



URKUND LICENCE AGREEMENT

Customer Information

Customer (Company/educational organisation/school)	Raffles University
Billing Address	Mr. Rajendra Kumar Deputy Registrar Raffles University NH – 48, Japanese Zone, Neemrana, Alwar – 301705 Rajasthan
Contact Person Name	Mr. Rajendra Kumar
Contact Person Email	rajendra.kumar@rafflesuniversity.edu.in
Contact Person Phone / Mobile	91 – 9917716618
Contact Person Address	Same as above

Specification

Particulars	Total in INR
Licence URKUND Academic, 12 months for a maximum of 1000 Documents* including URSA Minor Access	76,500/-
Charges for every additional 500 documents	30,500

Additional GST @ 18% would be applied on the above

Licence Period (Start):

Signature

Signature	Signature
For Institute:	For eGalactic: Nisha Sarda
Institute Details:	eGalactic B – 302, Supreme Palms, Balewadi, Pune – 411045
Date:	Date: 22 nd February 2019
City / Town:	City / Town: Pune
	Contact Details: support@egalactic.in

eGalactic, B302, Supreme Palms, Balewadi, Pune - 411045
support@egalactic.in

REGISTRAR
RAFFLES UNIVERSITY
NEEMRANA (RAJ.)





URKUND - License Agreement Terms & Conditions

1. Introduction

These terms & conditions regulate the relationship between eGalactic (the provider of the service URKUND, hereafter referred to as EGALACTIC; the service is referred to as "the URKUND services") and the subscribing licence holder (hereafter referred to as *The Customer*). The terms & conditions apply to the agreement that *The Customer* concludes with EGALACTIC for the use of the anti-plagiarism services called "the URKUND services". It is the obligation of *The Customer* to relay these terms of use to the individual users within *The Customer's* organisation. Unless specifically stated otherwise in the customer agreement, these terms & conditions supersede any other conflicting terms & conditions including terms & conditions between any reseller of URKUND and *The Customer*.

2. Definition and use of the URKUND services

The URKUND services are all the services related to URKUND such as the services "automatic control", "manual control", "web service" and "admin interface" etc. as defined at <http://www.URKUND.com>. EGALACTIC can modify the content of the URKUND services, change or modify the search system, add new services and close services without prior notification to *The Customer*. EGALACTIC declines all liability arising from such measures. The rights to use the URKUND services accrue to *The Customer* as defined in these terms & conditions and in the customer agreement. If *The Customer* is a school, the right is accrued to the staff at that school; if *The Customer* is a department of a school, the right is accrued to the staff of that department. If *The Customer* is a business corporation or a government department, the right accrues to those that upon agreement with EGALACTIC have been granted access to the URKUND services. EGALACTIC has the right to restrict *The Customer's* use of the URKUND services immediately for use outside those intended. EGALACTIC also has the right to deny the creation of, or disable already created, user accounts if EGALACTIC suspects that they are used or will be used by someone outside of the organisation, e.g. if the email addresses which the user account is based on differ from the organisation's standard email format. If a limit of the number of submitted documents is set, the number of documents allowed to be sent by *The Customer* during the licence period is regulated in the customer agreement. A document is defined as a single text computer file (pdf, .doc, .docx etc) of maximum twenty MB. A zip file containing one pdf will be counted as one document; a zip file containing five pdfs will be counted as five documents. The maximum number of characters per document is four hundred thousand. If a limit of the number of submitted documents is set, it is the responsibility of EGALACTIC to notify *The Customer* when the document limit is reached. *The Customer* will need to renew the agreement upon reaching the document limit if they wish to have continued access to the service. It is *The Customer's* responsibility to report documents that they do not agree to count into the document limit (e.g. missing reports, corrupt documents etc.) before the contract is due for renewal. "Unlimited use" of EGALACTIC's system means that *The Customer* can use the service however often they desire, unless breaking the clauses outlined in these terms of service and without relinquishing responsibility that the system is not abused. Should EGALACTIC discover that the relation between the number of submitters stated in the contract and the number of documents submitted is abnormally high, *The Customer* is obligated to help EGALACTIC find the reason or source and help remedy the situation. If *The Customer* neglects to do so or if the situation is deemed by EGALACTIC to be urgent, EGALACTIC reserves the right to restrict the access to the system with immediate effect. The number of documents sent under an unlimited licence must correspond to "fair use", i.e. to be reasonable in that the number of submitted documents is to be in line with what one can reasonably expect to be produced by the number of students for which the university is licensing URKUND. This is calculated to be up to fifteen documents per student per year.

3. Limitation of liability

The URKUND services will be provided to *The Customer* "as is" and "as available". This means that EGALACTIC does not guarantee *The Customer* that data or the URKUND services will correspond to the needs or expectations of *The Customer*, that usage of the URKUND services will be without interruption or without error and that these, in that case, will or could be corrected. EGALACTIC's liability is limited to direct damages and only if caused through EGALACTIC's negligence. EGALACTIC's responsibility is limited to direct losses and cannot be extended to consequential or indirect damages such as anticipated loss of revenue, cost of capital, loss of time or cost of substitute services. Furthermore, EGALACTIC's liability can never exceed the amount invoiced *The Customer* during the last invoicing period. Nor does EGALACTIC accept any liability for the consequences of use or misuse of its reports or published recommendations and advice. EGALACTIC shall be considered as exempt of compensation claims and other consequences if EGALACTIC has not been able to fulfil their obligations due to circumstances outside EGALACTIC's control or circumstances that could not be anticipated ('force majeure' or 'an act of god'). Exonerating circumstances like these are mainly, but not limited to, industrial actions, war, fire, lightning, earthquake, government legislation or other public rules and regulations.

4. Implementation and support thereof

a) URKUND does not monitor *The Customer's* progress of implementing the use of the service. Upon signing a contract, URKUND shall send *The Customer* instructions on how to start using the service. If *The Customer* needs additional explanations, it is *The Customer's* obligation to contact URKUND to request such support.

b) *The Customer* must be aware that the support URKUND can give to *The Customer* is limited to what can be configured on the systems which URKUND controls, such as URKUND-settings or plug-ins / integrations that have been created or commissioned by URKUND. URKUND does not commit to developing additional functionality or changing or adjusting the current system to accommodate the needs or requests of a specific customer.

c) Any configuration of installed plugins in *The Customer's* own IT environment must be done by *The Customer* itself or by *The Customer's* IT providers. If support is needed from URKUND to configure *The Customer's* own IT environment, URKUND shall charge *The Customer* an hourly rate of 110 EUR for this; however, URKUND may choose to decline such support if it is not commercially able to provide it or if it is not viable to provide this support. In case on-site support from URKUND is required, *The Customer* will be liable for travel expenses as well as the hourly rate.

d) If URKUND deems a support issue to be related to problems in the settings, configurations of *The Customer's* own IT environment, or due to faults therein, URKUND shall inform *The Customer* of this but shall not be bound to support *The Customer* with these issues.

e) If *The Customer* requests support that URKUND deems be related to *The Customer's* incorrect use of the service, URKUND shall only be bound to supporting *The Customer* to understand the correct methods of using the system. URKUND is not bound to support customers that wish to use the system in ways that are not recommended by URKUND. Usage of the system that is against URKUND's terms and conditions will be treated as per the terms and conditions.

4. Customer's obligations

The Customer agrees to act so that the URKUND services are not used in contravention of the terms & conditions of this agreement or applicable law. *The Customer* agrees not to reveal usernames and passwords to unauthorised persons and not to store documents containing information with usernames and passwords in such a way that unauthorised persons can access them. *The Customer* agrees to contact EGALACTIC if it is suspected that unauthorised persons have gained knowledge of *The Customer's* username and password. *The Customer* is responsible for updates of new users and furthermore to make sure that



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only authorised users have access to the URKUND services. For this purpose, it is possible to use the administration tool provided by EGALACTIC, or through contact with EGALACTIC. EGALACTIC can supply a complete list of users up to twice a year and add/delete teachers' accounts according to *The Customer's* request. *The Customer* is responsible in their own name and on their own behalf for the material which is sent to the URKUND services and, that the content of the said material is not in contravention with international law or other applicable regulations. *The Customer* is only allowed to check documents that are produced within the licensed department within the licensed period. Furthermore, *The Customer* may not deliberately send files that are not suitable for text plagiarism detection such as (but not limited to) files infected with a virus, corrupted files, unsupported file formats, documents containing no text or very small portions of text or other types of fragments of documents. For any additional use, *The Customer* must contact EGALACTIC to agree on this use. *The Customer* shall indemnify EGALACTIC from claims originating from third parties due to the content in, or the use of, the URKUND services.

5. The Individual user's responsibility

a) The terms of use for Individual users and administrators are comprised of these general terms of the agreement and are accepted by *The Customer* through connecting to the service. It is the responsibility of each user to adhere to these terms.

b) Individual users who register for a user account must be aware that this is personal in the sense that an individual user is not entitled to give people outside the organisation that constitutes *The Customer* (including students within or outside the licensing organisation), access to the user account in any way, for example, by lending it or giving it to someone, through negligence, by disclosing or otherwise disseminating username and password. Individual users must not use the URKUND services in a way that conflicts with the use of the URKUND services of EGALACTIC's other customers, e.g. by "pre-checking" documents on behalf of a student before they submit it at another university. Students may only be given a plagiarism report if the receiving teacher/user decides to share it.

c) Individual users own only the right to partake of the sources through the URKUND services for the explicit purpose of controlling if matches found by the URKUND services also appear in the submitted student documents. Use of sources other than for the described purpose is not permitted.

d) In the unlikely event that the user or administrator, through malfunction, unforeseen loopholes or through any other circumstances would receive or find access to information or settings not belonging to their personal user account or institution, the user is obligated to notify EGALACTIC immediately. The user must be aware that the information in this case may be confidential and that any unauthorised use, dissemination of the information or changing of settings is strictly prohibited.

e) Individual users are entitled to make printouts of documents submitted as part of the normal process where any plagiarism is revealed. No other use of prints from the URKUND services is allowed.

f) Individual users are, through their use of the URKUND services, obligated to treat any personal information that can emerge in such a way that they in no way lead to injury or discomfort to the person in question and also to treat this data in a way that is according to local, EU and international law.

g) Individual users should be aware that the URKUND services, through the analysis, never determine what constitutes plagiarism. The assessment related to whether the controlled text is supposed to be considered to be plagiarised or not is done entirely by the individual user in accordance with the rules and recommendations given by *The Customer's* own organisation.

6. Management of systems, maintenance and control

EGALACTIC will normally schedule planned maintenance in the technical environment between 6:00 pm (18:00) on Fridays and 06:00 am on Mondays (UTC/GMT + 1h). EGALACTIC continuously monitors the technical environment and will initiate work to resolve problems within eight hours after they are brought to EGALACTIC's attention by the automatic monitoring system or reported by *The Customer*. EGALACTIC reserves the right to be continuously developing and improving the technical environment. In those instances where this affects *The Customer's* use of the anti-plagiarism services, EGALACTIC shall be exempt of any claims of damages. Interruptions of the URKUND services extending beyond 14 days permits *The Customer* to: (1) within seven days, during the period of service interruption or after the URKUND services has been restored to cancel this agreement with immediate effect, or (2) within seven days, during the period of service interruption or after the URKUND services has been restored to prolong the subscription period defined in this agreement by a period equal to the length of the service interruption.

7. Copyright

Copyright shall be respected in accordance with applicable law. *The Customer* shall only use the URKUND services in the manner prescribed by EGALACTIC and for the express purpose of preventing and controlling plagiarism. *The Customer* grants EGALACTIC the right to archive the material that has been made available to the URKUND services, to use the said material as part of the URKUND services in accordance with the settings that *The Customer* has chosen. Any other use of the material must not be in breach of applicable copyright law or this agreement. The copyright holder has the right, and must be given the possibility to withhold their material from being used as material of comparison in the URKUND services. Execution of this right will result in the material being analysed and archived but it will not be searchable through the URKUND services. EGALACTIC does not at any time claim ownership over documents, statistics or data generated by *The Customer's* use of the service. EGALACTIC makes all reasonable efforts to keep such information secret through logging all activity in the system as well as other security measures such as (but not limited to) firewalls, system hierarchy and actual physical protection. All data generated by *The Customer* by using the system is entirely owned by *The Customer* both during the licence period and after the licence period has ended, regardless of whether the service has been terminated by *The Customer* or by EGALACTIC. Searches in URKUND's repository/archive only take place when a plagiarism report is generated. There is no possibility for *The Customer*, another client or even URKUND's staff to find documents by searching for content, browsing or sorting information in the repository/archive.

8. Stored material

Material that has been sent to the URKUND services will be stored within the system. Under no circumstances will EGALACTIC have the right to resell or in any way redistribute the material. Moreover, the material can never be provided to a third party without a written consent from *The Customer*. All use of the stored documents must be in accordance with the settings that *The Customer* has chosen. Upon request from *The Customer*, EGALACTIC will delete any document sent to *The Customer* unit. When requesting deletion of documents, the request must come from an authorised contact and document ID-numbers for each document must be provided to EGALACTIC.

9. Protection of customer Integrity

eGalactic, B302, Supreme Palms, Balewadi, Pune - 411045
support@egalactic.in

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EGALACTIC does not have the right, for their own purposes, nor for the purpose of another customer, to maintain any statistics or in any other way gather information about the number of detected occurrences of similarities against the sources of the URKUND services in the material submitted by a specific customer. Analysis reports are deleted after 25 months or when requested by *The Customer*.

10. Sources

To preserve the preventive effect that is generated from the sources that the URKUND services search, it is important that not all sources are made known to the public. Therefore EGALACTIC does not undertake to compile a complete list of accessible sources, neither to *The Customer*, nor to any other interested parties. Sources can be presented if EGALACTIC regards it not to have a negative impact on the preventive effect.

11. Termination of the service

This agreement shall remain in force throughout the period that *The Customer* subscribes to the URKUND services and until *The Customer's* access to the service is closed. The subscription period for the URKUND services is normally 12 months or, if a limit of the number of submitted documents is set and regulated in the customer agreement, until document limit is reached, unless the agreement states otherwise. Unless agreed otherwise, the licence will renew automatically each period until cancelled by *The Customer* or by EGALACTIC no later than three (3) months before the end of the active subscription period: if not, the cancellation will come in to effect at the end of the following subscription period. EGALACTIC reserves the right to cancel a subscription as of the renewal date of an ongoing subscription. Furthermore, EGALACTIC has the right to terminate *The Customer's* use of and access to URKUND's services immediately (and, if practicable, upon giving *The Customer* notice) in the event that *The Customer* breach any material term in this agreement or act in conflict with it. Not following payment obligations or misuse of username and password would constitute examples of such a breach. EGALACTIC has the right to monitor abuse of the service. If EGALACTIC detects that *The Customer's* use of URKUND services is jeopardising the stability of the system or any system related to URKUND services, EGALACTIC has the right to restrict with immediate effect *The Customer's* access to the services. EGALACTIC also has the right to restrict the access of *The Customer* if the number of documents sent to URKUND services is substantially higher than what could be expected in relation to the number of students/users for which *The Customer* had stated in the current contract.

12. Prices and price modifications

Prices are calculated according to size of *The Customer's* educational establishment; the size of the university is defined by the number of students. Licences are available to allow *The Customer* to use URKUND for the whole university or for a self-contained unit of the university, e.g. a faculty, department etc. EGALACTIC retains the right to modify prices once per annum. Prices are adjusted in accordance with Labour Cost Index (LCI). For customers within Sweden, prices are adjusted in accordance with AKI (SNI J+K). The new price will be effective upon renewal of the licence. EGALACTIC reserves the right to modify the prices with immediate effect if these modifications are the direct consequence of circumstances outside EGALACTIC's control, such as fluctuations in currency exchange rates. Price modifications caused by such circumstances shall be communicated to *The Customer* as soon as possible. Possible taxes or other imposed tariffs shall be paid by *The Customer*.

13. Jurisdiction

Disputes concerning the interpretation or application of this agreement and legal relationships related thereto shall be determined by arbitration pursuant to Indian law. The dispute shall be settled by arbitration in accordance with the Rules for Indian Arbitration Law in Pune.

EGalactic/URKUND, May 2018

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सत्यमेव जयते

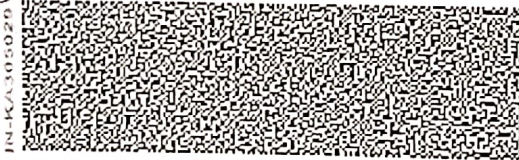
INDIA NON JUDICIAL

Government of Karnataka

Rs. 100

e-Stamp

Certificate No. : IN-KA30502918102479V
 Certificate Issued Date : 18-Jul-2023 01:37 PM
 Account Reference : NONACC (FI)/ kagcs108/ DODDABALLAPUR1/ KA-BR
 Unique Doc. Reference : SUBIN-KAKAGCSL0837806687940203V
 Purchased by : TOKITA SEEDS INDIA PVT LTD
 Description of Document : Article 12 Bond
 Description : M O U
 Consideration Price (Rs.) : 0
 (Zero)
 First Party : TOKITA SEEDS INDIA PVT LTD
 Second Party : RAFFLES UNIVERSITY NEMRANA
 Stamp Duty Paid By : TOKITA SEEDS INDIA PVT LTD
 Stamp Duty Amount(Rs.) : 100
 (One Hundred only)



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MEMORANDUM OF UNDERSTANDING
BETWEEN

Raffles University, Neemrana
AND

Tokita Seed India Pvt Ltd, Bangalore

This Agreement made and entered into on this 18th July 2023 between Raffles University, Neemrana situated at Japanese Zone, National Highway 48, Neemrana, District Alwar, Rajasthan 301705 and Tokita Seed India Pvt Ltd, Bangalore, a company duly

Page 1 of 4

Statutory Alert:

1. The authenticity of this Stamp certificate should be verified at www.e-stamp.com or using e-Stamp Mobile App of Stock Holding Corporation of India.
2. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority.



incorporated under the Indian Companies Act ,1956 having its corporate office at 154, KIADB Obadenahalli Industrial Area, Doddaballapur Taluk, Bangalore Rural-561203.

1. OBJECTIVES OF THE MOU

The objective of this Memorandum of Understandings to provide a formal basis for interaction between Raffles University, Neemrana and Tokita Seed India Pvt Ltd, Bangalore to enhance collaboration in research and extension of agricultural technology, and training.

PROPOSED MODES OF COLLABORATION

Raffles University, Neemrana and Tokita Seed India Pvt Ltd, Bangalore propose to collaborate through:

- a. Seeds of exotic vegetable and regular hybrid vegetables will be provided by Tokita Seeds India PVT Ltd at no cost for R&D, demonstrations and extension activities, The quantity of seeds will depend on our mutual agreement-based programme.
- b. Technical know- however, if any may/shall be shared by the company regarding nursery raising, cultivation technique and value addition, if any
- c. Knowledge sharing by the technical staff of the company and scientists for the benefit of students and farming community.
- d. A nominal amount of Rs. 25,000 per annum as contingency grant may shall be provided by the Tokita India Seed Pvt Ltd each year to promote research on development of production technology for exotic as well as high value vegetable crops for the region.
- J. Raffles University shall earmark a dedicated piece of land as required for demonstration and training of students and farmers and manage the crops raised in this area. A Display/ board shall be fixed there showing collaboration between the two parties. University shall be providing its infra structure to the company for conducting any extension activity in its campus free of any charges. However recurring charges shall be borne by the company.
- k. Expertise / scientific knowledge may be shared if agreed by both.
- L. To provide short term trainings (Online/Offline) including nursery, cultivation and facilitation for certification to students.

Any other terms and conditions may be considered and finalized by mutual consent.

2. TECHNICAL AREAS OF COLLABORATION

The principal technical areas of collaboration between Raffles University, Neemrana and Tokita Seed India Pvt Ltd, Bangalore will be decided by both parties on mutual need basis.

3. CONFIDENTIALITY

- a. During and for a period of One year from the date of disclosure, each party agrees to consider as confidential all information disclosed by the other party in written or tangible form or, if orally disclosed confirmed in writing within thirty days of disclosure and identified as confidential by the disclosing party.



- b. The obligations above shall not extend to any confidential information for which the receiving party can prove that this information:
- is in the public domain at the time of disclosure or comes within the public domain without fault of the receiving party.
 - is already known or become known to the receiving party.
 - is received from a third party having no obligations of confidentiality to the disclosing party.
 - is independently developed by the receiving party; or
 - is required to be disclosed by law or court order.

4. NON-EXCLUSIVITY

The relationship of the parties under this MOU shall be nonexclusive and both parties, including their affiliates, subsidiaries and divisions, are free to pursue other agreements or collaborations of any kind. However, when entering into a research agreement, the participants may agree to limit each party's right to collaborate with others on that subject.

5. TERMS AND TERMINATION

This MOU, unless extended by mutual written agreement of the parties, shall expire in 1 year after the effective date specified in the opening paragraph. This MOU may be amended or terminated earlier by mutual written agreement of the parties at any time. Either party shall have the right to unilaterally terminate this MOU upon 60 days prior written notice to the other party. However, no such early termination of this MOU, whether mutual or unilateral, shall affect the obligations of the participants under any Research Agreement, Confidentiality clause as referenced in clause 6 above, or any other agreement entered into pursuant to this MOU, which obligations shall survive any such termination.

6. RELATIONSHIP

Nothing in this MOU shall be construed to make party a partner, an agent or legal representative of the other for any purpose.

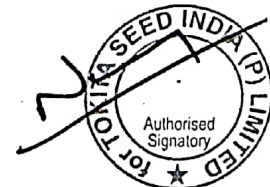
7. ASSIGNMENT

It is understood by the Parties herein that this MOU is based on the professional competence and expertise of each party and hence neither Party shall transfer or assign this Agreement, or rights or obligations arising hereunder, either wholly or in part, to any third party.

8. SIGNED IN DUPLICATE

This MOU is executed in duplicate with each copy being an official version of the Agreement and having equal legal validity.

BY SIGNING BELOW, the parties, acting by their duly authorized officers, have caused this Memorandum of Understanding to be executed, effective as of the day and year first above written.



On behalf of Raffles University, Neemrana



By
Name : Prof (Dr.) J.S. Yadav
Title : Dean, School of Agricultural Sciences
Date :

Witness:

1. Mr. Neeraj Kumar
Deputy Registrar

2. Dr. Pushpam Patel
Asst Prof, (Vegetable Sciences)

On behalf of Tokita Seed India Pvt
Ltd, Bangalore



By
Name : Mr. Neeraj Gupta
Title : Executive Director
Date : 18.07.2023

Witness:

1. Mr. Parvesh Dhingra
(Accounts & Admin Executive)

2. Mr. Narendra Yadav
(Zonal Manager - North)

**BOSCH**

Dr Divakar Goli
Vice Chancellor
Raffles University, Neemrana (Rajasthan)
Japanese Zone, NH-48, Neemrana Disst.-
Alwar (Rajasthan)
Ph: 9341960799

Bosch Limited - (PAN AAACM
9840 P) - (CIN:
L85110KA1951PLC000761)
Post Box No:3000
Hosur Road, Adugodi
Bengaluru-560030
Karnataka, India
Tel +91 80 6752-2393
Fax +91 80 222-72728
www.bosch.in

Sub: Branding Support - Industry-Academia Collaboration

21 December 2021

Dear Dr Goli,

Greetings from Bosch!

Thank you for sending the Acknowledgment letter from your institution. We are happy to welcome your institution to collaborate with Bosch as a part of our CSR Industry-Academia Collaboration initiative.

I am sure you will agree that this opportunity of working together on skill development is in line with the New Educational Policy-2020, which emphasizes the strategic and sustained inclusion of vocational skills in all educational spectrums.

With Bosch's expertise in skill development since 1961, reinforced by the President of India's "Best Establishment Award" 54 times for its technical trade training programs, followed by prestigious awards such as the FICCI CSR Award for employability skill development excellence for our flagship program "BRIDGE", we are confident to be a reliable partner in your efforts on skilling the youth.

With reference to our provisional empanelment letter, we are pleased to provide 6 posters as support by way of some branding for Industry-Academia collaboration at your institution.

We look forward to an impactful journey ahead.

Thank you.

With warm regards,

Dr. O. P. Goel
Senior General Manager
Head - Bosch India Foundation
CSR & Skill Development

Acknowledgement

We have received 6 posters for Industry-Academia Collaboration initiative.

Name: Dr. Rajendra Kumar

Date: 31.01.2022

Signature by head of the Institute RKraleti
31.01.2022

Seal & Stamp

REGISTRAR
RAFFLES UNIVERSITY
NCEMRANA (RAJ)

Registered Office: Bosch Limited, Hosur Road, Bengaluru-560030, Karnataka, India
Managing Director: Soumitra Bhattacharya, Joint Managing Director: Srinivasan S C
BOSCH and the symbol are registered trademarks of Robert Bosch GmbH, Germany



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Dr Divakar Goli
Vice Chancellor
Raffles University, Neemrana (Rajasthan)
Japanese Zone, NH-48, Neemrana Disst.-
Alwar (Rajasthan)
Ph: 9341960799

Bosch Limited - (PAN AAACM
9840 P) - (CIN:
L85110KA1951PLC000761)
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Hosur Road, Adugodi
Bengaluru-560030
Karnataka, India
Tel +91 80 6752-2393
Fax +91 80 222-72728
www.bosch.in

Sub: Branding Support - Industry-Academia Collaboration

21 December 2021

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Senior General Manager
Head - Bosch India Foundation
CSR & Skill Development

Acknowledgement

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Name: Dr. Rajendra Kumar

Date: 31.01.2022

Signature by head of the Institute [Signature]
31.01.2022

Seal & Stamp

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Registered Office: Bosch Limited, Hosur Road, Bengaluru-560030, Karnataka, India
Managing Director: Soumitra Bhattacharya, Joint Managing Director: Srinivasan S C
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**Memorandum of Understanding
in Education and Research
Between
Raffles University Neemrana
&
Vishwaneedam Center for Asian Blossoming**

The School of Humanities and Social Sciences of Raffles University, Neemrana and the Vishwaneedam Center for Asian Blossoming, Chennai and (hereinafter referred to as "Sides")

Noting the importance of education and Co-learning in social development, and the value of mutual cooperation and policy dialogue in education,

Have reached the following understanding:

Objectives and Principles

- This Memorandum of Understanding (hereinafter referred to as the "MOU") intends to set out the general principles of mutual cooperation in the field of education, according to which the sides may jointly identify areas of mutual interest and carry out cooperative activities on the basis of reciprocity and mutual benefit.
- This MOU will be carried out within the framework of the respective norms of the two Institutions and is not intended to create any legally binding rights or obligations.

Scope of Cooperation

1. To build and nurture Asian Institutes of Advanced Study and Asian Forum for Social Theory in collaboration with Raffles University, Neemrana with different institutions and universities around the world;
2. To carry out Workshops, Seminars, Webinars and Conferences on Cross-cultural, philosophical and social issues;
3. To collaborate on a weekly dialogue on Sundays.
4. To publish Asian Journal of Social Theory;
5. To present Confucius-Buddha-Gandhi award for outstanding contributions to social theorizing and social sciences in Asia

Implementation and Funding

1. The Sides will establish a joint committee for policy dialogue to regularly exchange information and experience on education challenges and reforms, and to identify priorities for bilateral cooperation in the field of education and research.
2. The cost of cooperative activities may be funded as mutually determined. All cooperative activities under this MOU will be subject to the availability of funds to the Sides.

Dispute Settlement


The Sides will consult together upon request of either side regarding any matter relating to the terms of this MOU and will endeavour jointly in a spirit of cooperation and mutual trust to resolve any difficulties or misunderstandings which may arise

Amendment

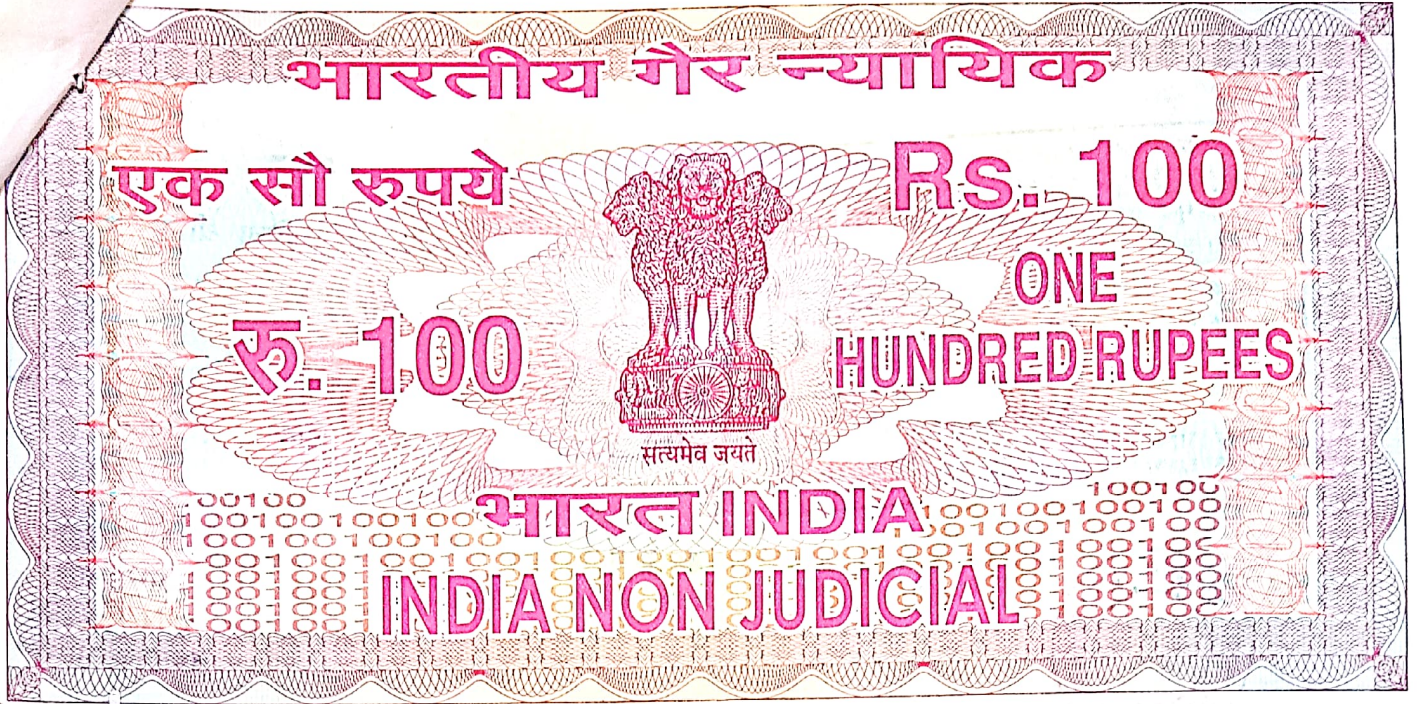
This MOU may be amended by mutual written consent of the Sides.

1. This MOU will come into effect on the date of signature.
2. This MOU will remain in effect for an initial period of one (1) years and will be extended for successive periods of one (1) year, unless either side notifies the other side, in writing, of its intention to terminate this MOU at least three (3) months before the expiry date of the relevant period.

SIGNED in duplicate in on the 27th day of April 2021, in both English languages


For the Registrar of 27/4/2021
Raffles University, Neemrana

For the Honorary Trustee of
Vishwaneedam Centre for Asian Blossoming



राजस्थान RAJASTHAN

AV 942485

This Memorandum of Understanding
made on the 15th day of July in the year 2020

between

Raffles University, Neemrana, a university established under the Rajasthan Act No. 03 of 2011, located at Delhi-Jaipur National Highway-48, Japanese Zone, Neemrana, Alwar Rajasthan INDIA (hereinafter referred to as 'RAFFLES UNIVERSITY'), which expression shall, unless repugnant to the context or meaning thereof, mean and include its successors, executors, administrators and assigns, on the First Part

and

Mahatma Gandhi National Council of Rural Education, Department of Higher Education, Ministry of Human Resource Development, Government of India and having its registered office at Shakkar Bhavan, Fateh Maidan Road, Basheerbagh, Hyderabad (hereinafter referred to as MGNCRE), which expression shall, unless repugnant to the context or meaning thereof, mean and include its successors, on the Second Part, witnesses as follows.

WHEREAS MGNCRE is interested in entering into Memorandum of Understanding (MoU) with well-established academic and Research and Development set upto explore, extend and strengthen mutual relationship for promotion of professional education in rural management by sharing the facilities and expertise available with each of them,

and



राजस्थान म्याग एक्ट 1998 के अन्तर्गत म्याग शीट 17 का प्लान अधिभार	
1	उत्पन्न अन्वयतापत्रा सुधार हेतु (धारा 3 क) 10% अन्वयता
2	गाव अंतर्गत गाव का अन्वयता अन्वयता हेतु (धारा 3 ख) प्राथमिक अन्वयता निर्माण अन्वयताओं के नियंत्रण हेतु 20% अन्वयता
कुल योग %: 30	
हस्ताक्षर म्याग अधिकारी पन्नालाल बागच LN-198/2005	



क्र. नं. 157/20
कमाक 1383

नाम श्री राजेश कुमार पिता श्री सुब्रह्मण्य

जाति 2123 निवासी का 2113

वास्ते राजेश कुमार म्याग नम्बर 1383

जरिये 15/11/2007

राजस्थान विश्वविद्यालय
Neemran

हस्ताक्षर
पन्नालाल
L.N. F2/198
नहमाल नामगन

WHEREAS RAFFLES UNIVERSITY is interested in offering professional academic programmes in rural management both at the undergraduate and the post-graduate level for promotion of rural development and capacity building,

NOW, THEREFORE, IT IS AGREED TO BETWEEN THE PARTIES ABOVE NAMED AS FOLLOWS.

1. Rights and responsibilities of MGNCRE
 - (a) Providing the course curriculum developed by the institute to RAFFLES University;
 - (b) Providing the online course content to the students and faculty members of RAFFLES UNIVERISTY;
 - (c) Allowing the students of RAFFLES UNIVERISTY to participate in workshops and the faculty members of RAFFLES UNIVERISTY to participate in Faculty Development Programmes (FDPs) organised by MGNCRE;
 - (d) Providing the opportunities of industry-academic meet to the students and faculty members of RAFFLES UNIVERISTY;
 - (e) Helping RAFFLES UNIVERISTY in arranging field study, summer internship and final placement for their rural management students; and
 - (f) Displaying this MoU and the Logo of RAFFLES UNIVERISTY on the MGNCRE website.
2. MGNCRE agrees that all the above services will be provided to RAFFLES UNIVERISTY free of charges.
3. Rights and responsibilities of RAFFLES UNIVERISTY
 - (a) Introducing rural management programmes/courses at the Bachelor's and Master's level in the university;
 - (b) Promoting the programmes/courses;
 - (c) Utilizing the course content and curriculum developed by MGNCRE;
 - (d) Participating in workshops and FDPs organized by the MGNCRE free of cost; and
 - (g) Displaying this MoU and the Logo of MGNCRE on the RAFFLES UNIVERISTY website, advertisements and other campaign/publicity material.
4. Both the Parties seek to enhance relations and recognise the benefits to be derived from increased mutual collaboration, cooperation and interaction for further promotion.




5. On behalf of the First Party, Dr. Sanjeev Kumar., HOD, Alabbar School of Management, RAFFLES University will be the point of contact for further correspondence and coordination.
6. On behalf of the Second Party, Mr. Chethan Babu Chittalkar, Director, Rural Management Programme will be the point of contact for further correspondence and coordination.
7. This Memorandum of Understanding shall enter into force only solely on the basis of goodwill only and shall never be not be legally bound nor financially binded.
8. The MoU is valid for a period of five years from the date of execution and may be renewed for any other period as shall be mutually agreed to between the parties.
9. If either Party does not wish to continue this MoU, then such Party shall provide the other Party of its intention to terminate this MoU by giving 3 (three) months' notice in writing. However, both the parties agree that for consistency of the MoU, the activities implemented before the termination of the Understanding shall be completed even after termination of the MoU.

IN WITNESS WHEREOF both the parties have subscribed their respective hands and seals on the date first above written.

Signed, sealed and delivered in the presence of witnesses

For Raffles University, Neemrana

For Mahatma Gandhi National Council of
Rural Education


(Prof (Dr) V. K. Kapoor) 15/7/2020

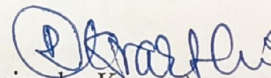
(Mr. Chethan Babu Chittalkar)

Honourable President, Raffles University,
Neemrana
President
Raffles University
Neemrana (Raj.)

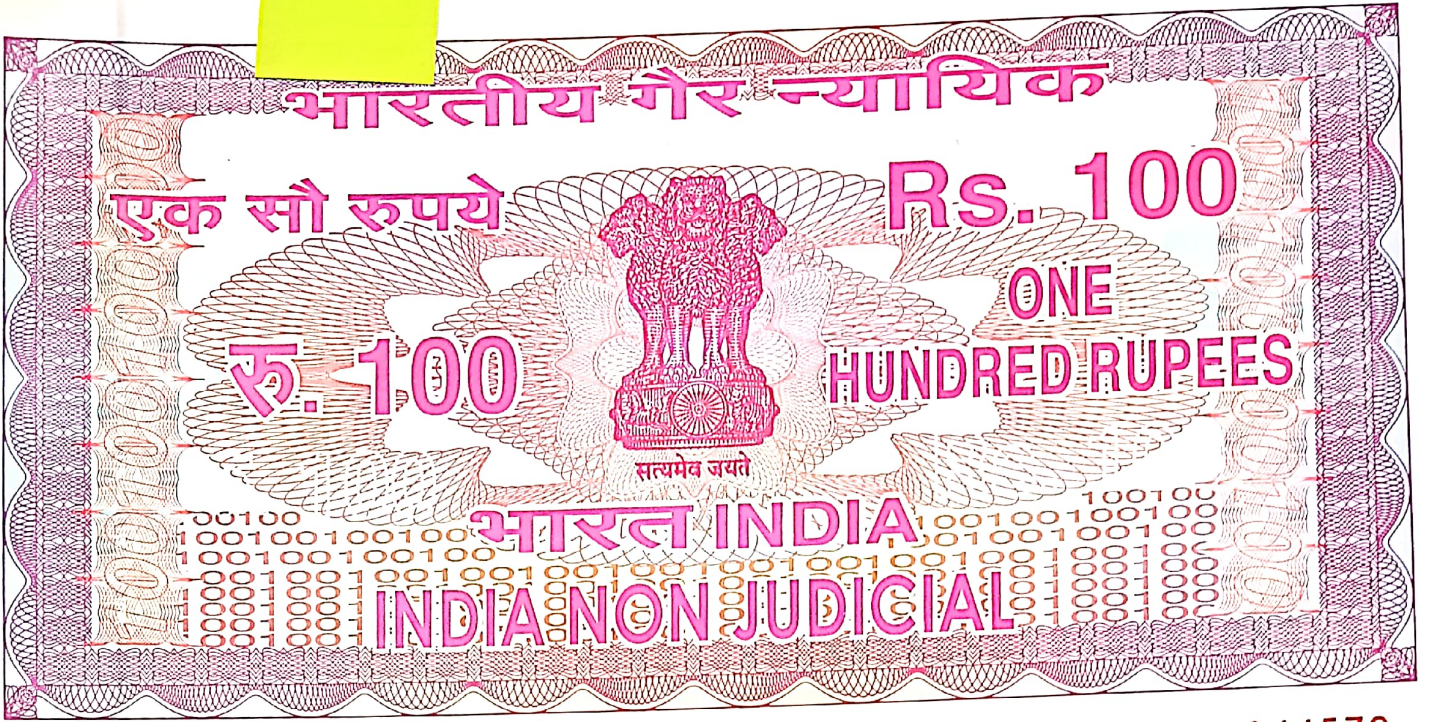
Director, Rural Management Programme

WITNESS

WITNESS


(Mr. Rajendra Kumar)
Registrar-IC 15/07/2020

REGISTRAR
RAFFLES UNIVERSITY
NEEMRANA (RAJ.)



E 044532

असम ASSAM



**RAFFLES
UNIVERSITY**



MEMORANDUM OF UNDERSTANDING


Between

RAFFLES UNIVERSITY, NEEMRANA (NCR), RAJASTHAN

And

CENTRAL INSTITUTE OF KOKRAJHAR, KOKRAJHAR (BTAD),
ASSAM

{ 1 }


Vijay Chandra



This Memorandum of Understanding (MoU) is made and entered into between the **Raffles University, Neemrana (NCR)** (hereinafter referred to as RUN), a private university U/S 2(f) of the UGC Act, with location at **Japanese Zone, NH-48, Neemrana – 301705, Alwar, Rajasthan, India** and represented herein by **Prof (Dr) V K Kapoor, President, Raffles University**. The Gomber Education Foundation is the sponsoring body of the Raffles University with Registered Office at 2nd Floor, C 18 Gulmohar Park, New Delhi – 110049, NCT of Delhi, INDIA.

AND

Central Institute of Technology Kokrajhar, Assam, (hereinafter referred to as CITK), a Centrally Funded Technical Institution (CFTI) under and fully funded by the Ministry of Human Resources Development, Government of India, having been conferred the Deemed-to-be-University status with location at **Vill. Balagaon, P.O. Rangalikhata – 783370, Kokrajhar, BTAD, Assam, India** and represented herein by **Prof Debkumar Chakrabarti, Director (Officiating)**, RUN and CITK shall be referred to individually as “Party” or “University” and collectively as the “Parties” or “Universities”.

PREAMBLE

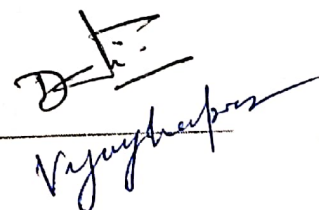
WHEREAS RUN AND CITK share a common mission to provide the highest quality education to its constituents, recognize the desirability and feasibility of establishing collaborative relationship designed to strengthen educational and scientific ties between the two universities, and

WHEREAS, RUN and CITK agree that it would be in their mutual interest to create programs that promote individual development and academic enhancement including but not limited to faculty and student training, academic exchanges collaborative research, joint publications, seminars, conferences, workshops, internships, placements, etc., and

WHEREAS, RUN and CITK have agreed to formalize a cooperative relationship to reflect their understanding as aforementioned and as a precursor to further Agreements on specific programs.

NOW THEREFORE, in consideration of the foregoing, the mutual benefits to be derived by both parties and the mutual covenants herein, the Parties agree as follows:

_____ { 2 } _____


V K Kapoor

ARTICLE – I. PURPOSE OF THE AGREEMENT

The general purpose of this MoU is to establish cooperative relations between RUN and CITK in the areas of agriculture, engineering, basic & applied science, technology, research, industrial design, patents, laws, pharmacy, management etc., as well as faculty exchange programs, student exchange programs, internship and placement support, workshops, seminars, conferences, joint publications and capacity building amongst others.

ARTICLE – II. SCOPE OF THE COOPERATION

The Parties agree:

- 2.1 To establish academic and scholarly cooperative linkages, collaborative research and subsequent collaborations that would be of mutual benefit to the Parties.
- 2.2 To pursue collaborative activities that enhance technology transfer, utilization of natural resources and environmental conservation with a sustainable development.
- 2.3 This Agreement shall be construed as statements of intent to foster genuine and mutually beneficial collaboration.

ARTICLE – III. GENERAL AREAS OF COOPERATION AND PROGRAMME OBJECTIVES

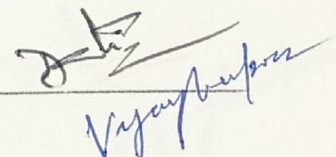
Subject to availability of funds and the approval of the President/Chancellor/ Director of the Universities, the Parties agree to and shall endeavour to develop the following areas of cooperation:

3.1 Exchange of faculty and scholars for such appropriate periods of time and at such appropriate levels of scholarship, which will enhance and guarantee further scientific and scholarly cooperation in teaching, research and extension.

3.1.1. Exchange of doctoral, post graduate and undergraduate students, for study, research and work experience, which will enhance the educational experience and provide richer exposure to students from both the Universities.

3.2 Development and exchange of publications for scientific, scholarly teaching and information purposes.

3.3 Invitation to participate in one or more in each Party's annual conferences, seminars or symposia for sharing of knowledge, program planning etc. Invitation may include courtesy



Vijay Kumar

expenses such as boarding and lodging in support of participation in each other's conferences.

3.4 Facilitating access to finding and equipment to enhance teaching, research and development.

3.5 Facilitation of introductory meetings and connections with extended networks in furtherance of the Parties' objectives.

ARTICLE – IV. FINANCIAL ARRANGEMENTS

This MoU shall not be construed as creating any legally binding fiscal or a fund obligation between the Parties. Each Party shall bear its expenses unless otherwise approved upon in writing by an authorized signatory.

4.1 Neither Party, by entering into nor performing under this Agreement, shall become agents of the other or be liable for any existing or future obligations, liabilities, or debts of the other.

4.2 Financial arrangements in support of various programs as contemplated in this MoU will be considered on a case to case basis and included in specific contractual instruments executed by both Institutions before the event.


4.3 Where appropriate, both the Universities may individually and collectively seek financial support from national and international organizations for the cooperative activities and projects to be undertaken under the terms of this MoU.

ARTICLE – V. ADMINISTRATION

5.1 The terms and conditions of activities and joint projects pursuant to this MoU, as well as the required budget for implementation shall be developed by a coordinator designated by each Party for the purpose, to assure conformity with the aims and purposes described herein and set forth above. The coordinator shall act both as a facilitator and point of contact for implementation of this MoU between the parties effectively.

5.2 Such terms and conditions shall be discussed and agreed upon in writing by the Parties in specific contractual instruments prior to the initiation of the particular project or activity, and such program and activity shall be negotiated and accomplishments reported on an annual basis.

5.3 The officers and employees of RUN and CITK participating in any of the areas of cooperation shall remain the officers and employees of their respective Universities.


Vijay Kumar

5.4 The following shall be the coordinating offices for the two collaborating Universities:-

Raffles University:

Coordinator: **Mr. Rajendra Kumar, Deputy Registrar**
Contact Details: Japanese Zone, NH-48, Neemrana, Alwar, Rajasthan (301705)
Phone: +91 1494 675 502 (O)
+91 99177 16618 (M)
Email: rajendra.kumar@rafflesuniversity.edu.in

CIT Kokrajhar:

Coordinator: **Ms. Chaitali Brahma, Registrar**
Contact Details: Central Institute of Technology Kokrajhar (CITK),
A Deemed-to-be-University CFTI under MHRD (GoI),
Balagaon, Rangalikhata- 783370, Kokrajhar, BTAD, Assam.
Phone: +91 3661 277 279 (O)
+91 94357 02325 (M)
Email: registrar@cit.ac.in

ARTICLE – VI. INTELLECTUAL PROPERTY

6.1 Each Party will ensure appropriate protection of Intellectual Property Rights generated from cooperation pursuant to this MoU, to which both parties are committed.

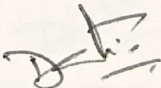
6.2 In case research is carried out solely and by separate efforts of one Party or the research results are obtained through the sole and separate effort of one Party, the party concerned alone will apply for grant of IPR and once granted, the IPR will be solely owned by the concerned party.

6.3 In case of research results obtained through joint activities, the grant of Intellectual property rights will be sought by both the parties jointly and once granted these rights will be jointly owned by the parties.

6.4 The parties shall not assign any rights and obligations arising out of the IPR generated from inventions /activities carried out under the MoU to any third party without consent of the other party.

6.5 Commercialization:

In case of research results obtained through joint activities under this MoU , both (RUN) and (CITK) parties will apply as co-applicants for the protection of Intellectual property


Vijay Kumar

rights subject to exclusive rights of both the Parties to commercialize the technology, in their respective states or agreed upon geographical areas within India. Commercialization in any other country shall be done jointly through a separate agreement.

6.6 Publication:

Any publication, document and/or paper arising out of joint work conducted by the participants pursuant to this MoU will be jointly owned. The use of the name, logo and/or official emblem of the participants on any publication, document and/or paper will require prior permission of both the participants. It may, however, be ensured that the official emblem and logo is not misused by any party.

6.7 Confidential Information:

6.7.1 All information and documents to be exchanged pursuant to the MoU will be kept confidential by the parties and will be used subject to such terms as each party may specify. The parties will not use the information for purposes other than that specified without the prior written consent of the other party.

6.7.2 All confidential information shall remain the exclusive property of the disclosing party. The parties agree that this Agreement and the disclosure of the confidential information do not grant or imply any license, interest or right to the recipient in respect to any Intellectual property right of the other party.

6.7.3 Unpublished information, whether oral or in writing or otherwise, discovered or conceived by any of the Parties and exchanged under the provisions of this MoU will not be transmitted to third parties, unless otherwise agreed by the parties.

ARTICLE – VII. COMPLIANCE WITH LAWS

7.1 The parties recognize that the parties are governed by the laws and regulations of India and can only act within them, and the objectives of this MoU and subsequent Agreements. All research, and other collaborative activities conducted pursuant to this MoU shall be undertaken in accordance with the laws and regulations governing each University. No term of this MoU shall be in conflict with any laws of India, the state of Assam, the state of Rajasthan or the regulations, policies and procedures applicable in the respective Universities.

7.2 Neither Party shall take any action that would cause the other party to be in violation of any applicable law of India, the state of Assam, the state of Rajasthan or the regulations, policies and procedures applicable in the respective Universities.

7.3 Each party agrees not to take any action that would cause the other party to be in violation of regulations promulgated by the concerned offices/regulatory bodies of the GOI, RBI, UGC and MHRD.

7.3.1 Each Party specifically agrees that in connection with this MoU , it will take no action or omit to take any action which would cause another party to be in violation of the Prevention of Corruption Act, Money Laundering, FEMA etc. or to participate or cooperate in any action which would directly or indirectly in any manner result in tax penalty under such applicable Indian laws.

7.4 Each university shall have absolute and final authority on those matters that may impact its ability to deliver the programs its accreditation or its ability to comply with applicable statutes, rules and regulations.

ARTICLE – VIII. NON-DISCRIMINATION

8.1 The Parties agree to provide an educational and work environment free from discrimination and that there shall be no discrimination in either universities selection of program participants on the basis of race, colour, ethnicity , religion, disability, age, marital status, sexual orientation , gender identity, gender expression, military veteran status, as provided by law.

8.2 Both parties will make every effort to accommodate program participants with disabilities to the extent practicable; provided, however, that with respect to disability the disability must not be such as would, even with reasonable accommodation in and of itself preclude the participantseffective participation in the program.

ARTICLE – IX. DISPUTE RESOLUTION

9.1 Both Parties agree that this MoU has been made in good faith.

9.2 The parties shall work to resolve any dispute or differences that arise from this MoU amicably through negotiations referred to a designated committee consisting of three members, one member from each party and a neutral member who shall be an expert in the area of dispute to be nominated by one party and approved by the other.

9.3 In the event the Parties are unsuccessful in resolving disputes or differences in the ordinary course of business, the dispute may be referred to arbitration by a Sole arbitrator, under the Arbitration & Conciliation Act 1996 of India with its subsequent amendments. The venue of arbitration shall be Delhi only. The language of arbitration shall be English only.

It is mutually agreed that the jurisdiction of Delhi Courts shall apply exclusively to this MoU.

ARTICLE – X. TERM

10.1 This MoU will be effective from the date of signature of both Parties for an initial period of five (5) years.

10.2 Subject to the mutual written consent of the Parties this MoU may be renewed for an additional period of five (5) years and such renewal shall be based on predetermined performance measures and outcomes of each program, project or any work performed or as mutually agreed upon between the Parties.

ARTICLE – XI. TERMINATION

11.1 Either Party may terminate this MoU at any time, without penalty, by giving the other party, two months advance written notice of its intention to terminate.

11.1.1 The Parties shall work together to bring areas of collaboration to a close during this period, however, the committed ongoing collaborative activities may continue if so required upon mutual consent by both the parties.

11.1.2 Any students who have commenced at either university at the date of termination may continue and complete their courses.

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Vijay Kumar

ARTICLE – XII. WHOLE AGREEMENT

12.1 This MoU constitutes the whole Agreement between the institutions relating to the subject matter thereof.

12.2 The work and services required herein shall not be transferred or assigned to any other person or institution by any party without the prior consent of the other party.

12.3 No amendment or consensual cancellation of this MoU or any provision or term thereof or of any Agreement, shall be undertaken by any party without the consent in writing of the other party.

In Witness Whereof the authorized representative(s) of the Parties have executed this MoU on this 04th day of December 2019 at Kokrajhar.

Vijay Kapoor
Prof V K Kapoor, Ph D
President, Raffles University
Japanese Zone, NH-48, Neemrana,
Alwar, Rajasthan- 301705
Date 4/12/2019.
Place Kokrajhar.



Office Seal

Witness 1:

Md
MADHUMITA KOTHARI

Debkumar Chakrabarti
04.12.2019
Prof Debkumar Chakrabarti, Ph D
Director, Central Institute of Technology Kokrajhar
Vill. Balagaon, P.O. Rangalikhata – 783370,
Distt. Kokrajhar (BTAD), Assam, India



Date 04.12.2019
Place CIT Kokrajhar
Office Seal Prof. Debkumar Chakrabarti
Director
Central Institute of Technology
Kokrajhar

Witness 2: *Chaitali Brahma*
(CHAITALI BRAHMA)

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MEMORANDUM OF UNDERSTANDING

NATIONAL MARITIME FOUNDATION AND RAFFLES UNIVERSITY, NEEMRANA (NCR)

This Memorandum of Understanding ("MoU") is executed on the 12th day of December, 2019 ("Effective Date") between:

The National Maritime Foundation, a society registered under the Societies Registration Act, 1860 and having its registered office at Varuna Complex, Airport Road, NH - 48, New Delhi 110 010, hereinafter referred to as the **NMF** and represented herein by **Vice Admiral Pradeep Chauhan, AVSM and Bar, VSM, (Retd), Director General NMF.**

AND

The Centre for Maritime Studies, School of Law, Raffles University Neemrana (NCR) (hereinafter referred to as **RUN**), a private university U/S 2(f) of the UGC Act, with location at **Japanese Zone, NH-48, Neemrana, Alwar (Rajasthan) 301705** and represented herein by **Prof (Dr.) V.K. Kapoor, President, Raffles University. The Gomber Education Foundation is the sponsoring body of the Raffles University with Registered Office at 2nd Floor, C 18 Gulmohar Park, New Delhi 110049**
(The NMF and the Centre for Maritime Studies, Raffles University are hereinafter collectively referred to as "the Parties" and individually as a "Party")

PREAMBLE

WHEREAS, **NMF AND RUN** share a common mission to capacity building in the maritime domain and provide the highest quality education to its constituents, recognize the desirability and feasibility of establishing collaborative relationship designed to strengthen educational and scientific ties between the two Parties, and

WHEREAS, **NMF and RUN** agree that it would be in their mutual interest to create programs that promote individual development, capacity building and academic enhancement including but not limited to faculty and student training, academic exchanges collaborative research, joint publications, seminars, conferences, workshops, internships, placements, etc., and

Handwritten signature of Pradeep Chauhan in black ink.

Handwritten signature of V.K. Kapoor in black ink.



WHEREAS, **NMF and RUN** have agreed to formalize a cooperative relationship to reflect their understanding as aforementioned and as a precursor to further Agreements on specific programs.

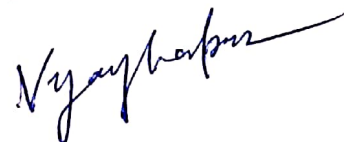
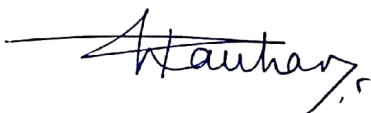
NOW THEREFORE, in consideration of the foregoing, the mutual benefits to be derived by both parties and the mutual covenants herein, the Parties agree as follows:

1. The NMF provides a common platform for discourse between maritime related institution, organisation and discipline, countrywide. The **Objectives** of the NMF are:

- (a) Study and evaluate factors affecting Indian Maritime Security, focus on vulnerable areas, and suggest suitable option in the formulation of national security strategy;
- (b) Provide constructive inputs for policy-formulation;
- (c) Carry out studies on international relations and geopolitical factors of strategic significance to enhance maritime cooperation among seafaring nations;
- (d) Conduct studies and research in the area of maritime interests of India spanning across the entire spectrum of oceanic activity, maritime infrastructure, ship building, merchant shipping, fishing energy life-lines, offshore and sea-bed resources, environment and the laws of the sea;
- (e) Initiate, undertake, organise and facilitate courses, conferences, seminars, lectures and research, in matters relating to relevant aspects of global strategic and maritime affairs and offer fellowships, prizes, scholarships and stipends in furtherance of the objectives of the Foundation;
- (f) Promote awareness and informed public debate on the importance of the maritime dimension of India;
- (g) Study India's maritime heritage with the objective of disseminating knowledge of such history and burnish our ancient maritime tradition;
- (h) Associate with government departments, educational institutions and other bodies with similar or allied aims; and
- (j) Establish and maintain library-resources and information services to facilitate the study of maritime issues, as also undertake, facilitate and provide for the regular and periodic publication of newsletters, research papers, monographs, journals and books that would further create awareness of, and interest in maritime affairs;
- (k) The stakeholders include various ministries of the Government of India, including Defence, Shipping, Home, and also educational institutions and universities.

2. The indicative areas of research interest of the NMF are as follows:

- (a) Maritime Security Studies
- (b) Maritime Law
- (c) Maritime Domain Awareness (MDA) Studies



- (d) Climate-Change and its impact upon Holistic Maritime-security
- (e) Marine Pollution
- (f) Maritime Safety
- (g) Humanitarian-Assistance and Disaster-Relief (HADR)
- (h) Search and Rescue (SAR)
- (j) Maritime Salvage
- (k) Maritime/Marine-Technology Studies

3. The **Centre For Maritime Studies, School of Law, Raffles University** is engaged in rendering certificate courses, diploma courses, undergraduate, postgraduate and doctoral studies in maritime laws, Law of the Sea, maritime trade, technology and security concerns. The Centre presently functions under the School of Law, Raffles University.

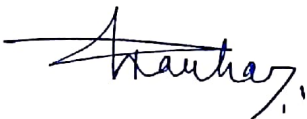
The main objective of the centre is capacity building in Maritime Laws and Law of the Sea in India and IORA nations, through academic enhancements, research, cross cultural exchanges with a focus on India and IORA nations. Besides Law, the centre also focuses on maritime trade, technology and security concerns.

4. This MoU executed between the NMF represented by its **Director General, Vice Admiral Pradeep Chauhan, AVSM, VSM, IN (Retd)** and the Centre For Maritime Studies, School of Law, Raffles University represented by **Prof (Dr.) V K Kapoor, President, Raffles University**. This agreement is valid dating from day of signing by both parties. The articles of the MoU are enumerated in the successive paragraphs.

Article 1 – Scope of the Cooperation

The Cooperation between NMF and the Centre For Maritime Studies, School of Law, Raffles University shall deal with any of the topic(s) mutually agreed upon 'as required' basis by the two Parties through the following methods:-

- (a) Invitations/ exchange of visits by officials/ researchers/ students/ faculty for attending seminars/ conferences/ discussions.
- (b) Exchange of information and materials.
- (c) Website Universal Resource Location (URL) linkage on website of both parties.
- (d) To organise joint seminars, conferences, workshops & symposia, joint publications, internships, placements, amongst others
- (e) Any other activity within the confines of this MoU.



Article 2 - Administration

- (a) The terms and conditions of activities and joint projects pursuant to this MoU, as well as the required budget for implementation shall be developed by a coordinator designated by each Party for the purpose, to assure conformity with the aims and purposes described herein and set forth above. The coordinator shall act both as a facilitator and point of contact for implementation of this MoU between the parties effectively.
- (b) Such terms and conditions shall be discussed and agreed upon in writing by the Parties in specific contractual instruments prior to the initiation of the particular project or activity, and such program and activity shall be negotiated and accomplishments reported on an annual basis.
- (c) The officers and employees of NMF and RUN participating in any of the areas of cooperation shall remain the officers and employees of their respective organisations.
- (d) The following shall be the Coordinating officers (Coordinators) for the two collaborating Parties:-

NMF: Coordinator: Captain Sarabjeet Singh Parmar, Executive Director

Contact details:

Varuna Naval Officers' Mess Complex
NH 48, Opp APS Colony
New Delhi 110010
Tele: 91-1126154901, Fax: 91-11-26156520
Cell: +919999194702
Email: execdir.nmf@gmail.com

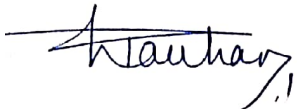
Raffles University: Coordinator: Mr. Rajendra Kumar, Deputy Registrar

Contact details:

Japanese Zone, NH-48, Neemrana
Alwar, Rajasthan (301705)
Ph-01494-675502, 9917716618
Email- rajendra.kumar@rafflesuniversity.edu.in

Article 3 – Costs/ Expenses

- (a) This MoU shall not be construed as creating any legally binding fiscal or a fund obligation between the Parties. Both Parties shall bear their own financial costs/ expenses for activities undertaken under this MoU, except as may be mutually agreed upon for specified activities.



(b) Neither Party, by entering into nor performing under this Agreement, shall become agents of the other or be liable for any existing or future obligations, liabilities, or debts of the other.

(c) Where appropriate, both the Parties may individually and collectively seek financial support from national and international organizations for the cooperative activities and projects to be undertaken under the terms of this MoU.

(d) Financial arrangements in support of various programs as contemplated in this MoU shall be considered on a case to case basis and included in specific contractual instruments executed by both Institutions before the event.

Article 4 – Validity/ Extension/ Termination of Agreement

The MoU shall come into force from the date of signing. It shall be valid for three years unless:-

(a) Prior to the expiry of the validity, both Parties decide to extend it by mutual written consent.

(b) Either Party invokes the 'Termination' Clause/ Article.

Article 5 – Revision/ Modification of MoU

This MoU may be revised/ modified, if so required, by both Parties in writing upon mutual agreement.

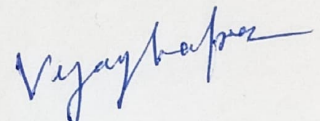
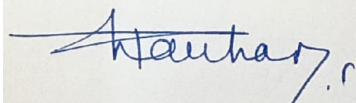
Article 6 – Copyright/ Intellectual Property

Both Parties agree that they shall make all reasonable efforts to protect the intellectual property of the other Party. Each Party shall have prior written approval over any use of its name, brands, and materials under this MoU. Neither the execution of this MoU nor the disclosure of any Confidential Information (defined below) shall be construed as a grant to the receiving Party, in relation to any license under any invention, patent, trademark, copyright, or other proprietary right owned or controlled by the disclosing Party.

Article 7 - Publication:

(a) Any publication, document and/or paper arising out of joint work conducted by the participants pursuant to this MoU shall be jointly owned by NMF and RUN. The use of the name, logo and/or official emblem of the participants on any publication, document and/or paper shall require prior written permission of the authorized signatories of both the participants. It shall, therefore, be ensured that the official emblem and logo is not misused by any party.

(b) Subject to Article 7 Clause (a) of this MoU, both Parties agree that publication of copyrighted work produced in pursuance of this MoU shall be considered on a case to case basis and royalty sharing shall be as per specific agreements executed by both Institutions prior to commencement of such work.



Article 8 – Maintenance of Confidentiality

(a) Neither Party shall disclose any Confidential Information (as defined below), in whole or in part, related to the other Party except as required by law or as authorised in writing by the disclosing Party. Both Parties shall have prior written approval over any press releases or other publicity to be disseminated under this MoU.

(b) "Confidential Information" shall include any and all trade secrets, know-how, privileged records or other confidential or proprietary information and data, both technical and non-technical disclosed to a Party in connection with performing its obligations under this MoU, unless such disclosure is required by applicable law. Both Parties agree that such Confidential Information shall be clearly marked 'CONFIDENTIAL'.

Article 9 – Termination of Agreement

Either Party reserves the right to terminate this MoU after serving a thirty (30) day notice on the other Party intimating them about such intentions, without necessarily assigning any reason thereof.

Article 10 – Settlement of Disputes

(a) Any dispute regarding interpretation or application of the MoU shall be resolved, as far as practicable, by consultation between the Parties. The Parties each agree that, unless otherwise required by law, each shall treat the existence of any dispute, negotiation, and details of all submissions, proceedings, and decisions related thereto as confidential and shall not disclose them to any third party or publicise them in any way.

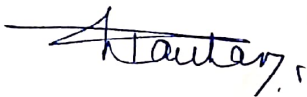
(b) In case any dispute is not resolved through negotiation, the same may be referred to arbitration by a Sole arbitrator, appointed by either party and agreed to by the other party, under the Arbitration & Conciliation Act, 1996 or amendments thereof. The venue of arbitration shall be Delhi.

(c) The Jurisdiction of Delhi Courts shall apply exclusively to disputes arising out of this MoU.

Article 11 – Notices

(a) All notices or other communications required or permitted hereunder shall be in writing and shall be first transmitted by email and subsequently confirmed by personal delivery or by sending the same by prepaid registered mail addressed to the Coordinator of the Party concerned at its address mentioned above and/or any other address subsequently notified to the other Party for the purposes of this Clause:

(b) All notices shall be deemed to have been validly given on: (a) the Business Day immediately after the date of transmission with confirmed answer back, if



transmitted by electronic mail or through personal delivery; or (b) the Business Day of receipt, if transmitted by courier or registered mail.

Article 12 – Relationship between the Parties

The Parties agree that nothing in this MoU shall in any manner be deemed to constitute a joint venture; partnership between the Parties and no Party shall have any authority to bind or shall be deemed to be the agent of any other Party in any manner whatsoever.

Article 13 – Waiver

The waiver of any default or breach hereunder by any Party shall not constitute a waiver of the right by such Party for any default of a similar nature or under any other terms and conditions of this MoU.

Article 14 – Severability

If any provision of this MoU is determined to be invalid or unenforceable in whole or in part, such invalidity or unenforceability shall attach only to such provision or the applicable part of such provision and the remaining part of such provision and all other provisions of this MoU shall continue to remain in full force and effect.

Article 15 – Counterparts

This MoU may be executed by the Parties in separate counterparts each of which when so executed and delivered shall be an original, but all such counterparts shall together constitute one and the same instrument.

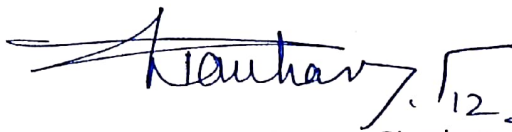
IN WITNESS WHEREOF, the Parties have executed this MoU as of the date first written above.

NATIONAL MARITIME FOUNDATION

**Centre For
Maritime Studies, Raffles University**

Through its authorised signatory

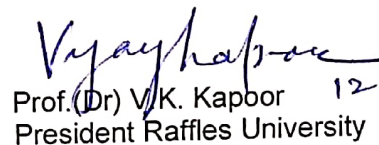
Through its authorised signatory



12 Dec 19

Vice Admiral Pradeep Chauhan
AVSM & Bar, VSM, IN (Retd)
Director General
National Maritime Foundation

Date: 12 December 2019



12/12/2019

Prof. (Dr) V.K. Kapoor
President Raffles University

Date: 12 December, 2019

**MEMORANDUM OF UNDERSTANDING
BETWEEN
VILNIUS UNIVERSITY (LITHUANIA)
AND RAFFLES UNIVERSITY (RAJASTHAN, INDIA)**

Vilnius University and Raffles University are exchanging this agreement to develop a spirit of amity with each other.


1. This agreement aims to promote international academic cooperation and the exchange of teaching and research experiences between Vilnius University and Raffles University.
2. The two universities will cooperate in developing friendship and mutual interests on a reciprocal basis of respect for the independence and equal status of each university.
3. The two universities agree to:
 - a. exchange academic materials and information;
 - b. mutually receive educational visits by faculty members and researchers;
 - c. exchange students;
 - d. hold joint international conferences;
 - e. conduct joint research projects;
 - f. engage in other activities to better enhance mutual understanding and cooperation.
4. The details of this agreement are to be decided by further consultation between the two universities. Both parties understand that all terms and conditions of the above mentioned activities as well as financial arrangements will have to be negotiated and established in separate written agreements.
5. This agreement shall be in effect for five years from the date of signature and automatically extended for the same period if written intent of termination by either party is not presented six months prior to the date of expiration.
1. Vilnius University designates dr. Artūras Vasiliauskas and Ms. Karolina Mickutė, and Raffles University designates dr. Justice Meena V Gomber, as their respective representatives for the full implementation of this agreement.
2. This agreement is executed in English in two originals and each university will retain one original. This agreement shall be implemented by Faculty of Law from Vilnius University side.

Executed for Vilnius University
by

Dr. Artūras Vasiliauskas
Pro-Rector for Partnership
Vilnius University

Date: _____

Executed for Raffles University
by



Dr. Justice Meena V Gomber
Chairperson
Raffles University

Date: _____

MEMORANDUM OF UNDERSTANDING (MOU)

Between

Goa - Center of Excellence Intellectual Property (G-CEIP)

in association with Goa College of Pharmacy (GCP)

and

Raffles University, Neemrana, Rajasthan

This document constitutes a non-binding agreement between the Goa - Center of Excellence Intellectual Property (G-CEIP) in association with Goa College of Pharmacy (GCP), institutes promoting education and training in Intellectual Property (IP) in the discipline of pharmaceutical sciences and, with a head office at Goa College of Pharmacy, 18th June Road, Panaji, Goa, INDIA and Raffles University, Neemrana, Rajasthan (RU), INDIA institutes engaged in IP activities with a head office at Japanese Zone, NH-48, Neemrana, Dist. Alwar, Rajasthan 301705.

1. Objective

The objective of this MOU is to express the willingness of both parties to engage in an effort to achieve several main objectives to induce the spirit of inquiry in translating theoretical science into innovative products:

- Certificate Professional Advancement Programs (CPAP) - courses of varying duration for students and faculty enrolled at Raffles University and other institutions across Rajasthan State to obtain training and direct experience ("field work") in the areas of intellectual property rights (IPR), regulatory affairs and product development.
- Series of Workshops each of Two Days duration to provide continuous update and upgrade of knowledgebase in IP. However, the calendar for these

workshops / events shall be released by First Party within three weeks from the date of signing.

- Provide Intellectual Property (IP) Services for IP generated through research work.

2. General Terms of MOU

Both parties agree to carry out the above-mentioned activities in accordance with laws and regulations of respective states. In case of workshops at its campus, Raffles University agrees to make arrangement for boarding & lodging of the participants as also the resource persons from the First Party.

1 Duration of MOU: This MOU shall be operational upon signing and will have an initial duration of TWO YEARS (June 19th, 2021 through June 18th, 2023). All activities conducted before this date within the vision of the joint collaboration will be deemed to fall under this MOU.

2.2 Coordination: In order to carry out and fulfill the aims of this agreement, the parties will appoint appropriate person(s) to represent its organization and to coordinate the implementation of activities. These individuals include: Dr. Umesh Banakar, Dr. Rajashree Gude, Dr. Chandrashekar N.S., Dr. Divakar Goli, President, Mr. Arun Verma, HOD/Dean, School of Law and Professor / Assistant Professor Law related IPR. The individuals will discuss any issues or concerns as they arise.

2.3 Technical and Financial Support: RU will be responsible for providing any needed technical support to the participants. This includes, e.g., internet (WiFi) access, access to scientific literature, etc. At least initially, there will be no financial contributions required of any party to the other. As such, any financial contribution by a party to another will be carried out at its sole discretion.

2.4 Confidentiality: Each party agrees that it shall not, at any time, after executing the activities of this MOU, disclose any information in relation to these activities or the affairs of business or method of carrying on the business of the other without consent of both parties.

2.5 Termination of MOU: The partnership covered by this MOU shall terminate upon completion of the agreed upon period. The agreement may also be terminated with a written one month notice from either side. In the event of non-compliance by one of the parties of the obligations upon it, the other party may terminate the agreement with immediate effect.

2.6 Extension of Agreement: The MOU may be extended provided the parties agree upon and can provide the necessary resources.

2.7 Communications: All notice, demands and other communication under this agreement in connection herewith shall be written in English language and shall be sent to the last known address and or e-mail of the concerned party. Any notice shall be effective from the date on which it reaches the other party.

2.8 Addendum: Any Addendum to this MOU shall be in writing and signed by both parties.

3. Other Provisions

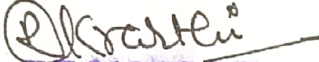



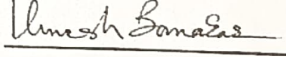
3.1 Each party shall pay the costs of its staff and any fees associated with the participation of its staff (e.g., transportation, meals, communications, lodging, etc.) in the support of this activity.

3.2 RU will have no other legal and/or financial obligations to GCP and CEIP.

3.3 Income tax and VAT, if any, arising due to fees received by RU, GCEIP or GCP from the participants, shall be borne by both the parties in equal share.

3.4 Both parties assume that this agreement does not go against the rules and regulations of the Government of the United States or Government of Goa, Govt. of Rajasthan and Govt. of India.

IN WITNESS WHEREOF, the parties hereto have executed this MOU on the 25th day of May, 2021.

<p>Raffles University Name: Rajendra Kumar Title: Registrar - IC Signature:  Date: 18/06/2021 REGISTRAR RAFFLES UNIVERSITY NEEMRANA (PAL)</p>	<p>Raffles University Name: Annu Veenu Title: Coordinator Signature:  Date: 18/06/2021 </p>
<p>Goa College of Pharmacy (GCP) Name: Dr. Gopal Krishna Rao Title: Principal Signature:  Date: 14/06/2021 Principal Goa College of Pharmacy Panaji-Goa</p>	<p>Goa - Center of Excellence Intellectual Property (G-CEIP) Name: Dr. Umesh Banakar Title: Founder, G-CEIP Signature:  Date: May 25, 2021 GOA - CENTER FOR EXCELLENCE IN INTELLECTUAL PROPERTY Panaji - Goa</p>

Place: **Neemrana**

Date: **17/October/2021**

(Agreement)

This is certified that Hitachi Astemo has collaborated with Raffles University, Neemrana on a Project title- Investigating the mechanical properties of hydrogen fuel injectors and the date of execution of the project tenure (17/10/2021 – 17/10/24). The support includes Mechanical Engineering Laboratories for technical material testing results on specimen / workpieces used in Hitachi Astemo.

These Test includes:

- Ultimate Tensile Strength (MPa)
- Hardness Test (MPa)
- Impact Test (MPa)
- Density Test (Kg/m³)

Apart from these tests, the university will also provide support by providing mechanical workshops (Space and engineering tools) for additional mechanical works during test.

The above Project tenure is valid for three years as per the agreement.



Project Executive Hitachi

School of Engineering & Technology
Raffles University
Neemrana (Alwar) Raj.
Dean SOET

© Hitachi Astemo Gurugram Powertrain Systems Pvt. Ltd.

(Formerly Known as Keihin India Manufacturing Pvt. Ltd.)

SP-90, RIICO NIC (M), Japanese Zone, Neemrana,
Dist-Alwar, Rajasthan-301705, INDIA

CIN : U3400HR1997PTC051757

E-mail : info2@keihin-kpl.com

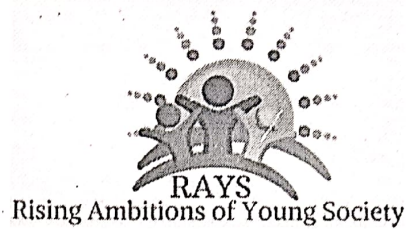
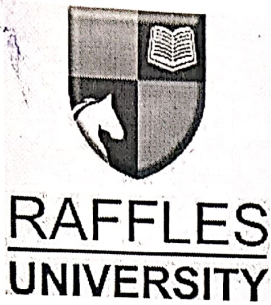
Regd. Office :

2315/23, Opposite Payal Cinema,
Behind Karim Restaurant, Delhi
Road, Gurugram - 122001

Haryana, India Tel. : +91-124-4276339

Astemo





**Memorandum of Understanding
in Education & Research
Between
Raffles University, Neemrana
&
Rising Ambitions of Young Society, Inc
(RAYS Global Foundation (USA))**

The School of Humanities and Social Sciences of **Raffles University, Neemrana** and the **Rising Ambitions of Young Society (USA)** (hereinafter referred to as "Sides")
Noting the importance of education and Co-learning in social development, and the value of cooperation and policy dialogue in education, youth empowerment and gender sensitization.
Have reached the following understanding:

Objectives and Principles

- This Memorandum of Understanding (hereinafter referred to as the "MOU") intends to set out the general principles of cooperation in the field of education, according to which the sides may jointly identify areas of mutual interest and carry out cooperative activities based on reciprocity and mutual benefit.
- This MOU will be carried out within the framework of the respective norms of the two Institutions and is not intended to create any legally binding rights or obligations.

Description of Collaborative Relationship

1. The goal of this collaboration is to support efforts to improve on gender sensitization related issues and plan/design/ manage/ deliver/ promote programs and share resources to organize programmes for gender sensitization in nearby schools and villages, thus community-based services.
2. To build and nurture Institutes of Advanced Study for youth development and women's socio-economic empowerment, in collaboration with different institutions and universities around the world.

3. To provide resources for implementation to carry out workshops, seminars, Webinars, Legal aids, and conferences on educational, social, cross-cultural, philosophical and gender issues.
4. To publish Annual Report yearly
5. Maintain a dialogue between the two parties that facilitates the ongoing development of this agreement.
6. Resolve potential conflict in a respectful and professional manner.
7. Provide annual cross-training and co-facilitate community outreach and training.

Implementation and Funding

1. The Sides will establish a joint committee for policy dialogue to regularly exchange information and experience on education challenges and reforms, and to identify priorities for bilateral cooperation in the field of education and research.
2. The cost of cooperative activities may be funded as mutually determined. All cooperative activities under this MOU will be subject to the availability of funds to the Sides.

Dispute Settlement

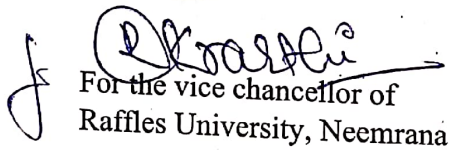
The Sides will consult together upon request of either side regarding any matter relating to the terms of this MOU and will endeavour jointly in a spirit of cooperation and mutual trust to resolve any difficulties or misunderstandings which may arise

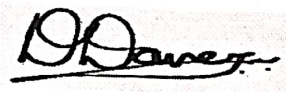
Amendment

This MOU may be amended by mutual written consent of the Sides.

1. This MOU will come into effect on the date of signature.
2. This MOD will remain in effect for an initial period of three (3) years and will be extended for successive periods of one (1) year, unless either side notifies the other side, in writing, of its intention to terminate this MOU at least three (3) months before the expiry date of the relevant period.

SIGNED in duplicate in on the 9th day of August 2021, in both English languages


For the vice chancellor of
Raffles University, Neemrana


For the Honorary Trustee of
R.A.Y.S., Inc (USA)

MEMORANDUM OF UNDERSTANDING
BETWEEN
Raffles University, Neemrana
AND
MSME Technology Centre Bhiwadi

This Agreement made and entered into on this 28th July 2021 between **Raffles University, Neemrana** situated at Japanese Zone, National Highway 48, Neemrana, District Alwar, Rajasthan 301705 and **MSME Technology Centre, Bhiwadi, Under Ministry of MSME, Government of India**, a Society registered under the Societies Registration Act, 1860 bearing Regd. No. 828 with its registered office at Plot No. SP3 – 871 (A), 872, RIICO Industrial Estate Bhiwadi-301019, Distt. Alwar, Rajasthan India.

1. OBJECTIVES OF THE MOU

The objective of this Memorandum of Understandings to provide a formal basis for interaction between Raffles University, Neemrana and MSME Technology Centre Bhiwadi to enhance collaboration in Engineering, production and research areas.

2. PROPOSED MODES OF COLLABORATION

Raffles University, Neemrana and MSME Technology Centre Bhiwadi propose to collaborate through:

- a. Supporting students with projects / fellowships and Industrial Visits at MSME Technology Centre Bhiwadi.
- b. Supporting R&D projects, which may be carried out at Raffles University, Neemrana or at premises of MSME Technology Centre Bhiwadi or partly at Raffles University, Neemrana and partly at MSME Technology Centre Bhiwadi
- c. Training of Faculties / personnel through Continuing Education Programmes conducted by Raffles University, Neemrana / MSME Technology Centre Bhiwadi in areas of interest as decided by both parties on mutual need basis; and vice versa
- d. Joint Course Curriculum development, academic activities viz. research publications, and exchange of documentation and research material on mutually agreed basis.
- e. Joint EDP, workshop/seminar periodically.
- f. Joint value-added courses/certification program.
- g. Professional consultancy & testing by the Raffles University, Neemrana faculty and MSME Technology Centre Bhiwadi consulting division



- h. Any other appropriate mode of interaction agreed upon between Raffles University, Neemrana and MSME Technology Centre Bhiwadi
- i. This engagement will allow to provide internships programs to undergraduates of Raffles University, Neemrana in various engineering streams like Mechanical/Automobile/Civil/Electrical/Electronics/EIC or equivalent
- j. To provide short term trainings (Online/Offline) including assessment and facilitation for certification to the trained students.
- k. Supporting Startup, students, upcoming entrepreneurs with incubation and technological support.

3. FORMS OF RESEARCH AND DEVELOPMENT PROGRAMS

The form of any of the said Research and Development Program (hereinafter referred to as "Research Program") will be subject to a separate Research Agreement entered by the Parties but may also include the following:

- a. **In their own existing facilities** - The performance of research individually by each Party or concurrently by both Parties in mixed groups at their own facilities with regular exchanges of results.
- b. **In a separate research and development facility** - The performance of research by the technical personnel of both Parties working together in the facilities of one Party or in mixed groups at the facilities supported/ sponsored by either Party.
- c. **Third parties** - The performance of research by the Parties together with one or more third parties.

4. TECHNICAL AREAS OF COLLABORATION

The principal technical areas of collaboration between Raffles University, Neemrana and MSME Technology Centre Bhiwadi will be decided by both parties on mutual need basis.

5. AGREEMENTS FOR RESEARCH COLLABORATION

Each research collaboration undertaken by the parties hereunder shall be initiated by the signing of a separate research agreement between the parties, which will describe in detail:

- a. the nature, scope and schedule of the research collaboration.
- b. the form of the research collaboration.
- c. the estimated cost of the research collaboration together with the amount of funding, if any, to be received from third parties.
- d. the treatment of intellectual property and data rights, including patents, industrial design registration, copyrights and all other proprietary information (including innovations not patented, designs not registered etc.) which result from the research collaboration or which belong to a party and are used in research collaboration.
- e. other provisions as may be mutually agreed upon, including provisions covering the consequences of default or termination by a participant, term, arbitration of disputes and applicable law.

6. CONFIDENTIALITY

- a. During and for a period of three years from the date of disclosure, each party agrees to consider as confidential all information disclosed by the other party in written or



- tangible form or, if orally disclosed confirmed in writing within thirty days of disclosure and identified as confidential by the disclosing party.
- b. The obligations above shall not extend to any confidential information for which the receiving party can prove that this information:
- is in the public domain at the time of disclosure or comes within the public domain without fault of the receiving party.
 - is already known or become known to the receiving party.
 - is received from a third party having no obligations of confidentiality to the disclosing party.
 - is independently developed by the receiving party; or
 - is required to be disclosed by law or court order.

7. NON-EXCLUSIVITY

The relationship of the parties under this MOU shall be nonexclusive and both parties, including their affiliates, subsidiaries and divisions, are free to pursue other agreements or collaborations of any kind. However, when entering into a research agreement, the participants may agree to limit each party's right to collaborate with others on that subject.

8. TERMS AND TERMINATION

This MOU, unless extended by mutual written agreement of the parties, shall expire 3 years after the effective date specified in the opening paragraph. This MOU may be amended or terminated earlier by mutual written agreement of the parties at any time. Either party shall have the right to unilaterally terminate this MOU upon 60 days prior written notice to the other party. However, no such early termination of this MOU, whether mutual or unilateral, shall affect the obligations of the participants under any Research Agreement, Confidentiality clause as referenced in clause 6 above, or any other agreement entered into pursuant to this MOU, which obligations shall survive any such termination.

9. RELATIONSHIP

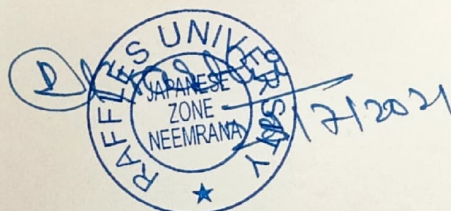
Nothing in this MOU shall be construed to make party a partner, an agent or legal representative of the other for any purpose.

10. ASSIGNMENT

It is understood by the Parties herein that this MOU is based on the professional competence and expertise of each party and hence neither Party shall transfer or assign this Agreement, or rights or obligations arising hereunder, either wholly or in part, to any third party.

11. COSTS OF THE MOU

Each Party shall bear the respective costs of carrying out the obligations under this MOU.




12. SIGNED IN DUPLICATE

This MOU is executed in duplicate with each copy being an official version of the Agreement and having equal legal validity.

BY SIGNING BELOW, the parties, acting by their duly authorized officers, have caused this Memorandum of Understanding to be executed, effective as of the day and year first above written.

On behalf of Raffles University, Neemrana


On behalf of MSME Technology Centre
Bhiwadi

By : 
Name: Dr. Rajendra Kumar 28/7/2021

Title : Registrar-IC
REGISTRAR
Date : 28.07.2021
RAFFLES UNIVERSITY
NEEMRANA (RAJ:)

Witness:

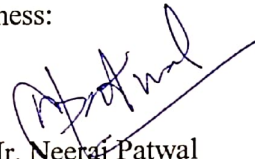
1. Mr. Anurag Singh Yadav
Asst Prof, ASOM

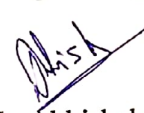

28/07/21, AS Yadav
28.07.21
2. Mr. Rajendra Singh
Asst Prof, SOET

By : 

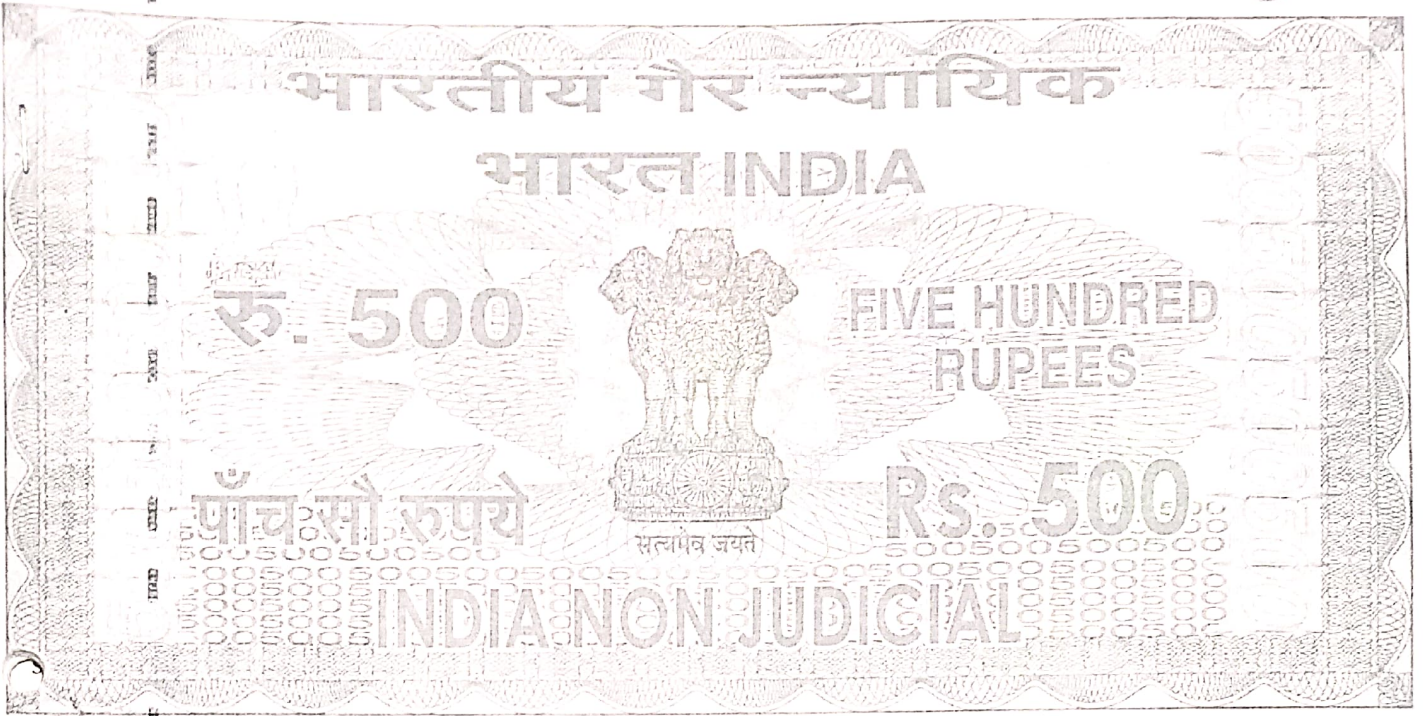
Name: Mr. Sumit Jain
Title : Deputy General Manager
SUMIT JAIN
Dy. General Manager
Date: 28.07.2021
MSME TECHNOLOGY CENTRE BHIWADI
Government of India Society
Ministry of Micro, Small and Medium Enterprises (MSME)
Plot No. SP3-871 (A), 872, RIICO Industrial Estate Pathredi,
Bhiwadi-301019, Dist. Alwar (Rajasthan) India

Witness:


1. Mr. Neeraj Patwal
(Sr. Engineering Training)


2. Mr. Abhishek Datta
(Manager-Marketing & Business Development)





राजस्थान RAJASTHAN

P 636179

14/12/20

The **MEMORANDUM OF UNDERSTANDING** (hereinafter referred to as 'MoU') made at Bangalore, on **07-01-2021** between **RAFFLES UNIVERSITY** (hereinafter referred to as **RAFFLES UNIVERSITY**) on the ONE PART

AND

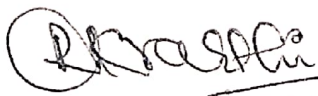
Consortium of National Law Universities, the sole authority for regulating the examination and for declaration of the results for CLAT-2021 (Common Law Admission Test), an All India Examination.

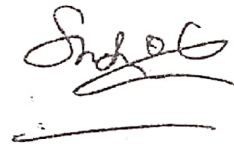
WHEREAS

- i. CLAT stands for Common Law Admission Test.
- ii. **RAFFLES UNIVERSITY** desires to utilise the UG-CLAT 2021 and PG-CLAT 2021 Examination scores for the purpose of admission during the Academic Year 2021-22.
- iii. Pursuant there to **RAFFLES UNIVERSITY** And the Convenor Consortium of National Law Universities have worked out certain arrangements, as noted in this MoU with a view to utilise the UG-CLAT 2021 and PG-CLAT 2021 Examination Score.
- iv. The parties desire to record the terms and conditions and the objectives of the utilization of CLAT- 2021 score incidental there to as mutually agreed upon.

DEFINITIONS

The following expressions used herein shall, unless repugnant to the subject or context thereof, carry the meanings here under respectively assigned to them, namely:


11.01.2021



भाजस्थान स्टाम्प अधिनियम 1998 के अन्तर्गत स्टाम्प राशि पर आधारित अधिभार

1. आधारभूत अवसंरचना सुविधाओं हेतु (धारा 3 क) 10% रूपये	50
2. गाय और उसकी नसल के संरक्षण और संवर्धन हेतु (धारा 3 ख) 20% रूपये	100
कुल योग	150

हस्ताक्षर स्टाम्प वेन्डर

दिनांक 11/01/2024 कमांक 5208
 नाम राजेश्वर देवप्रिया / पत्नी श्री. व. ए. डी.
 जाति निवासी नीमराना
 वास्ते 2 मंस / मुल्य 500 जरीये 83 रेड गु. न. न.
 ह०केता

हस्ताक्षर

ह. स्टाम्प विक्रेता
 हरिओम जागिड
 ला० नं० 511/12
 तहसील नीमराना

14.12.2020

1. "CLAT- 2021" shall mean the Common Law Admission Test conducted by the Consortium of National Law Universities during 2021.
2. "Actual CLAT marks" shall mean the marks (Out of 150) secured by the candidates who have appeared for the UG-CLAT 2021 and PG-CLAT 2021 Examination.

NOW, THEREFORE, THIS MoU WITNESSETH as follows:

- a. The Consortium of National Law Universities will provide LOGIN ACCOUNT from wherein actual CLAT-2021 Marks, Qualifying Marks, All India Rank (AIR) and the contact details of the candidates appearing for the CLAT 2021 can be accessed by **RAFFLES UNIVERSITY**
- b. The data base accessed from the above mentioned LOGIN ACCOUNT shall be used by **RAFFLES UNIVERSITY** only and it should not be shared by **RAFFLES UNIVERSITY** with any other University / Institution / College / Agency.
- c. This does not in any way preclude the Consortium from sharing the actual CLAT Marks with any other agency other than **RAFFLES UNIVERSITY**.
- d. The LOGIN ACCOUNT and the database are provided only for the purpose of admissions in **RAFFLES UNIVERSITY**.
- e. This MoU does not confer any right on the **RAFFLES UNIVERSITY** to interfere with the policies for the conduct of CLAT 2021, including syllabi, format, pattern of examination, etc.
- f. It will be the sole responsibility of **RAFFLES UNIVERSITY** to verify the authenticity of the information provided by the candidates applying for admission to **RAFFLES UNIVERSITY**
- g. The Consortium will not interfere with the admission process of **RAFFLES UNIVERSITY**.
- h. It will be the responsibility of **RAFFLES UNIVERSITY** to advertise / inform respective candidates that **RAFFLES UNIVERSITY** will be using CLAT-2021 Score for their admission purpose for the UG-CLAT 2021 and PG-CLAT 2021 Programme. This information will not be included in the CLAT Brochure / Advertisement. The **RAFFLES UNIVERSITY** shall pay Rs. 10,000/- (Rupees Ten thousand only) to upload the name of the Institution in the CLAT 2021 website as an Institution having an MoU with CLAT 2021.
- i. The **RAFFLES UNIVERSITY** will be required to pay an Annual Fee of **Rs.1,10,000/- + 50,000/- i.e. Rupees One lakh and ten thousand only plus fifty thousand for new affiliates and Rs 1,10,000/- for institutions which were affiliated** last year excluding taxes.
- j. The Secretariat of Consortium will provide the above mentioned LOGIN ACCOUNT to access the details within 30 days of declaration of CLAT 2021 results, subject to payment in advance along with the MoU from **RAFFLES UNIVERSITY**

All the matters of dispute shall be subject to the jurisdiction of the Courts in Bangalore only. The parties shall use their best endeavours to settle any dispute or claim arising out of or relating to the MoU in supplemental agreements and their attachments thereto, amicably. If not amicably settled within 60 (Sixty) days of the dispute or claim arising, such dispute or claim shall be decided by a Sole Arbitrator to be appointed by the mutual consent of the parties in accordance with the provisions of the Indian Arbitration and

Raffles


Conciliation Act, 1996. The parties agree that the decisions of the Arbitrator so appointed shall be final and binding upon the parties. The venue for the Arbitration shall be Bangalore.

IN WITNESSWHERE OF, the parties here to have signed this MoU by the hand of Rajendra Kumar, Deputy Registrar, RAFFLES UNIVERSITY and by the hand of Prof. (Dr.) Sudhir Krishnaswamy, Secretary-Treasurer, Consortium of NLU's on the day, month and year referred to above.




Signed and delivered 11.01.2021
On behalf of RAFFLES UNIVERSITY,
Rajendra Kumar,
Deputy Registrar,
Deputy Registrar
Raffles University
Neemrana (Alwar) Raj.
Witness:

Signed and delivered
On behalf of the Consortium of National
Law
Universities,
Prof. (Dr.) Sudhir Krishnaswamy,
Secretary-Treasurer


1) Mr. Derendra Yadav
Accounts officer

1) 


2) Mr. Arun Kumar
HOD, SOL

2)