchange students, and will adjust the number of students appropriately throughout the duration of the Agreement, so as to endeavor to achieve parity before this Agreement expires.

RENEWAL, TERMINATION, and AMENDMENT

For conditions of the exchange not covered by this Agreement, or for problems that arise during the course of the Agreement, both parties agree to refrain from unilateral action and to consult and negotiate mutually acceptable decisions.

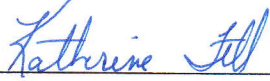
Amendments to this Agreement may be made at any time, by correspondence, and only when agreed upon by both parties. Any amendments shall be added to the terms as addenda.

This agreement shall be considered for review after a period of three years. Either institution may terminate this Agreement by giving notice in writing to the other institution of no less than six (6) months. Any student who may have commenced at either institution before the date of termination may complete their student exchange opportunity by special agreement between the two institutions.

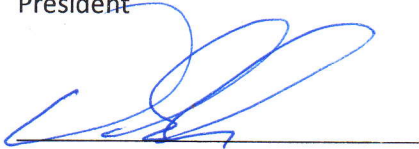
The institutions shall confer concerning the renewal of this Agreement six (6) months prior to its expiration.



For and on behalf of,
The University of Findlay



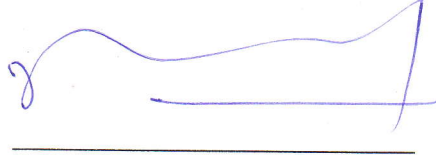
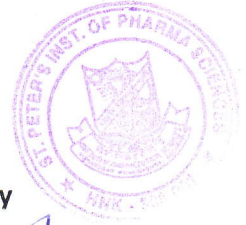
Dr. Katherine Fell
President



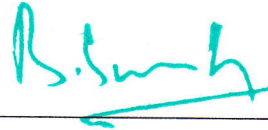
Dr. Darin E. Fields
Vice President for Academic Affairs

Date: 7/22/15

For and on behalf of,
St. Peter's Institute of
Pharmaceutical Sciences,
Affiliate of Kakatiya University



T. Jayapal Show Reddy
Chairman



Dr. Suresh Bandari
Professor and Principal

Date: 03-07-2015



St. Peter's
Institute of
Pharmaceutical Sciences

MEMORANDUM OF UNDERSTANDING

This MEMORANDUM OF UNDERSTANDING (hereinafter referred to as the "MOU") is made and entered into as of **21/04/2017** by and between:-

"Syncorp: Clinical Research", 2nd floor, Rajadhani Complex, opposite to Sai Baba Temple, Ravi Residency, Kaman, Dilsukhnagar, Hyderabad, Telangana 500060, Email ID: info@syncorphealth.com henceforth referred to as the **"Party A"**;

AND

"St. Peter's Institute of Pharmaceutical Sciences, #2-4-1211/1, Vidyanagar, Hanamkonda, Telangana", The Chairman, Contact No.9000001957 and email ID: spipswgl@gmail.com henceforth referred to as the **"Party B"**.

The parties shall individually referred to as a "Party" and collectively as "Parties".

WHEREAS, in consideration of the mutual understandings contained therein and for other good and valuable consideration, the receipt and sufficiency of which hereby are acknowledged, it is mutually agreed between the Parties to this MOU, as follows:

BACKGROUND

All Parties hereby form themselves into this MOU for the benefits of each other in future and ultimately the wider population (hereinafter jointly referred to as the "Purpose") or for upcoming projects as both have a synergy in their space of work and engagements. The objective of this MOU is to bridge this skill gap through collaboration and partnership between both parties. Under this MOU all the parties shall complete projects on agreed conditions of this MOU which shall be followed during the course of this MOU.

ENGAGEMENT & SCOPE

This MOU contemplates the proposed engagement of the Parties. All Parties accept such engagement and agree that they shall during the term of their engagement hereunder conscientiously provide their resources and perform the required services to full limit of their ability, and further agree that they shall promptly and faithfully comply with all requirements, directions, requests, rules, and regulations.

All Parties do hereby agree as under:

1. The party A agrees to collaborate and support in organizational development, pedagogy, patent, research, innovation, incubator, startup, mentoring, industry partnership, internship, starting new healthcare programs with party B.
2. The party A agrees to collaborate for conducting workshop/seminar/conference at least once in every year at the campus of party B.
3. The party A agrees to provide training to the Pharmacy/PharmD students of party B in the fields of:

Clinical Pharmacy

Clinical Research

Any other fields as needed

4. The party A agrees to provide career guidance to interested students of Pharmacy/Pharm.D and other courses of party B
5. Both the parties agree to use each other promotional materials (logo, pamphlets, name & address, contact details, etc.,) in any event organized by both the parties only for promotional activities.

All parties have full capacities for the responsibilities above and will execute as described. Except this all the parties will share responsibilities on mutually agreed basis and hence share expense, profit and any other credits depending on agreed terms and conditions as mutually agreed.

1. INDEMNIFICATIONS

All Parties shall indemnify and hold harmless each other, their affiliates and respective officers, directors, agents and employees from any and all claims, demands, losses, causes of action, damage, lawsuits, judgments, including attorneys' fees and costs, arising out of, or relating to, the services of Parties under this MOU.

2. LIABILITY

All partners, sponsors, volunteers are absorbed of any liability resulting from any and all services provided during the mutually agreed events.

3. NON-DISCLOSURE

All partners are working together in this endeavor. Neither Party will use, copy, adapt, alter or part with possession of any information of the others which is disclosed or otherwise comes into its possession under or in relation to this MOU and which is of a confidential nature.

4. FINANCIAL IMPLICATIONS: Once both the parties agree and decide the priority areas of implementation, financials will be mutually discussed and decided.

5. GENERAL

- 1) The parties to this MOU shall not be deemed to be in breach of this understanding or otherwise liable to any other party in any manner whatsoever for any failure or delay in performing or initiating the activities proposed in this MOU.
- 2) This MOU records the understanding between the parties and is not intended to be a legally binding document and shall not be enforceable in any Court of Law.
- 3) The parties to this MOU shall be permitted to use the other's name, crest, logo or branding after obtaining the other's prior consent to such use and fully complying with the user guidelines.

6. NOTICES & COMMUNICATION

Communication necessary for the performance of this MOU shall be made through the contact details provided in this MOU.

7. ADDENDUM


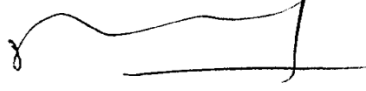

A party to this MOU may request an amendment to this MoU at any time, provided such amendment is with the prior written consent of the authorised representatives of all parties.

8. TERMINATION

Termination of this MOU by each Party prior to the execution and delivery of the definitive agreements shall be without liability and no Party hereto shall be entitled to any form of relief whatsoever, including without limitation, injunctive relief or damages.

SIGNATURES:

This MOU is executed on behalf of the parties by their respective duly authorized signatory as set out below:

| | |
|--|---|
| <p>For SYNCORP: CLINICAL RESEARCH (Party "A")</p> <p>_____</p> <p>Authorized Signatory</p>  <p>Name: R Mahesh Designation: Syncorp: Clinical Research Email: <u>info@syncorphealth.com</u></p> | <p>For ST. PETER'S INSTITUTE OF PHARMACEUTICAL SCIENCES (Party "B")</p> <p></p> <p>_____</p> <p>Authorized Signatory</p>  <p>Name: T Jayapal Reddy Designation: Chairman Email: spipswgl@gmail.com</p> |
|--|---|

MEMORANDUM OF UNDERSTANDING (MOU)

Between

St. PETER'S INSTITUTE OF PHARMACEUTICAL SCIENCES, HANAMKONDA

And

**ST. PETER'S ENGINEERING COLLEGE, KOMPALLY, HYDERABAD,
TELANGANA**

St. Peter's Institute of Pharmaceutical Sciences, Vidyanagar, Hanamkonda and St. Peter's Engineering College, Kompally, Hyderabad, Telangana, has reached agreement on the following areas of cooperation and subject to mutual consent.

1. Exchange of subject experts
2. Exchange of academic materials and other information
3. Student exchange for internships and placements

The terms of such mutual assistance for any specific program and activity shall be mutually discussed and agreed upon in writing by both parties prior to the initiation of a particular program.

Each institution will designate an individual to coordinate this program all endeavours that may derive from it. For this purpose St. Peter's Institute of Pharmaceutical Sciences, Hanamkonda designates Sri T. Jayapal Reddy, Chairman, and Sri. T. Anuraag Reddy, Administrative Director, St. Peter's Engineering College, Kompally, Hyderabad, Telangana.

No amendment, consent, or waiver of terms of this Letter of Collaboration shall bind either party unless in writing and signed by all parties.

This memorandum of Understanding shall commence on **20th June 2019** and be in effect for ten years i.e. (**19th June 2029**), at which time it shall be reviewed for possible extension. Either party may terminate this letter by written notification signed by be appropriate official of the institution initiating the notice. However, such notification must be received by the other party at least two months prior to the effective date of termination

**For St. Peters Institute of
Pharmaceutical Sciences,**

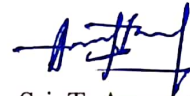
**For St. Peter's Engineering
College, Kompally,
Hyderabad, Telangana**



Sri. T. Jayapal Reddy

Chairman

Date



Sri. T. Anuraag Reddy

Administrative Director

Date



St. Peter's
Institute of
Pharmaceutical Sciences

MEMORANDUM OF UNDERSTANDING

This MEMORANDUM OF UNDERSTANDING (hereinafter referred to as the "MOU") is made and entered into as of 22/11/2019 by and between:-

"JEEVANLAL AND SONS MEDICAL STORES" 6-2-194, R. Jeevanlal, Complex, Chowrastha, Hanamkonda, henceforth referred to as the "Party A";

AND

"St. Peter's Institute of Pharmaceutical Sciences, #2-4-1211/1, Vidyanagar, Hanumakonda, Telangana", The Chairman, Contact No.9000001957 and email ID: spipswgl@gmail.com henceforth referred to as the "Party B".

The parties shall individually referred to as a "Party" and collectively as "Parties".

WHEREAS, in consideration of the mutual understandings contained therein and for other good and valuable consideration, the receipt and sufficiency of which hereby are acknowledged, it is mutually agreed between the Parties to this MOU, as follows:

BACKGROUND

All Parties hereby form themselves into this MOU for the benefits of each other in future and ultimately the wider population (hereinafter jointly referred to as the "Purpose") or for upcoming projects as both have a synergy in their space of work and engagements. The objective of this MOU is to bridge this skill gap through collaboration and partnership between both parties. Under this MOU all the parties shall complete projects on agreed conditions of this MOU which shall be followed during the course of this MOU.

ENGAGEMENT & SCOPE

This MOU contemplates the proposed engagement of the Parties. All Parties accept such engagement and agree that they shall during the term of their engagement hereunder conscientiously provide their resources and perform the required services to full limit of their ability, and further agree that they shall promptly and faithfully comply with all requirements, directions, requests, rules, and regulations.

All Parties do hereby agree as under:

1. The party A agrees to collaborate and support in organizational development, pedagogy, patent, research, innovation, incubator, startup, mentoring, industry partnership, internship, starting new healthcare programs with party B.
2. The party A agrees to collaborate for conducting workshop/seminar/conference at least once in every year at the campus of party B.

3. The party A agrees to provide career guidance to interested students of Pharmacy/Pharm.D and other courses of party B
4. Both the parties agree to use each other promotional materials (logo, pamphlets, name & address, contact details, etc.) in any event organized by both the parties only for promotional activities

All parties have full capacities for the responsibilities above and will execute as described. Except this all the parties will share responsibilities on mutually agreed basis and hence share expense, profit and any other credits depending on agreed terms and conditions as mutually agreed.

1. INDEMNIFICATIONS

All Parties shall indemnify and hold harmless each other, their affiliates and respective officers, directors, agents and employees from any and all claims, demands, losses, causes of action, damage, lawsuits, judgments, including attorneys' fees and costs, arising out of, or relating to, the services of Parties under this MOU.

2. LIABILITY

All partners, sponsors, volunteers are absorbed of any liability resulting from any and all services provided during the mutually agreed events.

3. NON-DISCLOSURE

All partners are working together in this endeavor. Neither Party will use, copy, adapt, alter or part with possession of any information of the others which is disclosed or otherwise comes into its possession under or in relation to this MOU and which is of a confidential nature.

4. FINANCIAL IMPLICATIONS: Once both the parties agree and decide the priority areas of implementation, financials will be mutually discussed and decided.

5. GENERAL

- 1) The parties to this MOU shall not be deemed to be in breach of this understanding or otherwise liable to any other party in any manner whatsoever for any failure or delay in performing or initiating the activities proposed in this MOU.
- 2) This MOU records the understanding between the parties and is not intended to be a legally binding document and shall not be enforceable in any Court of Law.
- 3) The parties to this MOU shall be permitted to use the other's name, crest, logo or branding after obtaining the other's prior consent to such use and fully complying with the user guidelines.

6. NOTICES & COMMUNICATION

Communication necessary for the performance of this MOU shall be made through the contact details provided in this MOU.

7. ADDENDUM



A party to this MOU may request an amendment to this MoU at any time, provided such amendment is with the prior written consent of the authorised representatives of all parties.

8. TERMINATION

Termination of this MOU by each Party prior to the execution and delivery of the definitive agreements shall be without liability and no Party hereto shall be entitled to any form of relief whatsoever, including without limitation, injunctive relief or damages.

SIGNATURES:

This MOU is executed on behalf of the parties by their respective duly authorized signatory as set out below:

| | |
|---|--|
| <p>For Jeevanlal and Sons Medical Store (Party "A")</p> <p></p> <hr/> <p>Authorized Signatory</p> <p>JEEVANLAL & SONS</p> <p>Name: Mr. Bharat Agarwal Designation: Director</p> | <p>For ST. PETER'S INSTITUTE OF PHARMACEUTICAL SCIENCES (Party "B")</p> <p></p> <hr/> <p>Authorized Signatory</p> <p>Name: Sri. T. Jayapal Reddy Designation: Chairman</p> |
|---|--|



St. Peter's
Institute of
Pharmaceutical Sciences

MEMORANDUM OF UNDERSTANDING

This MEMORANDUM OF UNDERSTANDING (hereinafter referred to as the "MOU") is made and entered into as of **22/11/2019** by and between:-

"CLINFOMED PVT" Plot no 101, 2nd floor Rajanigandha Apt VR colony, Kamala Nagar, Dilsukhnagar, Hyderabad, 500060, henceforth referred to as the **"Party A"**;

AND

"St. Peter's Institute of Pharmaceutical Sciences, #2-4-1211/1, Vidyanagar, Hanumakonda, Telangana", The Chairman, Contact No.9000001957 and email ID: spipswgl@gmail.com henceforth referred to as the **"Party "B"**.

The parties shall individually referred to as a "Party" and collectively as "Parties".

WHEREAS, in consideration of the mutual understandings contained therein and for other good and valuable consideration, the receipt and sufficiency of which hereby are acknowledged, it is mutually agreed between the Parties to this MOU, as follows:

BACKGROUND

All Parties hereby form themselves into this MOU for the benefits of each other in future and ultimately the wider population (hereinafter jointly referred to as the "Purpose") or for upcoming projects as both have a synergy in their space of work and engagements. The objective of this MOU is to bridge this skill gap through collaboration and partnership between both parties. Under this MOU all the parties shall complete projects on agreed conditions of this MOU which shall be followed during the course of this MOU.

ENGAGEMENT & SCOPE

This MOU contemplates the proposed engagement of the Parties. All Parties accept such engagement and agree that they shall during the term of their engagement hereunder conscientiously provide their resources and perform the required services to full limit of their ability, and further agree that they shall promptly and faithfully comply with all requirements, directions, requests, rules, and regulations.

All Parties do hereby agree as under:

5. The party A agrees to collaborate and support in organizational development, pedagogy, patent, research, innovation, incubator, startup, mentoring, industry partnership, internship, starting new healthcare programs with party B.



6. The party A agrees to collaborate for conducting workshop/seminar/conference at least once in every year at the campus of party B.
7. The party A agrees to provide career guidance to interested students of Pharmacy/Pharm.D and other courses of party B
8. Both the parties agree to use each other promotional materials (logo, pamphlets, name & address, contact details, etc.) in any event organized by both the parties only for promotional activities.

All parties have full capacities for the responsibilities above and will execute as described. Except this all the parties will share responsibilities on mutually agreed basis and hence share expense, profit and any other credits depending on agreed terms and conditions as mutually agreed.

9. INDEMNIFICATIONS

All Parties shall indemnify and hold harmless each other, their affiliates and respective officers, directors, agents and employees from any and all claims, demands, losses, causes of action, damage, lawsuits, judgments, including attorneys' fees and costs, arising out of, or relating to, the services of Parties under this MOU.

10. LIABILITY

All partners, sponsors, volunteers are absorbed of any liability resulting from any and all services provided during the mutually agreed events.

11. NON-DISCLOSURE

All partners are working together in this endeavor. Neither Party will use, copy, adapt, alter or part with possession of any information of the others which is disclosed or otherwise comes into its possession under or in relation to this MOU and which is of a confidential nature.

12. FINANCIAL IMPLICATIONS: Once both the parties agree and decide the priority areas of implementation, financials will be mutually discussed and decided.

13. GENERAL

- 4) The parties to this MOU shall not be deemed to be in breach of this understanding or otherwise liable to any other party in any manner whatsoever for any failure or delay in performing or initiating the activities proposed in this MOU.
- 5) This MOU records the understanding between the parties and is not intended to be a legally binding document and shall not be enforceable in any Court of Law.
- 6) The parties to this MOU shall be permitted to use the other's name, crest, logo or branding after obtaining the other's prior consent to such use and fully complying with the user guidelines.

14. NOTICES & COMMUNICATION

Communication necessary for the performance of this MOU shall be made through the contact details provided in this MOU.

15. ADDENDUM


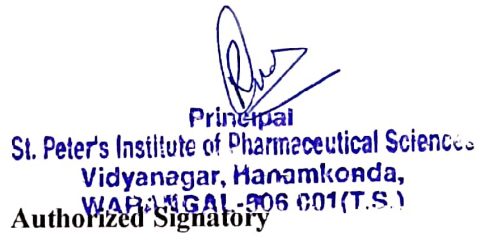
A party to this MOU may request an amendment to this MoU at any time, provided such amendment is with the prior written consent of the authorised representatives of all parties.

16. TERMINATION

Termination of this MOU by each Party prior to the execution and delivery of the definitive agreements shall be without liability and no Party hereto shall be entitled to any form of relief whatsoever, including without limitation, injunctive relief or damages.

SIGNATURES:

This MOU is executed on behalf of the parties by their respective duly authorized signatory as set out below:

| | |
|---|---|
| <p>For CLINFOMED PVT. LTD (Party "A")</p>  <p>Authorized Signatory</p> <p>Name: Dr. A. Mahesh Designation: Director</p> | <p>For ST. PETER'S INSTITUTE OF PHARMACEUTICAL SCIENCES (Party "B")</p>  <p>Authorized Signatory</p> <p>Name: Dr. Rajeshri Dhurke Designation: Principal</p> |
|---|---|

B. Shailaja

S.V.L.No.21 - 11 - 01 / 2010
RLNo.21 - 11 - 01 / 2013
H.No.2 - 5 - 83 & 84 / G - 4
Mitra complex Opp Suprabha Hotel
Nakkalagutta, Hanamkonda
Warangal - Dist.
License No. 09 / 2013



सत्यमेव जयते
INDIA

Rs. ≈ 0000100
357460

NON JUDICIAL

12.12.2019

TELANGANA

00126493018

MEMORANDUM OF UNDERSTANDING (MOU)

This Memorandum of Understanding is made 1st day of December month, 2019 year

between **M/s. Rohini Medicare Pvt. Ltd.**, Hanamkonda represented by its Superintendent Dr. J Sudhakar Reddy herein named as **Party One** and

St.Peter's Institute of Pharmaceutical Sciences, # 2-4-1211/1, Vidyanagar, Hanamkonda, Warangal Dist., Telangana represented by its Secretary & Correspondent Sri T Jayapal Reddy, S/o. Sri T Bala Reddy named as **Party Two**.

The Parties hitherto agree as follows:

- Party One** declares that M/s.Rohini Medicare Pvt. Ltd., having Rohini Super Speciality Hospitals at Hanamkonda is a 305 bedded hospital with General Medicine, Pediatrics, Pulmonology, Gynecology, Cardiology, Gastro Enterology, Neurology, Surgery, Orthopaedics, Burns and Plastic Surgery and Neuro Surgery.
- Party One** agrees to provide **Party Two** the minimum space necessary in the hospital building to establish Pharmacy Practice Department for conducting PharmD Program.
- Party One** agrees to provide preceptors required to train the PharmD students.
- Party One** agrees that it will not enter into similar agreement with any other Pharmacy Institution/s or department/s offering or intend to offer PharmD Programs.
- The prospective students will be allowed to undergo training in the respective speciality departments.
- Party Two** will provide the academic staff and necessary infrastructure for PharmD course as per the PCI norms and takes the overall responsibility for smooth conduct of the programs.
- This agreement is to be in effect at least for **TEN years** from the time of its endorsement by **both the parties**.
- The officials representing **M/s. Rohini Medicare Pvt. Ltd.**, and **St.Peter's Institute of Pharmaceutical Sciences** are signing this MOU to achieve the beneficial objectives of PharmD Programs.

Signature
[Party One]



Dr. J. Sudhakar Reddy
M.B.B.S., D.Ch.
Medical Superintendent
Rohini Medicare Pvt. Ltd
Subedari, Hanamkonda (T.S.)



Signature
[Party Two]

For St. Peter's Institute of Pharmaceutical Sciences
Correspondent



166111 No: 02105/2018. Rs 100-
తెలంగాణ తెలంగాణ TELANGANA
T. Jayapal Reddy. & Balakrishna B. Hymal
For St Peter's Institute Of Pharmaceutical Sciences
Hanamkonda


R 467432
THAKKALAPALLI LAXMI
SCENCED STAMP VENDOR
L.No. 21-11-02/2009
P.L. No. 21-11-04/2010
Mayuri Complex, opposite Andhra Bank,
Nakkalagutta, Balasamudram, Hanamkonda,
Warangal Dist.-506001. Cell: 9849556056

TO WHOM IT MAY CONCERN

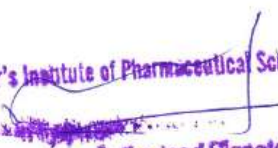
This has reference to the Memorandum of Understanding (MOU) with **St. Peter's Institute of Pharmaceutical Sciences**, Vidyanagar, Hanamkonda, dated 30th November, 2009 we hereby state that our Hospital M/s. **Rohini Medicare (Pvt) Ltd.**, Hanamkonda is having the following departments containing 305 beds.

- | | | |
|-------------------------------|-------------------|----------------------|
| 1. General Medicine | 2. Pediatrics | 3. Pulmonology |
| 4. Gynaecology | 5. Cardiology | 6. Gastro Enterology |
| 7. Neurology | 8. Surgery | 9. Orthopaedics |
| 10. Burns and Plastic Surgery | 11. Neuro Surgery | |

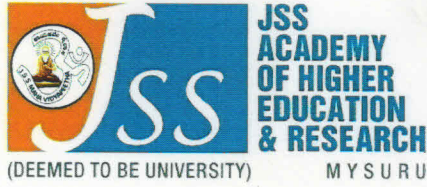
Date: 03-05-2018
Station: Hanamkonda


Sign and seal of the Hospital
Medical Superintendent
Rohini Medicare Pvt. Ltd.,
Hanamkonda (T.S)



Dr. St. Peter's Institute of Pharmaceutical Sciences

Authorised Signatory

Signature and Seal of the Institution



St. Peter's
Institute of
Pharmaceutical Sciences

Memorandum of Understanding

Between

**JSS Academy of Higher Education &
Research, Mysuru**

And

**St. Peter's Institute of Pharmaceutical
Sciences, Warangal Urban, Telangana**

A. R. G. S.

AR

The campus is equipped with good infrastructure, modern labs with latest equipments, Wi-fi connectivity, qualified, renowned resident and guest lecturers, fully equipped library, student and faculty exchange programs, drug information center, student support services, sports, recreational facilities.

This MOU is intended to outline the general framework for collaboration between the Parties. The initial goal of this collaboration is to establish working relationship and sharing of information, as well as the intent of the Parties to conduct co-operative activities to establish and promote a mutually beneficial relationship.

OBJECTIVES

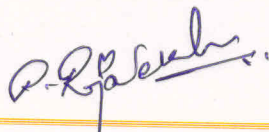
The objectives of the understanding are as follows:

- Co-operation on new or existing academic programmes;
- The development of joint research activities;
- Staff exchange or mutual visits to both institutions;
- Postgraduate student training and development;
- Student exchange;
- The exchange of information in the form of publications and journals, reference materials and other results of teaching and research; and
- Any other activities viewed to be potentially beneficial.

1. COMMITMENTS OF SPIPS AND JSSAHER

1.1 In Respect of Staff and Student Exchange

- a) Both Parties will consult on a regular basis at a minimum of once a year, the possibility of staff or student placements.
- b) Both Parties will ensure that the selected staff or student meets the appropriate requirements as determined and agreed upon by the two Parties. It is also agreed that the intended exchange be made known to the host institution at least three (3) months in advance.
- c) Where a staff placement is affected, the salary, travelling and living expenses will be the responsibility of the institutions from which the exchange is made (hereinafter called "the home institution").
- d) Where a student placement is affected, the travelling and living expenses will be the responsibility of the individual student.
- e) Advance understanding shall be made between both Parties with respect to access to special facilities such as laboratories, dedicated equipment, and the like, at least three (3) months in advance.
- f) The institution in which the exchange is made (hereinafter called "the host institution") shall not impose any bench fees payable for the use of laboratories for the placement of staff and student.





The campus is equipped with good infrastructure, modern labs with latest equipments, Wi-fi connectivity, qualified, renowned resident and guest lecturers, fully equipped library, student and faculty exchange programs, drug information center, student support services, sports, recreational facilities.

This MOU is intended to outline the general framework for collaboration between the Parties. The initial goal of this collaboration is to establish working relationship and sharing of information, as well as the intent of the Parties to conduct co-operative activities to establish and promote a mutually beneficial relationship.

OBJECTIVES

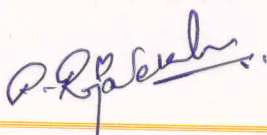
The objectives of the understanding are as follows:

- Co-operation on new or existing academic programmes;
- The development of joint research activities;
- Staff exchange or mutual visits to both institutions;
- Postgraduate student training and development;
- Student exchange;
- The exchange of information in the form of publications and journals, reference materials and other results of teaching and research; and
- Any other activities viewed to be potentially beneficial.

1. COMMITMENTS OF SPIPS AND JSSAHER

1.1 In Respect of Staff and Student Exchange

- a) Both Parties will consult on a regular basis at a minimum of once a year, the possibility of staff or student placements.
- b) Both Parties will ensure that the selected staff or student meets the appropriate requirements as determined and agreed upon by the two Parties. It is also agreed that the intended exchange be made known to the host institution at least three (3) months in advance.
- c) Where a staff placement is affected, the salary, travelling and living expenses will be the responsibility of the institutions from which the exchange is made (hereinafter called "the home institution").
- d) Where a student placement is affected, the travelling and living expenses will be the responsibility of the individual student.
- e) Advance understanding shall be made between both Parties with respect to access to special facilities such as laboratories, dedicated equipment, and the like, at least three (3) months in advance.
- f) The institution in which the exchange is made (hereinafter called "the host institution") shall not impose any bench fees payable for the use of laboratories for the placement of staff and student.






1.2 In Respect of Knowledge and Practice Experience Exchange

- a) Both Parties will consult on a regular basis at a minimum of twice a year, the possible areas of knowledge and practice experience exchange in all areas of health sciences. Both Parties will facilitate staff effort for joint projects in the areas of health sciences.
- b) Joint project or research will require a separate agreement describing the terms and conditions of the project or research, agreeable to both institutions.

BOTH PARTIES mutually agree to the following:

2. CONFIDENTIALITY

- 2.1 Both Parties undertake to observe confidentiality towards other Parties not concerned or connected with this MOU. Any confidential information disclosed to either Party pursuant to this MOU shall not without prior written consent of the other Party be disclosed to a third Party or be used for any purpose not expressly permitted in writing by the other Party.
- 2.2 The confidentiality provisions apply to all confidential information exchange including any confidential information exchange in preliminary discussions and during negotiations relating to matters within the scope of this MOU.
- 2.3 For purposes of this MOU, "confidential information" includes all technical know-how, financial information and other commercially valuable information in whatever form including unpatented inventions, trade secrets formulas, graphs, drawings, designs, tables, flow charts, process charts, biological materials, samples, devices, models and other materials of whatever description which the disclosing Party claims is confidential to itself and over which it has full control and include all other such information that may be in the possession of the disclosing Party's employees or management.
- 2.4 The obligation of this confidentiality shall not apply under the following circumstances:
 - a. The Confidential Information was previously known to the Receiving Party without restriction prior to receipt hereunder as evidenced by the record of the Receiving Party;
 - b. The Confidential Information, now or hereafter has become available to the public in the form of a printed publication or by any other means through no breach of this MOU;
 - c. The Confidential Information is subsequently disclosed to the Receiving Party without restriction by a third Party having lawful right to disclose such information; and
 - d. The Confidential Information is required by law to be disclosed.





- 2.5 Each Party agrees and undertakes that it shall ensure that all the employees, agents and sub-contractors to whom Confidential Information is divulged are made aware of and undertake to comply with the obligations as to the confidentiality herein contained.

3. INTELLECTUAL PROPERTY

- 3.1 No rights of any kind whatsoever in any invention, copyright, trade secret, or any other form of Intellectual Property (collectively defined as "IP") are granted or transferred under this MOU. Any IP exchanged pursuant to this MOU shall be governed by the terms of a separate written sales or licensing agreement.

4. COMMENCEMENT AND DURATION

- 4.1 This MOU shall commence on the date of its signing and shall remain in effect for a period of FIVE (5) years subject to an annual review, at which both Parties shall by mutual agreement determine the terms and conditions of any extensions or duration of this MOU.
- 4.2 This MOU may be terminated prior to the expiry date by mutual agreement between both Parties, subject to at least ONE (1) month's prior written notice.

5. RELATIONSHIP BETWEEN THE PARTIES

- 5.1 This MOU is not intended to be legally binding but it simply expresses the intentions and understanding between both Parties save for the confidentiality provisions in this MOU. Therefore, the actual details of each specific collaboration and/or transaction will be determined by Parties' mutual agreement pursuant to applicable definitive agreement(s).

6. ENTIRE UNDERSTANDING

- 6.1 This MOU constitutes the entire understanding of the Parties pertaining to matters contemplated hereunder at this time. The Parties signing this MOU intend that any implementing contract, license, or other agreement entered between the Parties subsequent hereto shall supercede and preempt any conflicting provision in this MOU.

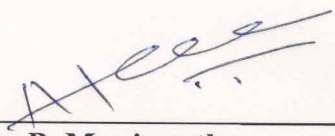
7. DISPUTE RESOLUTION

- 7.1 Should a dispute arise between the Parties in connection with the validity, interpretation and/or the implementation of this MOU, one Party shall notify the reasons to the other Party by registered mail. The Parties shall try to promptly reach in good faith an amicable settlement for such dispute, within thirty (30) days after the above notification.



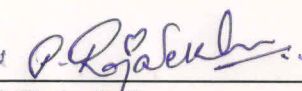
IN WITNESS WHEREOF, the Parties after having read all of the above and as an express indication to honour and be bound in respect of the same, hereby through their respective representatives sign this MOU on the day and year indicated herein.

For and on behalf of,
JSS Academy of Higher Education &
Research, Mysuru (JSS AHER)




Dr. B. Manjunatha
Registrar

For and on behalf of,
St. Peter's Institute of Pharmaceutical
Sciences, Warangal Urban, Telangana
(SPIPS)




Dr. P Rajashekar
Principal

Witness:



Dr. Kushalappa P A
Director (Academics)

Witness:

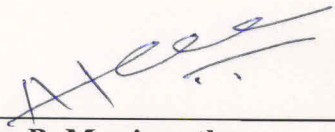


T. Jayapat Reddy



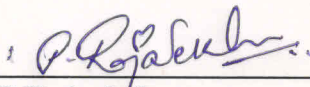
IN WITNESS WHEREOF, the Parties after having read all of the above and as an express indication to honour and be bound in respect of the same, hereby through their respective representatives sign this MOU on the day and year indicated herein.

For and on behalf of,
JSS Academy of Higher Education &
Research, Mysuru (JSS AHER)




Dr. B. Manjunatha
Registrar

For and on behalf of,
St. Peter's Institute of Pharmaceutical
Sciences, Warangal Urban, Telangana
(SPIPS)




Dr. P Rajashekar
Principal

Witness:



Dr. Kushalappa P A
Director (Academics)

Witness:



T. Jayapat Reddy



**M/s Akshaya Dasli Pharma
Distributor**



**St. Peter's
Institute of
Pharmaceutical Sciences**

MEMORANDUM OF UNDERSTANDING

This MEMORANDUM OF UNDERSTANDING (hereinafter referred to as the "MOU") is made and entered into as of **22/11/2019** by and between:-

"M/s Akshaya Dasli Pharma Distributor" H. No. 9-10-43/C shutter No. 1. D.S.Temple street, Warangal, urban, 506002 henceforth referred to as the **"Party A"**;

AND

"St. Peter's Institute of Pharmaceutical Sciences, #2-4-1211/1, Vidyanagar, Hanumakonda, Telangana", The Chairman, Contact No.9000001957 and email ID: spipswgl@gmail.com henceforth referred to as the **"Party B"**.

The parties shall individually referred to as a "Party" and collectively as "Parties".

WHEREAS, in consideration of the mutual understandings contained therein and for other good and valuable consideration, the receipt and sufficiency of which hereby are acknowledged, it is mutually agreed between the Parties to this MOU, as follows:

BACKGROUND

All Parties hereby form themselves into this MOU for the benefits of each other in future and ultimately the wider population (hereinafter jointly referred to as the "Purpose") or for upcoming projects as both have a synergy in their space of work and engagements. The objective of this MOU is to bridge this skill gap through collaboration and partnership between both parties. Under this MOU all the parties shall complete projects on agreed conditions of this MOU which shall be followed during the course of this MOU.

ENGAGEMENT & SCOPE

This MOU contemplates the proposed engagement of the Parties. All Parties accept such engagement and agree that they shall during the term of their engagement hereunder conscientiously provide their resources and perform the required services to full limit of their ability, and further agree that they shall promptly and faithfully comply with all requirements, directions, requests, rules, and regulations.

All Parties do hereby agree as under:

1. The party A agrees to collaborate and support in organizational development, pedagogy, patent, research, innovation, incubator, startup, mentoring, industry partnership, internship, starting new healthcare programs with party B.

2. The party A agrees to collaborate for conducting workshop/seminar/conference at least once in every year at the campus of party B.
3. The party A agrees to provide career guidance to interested students of Pharmacy/Pharm.D and other courses of party B
4. Both the parties agree to use each other promotional materials (logo, pamphlets, name & address, contact details, etc.,) in any event organized by both the parties only for promotional activities.

All parties have full capacities for the responsibilities above and will execute as described. Except this all the parties will share responsibilities on mutually agreed basis and hence share expense, profit and any other credits depending on agreed terms and conditions as mutually agreed

1. INDEMNIFICATIONS

All Parties shall indemnify and hold harmless each other, their affiliates and respective officers, directors, agents and employees from any and all claims, demands, losses, causes of action, damage, lawsuits, judgments, including attorneys' fees and costs, arising out of, or relating to, the services of Parties under this MOU.

2. LIABILITY

All partners, sponsors, volunteers are absorbed of any liability resulting from any and all services provided during the mutually agreed events.

3. NON-DISCLOSURE

All partners are working together in this endeavor. Neither Party will use, copy, adapt, alter or part with possession of any information of the others which is disclosed or otherwise comes into its possession under or in relation to this MOU and which is of a confidential nature.

4. FINANCIAL IMPLICATIONS: Once both the parties agree and decide the priority areas of implementation, financials will be mutually discussed and decided.

5. GENERAL

- 1) The parties to this MOU shall not be deemed to be in breach of this understanding or otherwise liable to any other party in any manner whatsoever for any failure or delay in performing or initiating the activities proposed in this MOU.
- 2) This MOU records the understanding between the parties and is not intended to be a legally binding document and shall not be enforceable in any Court of Law.
- 3) The parties to this MOU shall be permitted to use the other's name, crest, logo or branding after obtaining the other's prior consent to such use and fully complying with the user guidelines.

6. NOTICES & COMMUNICATION

Communication necessary for the performance of this MOU shall be made through the contact details provided in this MOU.



6. NOTICES & COMMUNICATION

Communication necessary for the performance of this MOU shall be made through the contact details provided in this MOU.

7. ADDENDUM



A party to this MOU may request an amendment to this MoU at any time, provided such amendment is with the prior written consent of the authorised representatives of all parties.

8. TERMINATION

Termination of this MOU by each Party prior to the execution and delivery of the definitive agreements shall be without liability and no Party hereto shall be entitled to any form of relief whatsoever, including without limitation, injunctive relief or damages.

SIGNATURES:

This MOU is executed on behalf of the parties by their respective duly authorized signatory as set out below:

| | |
|---|---|
| <p>For M/s AKSHAYA DASLI PHARMA DISTRIBUTORS (PARTY "A")</p> <p></p> <p>For: M/s. Akshaya Dasli Pharma Distributors</p> <p>Proprietor</p> <p>Authorized Signatory</p> <p>Name: Dr. A. Bhikku Designation: Director</p> | <p>For ST. PETER'S INSTITUTE OF PHARMACEUTICAL SCIENCES (Party "B")</p> <p></p> <p>Principal Authorized Signatory St. Peter's Institute of Pharmaceutical Sciences Vidyanagar, Hanamkonda, WARANGAL-508 001(T.S.)</p> <p>Name: Dr. Rajeshri Dhurke Designation: Principal</p> |
|---|---|



St. Peter's
Institute of
Pharmaceutical Sciences

MEMORANDUM OF UNDERSTANDING

This MEMORANDUM OF UNDERSTANDING (hereinafter referred to as the "MOU") is made and entered into as of **22/07/2021** by and between:-

"MEDIGEN PHARMACY" shop no 1, H no 3-9/76 Rajiv Gandhi nagar Ayyappa complex, Medchal, Malkajgiri, 500090, 500090 henceforth referred to as the **"Party A"**;

AND

"St. Peter's Institute of Pharmaceutical Sciences, #2-4-1211/1, Vidyanagar, Hanumakonda, Telangana", The Chairman, Contact No.9000001957 and email ID: spipswgl@gmail.com henceforth referred to as the **"Party B"**.

The parties shall individually referred to as a "Party" and collectively as "Parties".

WHEREAS, in consideration of the mutual understandings contained therein and for other good and valuable consideration, the receipt and sufficiency of which hereby are acknowledged, it is mutually agreed between the Parties to this MOU, as follows:

BACKGROUND

All Parties hereby form themselves into this MOU for the benefits of each other in future and ultimately the wider population (hereinafter jointly referred to as the "Purpose") or for upcoming projects as both have a synergy in their space of work and engagements. The objective of this MOU is to bridge this skill gap through collaboration and partnership between both parties. Under this MOU all the parties shall complete projects on agreed conditions of this MOU which shall be followed during the course of this MOU.

ENGAGEMENT & SCOPE

This MOU contemplates the proposed engagement of the Parties. All Parties accept such engagement and agree that they shall during the term of their engagement hereunder conscientiously provide their resources and perform the required services to full limit of their ability, and further agree that they shall promptly and faithfully comply with all requirements, directions, requests, rules, and regulations.

All Parties do hereby agree as under:



1. The party A agrees to collaborate and support in organizational development, pedagogy, patent, research, innovation, incubator, startup, mentoring, industry partnership, internship, starting new healthcare programs with party B.
2. The party A agrees to collaborate for conducting workshop/seminar/conference at least once in every year at the campus of party B.
3. The party A agrees to provide career guidance to interested students of Pharmacy/Pharm.D and other courses of party B
4. Both the parties agree to use each other promotional materials (logo, pamphlets, name & address, contact details, etc.) in any event organized by both the parties only for promotional activities.

All parties have full capacities for the responsibilities above and will execute as described. Except this all the parties will share responsibilities on mutually agreed basis and hence share expense, profit and any other credits depending on agreed terms and conditions as mutually agreed.

1. INDEMNIFICATIONS

All Parties shall indemnify and hold harmless each other, their affiliates and respective officers, directors, agents and employees from any and all claims, demands, losses, causes of action, damage, lawsuits, judgments, including attorneys' fees and costs, arising out of, or relating to, the services of Parties under this MOU.

2. LIABILITY

All partners, sponsors, volunteers are absorbed of any liability resulting from any and all services provided during the mutually agreed events.

3. NON-DISCLOSURE

All partners are working together in this endeavor. Neither Party will use, copy, adapt, alter or part with possession of any information of the others which is disclosed or otherwise comes into its possession under or in relation to this MOU and which is of a confidential nature.

4. FINANCIAL IMPLICATIONS: Once both the parties agree and decide the priority areas of implementation, financials will be mutually discussed and decided.

5. GENERAL

- 1) The parties to this MOU shall not be deemed to be in breach of this understanding or otherwise liable to any other party in any manner whatsoever for any failure or delay in performing or initiating the activities proposed in this MOU.
- 2) This MOU records the understanding between the parties and is not intended to be a legally binding document and shall not be enforceable in any Court of Law.
- 3) The parties to this MOU shall be permitted to use the other's name, crest, logo or branding after obtaining the other's prior consent to such use and fully complying with the user guidelines.

Communication necessary for the performance of this MOU shall be made through the contact details provided in this MOU.

7. ADDENDUM


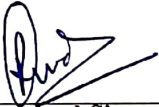
A party to this MOU may request an amendment to this MoU at any time, provided such amendment is with the prior written consent of the authorised representatives of all parties.

8. TERMINATION

Termination of this MOU by each Party prior to the execution and delivery of the definitive agreements shall be without liability and no Party hereto shall be entitled to any form of relief whatsoever, including without limitation, injunctive relief or damages.

SIGNATURES:

This MOU is executed on behalf of the parties by their respective duly authorized signatory as set out below:

| | |
|---|--|
| <p>For MEDGEN NIZAMPET BRANCH (Party "A")</p>  <p>Authorized Signator</p> <p>MEDIGEN PHARMACY NIZAMPET BRANCH D. No. 10-11-12, 12th Cross Street, Nizampet, Warangal - 506 001, T.S.R.</p> <p>Name: Tumma Shiv Kumar Designation: Director</p> | <p>For ST. PETER'S INSTITUTE OF PHARMACEUTICAL SCIENCES (Party "B")</p>  <p>Authorized Signatory</p> <p>Principal St. Peter's Institute of Pharmaceutical Sciences Vidyanagar, Hanamkonda WARANGAL-506 001, T.S.R.</p> <p>Name: Dr. Rajeshri Dhurke Designation: Principal</p> |
|---|--|



Viswambhara Educational Society

VAAGDEVI COLLEGE OF PHARMACY

(Affiliated to Kakatiya University)

Approved by A.I.C.T.E. PCI New Delhi & Recognised by Govt. of Telangana

Date :

MEMORANDUM OF UNDERSTANDING (MOU)

Between

VAAGDEVI COLLEGE OF PHARMACY,

RAMNAGAR, HANAMKONDA

And

St. PETERS INSTITUTE OF PHARMACEUTICAL SCIENCES,

HANAMKONDA

VAAGDEVI COLLEGE OF PHARMACY, RAMNAGAR, HANAMKONDA, and St. PETERS INSTITUTE OF PHARMACEUTICAL SCIENCES, HANAMKONDA has reached agreement on the following areas of cooperation and subject to mutual consent.

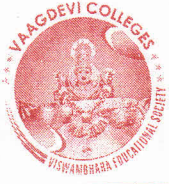
1. Exchange of subject experts
2. Exchange of academic materials and other information
3. Student exchange for internships and placements

The terms of such mutual assistance for any specific program and activity shall be mutually discussed and agreed upon in writing by both parties prior to the initiation of a particular program.

2-2-457/3, Ramnagar, HANAMKONDA - 506 001, Warangal, Telangana.

Phone : 0870-2455111

Website : www.vaagdevipharmacy.com E-mail: vaagdevipharmacy117@yahoo.com



Viswambhara Educational Society

VAAGDEVI COLLEGE OF PHARMACY

(Affiliated to Kakatiya University)

Approved by A.I.C.T.E. PCI New Delhi & Recognised by Govt. of Telangana

Date :

Each institution will designate an individual to coordinate this program all endeavours that may derive from it. For this purpose St. Peters Institute of Pharmaceutical Sciences, Hanamkonda designates [Dr. Rajasekhar Poonuru, Principal], and Vaagdevi College of Pharmacy, Ramnagar, Hanamkonda designates Dr. Challa Srinivas Reddy, Principal.

No amendment, consent, or waiver of terms of this Letter of Collaboration shall bind either party unless in writing and signed by all parties. Any such amendment, consent, or waiver shall be effective only in the specific instance and for the specified purpose given.

This memorandum of Understanding shall commence on **19th August 2021** and be in effect for four years i.e. (**18th August 2025**), at which time it shall be reviewed for possible extension. Either party may terminate this letter by written notification signed by the appropriate official of the institution initiating the notice. However, such notification must be received by the other party at least two months prior to the effective date of termination

For St. Peters Institute of Pharmaceutical Sciences,
Hanamkonda

For Vaagdevi College of Pharmacy,
Ramnagar, Hanamkonda

Dr Rajasekhar Poonuru

Principal

Date

Dr. Challa Srinivas Reddy

Principal

Vaagdevi College of Pharmacy

Hanamkonda, Warangal-506 001

Principal

Date

2-2-457/3, Ramnagar, HANAMKONDA - 506 001, Warangal, Telangana.

Phone : 0870-2455111

Website : www.vaagdevipharmacy.com E-mail: vaagdevipharmacy117@yahoo.com



CliMed® Educational Services (a part of CliMed® Research Solutions)



**MEMORANDUM OF UNDERSTANDING
BETWEEN
CLIMED RESEARCH SOLUTIONS, INDIA
AND**

St. Peter's Institute of Pharmaceutical Sciences, Hanamkonda

Dated: 10 September 2021

(Hereinafter called 'MoU')

1. PREAMBLE

CliMed Research Solutions (hereinafter called "CRS") which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its administrators, executors, successors and assignees), Gurugram, Haryana.

And

St. Peter's Institute of Pharmaceutical Sciences, Hanamkonda, established in 1995 is recognized by AICTE & PCI, New Delhi and having its registered office at Vidyanagar, Hanamkonda, Warangal (hereinafter called "St. Peter's" which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its administrators, executors, successors and assignees).

WHEREAS

CliMed Research Solutions, is a growing research organization, a registered company under Ministry of Corporate Affairs, Govt. of India, with expertise in providing research solutions in various fields like medical writing, regulatory affairs, pharmacovigilance, and data analytics. CliMed having the registered office at 33, Shiv Vihar, West Rajiv Nagar, Gurugram, Haryana, India – 122001. CliMed furnishes services in various areas such as research consultations, career consultancy, project management, regulatory affairs, events, conferences, courses, and training. CliMed also provides a gateway to abroad for the students who want to pursue careers and shape the future by providing excellent assistance and service until they reach the goal.

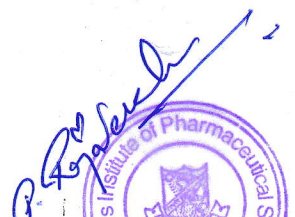
St. Peter's has well-equipped Research Labs for UG, PG and PhD Programs. Institute is also running Institutional ethics committee, CDSCO. Running CPCSEA approved animal house. The institution is also has approval for ADR monitoring through ADR Monitoring centre by Pharmacovigilance Program of India, Ghaziabad. St. Peter's aims to strengthen academia and research through education, training, research, and advocacy/policy

CliMed Research Solutions

Gurugram, Haryana – 122001, India

Mobile: +91-9620523426 Email: careers@climed.in <https://www.climed.in>

AS
Dr. Ajit Singh, CEO
CliMed Research Solutions
Gurugram, India - 122 001





initiatives. St. Peter's aims at conducting scientific events participated and organized by students and faculty in coordination

The respective Institutes jointly recognize this MoU to mutually cooperate in the areas of Pharmacy and Life Science Education, Research and Development as well as support to research and development.

2. OBJECTIVES AND OBLIGATIONS OF PARTIES

CRS and St. Peter's have agreed on cooperation and collaboration in developing talent and expertise in pharmaceutical sciences. CliMed Research Solutions is entering this MoU Exclusively for its Clinical Pharmacy and international career training programs. This MoU is an understanding between the Parties to collaborate and conduct research on the area of mutual interest as may be agreed upon in a separate agreement to increase efficiency and avoiding duplication of efforts. Specific activities and obligations of Parties are listed below:

By CliMed Research Solutions:

- a. Student internship program and/ or recruitment opportunities to Help Partnering Institute students gain industry experience, where they may have opportunities to collaborate in an international environment and have access to various racecourses based on the satisfactory performance during the internship, academic qualification, availability of vacancy, match of qualification with the requirement and meeting the selection criteria of **CRS**.
- b. It is clarified that this MoU does not bind CliMed Research Solutions to recruit or engage with or provide internship to student or Representative of Partnering Institute, and any such recruitment, engagement, or internship shall be subject to the academic qualification, practical experience, policies, rule and discretion of **CRS**. The students or representatives of Partnering Institute shall undergo an evaluation process before being inducted for internship by **CRS**.
- c. Provide input to any evolving syllabus/coursework, if deemed required by Partnering institute, as mutually agreed from time to time between the parties.
- d. Sharing of Practical industry knowledge via guest lectures, workshops, conferences, symposiums, short training courses as and when required by Partnering institute if and when feasible for **CRS**, on topic and as per schedule and timelines mutually agreed.
- e. Sharing knowledge with Partnering institute and guidance on the key requirements in evolving Pharmacy environments on such topics, at such frequency and for such type of students/courses and in the manner as may be mutually agreed from time to time between the parties.



By Partnering institute

- f. Provide access to the campus of Partnering institute for enabling **CRS** to conduct recruitment selection and Training related activities and coordinate between eligible students and **CRS** through a responsible representative.
- g. Partnering institute shall ensure that its students diligently attend all the days of any internship throughout its duration and shall dutifully satisfy the work assigned without default.
- h. Any student (s) undergoing an internship with **CRS** if found violating CliMed research policies, rules, and regulations or indulging in such activities that amount to tarnishing the image of **CRS** or causing damage to the person and/or property of **CRS** or any other misconduct, such student's internship program at CliMed Research Solutions would be terminated. **CRS'** decision as to student misconduct will be final and binding on both students and the Partnering institute. **CRS** would not be liable for any payment as compensation or damage for such termination.
- i. Partnering institutes shall ensure that students shall devote their best effort to attend any internship and maintain at least 80% attendance every month and provide written intimation for any absence.
- j. Partnering institute shall treat **CRS** on par with any organization or companies to which it provides the maximum services and preference.

3. AGREEMENT ON IDEAS, INVENTIONS AND CONFIDENTIAL INFORMATION

By signing this MoU, both parties are agreeing to follow the below mentioned confidentiality and copyright instructions in Section 4 and 5.

4. TERM

- 4.1. In witness whereof, the parties have executed this document on the day 10th September 2021 for the duration of **36 months** till 9th September 2024. Amendments or revisions can be considered based on the mutual understanding in annual meetings between **CRS** and **St. Peter's**.
- 4.2. Either party may terminate the MOU without cause by written notification signed by the appropriate official of the party initiating the notice. Such notice must be received by the other party one month, prior to the efficient termination date.
- 4.3. Each party is entitled to terminate this MOU for with in the event:
 - i. Other party fails to perform any material obligation under this MOU or breach by other party of any representation, warranty or condition of this MOU.
 - ii. For any reason whatsoever, other party become disentitled in law to perform its obligations under this MOU.



iii. A change in constitution of other party that will materially affect its ability to perform its obligations under this MOU.

4.4. Termination shall not affect the rights or obligations of either party accrued as of such effective date of termination or that may arise subsequently with respect to transactions initiated or completed prior to the effective date of such termination.

4.5. Upon termination of this MOU, each party shall forthwith cease and desist from using the Intellectual property of other party and return all confidential information in its possession to the other party. In the vent of termination of this MOU **CliMed RS** shall not be liable for paying any sums or sums whatsoever by way of compensation, damaged or loss or otherwise to **St. Peter's**.

5. CONFIDENTIALITY

(a) "Confidential Information" shall mean all information provided by **CliMed RS** ("Disclosing Party") to **St. Peter's** ("Receiving Party") or accessed by Receiving Party in the performance of the MOU, whether in writing pictorially, in machine readable form, orally or by observation during visits to disclosing party's premises, including but not limited to : means and includes all registered or unregistered intellectual property, proprietary information, brand plans, financial information, know-how, processes, trade secrets, technology, customer information, supplier information, sales statistics , pricing information, market intelligence, marketing, business records, business strategies and any other information so classified by a party to be confidential information, provided that confidential information excludes any information which:

- i. is in the public domain,
- ii. was available to receiving party on a non-confidential basis from a source other than the disclosing party,
- iii. becomes public knowledge or comes into the public domain through no action, failure to act or omission of the receiving party subsequent to disclosure, or
- iv. becomes available to the receiving party from a third party who has not obtained it in breach of any agreement with the disclosing party

(b) The parties recognize that, by virtue of this MOU, they may be given and have access to confidential information receiving party undertakes not to divulge or communicate to any person (unless required by law or by any regulation or by any government authorities or with proper authority or for the purpose of executing this MOU) or use or exploit for any purpose whatsoever, any of this confidential information they may receive or obtain as a result of entering into this MOU, and shall use reasonable endeavors to prevent its officers, employees or agents if any from doing so. This obligation and restriction shall continue to apply without limit in point of time but shall cease to apply to information or



knowledge, which may properly come into the public domain through no fault of the parties, or worse already known.

(c) The receiving party agrees to maintain the Disclosing Party's confidential information with at least the same degree of care it holds its own information and, in any case, not less than a reasonable degree of care. The confidential information shall be used solely for the purpose of this MOU and will be kept confidential by the receiving party and shall not be disclosed, in whole or in part, to any other person or party without disclosing party's prior permission in writing. The receiving party may disclose the disclosing party's confidential information to its officers, employees and students of **St. Peter's**, on a "need to know" basis, that too only if prior agreed by **CliMed RS** in the writing ("representatives") provided (i) the representative has a need to know such information of such activity; (ii) the disclosure is limited to the purpose of conducting such activity and (iii) Representatives will be informed of the confidential nature of the information and shall be bound by similar obligations of confidentiality and non-use as are contained in this MOU.

(d) The Receiving Party hereby undertakes on behalf of itself and Representative to keep the confidential information safe and secure at all times and separate from any other information. The Receiving Part also undertakes, not to use, reproduce, transform or store any of the confidential information on an externally accessible computer or electronic information system or transmit information is not disclosed or duplicated for the use of any third party.

(e) Notwithstanding anything to the contrary contained in this MoU, it is agreed between the Parties and **St. Peter's** hereby acknowledges that **CliMed RS**, its group companies and/or its or their authorized third parties shall have access to the contents of this MOU including personal information and sensitive personal data or information of **St. Peter's** as contained in this MOU or as may be exchanged whilst performing the obligations under this MOU. **St. Peter's** hereby expressly permits such disclosure and waives any right to object in future.

(f) **St. Peter's** acknowledges and understands the sensitivity of the confidential information to which its Representatives may have access to while at any **CliMed RS** facilities or premises and shall take all steps to ensure its Representatives handle any such Confidential Information with the standard or care expected from the MOU, including but not limited to reinforcing its obligation towards **CliMed RS** with each of its Representatives on a regular basis.



CliMed® Educational Services (a part of CliMed® Research Solutions)



Signatures on Behalf of St. Peter's Institute of Pharmaceutical Sciences, Hanamkonda, Telangana

Dr. Rajasekhhar Poonuru

Principal

St. Peter's Institute of Pharmaceutical Sciences

Hanamkonda-506001

Telangana (India)

Witness:



Dr. D. Praveen

HOD PharmD

St. Peter's Institute of Pharmaceutical Sciences

Hanamkonda-506001

Telangana (India)

Page 6

Dr. Ajit Singh, CEO
CliMed Research Solutions
Gurugram, India - 122 001

CliMed Research Solutions

Gurugram, Haryana - 122001, India

Mobile: +91-9620523426 Email: careers@climed.in <https://www.climed.in>





CliMed® Educational Services (a part of CliMed® Research Solutions)



Signed on behalf of CliMed RS, Gurugram:

ASingh

*Dr. Ajit Singh, CEO
CliMed Research Solutions
Gurugram, India - 122 001*

Dr. Ajit Singh
Co-founder & CEO
CliMed Research Solutions
Gurugram, India – 122001

Witness:

Sheetal



Name: Dr. Sheetal Chauhan
Designation: Managing Director
CliMed Research Solutions
Gurugram, India - 122001

ASingh
**Dr. Ajit Singh, CEO
CliMed Research Solutions
Gurugram, India - 122 001**





St. Peter's
Institute of
Pharmaceutical Sciences

MEMORANDUM OF UNDERSTANDING

This MEMORANDUM OF UNDERSTANDING (hereinafter referred to as the "MOU") is made and entered into as of **24/04/2022** by and between:-

"**AVENIDAINNOVATIONS**", SPS Vamsi Nivas, Plot no 4, KPHB colony Phase V, Hyderabad, [Contact: Dr. Karthik Rakam (7569692853), Email:karthik@avenidapro.com] henceforth referred to as the "**Party A**";

AND

"**St. Peter's Institute of Pharmaceutical Sciences, #2-4-1211/1, Vidyanagar, Hanamkonda, Telangana**", The Chairman, Contact No.9000001957 and email ID: spipswgl@gmail.com henceforth referred to as the "**Party B**".

The parties shall individually referred to as a "Party" and collectively as "Parties".

WHEREAS, in consideration of the mutual understandings contained therein and for other good and valuable consideration, the receipt and sufficiency of which hereby are acknowledged, it is mutually agreed between the Parties to this MOU, as follows:

BACKGROUND

Avenida Innovations is a global organization focused on establishing benchmarks of excellence in training for the pharmacy, healthcare and life sciences industries. With offices in the United States and India, Avenida offers excellent support to the individuals and companies who it serves. Avenida has highly experienced experts from health sector in its network and also a base of approximately 10000 pharma graduates, 100s of college and universities in direct contact as on date. There is always a need for quality, job ready pharmacy/ health care graduates and professionals for industry. There is a huge skill gap in pharmacy/healthcare graduates in the country.

All Parties hereby form themselves into this MOU for the benefits of each other in future and ultimately the wider population (hereinafter jointly referred to as the "Purpose") or for upcoming projects as both have a synergy in their space of work and engagements. The objective of this MOU is to bridge this skill gap through collaboration and partnership between both parties. Under this MOU all the parties shall complete projects on agreed conditions of this MOU which shall be followed during the course of this MOU.

ENGAGEMENT & SCOPE

This MOU contemplates the proposed engagement of the Parties. All Parties accept such engagement and agree that they shall during the term of their engagement hereunder conscientiously provide their resources and perform the required services to full limit of their ability, and further agree that they shall promptly and faithfully comply with all requirements, directions, requests, rules, and regulations.

All Parties do hereby agree as under:

1. The party A agrees to collaborate and support in organizational development, pedagogy, patent, research, innovation, incubator, startup, mentoring, industry partnership, internship, starting new healthcare programs with party B.
2. The party A agrees to collaborate for conducting workshop/seminar/conference at least once in every year at the campus of party B.
3. The party A agrees to provide training to the Pharmacy/PharmD students of party B in the fields of:

Clinical Pharmacy

Clinical Research

Clinical Data Management, Data Analytics

Pharmacovigilance

Career Abroad

Medical Writing and Communication

Ideas to IPR

Informatics

Any other fields as needed

4. The party A agrees to provide career guidance to interested students of Pharmacy/Pharm.D and other courses of party B
5. Both the parties agree to use each other promotional materials (logo, pamphlets, name & address, contact details, etc.,) in any event organized by both the parties only for promotional activities.

All parties have full capacities for the responsibilities above and will execute as described. Except this all the parties will share responsibilities on mutually agreed basis and hence share expense, profit and any other credits depending on agreed terms and conditions as mutually agreed.

1. INDEMNIFICATIONS

All Parties shall indemnify and hold harmless each other, their affiliates and respective officers, directors, agents and employees from any and all claims, demands, losses, causes of action, damage, lawsuits, judgments, including attorneys' fees and costs, arising out of, or relating to, the services of Parties under this MOU.

2. LIABILITY

All partners, sponsors, volunteers are absorbed of any liability resulting from any and all services provided during the mutually agreed events.

3. NON-DISCLOSURE

All partners are working together in this endeavor. Neither Party will use, copy, adapt, alter or part with possession of any information of the others which is disclosed or otherwise comes into its possession under or in relation to this MOU and which is of a confidential nature.

4. FINANCIAL IMPLICATIONS: Once both the parties agree and decide the priority areas of implementation, financials will be mutually discussed and decided.

5. GENERAL

- 1) The parties to this MOU shall not be deemed to be in breach of this understanding or otherwise liable to any other party in any manner whatsoever for any failure or delay in performing or initiating the activities proposed in this MOU.
- 2) This MOU records the understanding between the parties and is not intended to be a legally binding document and shall not be enforceable in any Court of Law.
- 3) The parties to this MOU shall be permitted to use the other's name, crest, logo or branding after obtaining the other's prior consent to such use and fully complying with the user guidelines.

6. NOTICES & COMMUNICATION

Communication necessary for the performance of this MOU shall be made through the contact details provided in this MOU.

7. ADDENDUM


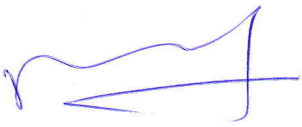
A party to this MOU may request an amendment to this MoU at any time, provided such amendment is with the prior written consent of the authorised representatives of all parties.

8. TERMINATION

Termination of this MOU by each Party prior to the execution and delivery of the definitive agreements shall be without liability and no Party hereto shall be entitled to any form of relief whatsoever, including without limitation, injunctive relief or damages.

SIGNATURES:

This MOU is executed on behalf of the parties by their respective duly authorized signatory as set out below:

| | |
|--|--|
| <p>For AVENIDA INNOVATIONS (Party "A")</p>  <p>_____ Authorized Signatory</p> <p>Name: Dr. Ashwani Dhar</p> <p>Designation: Co-founder & President, Avenida Innovations</p> <p>Email: ashdhar@avenidapro.com</p> | <p>For ST. PETER'S INSTITUTE OF PHARMACEUTICAL SCIENCES (Party "B")</p>  <p>_____ Authorized Signatory</p> <p>Name: T Jayapal Reddy</p> <p>Designation: Chairman</p> <p>Email: spipswgl@gmail.com</p> |
|--|--|

MEMORANDUM OF UNDERSTANDING

The Memorandum of Understanding made between

St. Peter's Institute of Pharmaceutical Sciences, Hanamkonda represented by Sri T Jayapal Reddy, Chairman as Part I may be called as "St. Peter's"

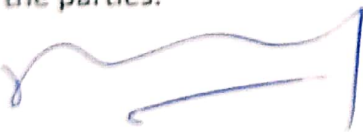
and

M/s.TeachGlobal Solutions, Hyderabad represented by Smt. T Sridevi, Director may be called as "TeachGlobal" as Part II today i.e., Dt.7th July 2022

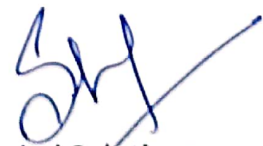
The Parties hereby agree as follow:

1. The faculty of St. Peter's will be allowed to give their sessions viz., lessons, lectures, presentations etc., in connection with the Pharmacy education at UG and PG levels.
2. The students of St.Peter's can get expertise from other faculty who worked for TeachGlobal at a concessional price.
3. St. Peter's does not have any objection to utilize the Digital Lab by TeachGloabl at St. Peter's Institution and the Institution will provide facilities to TeachGlobal as and when it requires for operational purpose.
4. Required material i.e., books, periodicals, journals, magazines, newsletters etc., will be provided to TeachGlobal by St. Peter's as required.
5. Whenever the need of participation by the students of St.Peter's, the Institution shall allot selected students to TeachGlobal for academic purpose.
6. TeachGlobal would share their expertise to faculty and students of St. Peter's on ICT (Information and Communication Technology) in teaching and blended learning practices.
7. TeachGlobal would provide financial assistance to St.Peter's for its usage of manpower, infrastructure, amenities and other overheads .

This Agreement is to be in effect for Five years from the date of endorsement by both the parties.



**St. Peter's Institute of Pharmaceutical Sciences
Chairman**



**TeachGlobal Solutions
Director**



St. Peter's
Institute of
Pharmaceutical Sciences

MEMORANDUM OF UNDERSTANDING

This MEMORANDUM OF UNDERSTANDING (herein after referred to as the "MOU") is made and entered into as of **02/07/2022** by and between:-

"Icon Life Sciences - Division of Mesmer Pharmaceuticals", Plot No.18, Star House, Road No.12, Tech Park, Industrial Development Area, Nacharam, Secunderabad, Telangana 500076 henceforth referred to as the **"Party A"**;

AND

"St. Peter's Institute of Pharmaceutical Sciences, #2-4-1211/1, Vidyanagar, Hanumakonda, Telangana", The Chairman, Contact No.9000001957 and email ID: spipswgl@gmail.com hence forth referred to as the **"Party B"**.

The parties shall individually refer to as a "Party" and collectively as "Parties".

WHEREAS, in consideration of the mutual understandings contained therein and for other good and valuable consideration, the receipt and sufficiency of which hereby are acknowledged, it is mutually agreed between the Parties to this MOU, as follows:

BACKGROUND

All Parties hereby form themselves into this MOU for the benefits of each other in future and ultimately the wider population (hereinafter jointly referred to as the "Purpose") or for upcoming projects as both have a synergy in their space of work and engagements. The objective of this MOU is to bridge this skill gap through collaboration and partnership between both parties. Under this MOU all the parties shall complete projects on agreed conditions of this MOU which shall be followed during this MOU.

ENGAGEMENT & SCOPE

This MOU contemplates the proposed engagement of the Parties. All Parties accept such engagement and agree that they shall during the term of their engagement hereunder conscientiously provide their resources and perform the required services to full limit of their ability, and further agree that they shall promptly and faithfully comply with all requirements, directions, requests, rules, and regulations.

All Parties do hereby agree as under:

1. The party A agrees to collaborate and support in organizational development, pedagogy, patent, research, innovation, incubator, startup, mentoring, industry partnership, internship, starting new healthcare programs with party B.
2. The party A agrees to collaborate for conducting workshop/seminar/conference at least once in every year at the campus of party B.
3. The party A agrees to provide career guidance to interested students of Pharmacy/PharmD and other courses of party B

4. Both the parties agree to use each other promotional materials (logo, pamphlets, name & address, contact details, etc.) in any event organized by both the parties only for promotional activities.

All parties have full capacities for the responsibilities above and will execute as described. Except this all the parties will share responsibilities on mutually agreed basis and hence share expense, profit and any other credits depending on agreed terms and conditions as mutually agreed.

1. INDEMNIFICATIONS

All Parties shall indemnify and hold harmless each other, their affiliates and respective officers, directors, agents, and employees from all claims, demands, losses, causes of action, damage, lawsuits, judgments, including attorneys' fees and costs, arising out of, or relating to, the services of Parties under this MOU.

2. LIABILITY

All partners, sponsors, volunteers are absorbed of any liability resulting from all services provided during the mutually agreed events.

3. NON-DISCLOSURE

All partners are working together in this endeavor. Neither Party will use, copy, adapt, alter or part with possession of any information of the others which is disclosed or otherwise comes into its possession under or in relation to this MOU and which is of a confidential nature.

4. **FINANCIAL IMPLICATIONS:** Once both the parties agree and decide the priority areas of implementation, financials will be mutually discussed and decided.

5. GENERAL

- 1) The parties to this MOU shall not be deemed to be in breach of this understanding or otherwise liable to any other party in any manner whatsoever for any failure or delay in performing or initiating the activities proposed in this MOU.
- 2) This MOU records the understanding between the parties and is not intended to be a legally binding document and shall not be enforceable in any Court of Law.
- 3) The parties to this MOU shall be permitted to use the other's name, crest, logo or branding after obtaining the other's prior consent to such use and fully complying with the user guidelines.

6. NOTICES & COMMUNICATION

Communication necessary for the performance of this MOU shall be made through the contact details provided in this MOU.

7. ADDENDUM




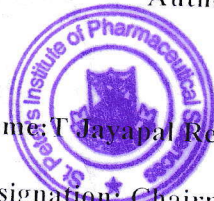
A party to this MOU may request an amendment to this MoU at any time, provided such amendment is with the prior written consent of the authorised representatives of all parties.

8. TERMINATION

Termination of this MOU by each Party prior to the execution and delivery of the definitive agreements shall be without liability and no Party hereto shall be entitled to any form of relief whatsoever, including without limitation, injunctive relief, or damages.

SIGNATURES:

This MOU is executed on behalf of the parties by their respective duly authorized signatory as set out below:

| | |
|--|--|
| <p>For ICON Life Sciences – A Division of Mesmer (Party “A”)</p> <p></p> <hr/> <p>Authorized Signatory</p> <p></p> <p>Name: Manu Ramidi Designation: Director</p> | <p>For ST. PETER’S INSTITUTE OF PHARMACEUTICAL SCIENCES (Party “B”)</p> <p></p> <hr/> <p>Authorized Signatory</p> <p></p> <p>Name: T Jayapal Reddy (T JAYAPAL REDDY) Designation: Chairman</p> |
|--|--|



**Balaji Institute of
Pharmaceutical Sciences**

Laknepally, Narsampet, Dist. Warangal (Rural) - 506 331 (T.S.)
Off. : +91 98660 50044, Fax : 08718 230521
E-mail : principal@bipswgl.org.in
Website : www.bipswgl.org.in
Mobile : 9866652412

**MEMORANDUM OF UNDERSTANDING
(MOU)**

Between

**St. PETER'S INSTITUTE OF PHARMACEUTICAL SCIENCES,
HANAMKONDA**

And

**BALAJI INSTITUTE OF PHARMACEUTICAL SCIENCES,
NARSAMPET**

**St. Peter's Institute of Pharmaceutical Sciences, Vidyanagar,
Hanamkonda and Balaji Institute of Pharmaceutical Sciences,
Narsampet has reached agreement on the following areas of
cooperation and subject to mutual consent.**

1. Exchange of subject experts
2. Exchange of academic materials and other information
3. Student exchange for internships and placements

The terms of such mutual assistance for any specific program and activity shall be mutually discussed and agreed upon in writing by both parties prior to the initiation of a particular program.

Each institution will designate an individual to coordinate this program all endeavours that may derive from it. For this purpose St. Peters Institute of Pharmaceutical Sciences, Hanamkonda designates Dr. Rajasekhar Poonuru, Principal, and Dr. A. Shyam Sundar, Principal, Balaji Institute of Pharmaceutical Sciences, Narsampet.

No amendment, consent, or waiver of terms of this Letter of Collaboration shall bind either party unless in writing and signed by all parties.

This memorandum of Understanding shall commence on **19th September 2022** and be in effect for four years i.e. **(18^t September 2026)**, at which time it shall be reviewed for possible extension. Either party may terminate this letter by written notification signed by be appropriate official of the institution initiating the notice. However, such notification must be received by the other party at least two months prior to the effective date of termination

**For St.Peter's Institute
of Pharmaceutical
Sciences**

Dr. P. Rajasekhar

Principal

Date 19/09/2022.

**For Balaji Institute of
Pharmaceutical
Sciences, Narsampet**

Dr. A. Shyam Sundar

Principal

Date 19/9/22



MEMORANDUM OF UNDERSTANDING

This MEMORANDUM OF UNDERSTANDING (hereinafter referred to as the "MOU") is made and entered into as of **22/06/2023** by and between:-

"MED SENSE " 2-9-777/1, NGO's Colony, Hanumakonda, 506370 henceforth referred to as the **"Party A"**;

AND

"St. Peter's Institute of Pharmaceutical Sciences, #2-4-1211/1, Vidyanagar, Hanumakonda, Telangana", The Chairman, Contact No.9000001957 and email ID: spipswgl@gmail.com henceforth referred to as the **"Party B"**.

The parties shall individually referred to as a "Party" and collectively as "Parties".

WHEREAS, in consideration of the mutual understandings contained therein and for other good and valuable consideration, the receipt and sufficiency of which hereby are acknowledged, it is mutually agreed between the Parties to this MOU, as follows:

BACKGROUND

All Parties hereby form themselves into this MOU for the benefits of each other in future and ultimately the wider population (hereinafter jointly referred to as the "Purpose") or for upcoming projects as both have a synergy in their space of work and engagements. The objective of this MOU is to bridge this skill gap through collaboration and partnership between both parties. Under this MOU all the parties shall complete projects on agreed conditions of this MOU which shall be followed during the course of this MOU.

ENGAGEMENT & SCOPE

This MOU contemplates the proposed engagement of the Parties. All Parties accept such engagement and agree that they shall during the term of their engagement hereunder conscientiously provide their resources and perform the required services to full limit of their ability, and further agree that they shall promptly and faithfully comply with all requirements, directions, requests, rules, and regulations.

All Parties do hereby agree as under:

1. The party A agrees to collaborate and support in organizational development, pedagogy, patent, research, innovation, incubator, startup, mentoring, industry partnership, internship, starting new healthcare programs with party B.
2. The party A agrees to collaborate for conducting workshop/seminar/conference at least once in every year at the campus of party B.

3. The party A agrees to provide career guidance to interested students of Pharmacy/Pharm.D and other courses of party B
4. Both the parties agree to use each other promotional materials (logo, pamphlets, name & address, contact details, etc.,) in any event organized by both the parties only for promotional activities.

All parties have full capacities for the responsibilities above and will execute as described. Except this all the parties will share responsibilities on mutually agreed basis and hence share expense, profit and any other credits depending on agreed terms and conditions as mutually agreed.

1. INDEMNIFICATIONS

All Parties shall indemnify and hold harmless each other, their affiliates and respective officers, directors, agents and employees from any and all claims, demands, losses, causes of action, damage, lawsuits, judgments, including attorneys' fees and costs, arising out of, or relating to, the services of Parties under this MOU.

2. LIABILITY

All partners, sponsors, volunteers are absorbed of any liability resulting from any and all services provided during the mutually agreed events.

3. NON-DISCLOSURE

All partners are working together in this endeavor. Neither Party will use, copy, adapt, alter or part with possession of any information of the others which is disclosed or otherwise comes into its possession under or in relation to this MOU and which is of a confidential nature.

4. FINANCIAL IMPLICATIONS: Once both the parties agree and decide the priority areas of implementation, financials will be mutually discussed and decided.

5. GENERAL

- 1) The parties to this MOU shall not be deemed to be in breach of this understanding or otherwise liable to any other party in any manner whatsoever for any failure or delay in performing or initiating the activities proposed in this MOU.
- 2) This MOU records the understanding between the parties and is not intended to be a legally binding document and shall not be enforceable in any Court of Law.
- 3) The parties to this MOU shall be permitted to use the other's name, crest, logo or branding after obtaining the other's prior consent to such use and fully complying with the user guidelines.

6. NOTICES & COMMUNICATION

Communication necessary for the performance of this MOU shall be made through the contact details provided in this MOU.

7. ADDENDUM

A party to this MOU may request an amendment to this MoU at any time, provided such amendment is with the prior written consent of the authorised representatives of all parties.

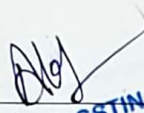
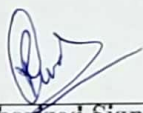
8. TERMINATION

8. TERMINATION

Termination of this MOU by each Party prior to the execution and delivery of the definitive agreements shall be without liability and no Party hereto shall be entitled to any form of relief whatsoever, including without limitation, injunctive relief or damages.

SIGNATURES:

This MOU is executed on behalf of the parties by their respective duly authorized signatory as set out below:

| | |
|--|--|
| <p>For Med Sense (Party "A")</p> <p> Authorized Signatory MED SENSE PHARMACY GSTIN: 36AAICC9675L1ZV (A Unit of Chinmaya Sri Sai and Exports Private Limited) # 2-9-777/1, NGO's Colony, Hanamkonda - 506 001.</p> <p>Name: Mr. Krishnakanth Akula Designation: Director</p> | <p>For ST. PETER'S INSTITUTE OF PHARMACEUTICAL SCIENCES (Party "B")</p> <p> Authorized Signatory Principal St. Peter's Institute of Pharmaceutical Sciences Vidyanagar, Hanamkonda, HANAMKONDA - 506 001.</p> <p>Name: Dr. Rajeshri Dhurke Designation: Principal</p> |
|--|--|



MEMORANDUM OF UNDERSTANDING

This MEMORANDUM OF UNDERSTANDING (herein after referred to as the "MOU") is made and entered into as of **5th September 2023** by and between:-

"BDMAI, Bulk Drugs Manufacturers Association of India", Survey No.268 & 269 Phase 3, IDA Jeedimetla Hyderabad Telangana 500055 henceforth referred to as the **"Party A"**;

AND

"St. Peter's Institute of Pharmaceutical Sciences, #2-4-1211/1, Vidyanagar, Hanumakonda, Telangana", The Chairman, Contact No.9000001957 and email ID: spipswgl@gmail.com henceforth referred to as the **"Party B"**.

The parties shall individually referred to as a "Party" and collectively as "Parties".

WHEREAS, in consideration of the mutual understandings contained therein and for other good and valuable consideration, the receipt and sufficiency of which hereby are acknowledged, it is mutually agreed between the Parties to this MOU, as follows:

BACKGROUND

All Parties hereby form themselves into this MOU for the benefits of each other in future and ultimately the wider population (hereinafter jointly referred to as the "Purpose") or for upcoming projects as both have a synergy in their space of work and engagements. The objective of this MOU is to bridge this skill gap through collaboration and partnership between both parties. Under this MOU all the parties shall complete projects on agreed conditions of this MOU which shall be followed during the course of this MOU.

ENGAGEMENT & SCOPE

This MOU contemplates the proposed engagement of the Parties. All Parties accept such engagement and agree that they shall during the term of their engagement hereunder conscientiously provide their resources and perform the required services to full limit of their ability, and further agree that they shall promptly and faithfully comply with all requirements, directions, requests, rules, and regulations.

All Parties do hereby agree as under:

- The party A agrees to collaborate and support in organizational development, pedagogy, patent, research, innovation, incubator, start-up, mentoring, industry partnership, internship, starting new healthcare programs with party B.

- The party A agrees to collaborate for conducting workshop/seminar/conference at least once in every year at the campus of party B.
- The party A agrees to provide career guidance to interested students of Pharmacy/Pharm.D and other courses of party B
- The party A will conduct various paid trainings on ATP & BTP processes for which Party B will organise their students to take admission on regular basis, Industry connect support shall be arranged by Part A upon training completion
- Both the parties agree to use each other promotional materials (logo, pamphlets, name & address, contact details, etc.,) in any event organized by both the parties only for promotional activities.

All parties have full capacities for the responsibilities above and will execute as described. Except this all the parties will share responsibilities on mutually agreed basis and hence share expense, profit and any other credits depending on agreed terms and conditions as mutually agreed.

- **INDEMNIFICATIONS**

All Parties shall indemnify and hold harmless each other, their affiliates and respective officers, directors, agents and employees from any and all claims, demands, losses, causes of action, damage, lawsuits, judgments, including attorneys' fees and costs, arising out of, or relating to, the services of Parties under this MOU.

- **LIABILITY**

All partners, sponsors, volunteers are absorbed of any liability resulting from any and all services provided during the mutually agreed events.

- **NON-DISCLOSURE**

All partners are working together in this endeavour. Neither Party will use, copy, adapt, alter or part with possession of any information of the others which is disclosed or otherwise comes into its possession under or in relation to this MOU and which is of a confidential nature.

- **FINANCIAL IMPLICATIONS:** Once both the parties agree and decide the priority areas of implementation, financials will be mutually discussed and decided.

- **GENERAL**

- The parties to this MOU shall not be deemed to be in breach of this understanding or otherwise liable to any other party in any manner whatsoever for any failure or delay in performing or initiating the activities proposed in this MOU.
- This MOU records the understanding between the parties and is not intended to be a legally binding document and shall not be enforceable in any Court of Law.
- The parties to this MOU shall be permitted to use the other's name, crest, logo or branding after obtaining the other's prior consent to such use and fully complying with the user guidelines.

- **NOTICES & COMMUNICATION**

Communication necessary for the performance of this MOU shall be made through the contact details provided in this MOU.

- **ADDENDUM**

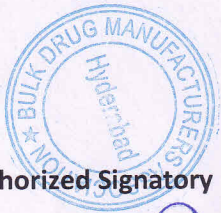
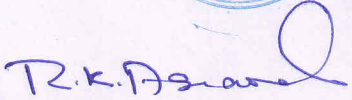

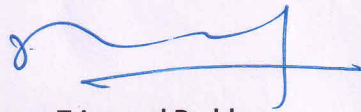
A party to this MOU may request an amendment to this MoU at any time, provided such amendment is with the prior written consent of the authorised representatives of all parties.

- **TERMINATION**

Termination of this MOU by each Party prior to the execution and delivery of the definitive agreements shall be without liability and no Party hereto shall be entitled to any form of relief whatsoever, including without limitation, injunctive relief or damages.

SIGNATURES:

This MOU is executed on behalf of the parties by their respective duly authorized signatory as set out below:

| | |
|---|---|
| <p>For Bulk Drug Manufactures Association of India (Party "A")</p>  <p>Authorized Signatory</p>  <p>Name: R K Agarwal <u>05/09/2023</u></p> <p>Designation: National President</p> | <p>For ST. PETER'S INSTITUTE OF PHARMACEUTICAL SCIENCES (Party "B")</p>  <p>Authorized Signatory</p>  <p>Name: T Jayapal Reddy</p> <p>Designation: Chairman</p> |
|---|---|



St. Peter's
Institute of
Pharmaceutical Sciences

MEMORANDUM OF UNDERSTANDING

This MEMORANDUM OF UNDERSTANDING (hereinafter referred to as the "MOU") is made and entered into as of **06/10/2023** by and between:-

"Earthenleaf", 2-12-360, Vidyaranyapuri, Road no 8A, Hanumakonda, Warangal 506001, henceforth referred to as the "Party A";

AND

"St. Peter's Institute of Pharmaceutical Sciences, #2-4-1211/1, Vidyanagar, Hanumakonda, Telangana", The Chairman, Contact No.9000001957 and email ID: spipswgl@gmail.com henceforth referred to as the "Party B".

The parties shall individually referred to as a "Party" and collectively as "Parties".

WHEREAS, in consideration of the mutual understandings contained therein and for other good and valuable consideration, the receipt and sufficiency of which hereby are acknowledged, it is mutually agreed between the Parties to this MOU, as follows:

BACKGROUND

All Parties hereby form themselves into this MOU for the benefits of each other in future and ultimately the wider population (hereinafter jointly referred to as the "Purpose") or for upcoming projects as both have a synergy in their space of work and engagements. The objective of this MOU is to bridge this skill gap through collaboration and partnership between both parties. Under this MOU all the parties shall complete projects on agreed conditions of this MOU which shall be followed during the course of this MOU.

ENGAGEMENT & SCOPE

This MOU contemplates the proposed engagement of the Parties. All Parties accept such engagement and agree that they shall during the term of their engagement hereunder conscientiously provide their resources and perform the required services to full limit of their ability, and further agree that they shall promptly and faithfully comply with all requirements, directions, requests, rules, and regulations.

All Parties do hereby agree as under:

1. The party A agrees to collaborate and support in organizational development, pedagogy, patent, research, innovation, incubator, startup, mentoring, industry partnership, internship, starting new healthcare programs with party B.
2. The party A agrees to collaborate for conducting workshop/seminar/conference at least once in every year at the campus of party B.
3. The party A agrees to provide career guidance to interested students of Pharmacy/Pharm.D and other courses of party B
4. Both the parties agree to use each other promotional materials (logo, pamphlets, name & address, contact details, etc.,) in any event organized by both the parties only for promotional activities.

All parties have full capacities for the responsibilities above and will execute as described. Except this all the parties will share responsibilities on mutually agreed basis and hence share expense, profit and any other credits depending on agreed terms and conditions as mutually agreed.

1. INDEMNIFICATIONS

All Parties shall indemnify and hold harmless each other, their affiliates and respective officers, directors, agents and employees from any and all claims, demands, losses, causes of action, damage, lawsuits, judgments, including attorneys' fees and costs, arising out of, or relating to, the services of Parties under this MOU.

2. LIABILITY

All partners, sponsors, volunteers are absorbed of any liability resulting from any and all services provided during the mutually agreed events.

3. NON-DISCLOSURE

All partners are working together in this endeavor. Neither Party will use, copy, adapt, alter or part with possession of any information of the others which is disclosed or otherwise comes into its possession under or in relation to this MOU and which is of a confidential nature.

4. FINANCIAL IMPLICATIONS: Once both the parties agree and decide the priority areas of implementation, financials will be mutually discussed and decided.

5. GENERAL

- 1) The parties to this MOU shall not be deemed to be in breach of this understanding or otherwise liable to any other party in any manner whatsoever for any failure or delay in performing or initiating the activities proposed in this MOU.
- 2) This MOU records the understanding between the parties and is not intended to be a legally binding document and shall not be enforceable in any Court of Law.
- 3) The parties to this MOU shall be permitted to use the other's name, crest, logo or branding after obtaining the other's prior consent to such use and fully complying with the user guidelines.

6. NOTICES & COMMUNICATION

Communication necessary for the performance of this MOU shall be made through the contact details provided in this MOU.

7. ADDENDUM



A party to this MOU may request an amendment to this MoU at any time, provided such amendment is with the prior written consent of the authorised representatives of all parties.

8. TERMINATION

Termination of this MOU by each Party prior to the execution and delivery of the definitive agreements shall be without liability and no Party hereto shall be entitled to any form of relief whatsoever, including without limitation, injunctive relief or damages.

SIGNATURES:

This MOU is executed on behalf of the parties by their respective duly authorized signatory as set out below:

| | |
|--|--|
| <p>For Earthenleaf Pvt. Ltd (Party "A")</p> <p>For: EARTHENLEAF LLP Hanumakonda, Telangana</p>  <p>Authorised Signatory</p> <p>Name: Manusri Naredla</p> <p>Designation: Director</p> | <p>For ST. PETER'S INSTITUTE OF PHARMACEUTICAL SCIENCES (Party "B")</p>  <p>Authorized Signatory</p> <p>Name: T Jayapal Reddy</p> <p>Designation: Chairman</p> |
|--|--|



SAHASRA INSTITUTE OF PHARMACEUTICAL SCIENCES

Approved by PCI (New Delhi) & Govt. of Telangana (T.S),

Affiliated to Kakatiya University (Warangal)

Near Ayyappa Swamy Temple, Mulugu Road, AR Station, Warangal - 506007, INDIA.

Ph : 7702389995, 9000007467, E-mail : sipswgl@gmail.com

MEMORANDUM OF UNDERSTANDING (MOU)

Between

St. PETER'S INSTITUTE OF PHARMACEUTICAL SCIENCES, HANAMKONDA

And

SAHASRA INSTITUTE OF PHARMACEUTICAL SCIENCES, AREPALLY,
MULUGU ROAD, WARANGAL

St. Peter's Institute of Pharmaceutical Sciences, Vidyanagar, Hanamkonda and Sahasra Institute of Pharmaceutical Sciences, Arepally, Mulugu Road, Warangal, has reached agreement on the following areas of cooperation and subject to mutual consent.

1. Exchange of subject experts
2. Exchange of academic materials and other information
3. Student exchange for internships and placements

The terms of such mutual assistance for any specific program and activity shall be mutually discussed and agreed upon in writing by both parties prior to the initiation of a particular program.

Each institution will designate an individual to coordinate this program all endeavours that may derive from it. For this purpose St. Peters Institute of Pharmaceutical Sciences, Hanamkonda designates Dr. Rajeshri Dhurke, Principal, and Dr. Gannu Praveen Kumar, Principal, Sahasra Institute of Pharmaceutical Sciences, Arepally, Mulugu Road, Warangal.

No amendment, consent, or waiver of terms of this Letter of Collaboration shall bind either party unless in writing and signed by all parties. This memorandum of Understanding shall commence on **20th October 2023** and be in effect for four years i.e. (**19th October 2027**), at which time it shall be reviewed for possible extension. Either party may terminate this letter by written notification signed by be appropriate official of the institution initiating the notice. However, such notification must be received by the other party at least two months prior to the effective date of termination

For St. Peters Institute of
Pharmaceutical Sciences,

For Sahasra Institute of
Pharmaceutical Sciences

Dr. Rajeshri Dhurke

Principal

Principal

St. Peter's Institute of Pharmaceutical Sciences
Vidyanagar, Hanamkonda,
WARANGAL-506 001(T.S.)



Dr. Gannu Praveen Kumar

Principal
Principal

Sahasra Institute of Pharmaceutical Science
Near Ayyappa Swamy Temple, Mulugu Road,
AR Station, Warangal-506 007, Telangana

www.sahasrapharm.com



St. Peter's
Institute of
Pharmaceutical Sciences

MEMORANDUM OF UNDERSTANDING

This MEMORANDUM OF UNDERSTANDING (hereinafter referred to as the "MOU") is made and entered into as of **22/11/2023** by and between:-

"MEDIGEN PHARMACY" Nizampet road, opposite Sri Sri Holistic Hospital, Hydernagar, Nizampet, 500090 henceforth referred to as the **"Party A"**;

AND

"St. Peter's Institute of Pharmaceutical Sciences, #2-4-1211/1, Vidyanagar, Hanumakonda, Telangana", The Chairman, Contact No.9000001957 and email ID: spipswgl@gmail.com henceforth referred to as the **"Party B"**.

The parties shall individually referred to as a "Party" and collectively as "Parties".

WHEREAS, in consideration of the mutual understandings contained therein and for other good and valuable consideration, the receipt and sufficiency of which hereby are acknowledged, it is mutually agreed between the Parties to this MOU, as follows:

BACKGROUND

All Parties hereby form themselves into this MOU for the benefits of each other in future and ultimately the wider population (hereinafter jointly referred to as the "Purpose") or for upcoming projects as both have a synergy in their space of work and engagements. The objective of this MOU is to bridge this skill gap through collaboration and partnership between both parties. Under this MOU all the parties shall complete projects on agreed conditions of this MOU which shall be followed during the course of this MOU.

ENGAGEMENT & SCOPE

This MOU contemplates the proposed engagement of the Parties. All Parties accept such engagement and agree that they shall during the term of their engagement hereunder conscientiously provide their resources and perform the required services to full limit of their ability, and further agree that they shall promptly and faithfully comply with all requirements, directions, requests, rules, and regulations.

All Parties do hereby agree as under:

6. NOTICES & COMMUNICATION

Communication necessary for the performance of this MOU shall be made through the contact details provided in this MOU.

7. ADDENDUM





A party to this MOU may request an amendment to this MoU at any time, provided such amendment is with the prior written consent of the authorised representatives of all parties.

8. TERMINATION

Termination of this MOU by each Party prior to the execution and delivery of the definitive agreements shall be without liability and no Party hereto shall be entitled to any form of relief whatsoever, including without limitation, injunctive relief or damages.

SIGNATURES:

This MOU is executed on behalf of the parties by their respective duly authorized signatory as set out below:

| | |
|--|--|
| <p>For MEDGEN NIZAMPET BRANCH (Party "A")</p> <p></p> <p>Authorized Signatory</p> <p></p> <p>Name: Tumma Shiv Kumar Designation: Director</p> | <p>For ST. PETER'S INSTITUTE OF PHARMACEUTICAL SCIENCES (Party "B")</p> <p></p> <p>Authorized Signatory</p> <p></p> <p>Name: Sri. T. Jayapal Reddy Designation: Principal</p> |
|--|--|



St. Peter's
Institute of
Pharmaceutical Sciences

MEMORANDUM OF UNDERSTANDING

This MEMORANDUM OF UNDERSTANDING (hereinafter referred to as the "MOU") is made and entered into as of 22/11/2023 by and between:-

"CRYSTAL OVERSEAS CONSULTZ" 2nd floor, Kandakatla complex, Gateway, opposite KU cross road, Nainnagar, Hanamkonda 506001 henceforth referred to as the **"Party A"**;

AND

"St. Peter's Institute of Pharmaceutical Sciences, #2-4-1211/1, Vidyanagar, Hanumakonda, Telangana", The Chairman, Contact No.9000001957 and email ID: spipswgl@gmail.com henceforth referred to as the **"Party B"**.

The parties shall individually referred to as a "Party" and collectively as "Parties".

WHEREAS, in consideration of the mutual understandings contained therein and for other good and valuable consideration, the receipt and sufficiency of which hereby are acknowledged, it is mutually agreed between the Parties to this MOU, as follows:

BACKGROUND

All Parties hereby form themselves into this MOU for the benefits of each other in future and ultimately the wider population (hereinafter jointly referred to as the "Purpose") or for upcoming projects as both have a synergy in their space of work and engagements. The objective of this MOU is to bridge this skill gap through collaboration and partnership between both parties. Under this MOU all the parties shall complete projects on agreed conditions of this MOU which shall be followed during the course of this MOU.

ENGAGEMENT & SCOPE

This MOU contemplates the proposed engagement of the Parties. All Parties accept such engagement and agree that they shall during the term of their engagement hereunder conscientiously provide their resources and perform the required services to full limit of their ability, and further agree that they shall promptly and faithfully comply with all requirements, directions, requests, rules, and regulations.

All Parties do hereby agree as under:

1. The party A agrees to collaborate and support in organizational development, pedagogy, patent, research, innovation, incubator, startup, mentoring, industry partnership, internship, starting new healthcare programs with party B.



2. The party A agrees to collaborate for conducting workshop/seminar/conference at least once in every year at the campus of party B.
3. The party A agrees to provide career guidance to interested students of Pharmacy/Pharm.D and other courses of party B
4. Both the parties agree to use each other promotional materials (logo, pamphlets, name & address, contact details, etc.,) in any event organized by both the parties only for promotional activities.

All parties have full capacities for the responsibilities above and will execute as described. Except this all the parties will share responsibilities on mutually agreed basis and hence share expense, profit and any other credits depending on agreed terms and conditions as mutually agreed.

1. INDEMNIFICATIONS

All Parties shall indemnify and hold harmless each other, their affiliates and respective officers, directors, agents and employees from any and all claims, demands, losses, causes of action, damage, lawsuits, judgments, including attorneys' fees and costs, arising out of, or relating to, the services of Parties under this MOU.

2. LIABILITY

All partners, sponsors, volunteers are absorbed of any liability resulting from any and all services provided during the mutually agreed events.

3. NON-DISCLOSURE

All partners are working together in this endeavor. Neither Party will use, copy, adapt, alter or part with possession of any information of the others which is disclosed or otherwise comes into its possession under or in relation to this MOU and which is of a confidential nature.

4. FINANCIAL IMPLICATIONS: Once both the parties agree and decide the priority areas of implementation, financials will be mutually discussed and decided.

5. GENERAL

- 1) The parties to this MOU shall not be deemed to be in breach of this understanding or otherwise liable to any other party in any manner whatsoever for any failure or delay in performing or initiating the activities proposed in this MOU.
- 2) This MOU records the understanding between the parties and is not intended to be a legally binding document and shall not be enforceable in any Court of Law.
- 3) The parties to this MOU shall be permitted to use the other's name, crest, logo or branding after obtaining the other's prior consent to such use and fully complying with the user guidelines.

6. NOTICES & COMMUNICATION

Communication necessary for the performance of this MOU shall be made through the contact details provided in this MOU.

7. ADDENDUM

A party to this MOU may request an amendment to this MoU at any time, provided such amendment is with the prior written consent of the authorised representatives of all parties.





8. TERMINATION

Termination of this MOU by each Party prior to the execution and delivery of the definitive agreements shall be without liability and no Party hereto shall be entitled to any form of relief whatsoever, including without limitation, injunctive relief or damages.

SIGNATURES:

This MOU is executed on behalf of the parties by their respective duly authorized signatory as set out below:

| | |
|---|--|
| <p>For Crystal Overseas Consultz (Party "A")</p>  <p>Authorized Signatory</p> <p>Name: Dr. A. Mahesh Designation: Director</p> | <p>For ST. PETER'S INSTITUTE OF PHARMACEUTICAL SCIENCES (Party "B")</p>  <p>Principal St. Peter's Institute of Pharmaceutical Sciences Vidyanagar, Manamkonda, WARANGAL-506 001(T.S.)</p> <p>Authorized Signatory</p> <p>Name: Dr. Rajeshri Dhurke Designation: Principal</p> |
|---|--|