MEMORANDUM OF UNDERSTANDING

Between

Faculty of Dental Science

And

Oroscan Imaging.

1. Purpose

With the object of promoting their co-operation in academic education and research by Faculty of Dental Science, DDU and Oroscan Imaging, individually also "Party" and collectively the "Parties", enter into the following Memorandum of Understanding ("MoU").

2. Forms of Co-operation

Within such fields as are mutually acceptable for the Parties, the following forms of co-operation, amongst others, may be pursued hereunder:

- Exchange of students
- Joint teaching activities
- Joint research activities
- Visits by, and exchange of, scholars, teachers and other staff.

3. Specific Co-operation Projects

Specific co-operation projects, for instance within such fields as described in section 2 above, must be negotiated separately between the Parties and are in each specific case to be established in separate written agreements, stating the respective rights and obligations of the Parties. In case of any ambiguity or conflict of terms between the terms and conditions of this MoU and those of a separate agreement as mentioned above, the terms and conditions of such separate agreement shall prevail.

Memorandum of Understanding

This Memorandum of Understanding (the "MOU") is entered into 01/01/2017, by and between Faculty of Dental Science, with an address of Dharmsinh Desai University, College road, Nadiad, Gujarat and Genesis Implant Technology Centre, with an address of XI/214A, Munipara, Kanjirappilly P.O., Thrissur Dist. Kerala,680721, also individually referred to as "Party", and collectively "the Parties."

WHEREAS, the Parties desire to enter into an agreement for conducting Workshop on Surgical and Prosthetic Implantology; and WHEREAS, the Parties desire to memorialize certain terms and conditions of their anticipated endeavor; NOW THEREFORE, in consideration of the mutual promises and covenants contained herein, the Parties agree as follows:

 Purpose and Scope. The Parties intend for this MOU to provide the foundation and structure for any and all possibly anticipated binding agreement related to Workshop on Surgical and Prosthetic Implantology.

This MOU should not establish or create any type of formal agreement or obligation. Instead, it is an agreement between the Parties to work together in such a manner to encourage an atmosphere of collaboration and alliance in the support of an effective and efficient partnership to establish and maintain objectives and commitments with regards to all matters related to Implantology courses.

- 2. Objectives. The Parties agrees as follows:
 - 2.1. The Parties shall work together in a cooperative and coordinated effort so as to bring about the achievement and fulfillment of the purpose of the MOU.
 - 2.2. It is not the intent of this MOU to restrict the Parties to this Agreement from their involvement or participation with any other public or private individuals, agencies, or organizations.
 - 2.3. The Parties shall mutually contribute and take part in any and all phases of the planning and development and betterment of Implantology courses to the fullest extent possible.



MEMORANDUM OF UNDERSTANDING

THIS AGREEMENT is executed by and between Faculty of Dental Science, Dharmsinh Desai University and Dr. N.D Desai Medical College and Hospital, Dharmsinh Desai University for Providing Education of Medical Subjects to Undergraduate And Post-Graduate Dental Students.

WHEREAS, it is the intention of the Parties to Participate in the Program for Providing Undergraduate and Post-Graduate Dental Students with the opportunity to receive education of Medical Subjects provided by Dr. N.D Desai Medical College and Hospital, Dharmsinh Desai University, Nadiad.

NOW, THEREFORE, in consideration of the mutual covenants hereinafter contained, the Parties hereto agree as follows:

I. Scope of Agreement

A. This Agreement forms the basis of mutual understanding and respective responsibilities between the Faculty of Dental Science, Dharmsinh Desai University and the Dr. N.D Desai Medical College and Hospital, Dharmsinh Desai University for providing needed education of medical subjects to undergraduate and post-graduate dental students.

B. Faculty of Dental Science, Dharmsinh Desai University Agrees:

- To the extent Faculty of Dental Science, Dharmsinh Desai University is able; provide Students
 with a safe setting to receive education of medical subjects. Faculty of Dental Science,
 Dharmsinh Desai University shall provide sufficient oversight of the Program to ensure that it
 meets the educational needs of Students.
- To comply with all applicable laws relating to nondiscrimination.

C. Dr. N.D Desai Medical College and Hospital, Dharmsinh Desai University Agrees:

- 1. To provide or arrange for the provision of necessary medical education to all undergraduate and post-graduate dental students with identified need.
- 2. To provide needed care to at least 350 undergraduate and post-graduate dental students each year.
- 3. To inform the Faculty of Dental Science, Dharmsinh Desai University in writing of any limitations in the services the Dr. N.D Desai Medical College and Hospital, Dharmsinh Desai University is able to provide.
- To comply with all applicable laws relating to nondiscrimination.



Page 1 of 2

Dharmsinh Desai University



- II. Term of Agreement
- A. This Agreement shall be effective from all oq date to Permanently (lifetime / 99 years / till life of institute)

B. This Agreement may be modified at any time by written consent of both Parties.

C. This Agreement constitutes the entire Agreement between the Parties. There is no express or implied Agreement except as stated in this Agreement.

D. All provisions of this Agreement are separate and divisible, and if any part is held invalid, the remaining provisions shall continue in full force and effect.

Faculty of Dental Science, Dharmsinh Desai University Dr. N.D Desai Medical College and Hospital. Dharmsinh Desai University

Dean

Name:

Dr. Hiren Patel

Address:

Dean Faculty of Dental Science Oharmsinh Desai University

Nadiad.

Date:

Dean

Do. J. G. BUCH

BEAN DR. N. D. DESAI FACULTY OF MEDICAL SCIENCE

Address:

& RESEARCH

D D UNIVERSITY NADIAD - 387 001.

Date:

Name: 20 A-+ VYCS

Address:

Date:





In Presence of :-

Dr. H. M. Desai

Vice Chancellor

Dharmsinh Desai University, Nadiad



Page 2 of 2

Dharmsinh Desai University

A joint venture of Govt. of Gujarat & Gujarat Cancer Society



THE GUJARAT CANCER & RESEARCH INSTITUTE

[M. P. Shah Cancer Hospital]

REGIONAL CANCER CENTRE

(Recognized by Ministry of Health & Family Welfare, Govt. of India)

No. GCRI/EST/ 11770 Date: 18-01-13

Dr. Shilin N. Shukla MD, PGDHHM Hon. Director

To
Dr. B.S. Jathal,
Dean
Faculty of Dental Science
Dharamsinh Desai University
College Road,
Nadiad – 387 001

Fax No: 0268 - 2520501

Subject: Reference: Rotation of PG Students of your College

1.

your letter No.FDS / DDU / Admin / 01 / 2013 Dated 03-01-2013

Dear Sir.

With reference to above subject and references our hospital has decided the policy for the Rotatioal posting for the P.G. students of your college.

- Students have to follow rules and regulation of this institute.
- Students have to report for joining in the Establishment Department with sign of Chief of the unit and HOD under whom they are posted.
- Students have to deposit Rs. 15000 /- per month (each Student of any branch) as a fee in the Account department by the cash or Cheque in the favor of "The Gujarat Cancer & Research Institute- Ahmedabad" at the time of joining.
- Students have to work daily in respective department under the guidance and supervision of respective head of Department, GCRI.
- All the instructions issued by HOD & Superior should be followed.
- Their all problems, grievances leave application and all communication should be reported to the Director through their HOD.
- After completion of rotation they have to submit their attendance Sheet in prescribed format in Establishment Department certified by HOD / Chief of the unit

If you are agree with above terms and conditions please send the list of P.G.Student and schedule for rotational posting well in advance.

FACULTY OF DENTAL SCIENCE D. D. UNIVERSITY

Inward No.: OF

Date: 29/01/2023

Section

Dr. Shilin Shukla Hon. Director

Member of UICC



FACULTY OF DENTAL SCIENCE

(Recognised by the Dental Council of India, New Delhi)

DHARMSINH DESAI UNIVERSITY

College Road, Nadiad - 387001. Ph: 0268-2527077, 2520502, Fax: 0268-2520501, Website: www.ddu.ac.in, Email: vcddit@yahoo.co.in

No. FDS / DDU /Admin/

/ 2013

Date: 03/01/2013

To. The Director Gujarat Cancer & Research Institute. Civil Hospital Campus, Asarwa, Ahmedabad

Sub: Request for Affiliation with GCRI for P.G. Students Study Purpose.

Dear Sir,

In reference to the above subject, we request you to grant permission for affiliation of our institute's 4 Post graduate departments (Oral & Maxillofacial Surgery, Oral Pathology & Microbiology, Prosthodontics & Crown and Bridge, Oral Medicine & Radiology) i.e. 12 students for the purpose of study and posting at Gujarat Cancer & Research Institute.

We agree to abide, fulfill and follow the necessary formalities and protocols of your institute.

We herewith attached necessary documents for your ready reference.

Thanking you,

Yours faithfully,

(Dr. B. S. Jathal)

Dean,

Faculty of Dental Science, Dharmsinh Desai University, Nadiad.

ENCL:

- University Affiliation Certificate 1.
- 2. DCI Recognition Certificate
- P.G. Fee Structure





Registered & Corporate Office
Amanta Healthcare Ltd.
5th Floor Hentage, Nr. Gujarat Vidnyapith, Ashram Road
Ahmedabard-380014, Gujarat, INDIA
Tot. 191-79 67777600 Fax 191-79 67777677
Email: Info@amanta.co.in. Website. www.amanta.co.in.
CIN. 1024119C)1994PLC023944

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MoU) entered into on the 22nd day of September, 2021 between

Amanta Healthcare Ltd., a parenteral manufacturing company that commenced operations in 1998 having its Registered Office at Amanta Healthcare Ltd, 5th floor, Heritage, Near Gujarat Vidhyapith, Ashram road, Ahmedabad-380014, Gujarat, India. (hereinafter referred to as the "Company) which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to include its successors and assigns; and

Faculty of Pharmacy, a self-financed Institute affiliated with Dharamsinh Desai University and having its educational and research facilities in its campus Near Hanuman Temple, college road, Nadiad, Gujarat – 387 001 (hereinafter referred to as the "Institute"), which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to include its successors and assigns.

WHEREAS, the Amanta Healthcare Ltd is that manufactured and marketed IV fluids, Small Volume Parenteral, Large Volume Parenteral, Ophthalmic and Respiratory sterile solution. Today we have formulation and development capabilities, have imbibed a culture conducive for knowledge based activity and have geared production facility to become a versatile manufacturer of 0.5ml injectables to 1000 ml irrigation fluids.

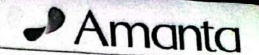
AND WHEREAS, the Institute is involved in imparting quality Pharmacy education through its B.Pharm., M.Pharm. and Ph.D. programs, and undertaking research projects in collaboration with industry, and laying emphasis on overall development of Pharmacy students and professionals through effective industry-academia interaction.

AND WHEREAS, the Company and the Institute recognize and appreciate each other's strengths and synergies that could be available through effective collaboration between the two parties.

AND WHEREAS, in view of the above, the Company and the Institute have decided to enter into this MoU on the date mentioned hereinabove to explore various possibilities of effective collaboration and interaction between the two parties.

Page 1 of 7

Faculty



NOW IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERE TO

The Company shall, to the extent possible.

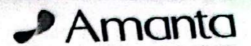
- 1. Offer Research and Consultancy projects to the Institute, as and when available
- 2. Provide Research and testing facilities to B. Pharm., M.Pharm., and Ph.D. students of the Institute for their research projects, to the extent possible.
- 3. Provide training facilities and coordinate factory visits for the students of the
- 4. Organize vocational training facilities for faculty members of the Institute, to the
- 5. Participate actively in campus placements for Institute students.
- 6. Nominate its professionals on various Committees of the Institute, e.g., Governing Council, Advisory Committee, Curriculum Review Committee etc., on receipt of such requests from the Institute.
- 7. Nominate its senior professionals as guest speakers and visiting faculty for the Institute, as and when required by the Institute.
- 8. Nominate its senior professionals for participation and/or collaboration in Seminars, Conferences, Conventions, Workshops etc., organized by the College in

The Institute shall, to the extent possible:

- Conduct special training programs for professionals/employees of the Company, for updating their knowledge, skills and know-how.
- 2. Provide access to library resources and books for reference, as and when required by the Company.
- 3. Provide access to its research facilities, to the extent possible.
- 4. Institute will actively engaged with it's expertise for drafting and preparing an evaluation of candidates & employees by developing written test papers and other effective method at various stages of employment starting from selection to confirmation process of the company.
- 5. Offer assistance in various projects and/or programs, including trouble-shooting, cost reduction programs, research & developmental activities, pre-clinical and clinical trials etc., conducted by the Company from time to time. For each project offered by the company to the institute, an agreement outlining detailed terms and conditions shall be entered into between the institute and by the company at appropriate time.

Faculty

Page 2 of 7



- Offer assistance in process documentation, patent registration and related
 activities, as and when requested by the Company. An agreement outlining
 detailed terms and conditions shall be entered into between the institute and by
 the company at appropriate time for the same.
- There is no financial commitment on the part of the either of the party to take up any programme mentioned in the MoU. If there is any financial consideration, it will be dealt separately.

MISCELLANEOUS

- The Company and the Institute hereby undertake to provide assistance, support and promotion of various activities, projects and programs of the other party, in the right spirit of this MoU, to the extent possible.
- However, notwithstanding the above, both parties recognize the need to restrict
 access to certain facilities and equipment, and disclosures of confidential
 information in certain cases, and in such cases, both parties reserve the right to
 impose such restrictions, whenever felt necessary.
- Further, in case offer of any support and assistance by either party to the other
 party involves expenses in excess of what could be termed reasonable, both
 parties shall be entitled to claim reimbursement of such expenses from the other
 party.
 - However, intimation of such reimbursement claim should be provided to the other party, prior to offer of such support and assistance to the other party, as well as receipt of approval for the same from the other party.
- 4. Neither party shall be liable to the other for non-performance or delay in the performance of any of its obligations hereunder by reason that performance is rendered impossible by strike, labour interruptions, acts of God including fire or flood, governmental acts, orders or restrictions, acts of war, acts of terrorism, or any other reason where failure to perform is beyond the control and not caused by the negligence of the non-performing party.
- Neither party shall assign or otherwise transfer this MoU or any interest or right hereunder or delegate the performance of any of its obligations hereunder to any third party without the prior written consent of the other party to this MoU.
- 6. The waiver by either party of a breach or default of any of the terms and conditions of this MoU by the other party shall not affect limit or preclude such party's right thereafter to enforce or compel strict performance of every term and condition hereof nor shall any delay or omission on the part of either party to exercise or avail itself of any right power or privilege that it has or may have hereunder operate as a waiver of any breach or default by the other party.
- 7. If any provision of this MoU is held by a court of competent jurisdiction to be illegal, unenforceable or void, the remaining provisions shall nevertheless continue in full force and effect without being impaired or invalidated in any way

Brance Kohat

Page 3 of 7



and shall be construed in accordance with the purposes, tenor and effect of this MoU.

- 8. The prevailing party in any legal action brought by one party against the other and arising out of this MoU shall be entitled, in addition to any other rights and remedies it may have, to reimbursement for all its expenses, including court costs and all legal costs on an indemnity basis.
- Except as otherwise provided above, each party shall bear its own expenses and legal fees incurred on their behalf with respect to this MoU and the transactions contemplated hereby.
- 10. This MoU comprises the entire understanding of the parties relating to the subject matter hereof and merges all prior discussion or agreements, whether written or oral, between the parties. No modification of or amendment to this Agreement, nor any waiver of any rights under this Agreement, shall be effective unless it is in writing signed by the parties.
- 11. Notwithstanding anything contained herein, this MoU shall be non-binding for both the parties hereto, and shall not give rise to any legal obligations whatsoever on the part of both the parties, in case of non-implementation of this MoU or part thereof.

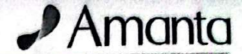
CONFIDENTIALITY

- 1. "Confidential Information" means (a) business or technical information of either Party, including but not limited to information relating to either Party's product plans, designs, costs, product prices and names, finances, marketing plans, business opportunities, personnel, research, development or know-how; (b) any information designated by either Party as "confidential" or "proprietary" or which under the circumstances taken as a whole, would reasonably be deemed to be confidential whether orally or in writing; and (c) the terms and conditions of this Agreement. Any information disclosed in written, graphic, machine readable or other tangible form will be marked "Confidential" or with a comparable legend.
- 2. Both parties agree and warrant that they shall use all necessary measures to ensure that none of their directors, officers, employees, agents, consultants, representatives, subsidiaries, associates, servants or anyone else in its organization uses, re-uses or discloses, either directly or indirectly to any person or other company any Confidential Information pertaining to the other party, its associates or subsidiary companies, including but not limited to know-how, technical configurations, technical or engineering expertise and source codes, market, which it may have acquired pursuant to the operation of this Services Agreement.
- 3. Each Party agrees: (a) that it will not disclose to any third party or use the Confidential Information disclosed to it by the other Party except as required to perform this Agreement; and (b) that it will take all reasonable measure to maintain the confidentiality of all Confidential Information of the other Party in its possession or control, which will in no event be less than the measures it uses

Busse.

Deschall.

Page 4 of 7



petition in bankruptcy or any involuntary proceeding relating to insolvency, receivership, liquidation, or composition for the benefit of creditors, if such petition or proceeding is not dismissed; or (iii) the other Party is adjudged a bankrupt or (iv) the performance of this Agreement is rendered illegal or unlawful by any applicable law, regulation, direction notice which shall come into effect.

3. If either Party fails to perform or breaches any material obligation of this Agreement, then upon thirty (30) days' prior written notice to the breaching Party specifying the default (the "Default Notice"), the non-breaching Party, at its option, may terminate or suspend this Agreement, without liability, unless the breach specified in the Default Notice has been cured within the thirty (30) day period.

CONSEQUENCES OF TERMINATION OF CONTRACT

- 1. Upon termination of this MoU for whatever reason, all parties to this MoU shall forthwith, cease to perform any or all acts outlined under this MoU.
- 2. All ongoing projects, activities or programs as envisaged in this MoU, at the time of such termination, shall be concluded, and amounts due by one party to the other party, shall become immediately due and payable, and shall survive the termination of the contract.
- 3. Neither the termination nor expiration of this MoU shall release either party from the obligation to pay any monies that may be owed to the other party or operate to discharge any liability that had been incurred by the other party prior to any such termination or expiration or discharge both parties from their obligation of confidentiality which shall survive any termination of this MoU, as set out in clause "Confidentiality".

Any notice to be served by either party upon the other shall be deemed to have been duly given and received, 1 (one) business day after delivery by facsimile transmission with acknowledgement of transmission receipt or by overnight courier service or 2 (two) business days after date of mailing by pre-paid local registered mail or 7 (seven) business days after date of mailing by pre-paid registered air-mail at the addresses first above written or as amended by written notice from the respective party.

ARBITRATION

In the event any of the claims, controversies, disputes or differences between the parties hereto, arising out of or in connection with or in relation to this MoU, the party raising the dispute will be entitled to refer the same to arbitration in accordance with the provisions of The New Arbitration and Conciliation Act, 1996, or any amendments or re-enactments thereof. The venue of the arbitration shall be at Anand/Or Ahmedabad.

Faculty

Pharma

Page 6 of 7

JURISDICTION

This Memorandum of Understanding is governed by and is construed to be in and/or Ahmedahad courts and:

IN WITNESS WHEREOF, the parties hereto have executed this MoU on the day,

Name: Ms. Ami Bhatt Title: Assistant Manager -**Human Resources**

Amanta Healthcare Ltd, 876, NH No. 8, Hariyala, Kheda - 387411, Gujarat, INDIA.

Name: Dr. B. N. Suhagia Title: Dean

Dharamsinh Desai University College road Nadiad Gujarat - 387 001

In the presence of

Name: DR . MEHUL N PATEL

Address: Associate Professor

Faculty of pharmary

Dhameinh Desai University

Ltd. Hanyala, Kheda.

Name: AKSHAY SANIJAY SHELAR Acstralization Anddress: Amountor Health care

Page 7 of 7

RHOMBUS PHARMA PRIVATE LIMITED

UNIT / ADMN. OFF: 816/1, Pramukh Industrial Estate, Rakanpur, Ta.: Kalol-382 721.



Dist. Gandhinagar (Gujarat). Phone: (+91 2764) 268055

Mob.: +91 97231-13334 Email: rhombus_pharma@yahoo.co.ln, rhombuspharma@gmail.com Website: www.rhombuspharma.org

C.I.NO.: U15400GJ1995PTC028287

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MoU) entered into on the 8th day of October, 2021 between

Rhombus Pharma Pvt. Ltd., a pharmaceutical products manufacturing company that commenced operations in 1995 having its Registered Office at Rhombus Pharma Pvt. Ltd, Plot No. 816/1, Pramukh Industrial Estate, Rakanpur, Taluka Kalol Near Science City, Road, Rakanpur, Gujarat 382721, India (hereinafter referred to as the "Company) which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to include its successors and assigns; and

Faculty of Pharmacy, a self-financed Institute affiliated with Dharamsinh Desai University and having its educational and research facilities in its campus Near Hanuman Temple, college road, Nadiad, Gujarat – 387 001 (hereinafter referred to as the "Institute"), which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to include its successors and assigns.

WHEREAS, the Rhombus Pharma Private Limited is engaged in manufacturing, marketing and exporting of Pharmaceutical Products Formulations and Nutraceuticals in many therapeutic segments in dosage forms of Tablets, Capsules, Oral Liquids, Dry Syrup, Dry Powder & Liquid Injectables, Ointments, Creams, Sachets, Nasal Sprays, Soft gels & Ayurvedic Preparations. Today we have formulation and development capabilities, have imbibed a culture conducive for knowledge based activity and have geared production facility to become a versatile manufacturer.

AND WHEREAS, the Institute is involved in imparting quality Pharmacy education through its B.Pharm., M.Pharm. and Ph.D. programs, and undertaking research projects in collaboration with industry, and laying emphasis on overall development of Pharmacy students and professionals through effective industry-academia interaction.

AND WHEREAS, the Company and the Institute recognize and appreciate each other's strengths and synergies that could be available through effective collaboration between the two parties.

AND WHEREAS, in view of the above, the Company and the Institute have decided to enter into this MoU on the date mentioned hereinabove to explore various possibilities of effective collaboration and interaction between the two parties.

FOR, RHOMBUS PHARMA PVT. LTD.

DIRECTOR

Faculty of

1

NOW IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERE TO AS FOLLOWS:

The Company shall, to the extent possible.

- Offer Research and Consultancy projects to the Institute, as and when available
 with the Company.
- Provide Research and testing facilities to B. Pharm., M.Pharm., and Ph.D. students of the Institute for their research projects, to the extent possible.
- Provide training facilities and coordinate factory visits for the students of the Institute, to the extent possible.
- Organize vocational training facilities for faculty members of the Institute, to the extent possible.
- 5. Participate actively in campus placements for Institute students.
- Nominate its professionals on various Committees of the Institute, e.g., Governing Council, Advisory Committee, Curriculum Review Committee etc., on receipt of such requests from the Institute.
- Nominate its senior professionals as guest speakers and visiting faculty for the Institute, as and when required by the Institute.
- 8. Nominate its senior professionals for participation and/or collaboration in Seminars, Conferences, Conventions, Workshops etc., organized by the College in the areas of education and research.

The Institute shall, to the extent possible:

- Conduct special training programs for professionals/employees of the Company, for updating their knowledge, skills and know-how.
- Provide access to library resources and books for reference, as and when required by the Company.
- 3. Provide access to its research facilities, to the extent possible.
- 4. Institute will actively engaged with it's expertise for drafting and preparing an evaluation of candidates & employees by developing written test papers and other effective method at various stages of employment starting from selection to confirmation process of the company.

FOR, RHOMBUS PHARMA PVT. LTD.

DIRECTOR

Dosar Unity of Lyculty Co. WADING.

Prulpi 2

- 5. Offer assistance in various projects and/or programs, including trouble-shooting, cost reduction programs, research & developmental activities, pre-clinical and clinical trials etc., conducted by the Company from time to time. For each project offered by the company to the institute, an agreement outlining detailed terms and conditions shall be entered into between the institute and by the company at appropriate time.
- Offer assistance in process documentation, patent registration and related activities, as and when requested by the Company. An agreement outlining detailed terms and conditions shall be entered into between the institute and by the company at appropriate time for the same.
- There is no financial commitment on the part of the either of the party to take up any programme mentioned in the MoU. If there is any financial consideration, it will be dealt separately.

MISCELLANEOUS

- The Company and the Institute hereby undertake to provide assistance, support and promotion of various activities, projects and programs of the other party, in the right spirit of this MoU, to the extent possible.
- However, notwithstanding the above, both parties recognize the need to restrict
 access to certain facilities and equipment, and disclosures of confidential
 information in certain cases, and in such cases, both parties reserve the right to
 impose such restrictions, whenever felt necessary.
- Further, in case offer of any support and assistance by either party to the other
 party involves expenses in excess of what could be termed reasonable, both
 parties shall be entitled to claim reimbursement of such expenses from the other
 party.

However, intimation of such reimbursement claim should be provided to the other party, prior to offer of such support and assistance to the other party, as well as receipt of approval for the same from the other party.

- 4. Neither party shall be liable to the other for non-performance or delay in the performance of any of its obligations hereunder by reason that performance is rendered impossible by strike, labour interruptions, acts of God including fire or flood, governmental acts, orders or restrictions, acts of war, acts of terrorism, or any other reason where failure to perform is beyond the control and not caused by the negligence of the non-performing party.
- 5. Neither party shall assign or otherwise transfer this MoU or any interest or right hereunder or delegate the performance of any of its obligations hereunder to any third party without the prior written consent of the other party to this MoU.

FOR, RHOMBUS PHARMA PVT. LTD.

hari bikectok Desai United of Physmack Co. MADIMD: S. MADI

Indasie

- 6. The waiver by either party of a breach or default of any of the terms and conditions of this MoU by the other party shall not affect limit or preclude such party's right thereafter to enforce or compel strict performance of every term and condition hereof nor shall any delay or omission on the part of either party to exercise or avail itself of any right power or privilege that it has or may have hereunder operate as a waiver of any breach or default by the other party.
- 7. If any provision of this MoU is held by a court of competent jurisdiction to be illegal, unenforceable or void, the remaining provisions shall nevertheless continue in full force and effect without being impaired or invalidated in any way and shall be construed in accordance with the purposes, tenor and effect of this MoU.
- 8. The prevailing party in any legal action brought by one party against the other and arising out of this MoU shall be entitled, in addition to any other rights and remedies it may have, to reimbursement for all its expenses, including court costs and all legal costs on an indemnity basis.
- Except as otherwise provided above, each party shall bear its own expenses and legal fees incurred on their behalf with respect to this MoU and the transactions contemplated hereby.
- 10. This MoU comprises the entire understanding of the parties relating to the subject matter hereof and merges all prior discussion or agreements, whether written or oral, between the parties. No modification of or amendment to this Agreement, nor any waiver of any rights under this Agreement, shall be effective unless it is in writing signed by the parties.
- 11. Notwithstanding anything contained herein, this MoU shall be non-binding for both the parties hereto, and shall not give rise to any legal obligations whatsoever on the part of both the parties, in case of non-implementation of this MoU or part thereof.

CONFIDENTIALITY

1. "Confidential Information" means (a) business or technical information of either Party, including but not limited to information relating to either Party's product plans, designs, costs, product prices and names, finances, marketing plans, business opportunities, personnel, research, development or know-how; (b) any information designated by either Party as "confidential" or "proprietary" or which under the circumstances taken as a whole, would reasonably be deemed to be confidential whether orally or in writing; and (c) the terms and conditions of this Agreement. Any information disclosed in written, graphic, machine readable or other tangible form will be marked "Confidential" or with a comparable legend.

FOR, RHOMBUS PHARMA PVT. LTD.

DIRECTOR

by by wall of the wall of the

Bulabie

- 2. Both parties agree and warrant that they shall use all necessary measures to ensure that none of their directors, officers, employees, agents, consultants, representatives, subsidiaries, associates, servants or anyone else in its organization uses, re-uses or discloses, either directly or indirectly to any person or other company any Confidential Information pertaining to the other party, its associates or subsidiary companies, including but not limited to know-how, technical configurations, technical or engineering expertise and source codes, market, which it may have acquired pursuant to the operation of this Services Agreement.
- 3. Each Party agrees: (a) that it will not disclose to any third party or use the Confidential Information disclosed to it by the other Party except as required to perform this Agreement; and (b) that it will take all reasonable measure to maintain the confidentiality of all Confidential Information of the other Party in its possession or control, which will in no event be less than the measures it uses to maintain the confidentiality of its own information of similar importance. Notwithstanding the foregoing, each Party may disclose Confidential Information to its employees and/or contractors who have entered into a nondisclosure agreement, the terms of which are at least as restrictive as those contained herein.
 - 4. Confidential Information will not include information that; (a) is in or enters the public domain without breach of this Agreement; (b) the receiving Party lawfully receives from a third party without restriction on disclosure and without breach of a nondisclosure obligation; (c) the receiving Party knew prior to receiving such information from the disclosing Party; or (d) the receiving Party develops independently without use of the disclosing Party's Confidential Information.
 - Parties' obligation to protect the confidentiality of any confidential information disclosed to it pursuant to this Agreement shall survive the termination of this Agreement.

INDEMNIFICATION

- Both parties agree to protect, defend, indemnify and hold harmless the other party and its employees, officers, directors, agents or representatives from and against any and all liabilities, damages, fines, penalties and costs (including legal costs and disbursements) arising from or relating to:
 - Any breach of any statute, regulation, direction, orders or standards from any government body, agency or regulatory body of India and any other country as may applicable;
 - Any claim of ownership of intellectual property rights that infringe upon the rights of third parties;
 - Any claim made by third parties arising out of misrepresentations or suppression of material facts

FOR, RHOMBUS PHARMA PVT. LTD.

DIRECTOR

Desai United States of Pharmacy States of Stat

Bules.

DURATION OF MOU

This Agreement shall commence as of the Effective Date, and shall continue for an initial term of 5 (five) years and further renewed with mutual consent, unless earlier terminated in accordance with the clause "Termination of Contract".

TERMINATION OF CONTRACT

- Either party giving not less than 60 days' written notice to the other party may terminate this Agreement without cause.
- 2. Either Party may terminate or suspend this Agreement immediately without liability if (i) the other Party becomes the subject of a voluntary petition in bankruptcy or any voluntary proceeding relating to insolvency, receivership, liquidation, or composition for the benefit of creditors; (ii) the other Party becomes the subject of an involuntary petition in bankruptcy or any involuntary proceeding relating to insolvency, receivership, liquidation, or composition for the benefit of creditors, if such petition or proceeding is not dismissed; or (iii) the other Party is adjudged a bankrupt or (iv) the performance of this Agreement is rendered illegal or unlawful by any applicable law, regulation, direction notice which shall come into effect.
- 3. If either Party fails to perform or breaches any material obligation of this Agreement, then upon thirty (30) days' prior written notice to the breaching Party specifying the default (the "Default Notice"), the non-breaching Party, at its option, may terminate or suspend this Agreement, without liability, unless the breach specified in the Default Notice has been cured within the thirty (30) day period.

CONSEQUENCES OF TERMINATION OF CONTRACT

- Upon termination of this MoU for whatever reason, all parties to this MoU shall forthwith, cease to perform any or all acts outlined under this MoU.
- 2. All ongoing projects, activities or programs as envisaged in this MoU, at the time of such termination, shall be concluded, and amounts due by one party to the other party, shall become immediately due and payable, and shall survive the termination
- 3. Neither the termination nor expiration of this MoU shall release either party from the obligation to pay any monies that may be owed to the other party or operate to discharge any liability that had been incurred by the other party prior to any such termination or expiration or discharge both parties from their obligation of confidentiality which shall survive any termination of this MoU, as set out in clause "Confidentiality".

FOR, RHOMBUS PHARMA PVT. LTD.

Any notice to be served by either party upon the other shall be deemed to have been duly given and received, 1 (one) business day after delivery by facsimile transmission with acknowledgement of transmission receipt or by overnight courier service or 2 (two) business days after date of mailing by pre-paid local registered mail or 7 (seven) business days after date of mailing by pre-paid registered air-mail at the addresses first above written or as amended by written notice from the respective party.

ARBITRATION

In the event any of the claims, controversies, disputes or differences between the parties hereto, arising out of or in connection with or in relation to this MoU, the party raising the dispute will be entitled to refer the same to arbitration in accordance with the provisions of The New Arbitration and Conciliation Act, 1996, or any amendments or re-enactments thereof. The venue of the arbitration shall be at Anand/Or Ahmedabad.

This Memorandum of Understanding is governed by and is construed to be in JURISDICTION accordance with the laws of India and shall be subject to the jurisdiction of Anand and/or Ahmedabad courts only.

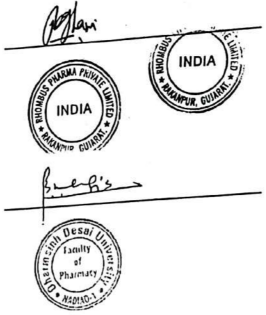
IN WITNESS WHEREOF, the parties hereto have executed this MoU on the day, month and year first hereinabove written.

Name: Mr. Jayulkumar Vaghani Title: Director - Plant

Rhombus Pharma Private Limited. 816/1, Rakanpur, Ta. Kalol-382721

Name: Dr. B. N. Suhagia Title: Dean

Dharamsinh Desai University College road Nadiad, Gujarat - 387 001





the presence of

Name: Dr. Tejal G. Soni Galoan Address: Faculty of Pharmacy

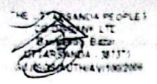
Name: 18. Telas Brates

Address:

Pacutfot Phany

Dhameinh Dedai University

FOR, RHOMBUS PHARMA PVT. LTD.





MOU for MD (Avu.) course

Between

J.S. Avurved Mahavidvalaya & faculty of pharmacy DDU

J.S. Ayurved Mahavidyalaya, College Road, Nadiad governed by Mahagujarat Medical Society (hereinafter referred to as The College and Trust). The College engaged in the teaching, research and health services in the field of Ayurveda to the Society.

Faculty of pharmacy at Nadiad (hereinafter referred to as "Pharmacy faculty" of D.D. University. Nadiad (hereinafter referred as "University") is a faculty of University providing education in the various subjects of pharmacy.

For the purpose of training of the MD Ayu, students the College and trust are interested to enter an academic MOU with the Pharmacy faculty of University.

Both the organization have agreed to have such an academic MOU in the interest of students and for the welfare of the society.

The agreement executed at Nadiad between J.S.Ayurved Mahavidyalaya, College Road, Nadiad governed by Mahagujarat Medical Society and Faculty of pharmacy of DDU at Nadiad under takes the following:

(i) Faculty of Pharmacy agrees to have an academic MOU to extend educational support in the form of training to the student. This will include various practical work in the laboratories. Animal house, libraries and keeping up the data for educational purpose during their regular studies as per the guideline of the GAU Jamnagar.

R. Regi

- (ii) Students while visiting the Pharmacy faculty accompanied by the teachers who will take full responsibility of educational work of their students. The students and the teachers will strictly abide by the rules of the University. Any kind of violation thereof will lead to denying the facilities available. Any damage by any student to the property will be compensated by the College Trust.
- (iii) Both the parties have equal right to bring end to this agreement.
- (iv) This agreement shall remain in force for next five years from the date of commencement It can be further extended by mutual consent

if required either in the present form or any modification as the need be.

Signature:

Representative of College and Trust

Place: Nadiad

Date: 01/01/2022

Signature:..

Representative of Pharmacy Faculty

DDU.

Place: Nadiad

Date: 01/01/2022



At. Dhandha, Idar Road, Himatnagar,

Gujarat, INDIA - 383 001. Phone No.: +91 2772 222684 Mobile No.: 98241 88760

Corporate Identity Number: - U24231GJ1988PTC010867



MEMORANDUM OF UNDERSTANDING : www.montagelabs.com e-mail: info@montagelabs.com

This Memorandum of Understanding (MoU) entered into on the 12th day of February 2022 between

Montage Laboratories Pvt. Ltd., a Pharmaceutical drug manufacturing company that commenced operations in 1991 having its Registered Office at Montage Laboratories Pvt. Ltd., SH-09, Dhandha, Idar Road, Himmatnagar, Sabarkantha, Gujarat, India - 383 001 (hereinaster referred to as the "Company) which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to include its successors and assigns; and

Faculty of Pharmacy, a self-financed Institute affiliated with Dharamsinh Desai University and having its educational and research facilities in its campus Near Hanuman Temple, college road, Nadiad, Gujarat - 387 001 (hereinafter referred to as the "Institute"), which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to include its successors and assigns.

WHEREAS, the Montage Laboratories Pvt. Ltd., have state-of-the-art, fully automated, ultra-modern manufacturing unit in compliance with the latest GMP guidelines, revised schedule-M guidelines and conforming to ISO 9001:2008 and D&B Certified Company. It Offers specialized facilities dedicated to a wide range of Small Volume Parenteral (Sterile Injectables) products including Beta-lactum, non-Beta-lactum, General Section, Reproductive injection and Pills & Oral Contraceptives injection and Pills Hormones. The facility will be complying with EU/WHO-GMP.

AND WHEREAS, the Institute is involved in imparting quality Pharmacy education through its B.Pharm., M.Pharm. and Ph.D. programs, and undertaking research projects in collaboration with industry, and laying emphasis on overall development of Pharmacy students and professionals through effective industry-academia interaction.

AND WHEREAS, the Company and the Institute recognize and appreciate each other's strengths and synergies that could be available through effective collaboration between the two parties.

AND WHEREAS, in view of the above, the Company and the Institute have decided to enter into this MoU on the date mentioned hereinabove to explore various possibilities of effective collaboration and interaction between the two parties.



& Buneis



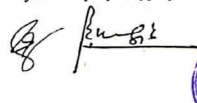
NOW IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:

The Company shall, to the extent possible.

- Offer Research and Consultancy projects to the Institute, as and when available with the Company.
- 2. Provide Research and testing facilities to B. Pharm., M.Pharm., and Ph.D. students of the Institute for their research projects, to the extent possible.
- Provide training facilities and coordinate factory visits for the students of the Institute, to the extent possible.
- 4. Organize vocational training facilities for faculty members of the Institute.
- 5. Participate actively in campus placements for Institute students.
- Nominate its professionals on various Committees of the Institute, e.g., Governing Council, Advisory Committee, Curriculum Review Committee etc., on receipt of such requests from the Institute.
- 7. Nominate its senior professionals as guest speakers and visiting faculty for the Institute, as and when required by the Institute.
- 8. Nominate its senior professionals for participation and/or collaboration in Seminars, Conferences, Conventions, Workshops etc., organized by the College in the areas of education and research.

The Institute shall, to the extent possible:

- Conduct special training programs for professionals of the Company nominated for the same, for updating their knowledge, skills and know-how.
- Provide access to library resources and books for reference, as and when required by the Company.
- Provide access to its research facilities, to the extent possible.
- 4. Offer assistance in various projects and/or programs, including trouble-shooting, cost reduction programs, research & developmental activities, preclinical and clinical trials etc., conducted by the Company from time to time. For each project offered by the company to the institute, an agreement outlining detailed terms and conditions shall be entered into between the institute and by the company at appropriate time.
- 5. Offer assistance in process documentation, patent registration and related activities, as and when requested by the Company. An agreement outlining detailed terms and conditions shall be entered into between the institute and by the company at appropriate time for the same.



MISCELLANEOUS

 The Company and the Institute hereby undertake to provide assistance, support and promotion of various activities, projects and programs of the other party, in the right spirit of this MoU, to the extent possible.

 However, notwithstanding the above, both parties recognize the need to restrict access to certain facilities and equipment, and disclosures of confidential information in certain cases, and in such cases, both parties reserve the right to impose such restrictions, whenever felt necessary.

Further, in case offer of any support and assistance by either party to the
other party involves expenses in excess of what could be termed reasonable,
both parties shall be entitled to claim reimbursement of such expenses from
the other party.

 However, intimation of such reimbursement claim should be provided to the other party, prior to offer of such support and assistance to the other party, as

well as receipt of approval for the same from the other party.

5. Neither party shall be liable to the other for non-performance or delay in the performance of any of its obligations hereunder by reason that performance is rendered impossible by strike, labour interruptions, acts of God including fire or flood, governmental acts, orders or restrictions, acts of war, acts of terrorism, or any other reason where failure to perform is beyond the control and not caused by the negligence of the non-performing party.

 Neither party shall assign or otherwise transfer this MoU or any interest or right hereunder or delegate the performance of any of its obligations hereunder to any third party without the prior written consent of the other

party to this MoU.

7. The waiver by either party of a breach or default of any of the terms and conditions of this MoU by the other party shall not affect limit or preclude such party's right thereafter to enforce or compel strict performance of every term and condition hereof nor shall any delay or omission on the part of either party to exercise or avail itself of any right power or privilege that it has or may have hereunder operate as a waiver of any breach or default by the other party.

8. If any provision of this MoU is held by a court of competent jurisdiction to be illegal, unenforceable or void, the remaining provisions shall nevertheless continue in full force and effect without being impaired or invalidated in any way and shall be construed in accordance with the purposes, tenor and effect

of this MoU.

9. The prevailing party in any legal action brought by one party against the other and arising out of this MoU shall be entitled, in addition to any other rights and remedies it may have, to reimbursement for all its expenses, including court costs and all legal costs on an indemnity basis.

10. Except as otherwise provided above, each party shall bear its own expenses and legal fees incurred on their behalf with respect to this MoU and the transactions contemplated hereby.

11. This MoU comprises the entire understanding of the parties relating to the subject matter hereof and merges all prior discussion or agreements, whether written or oral, between the parties. No modification of or amendment to this

By Funcis

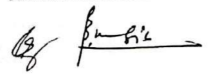
Agreement, nor any waiver of any rights under this Agreement, shall be

effective unless it is in writing signed by the parties.

12. Notwithstanding anything contained herein, this MoU shall be non-binding for both the parties hereto, and shall not give rise to any legal obligations whatsoever on the part of both the parties, in case of non-implementation of this MoU or part thereof.

CONFIDENTIALITY

- 1. "Confidential Information" means (a) business or technical information of either Party, including but not limited to information relating to either Party's product plans, designs, costs, product prices and names, finances, marketing plans, business opportunities, personnel, research, development or know-how; (b) any information designated by either Party as "confidential" or "proprietary" or which under the circumstances taken as a whole, would reasonably be deemed to be confidential whether orally or in writing; and (c) the terms and conditions of this Agreement. Any information disclosed in written, graphic, machine readable or other tangible form will be marked "Confidential" or with a comparable legend.
- 2. Both parties agree and warrant that they shall use all necessary measures to ensure that none of their directors, officers, employees, agents, consultants, representatives, subsidiaries, associates, servants or anyone else in its organization uses, re-uses or discloses, either directly or indirectly to any person or other company any Confidential Information pertaining to the other party, its associates or subsidiary companies, including but not limited to know-how, technical configurations, technical or engineering expertise and source codes, market, which it may have acquired pursuant to the operation of this Services Agreement.
- 3. Each Party agrees: (a) that it will not disclose to any third party or use the Confidential Information disclosed to it by the other Party except as required to perform this Agreement; and (b) that it will take all reasonable measure to maintain the confidentiality of all Confidential Information of the other Party in its possession or control, which will in no event be less than the measures it uses to maintain the confidentiality of its own information of similar importance. Notwithstanding the foregoing, each Party may disclose Confidential Information to its employees and/or contractors who have entered into a nondisclosure agreement, the terms of which are at least as restrictive as those contained herein.
- 4. Confidential Information will not include information that; (a) is in or enters the public domain without breach of this Agreement; (b) the receiving Party lawfully receives from a third party without restriction on disclosure and without breach of a nondisclosure obligation; (c) the receiving Party knew prior to receiving such information from the disclosing Party; or (d) the receiving Party develops independently without use of the disclosing Party's Confidential Information.





5. Parties' obligation to protect the confidentiality of any confidential information disclosed to it pursuant to this Agreement shall survive the termination of this Agreement.

INDEMNIFICATION

- Both parties agree to protect, defend, indemnify and hold harmless the other
 party and its employees, officers, directors, agents or representatives from and
 against any and all liabilities, damages, fines, penalties and costs (including legal
 costs and disbursements) arising from or relating to:
 - a) Any breach of any statute, regulation, direction, orders or standards from any government body, agency or regulatory body of India and any other country as may applicable;
 - Any claim of ownership of intellectual property rights that infringe upon the rights of third parties;
 - Any claim made by third parties arising out of misrepresentations or suppression of material facts

DURATION OF MOU

This Agreement shall commence as of the Effective Date, and shall continue for an initial term of 5 (five) years and further renewed with mutual consent, unless earlier terminated in accordance with the clause "Termination of Contract".

TERMINATION OF CONTRACT

- Either party giving not less than 60 days' written notice to the other party may terminate this Agreement without cause.
- 2. Either Party may terminate or suspend this Agreement immediately without liability if (i) the other Party becomes the subject of a voluntary petition in bankruptcy or any voluntary proceeding relating to insolvency, receivership, liquidation, or composition for the benefit of creditors; (ii) the other Party becomes the subject of an involuntary petition in bankruptcy or any involuntary proceeding relating to insolvency,

receivership, liquidation, or composition for the benefit of creditors, if such petition or proceeding is not dismissed; or (iii) the other Party is adjudged a bankrupt or (iv) the performance of this Agreement is rendered illegal or unlawful by any applicable law, regulation, direction notice which shall come into effect.

 If either Party fails to perform or breaches any material obligation of this Agreement, then upon thirty (30) days' prior written notice to the breaching Party specifying the default (the "Default Notice"), the non-breaching Party, at its option, may terminate or suspend this Agreement, without liability, unless the breach specified in the Default Notice has been cured within the thirty (30) day period.

CONSEQUENCES OF TERMINATION OF CONTRACT

- 1. Upon termination of this MoU for whatever reason, all parties to this MoU shall forthwith, cease to perform any or all acts outlined under this MoU.
- 2. All ongoing projects, activities or programs as envisaged in this MoU, at the time of such termination, shall be concluded, and amounts due by one party to the other party, shall become immediately due and payable, and shall survive the termination of the contract.
- 3. Neither the termination nor expiration of this MoU shall release either party from the obligation to pay any monies that may be owed to the other party or operate to discharge any liability that had been incurred by the other party prior to any such termination or expiration or discharge both parties from their obligation of confidentiality which shall survive any termination of this MoU, as set out in clause "Confidentiality".

NOTICE

Any notice to be served by either party upon the other shall be deemed to have been duly given and received, 1 (one) business day after delivery by facsimile transmission with acknowledgement of transmission receipt or by overnight courier service or 2 (two) business days after date of mailing by pre-paid local registered mail or 7 (seven) business days after date of mailing by pre-paid registered air-mail at the addresses first above written or as amended by written notice from the respective party.

ARBITRATION

In the event any of the claims, controversies, disputes or differences between the parties hereto, arising out of or in connection with or in relation to this MoU, the party raising the dispute will be entitled to refer the same to arbitration in accordance with the provisions of The New Arbitration and Conciliation Act, 1996, or any amendments or re-enactments thereof. The venue of the arbitration shall be at Anand.

JURISDICTION

This Memorandum of Understanding is governed by and is construed to be in accordance with the laws of India and shall be subject to the jurisdiction of Himmatnagar, Nadiad and/or Ahmedabad courts only.





IN WITNESS WHEREOF, the parties hereto have executed this MoU on the day, month and year first hereinabove written. Name: Dr. Shrenik K Shah Director Montage Laboratories Pvt. Ltd., SH 9, Dhandha, Idar Road, Ta: Himatnagar, Dist: Sabarkantha - 383001, Gujarat, India. Name: Dr. B. N. Suhagia Title: Dean Dharamsinh Desai University College road Nadiad Gujarat - 387 001 In the presence of Name: Abdyl Moi'z M. Vohn Address: MUMMAGE Cabusajoney Himatnegar Name: Ds. Tejas B Padel Address: Address: ADU, Nordicis



MEDERA PHARMACEUTICAL PVT. LTD.

Corporate Office: Medera House, F.F.S, Panchdeep Park, B/H Rajmahal Bungalow, Vyayamshala Road, Anand - 388 001.

Tel - +91 91067 02167 Website: www.mederapharmaceutical.in CIN - U24232GJ2019PTC111705.

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MoU) entered into on the Lt day of April, 2022 between

Medera Pharmaceutical Pvt. Ltd., a Pharmaceutical drug manufacturing, Trading and Retail company that commenced operations in 2019 having its Registered Office at Medera drug house, Milkat no.6/10/200, Panchdeep park, B/h Rajmahel bungalow, Vyayamshala road, Anand-388 001 (hereinafter referred to as the "Company) which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to include its successors and assigns; and

Faculty of Pharmacy, a self-financed Institute affiliated with Dharamsinh Desai University and having its educational and research facilities in its campus Near Hanuman Temple, college road, Nadiad, Gujarat – 387 001 (hereinafter referred to as the "Institute"), which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to include its successors and assigns.

WHEREAS, the Medera Pharmaceutical Pvt. Ltd., have Co-partnership and have state-of-the-art, fully automated, ultra-modern manufacturing unit in compliance with the latest GMP guidelines, revised schedule-M guidelines and conforming to ISO 9001:2008 and D&B Certified Company. It Offers specialized facilities dedicated to a wide range of Small Volume Parenteral (Sterile Injectables) products including Beta-lactum, non-Beta-lactum, General Section. The facility will be complying with WHO-GMP/GLP.

AND WHEREAS, the Institute is involved in imparting quality Pharmacy education through its B.Pharm., M.Pharm. and Ph.D. programs, and undertaking research projects in collaboration with industry, and laying emphasis on overall development of Pharmacy students and professionals through effective industry-academia interaction.

AND WHEREAS, the Company and the Institute recognize and appreciate each other's strengths and synergies that could be available through effective collaboration between the two parties.

AND WHEREAS, in view of the above, the Company and the Institute have decided to enter into this MoU on the date mentioned hereinabove to explore various possibilities of effective collaboration and interaction between the two parties.

Manan

Ruhagia.





MEDERA PHARMACEUTICAL PVT. LTD.

Corporate Office: Medera House, F.F.5, Panchdeep Park, B/H Rajmahai Bungalow, Vyayamshala Road, Anand - 388 001.

Tel - +91 91067 02167 Website: www.mederapharmaceutical.in CIN - U24232GJ2019PTC111705.

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

The Company shall, to the extent possible.

- Offer Research and Consultancy projects to the Institute, as and when available
 with the Company.
- 2. Provide Research and testing facilities to B. Pharm., M.Pharm., and Ph.D. students of the Institute for their research projects, to the extent possible.
- Provide training facilities and coordinate factory visits for the students of the Institute, to the extent possible.
- Organize vocational training facilities for faculty members of the Institute.
- 5. Participate actively in campus placements for Institute students.
- Nominate its professionals on various Committees of the Institute, e.g., Governing Council, Advisory Committee, Curriculum Review Committee etc., on receipt of such requests from the Institute.
- Nominate its senior professionals as guest speakers and visiting faculty for the Institute, as and when required by the Institute.
- Nominate its senior professionals for participation and/or collaboration in Seminars, Conferences, Conventions, Workshops etc., organized by the College in the areas of education and research.

The Institute shall, to the extent possible:

- Conduct special training programs for professionals of the Company nominated for the same, for updating their knowledge, skills and know-how.
- Provide access to library resources and books for reference, as and when required by the Company.
- 3. Provide access to its research facilities, to the extent possible.

(Manier)

Enhagia





Corporate Office: Medera House, F.F.5, Panchdeep Park, B/H Rajmahal Bungalow, Vyayamshala Road, Anand - 388 001.

Website: www.mederapharmaceutical.in CIN - U24232GJ2019PTC111705. Tel - +91 91067 02167

- 4. Offer assistance in various projects and/or programs, including trouble-shooting, cost reduction programs, research & developmental activities, pre-clinical and clinical trials etc., conducted by the Company from time to time. For each project offered by the company to the institute, an agreement outlining detailed terms and conditions shall be entered into between the institute and by the company at appropriate time.
- 5. Offer assistance in process documentation, patent registration and related activities, as and when requested by the Company. An agreement outlining detailed terms and conditions shall be entered into between the institute and by the company at appropriate time for the same.

MISCELLANEOUS

1. The Company and the Institute hereby undertake to provide assistance, support and promotion of various activities, projects and programs of the other party, in

the right spirit of this MoU, to the extent possible.

2. However, notwithstanding the above, both parties recognize the need to restrict access to certain facilities and equipment, and disclosures of confidential information in certain cases, and in such cases, both parties reserve the right to impose such restrictions, whenever felt necessary.

3. Further, in case offer of any support and assistance by either party to the other party involves expenses in excess of what could be termed reasonable, both parties shall be entitled to claim reimbursement of such expenses from the other party.

4. However, intimation of such reimbursement claim should be provided to the other party, prior to offer of such support and assistance to the other party, as well as

receipt of approval for the same from the other party.

5. Neither party shall be liable to the other for non-performance or delay in the performance of any of its obligations hereunder by reason that performance is rendered impossible by strike, labour interruptions, acts of God including fire or flood, governmental acts, orders or restrictions, acts of war, acts of terrorism, or any other reason where failure to perform is beyond the control and not caused by the negligence of the non-performing party.

6. Neither party shall assign or otherwise transfer this MoU or any interest or right hereunder or delegate the performance of any of its obligations hereunder to any third party without the prior written consent of the other party to this MoU.

7. The waiver by either party of a breach or default of any of the terms and conditions of this MoU by the other party shall not affect limit or preclude such party's right thereafter to enforce or compel strict performance of every term and condition hereof nor shall any delay or omission on the part of either party to exercise or avail itself of any right power or privilege that it has or may have hereunder operate as a waiver of any breach or default by the other party.





MEDERA PHARMACEUTICAL PVT. LTD.

Corporate Office: Medera House, F.F.S, Panchdeep Park, B/H Rajmahal Bungalow, Vyayamshala Road, Anand - 388 001.

Tel - +91 91067 02167 Website: www.mederapharmaceutical.in CIN - U24232GJ2019PTC111705.

8. If any provision of this MoU is held by a court of competent jurisdiction to be illegal, unenforceable or void, the remaining provisions shall nevertheless continue in full force and effect without being impaired or invalidated in any way and shall be construed in accordance with the purposes, tenor and effect of this MoU.

9. The prevailing party in any legal action brought by one party against the other and arising out of this MoU shall be entitled, in addition to any other rights and remedies it may have, to reimbursement for all its expenses, including court costs and all legal costs on an indemnity basis.

10. Except as otherwise provided above, each party shall bear its own expenses and legal fees incurred on their behalf with respect to this MoU and the transactions contemplated hereby

11. This MoU comprises the entire understanding of the parties relating to the subject matter hereof and merges all prior discussion or agreements, whether written or oral, between the parties. No modification of or amendment to this Agreement, nor any waiver of any rights under this Agreement, shall be effective unless it is in writing signed by the parties.

12. Notwithstanding anything contained herein, this MoU shall be non-binding for both the parties hereto, and shall not give rise to any legal obligations whatsoever on the part of both the parties, in case of non-implementation of this MoU or part thereof.

CONFIDENTIALITY

- 1. "Confidential Information" means (a) business or technical information of either Party, including but not limited to information relating to either Party's product plans, designs, costs, product prices and names, finances, marketing plans, business opportunities, personnel, research, development or know-how; (b) any information designated by either Party as "confidential" or "proprietary" or which under the circumstances taken as a whole, would reasonably be deemed to be confidential whether orally or in writing; and (c) the terms and conditions of this Agreement. Any information disclosed in written, graphic, machine readable or other tangible form will be marked "Confidential" or with a comparable legend.
- 2. Both parties agree and warrant that they shall use all necessary measures to ensure that none of their directors, officers, employees, agents, consultants, representatives, subsidiaries, associates, servants or anyone else in its organization uses, re-uses or discloses, either directly or indirectly to any person or other company any Confidential Information pertaining to the other party, its associates or subsidiary companies, including but not limited to know-how, technical configurations, technical or engineering expertise and source codes, market, which it may have acquired pursuant to the operation of this Services Agreement.

Manun)

kehasia.



mederapharmaceutical9959@gmail.com



MEDERA PHARMACEUTICAL PVT. LTD.

Corporate Office: Medera House, F.F.5, Panchdeep Park, B/H Rajmahal Bungalow, Vyayamshala Road, Anand - 388 001.

Tel - +91 91067 02167 Website: www.mederapharmaceutical.in CIN - U24232GJ2019PTC111705.

- 3. Each Party agrees: (a) that it will not disclose to any third party or use the Confidential Information disclosed to it by the other Party except as required to perform this Agreement; and (b) that it will take all reasonable measure to maintain the confidentiality of all Confidential Information of the other Party in its possession or control, which will in no event be less than the measures it uses to maintain the confidentiality of its own information of similar importance. Notwithstanding the foregoing, each Party may disclose Confidential Information to its employees and/or contractors who have entered into a nondisclosure agreement, the terms of which are at least as restrictive as those contained herein.
- 4. Confidential Information will not include information that; (a) is in or enters the public domain without breach of this Agreement; (b) the receiving Party lawfully receives from a third party without restriction on disclosure and without breach of a nondisclosure obligation; (c) the receiving Party knew prior to receiving such information from the disclosing Party; or (d) the receiving Party develops independently without use of the disclosing Party's Confidential Information.
- Parties' obligation to protect the confidentiality of any confidential information disclosed to it pursuant to this Agreement shall survive the termination of this Agreement.

INDEMNIFICATION

- Both parties agree to protect, defend, indemnify and hold harmless the other party and
 its employees, officers, directors, agents or representatives from and against any and
 all liabilities, damages, fines, penalties and costs (including legal costs and
 disbursements) arising from or relating to:
 - a) Any breach of any statute, regulation, direction, orders or standards from any government body, agency or regulatory body of India and any other country as may applicable:
 - b) Any claim of ownership of intellectual property rights that infringe upon the rights of third parties;
 - Any claim made by third parties arising out of misrepresentations or suppression of material facts

(lanen)

Rehabia



TICAL PVT. LTD.

office: Medera House, F.F.5, Panchdeep Park, B/H Rajmahai Bungalow, Vyayamshala Road, Anand - 388 001.

Website: www.mederapharmaceutical.in CIN - U24232GJ2019PTC111705.

DURATION OF MOU

This Agreement shall commence as of the Effective Date, and shall continue for an initial term of 5 (five) years and further renewed with mutual consent, unless earlier terminated in accordance with the clause "Termination of Contract".

TERMINATION OF CONTRACT

- Either party giving not less than 60 days' written notice to the other party may terminate this Agreement without cause.
- 2. Either Party may terminate or suspend this Agreement immediately without liability if (i) the other Party becomes the subject of a voluntary petition in bankruptcy or any voluntary proceeding relating to insolvency, receivership, liquidation, or composition for the benefit of creditors; (ii) the other Party becomes the subject of an involuntary petition in bankruptcy or any involuntary proceeding relating to insolvency, receivership, liquidation, or composition for the benefit of creditors, if such petition or proceeding is not dismissed; or (iii) the other Party is adjudged a bankrupt or (iv) the performance of this Agreement is rendered illegal or unlawful by any applicable law, regulation, direction notice which shall come into effect.
- 3. If either Party fails to perform or breaches any material obligation of this Agreement, then upon thirty (30) days' prior written notice to the breaching Party specifying the default (the "Default Notice"), the non-breaching Party, at its option, may terminate or suspend this Agreement, without liability, unless the breach specified in the Default Notice has been cured within the thirty (30) day period.

CONSEQUENCES OF TERMINATION OF CONTRACT

- 1. Upon termination of this MoU for whatever reason, all parties to this MoU shall forthwith, cease to perform any or all acts outlined under this MoU.
- 2. All ongoing projects, activities or programs as envisaged in this MoU, at the time of such termination, shall be concluded, and amounts due by one party to the other party, shall become immediately due and payable, and shall survive the termination of the contract.





Office: Medera House, F.F.5, Panchdeep Park, B/H Rajmahal Bungalow, Vyayamshala Road, Anand - 388 001.

Website: www.mederapharmaceutical.in CIN - U24232GJ2019PTC111705. 91 91067 02167

3. Neither the termination nor expiration of this MoU shall release either party from the obligation to pay any monies that may be owed to the other party or operate to discharge any liability that had been incurred by the other party prior to any such termination or expiration or discharge both parties from their obligation of confidentiality which shall survive any termination of this MoU, as set out in clause "Confidentiality".

NOTICE

Any notice to be served by either party upon the other shall be deemed to have been duly given and received, 1 (one) business day after delivery by facsimile transmission with acknowledgement of transmission receipt or by overnight courier service or 2 (two) business days after date of mailing by pre-paid local registered mail or 7 (seven) business days after date of mailing by pre-paid registered air-mail at the addresses first above written or as amended by written notice from the respective party.

In the event any of the claims, controversies, disputes or differences between the parties hereto, arising out of or in connection with or in relation to this MoU, the party raising the dispute will be entitled to refer the same to arbitration in accordance with the provisions of The New Arbitration and Conciliation Act, 1996, or any amendments or re-enactments thereof. The venue of the arbitration shall be at Anand.

JURISDICTION

This Memorandum of Understanding is governed by and is construed to be in accordance with the laws of India and shall be subject to the jurisdiction of Anand/Vadodara courts only.





MEDERA

office: Medera House, F.F.5, Panchdeep Park, B/H Rajmahal Bungalow, Vyayamshala Road, Anand - 388 001.

91067 02167 Website: www.mederapharmaceutical.in CIN - U24232GJ2019PTC111705.

IN WITNESS WHEREOF, the parties hereto have executed this MoU on the day, month and year first hereinabove written.

Name: Mr. Manan Patel Director

Medera Pharmaceutical Pvt. Ltd., Medera Drug house, milakat no. 6/10/200, Panchdeep Park, B/h Rajmahel bungalow, Vyayamshala road, Anand-388001



Name: Dr. B. N. Suhagia

Title: Dean

Dharmsinh Desai University College road Nadiad Gujarat - 387 001



In the presence of

Name: Shivan Patel
Address: Mu. Meghva DI. Anand Regional Sales Manager

Tesas BRoda Name: _M





Faculty of Pharmacy Dharmsinh Desai University

INDUSTRIAL LINKAGE

Sr. No	Name of Industry Visited	Address				Date	
01	Rhombus Pharmaceutical Pvt. LTD	816/1, Rakanp	Pramukh ur, Gujarat-3	Industrial 82721	Estate,	14-08-2021	

To establish linkage between Industry & academia, to boost environment of placement & collaboration research, Faculty of Pharmacy put continuous efforts & as a part of it **Dr. B N. Suhagia**, **Dr. Tejas B Patel** & **Dr. Jagat R. Upadhyay** visited above listed pharmaceutical companies at Ahmedabad on August 14, 2021 Saturday.

The meeting with Mr. Dhirubhai Vagani, Chairman and Mr. Jayul Vaghani, Managing Director Rhombus Pharmaceutical Pvt. LTD. was held & new product development for US & UK market, expansion of the infrastructure facility, donation of HPLC equipment to FOP as well as accommodation of project trainee for QA/QC & Pharmaceutics project was discussed. Discussion regarding processing and manufacturing issues in various formulation, their possible cause and remedies was discussed.

The official visit was ended with fruitful outcomes with strong platform for placement & collaborative research project for students.

Outcome of the Visit:

1. Rhombus Pharmaceuticals Pvt. Ltd provided 500 gm Paracetamol As Gift. Also assured to support and give more APIs in future as per requirement.

Faculty of Pharmacy S

Dharmsinh Desai University

College Road, Nadiad 387001, India. Ph : 91 0268 2520502 Fax : 91 0268 2520501 Website : www.ddu.ac.in



Faculty of Pharmacy Dharmsinh Desai University



[Visit Rhombus Pharmaceuticals Pvt. Ltd to Ltd., Ahmedabad]

DB\$ai Unity
of pharmacy
pharmacy



Dr. Tejas B Patel DDU PHARMACY <tejaspatel.ph@ddu.ac.in>

MCQ Test papers for Review

3 messages

Dr. Tejas B Patel DDU PHARMACY <tejaspatel.ph@ddu.ac.in>

Mon, Mar 21, 2022 at 4:49 PM

.

To: Ami Bhatt <hrm@amanta.co.in>

Dear Ami Kindly find MCQ for test papers of recruitments of B, Pharma and M. Pharma candidates. Bold Option is the answer of The MCQ Thanks

Dr. Tejas B Patel Assistant Professor **Faculty of Pharmacy Dharmsinh Desai University** Nadiad-387001, Gujarat, India M: 09924107039

2 attachments

MCQ MPH.pdf 580K

MCQ BPH.pdf 1533K

Ami Bhatt <hrm@amanta.co.in>

To: "Dr. Tejas B Patel DDU PHARMACY" <tejaspatel.ph@ddu.ac.in>

Cc: N Balan <nbalan@amanta.co.in>

Tue, Mar 22, 2022 at 11:48 AM

Dear Dr.Tejas,

Good Morning.

Really appreciate your efforts to exceeds your assistance in this assignment. Will you please confirm that is this the common question paper for any B. Pharma and M. Pharma Specialization students?

Regards,

Ami

[Quoted text hidden]

DISCLAIMER: The information transmitted is intended only for the person or entity to which it is addressed and may contain confidential and/or privileged material which is the intellectual property of Dharmsinh Desai University (D.D.U., Nadiad). Any review, retransmission, dissemination or other use of, or taking of any action in reliance upon this information by persons or entities other than the intended recipient is strictly prohibited. If you are not the intended recipient, or the employee, or agent responsible for delivering the message to the intended recipient and/or if you have received this in error, please contact the sender and delete the material from the computer or device.

Dharmsinh Desai University does not take any liability or responsibility for any malicious codes/software and/or viruses/Trojan horses that may have been picked up during the transmission of this message. By opening and solely relying on the contents or part thereof this message, and taking action thereof, the recipient relieves the Dharmsinh Desai University of all the liabilities including any damages done to the recipient's pc/laptop/peripherals and other communication devices due to any reason.

Disclaimer :

This e-mail and any files transmitted with it are for the sole use of the intended recipient(s) and may contain confidential and privileged information for a specific individual and purpose. If you are not the intended recipient, please contact the sender by reply e-mail and destroy all copies and the original message. Any unauthorized review, use, disclosure, dissemination, forwarding, printing or copying of this email or any action taken in reliance on this e-mail is strictly prohibited and may be unlawful.

Dr. Tejas B Patel DDU PHARMACY <tejaspatel.ph@ddu.ac.in> To: Ami Bhatt <hrm@amanta.co.in>

Tue, Mar 22, 2022 at 12:46 PM

Dear Ami,

Thank you for your appreciation.

These are the MCQs for Seperate for B. Pharm and M. Pharm.

You can prepare a Test paper using this MCQ separately for B. Pharm as per your requirement, i.e this is one kind of question bank for B.pharm and M. Pharm separately, so as and when required you can prepare test papers from this questionnaire.

Thanks

[Quoted text hidden]







Registered & Corporate Cifice
Amenta Healthcare Ltd

On French Healthcare Ltd Govern Victiges the Astronom Poad
prince and 195014 Govern 19014

Tell 1911 to 01111000 Fave 1951 TO 411111411

Emil 1911 to 01111000 Fave 1951 TO 411111411

Cific 1911 to 011900 Fave 1951 TO 41111411

Cific 1911 to 011900 Fave 1951 TO 41111411

To, Ms. Richa Rana

To Whom So Ever It May Concern

This is to certify that Ms. Richa Rana has completed her Internship training at Amanta Healthcare Ltd. From 02/05/2022 to 01/06/2022.

She has undergone the training in the "Quality Assurance" Department.

She possesses strong Inter personal Skills, Ability to multi task, Effective written and oral communication skills, Punctual and meticulous as also is good at taking constructive criticism.

We wish her all sucess in her future career.

For, Amanta Healthcare Ltd.

Brig. N Balan, VSM (Retired) AVP-HR & Admin

Gesai United States of Pharmacy AAD



CM 11747 11G 11985PT C657866

INTAS PHARMACEUTICALS LIMITED

Corporate House, New Sola Hickory S. G. Highway, Traying Administration of the Section of the Se

Date: - 26/06/2022

CERTIFICATE

This is to certify that Mr. Makwana Tushar Ranchhodbhai Student of Dharan. who Desai University, Faculty of Pharmacy, Nadiad has successfully completed Internship training from 25th May'22 to 26th June''22 in our Organization as a part of his course curriculum.

During this period, we have found him Sincere, Hardworking and Honest.

We wish him all the best for his future endeavor.

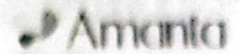
For Intas Pharmaceuticals Limited,

Karunendra Kanojia

Sr. Manager - Human Resources

Desai University of Faculty of Pharmacy of





Companies & Comments - Main
Material County of the
Coloring County of Comments of Comments

Wilderson Company Conveys

to, the three tigs.

To Whom So Ever A May Concern

This is to certify that fifs. Shrut: Shah has completed her toperating visiting at Amanda Hashbeare Ltd. From 02/05/2022 to 30/06/2022.

She has undergone the training in the "Quality Assurance" Department.

She possesses strong inter personal Skills, Ability to multi task, Effective written and oral communication skills. Punctual and meticulous as also is good at taking constructive criticism.

We wish her all sucess in her future career.

For, Amanta Healthcare Ltd.

Brig. N Balan, VSM (Retired) AVP-HR & Admin

Factory: 876, N.H. No. B. Hariyala, Kheda-387411, Gujarat INDIA. Tel: +91 2684 287700 Fax: +91 2684 287720





Registered & Corporate Office:
Amanta Healthcare Ltd.
5th Floor Heritage, Nr. Gujarat Vidhyapith, Ashram Road,
Ahmedabad-380014, Gujarat, INDIA.
Tel.: +91 79 67777600 Fax: +91 79 67777677
Email: info@amanta.co.in Website: www.amanta.co.in

CIN: U24139GJ1994PLC023944

To, Mr. Jayrajsinh Parmar

To Whom So Ever It May Concern

This is to certify that Mr. Jayrajsinh Parmar has completed his Internship training at Amanta Healthcare Ltd. From 02/05/2022 to 01/06/2022.

He has undergone the training in the "LVP- Production" Department.

He possesses strong Inter personal Skills, Ability to multi task, Effective written and oral communication skills. Punctual and meticulous as also is good at taking constructive criticism.

We wish him all sucess in his future career.

For, Amanta Healthcare Ltd.

Brig. N Balan, VSM (Retired)

AVP-HR & Admin

Desai United Pharmacy Pharmacy





To, Mr. Bhargav Patel Registered & Corporate Office:
Amenta Healthcare 1 td.
5th Floor Healthcare Nr. Gujeret Vidhyapith, Ashum Road,
Anniedabad 300014, Gujeret, INDIA
Tel: 491.79.67777690 1 ax 491.79.67777677
Lines: info@artasta.co.in. Website. www.ernanta.co.in.
CIN : U74139G11994PLC023944

To Whom So Ever It May Concern

This is to certify that Mr. Bhargav Patel has completed his internship training at Amanta Healthcare Ltd. From 02/05/2022 to 01/06/2022.

He has undergone the training in the "Steriport-Production" Department.

He possesses strong Inter personal Skills, Ability to multi task, Effective written and oral communication skills. Punctual and meticulous as also is good at taking constructive criticism.

We wish him all sucess in his future career.

For, Amanta Healthcare Ltd.

Brig. N Balan, VSM (Retired)

AVP-HR & Admin

Pharmacy Co.



Ms. Dhruvi Gandhi



Amanta Vanhages Ltd

Amanta Healthcare Ltd

"Ith Floor Heritage Nr Griparat Virthyacrin Ashram Road.

from tahad 380014 Guarat, INDIA Tes -01 79 67777600 Fax -91 79 67777677

I may info@amantaict in Website wisk at a carda co. o

in

EIN 074139GU1994P1 C023944

To Whom So Ever It May Concern

This is to certify that Ms. Dhruvi Gandhi has completed her Internship training at Amanta Healthcare Ltd. From 02/05/2022 to 01/06/2022.

She has undergone the training in the "Quality Control- Micro" Department.

She possesses strong Inter personal Skills, Ability to multi task, Effective written and oral communication skills. Punctual and meticulous as also is good at taking constructive criticism.

We wish her all sucess in her future career.

For, Amanta Healthcare Ltd.

Brig. N Balan, VSM (Retired)

AVP-HR & Admin

Buhages ...



To, Ms. Nidhi Patel

Registered & Corporate Office: Amanta Healthcare Ltd. 5th Floor Heritage, Nr. Gujarat Vidhyapith, Ashram Road, Ahmedabad-380014, Gujarat, INDIA. Tel.: +91 79 67777600 Fax: +91 79 67777677 Email: Info@amanta.co.in Website: www.amanta.co.in

CIN: U24139GJ1994PLC023944

To Whom So Ever It May Concern

This is to certify that Ms. Nidhi Patel has completed her Internship training at Amanta Healthcare

She has undergone the training in the "Regulatory Affairs" Department.

She possesses strong Inter personal Skills, Ability to multi task, Effective written and oral communication skills. Punctual and meticulous as also is good at taking constructive criticism.

We wish her all sucess in her future career.

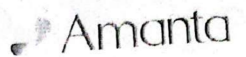
For, Amanta Healthcare Ltd.

Brig. N Balan, VSM (Retired)

AVP-HR & Admin

Des





Ingistered & Corpurate Office:
Anti Ma Haeltheam Ltd.
5th Huor Hollingo, Itr. Gujarat Vidhyapith, Ashram Road,
Ahmedahad-30614, Cujarat, INDIA.
Tot.: 191 79 677/7600 | Fax.: 91 / 9 67/77677
Ernall: Info@umanta.co.in | Wahcita: vww.amanta.co.in

CHT: 1124139C: J1994P1 CU/3344

To, Ms. Roma Patel

To Whom So Ever It May Concern

This is to certify that Ms. Roma Patel has completed her Internship training at Amanta Healthcare Ltd. From 02/05/2022 to 30/06/2022.

She has undergone the training in the "Quality Control" Department.

She possesses strong Inter personal Skills, Ability to multi task, Effective written and oral communication skills. Punctual and meticulous as also is good at taking constructive criticism.

We wish her all sucess in her future career.

For, Amanta Healthcare Ltd.

Brig. N Balan, VSM (Retired)

AVP-HR & Admin

De Sei Unite Sei On Sei Unite Pharmach



To, Ms. Naik Palak



Registered & Coxporate Office:
Amanta Healthcare Ltd.
5th Floor Heritage, Nr. Gujarat Vidhyapith. Ashram Road.
Ahmedabad-380014, Gujarat, INDIA
Tel.: +91.79.67777600. Faz:: +91.79.67777677
Email. info@amanta.co.in. Website... www.amanta.co.in.
CIN.: U24139GJ1994PLC023944

To Whom So Ever It May Concern

This is to certify that Ms. Naik Palak has completed her Internship training at Amanta Healthcare Ltd. From 02/05/2022 to 01/06/2022.

She has undergone the training in the "SVP Production" Department.

She possesses strong Inter personal Skills, Ability to multi task, Effective written and oral communication skills. Punctual and meticulous as also is good at taking constructive criticism.

We wish her all sucess in her future career.

For, Amanta Healthcare Ltd.

Brig. N Balan, VSM (Retired)

AVP-HR & Admin

MEDERA

PHARMACEUTICAL PVT. LTD.

Corporate Office: Medera House, F.F.5, Panchdeep Park, B/H Rajmahai Bungalow, Vyayamshala Road, Anand - 388 001.

Website: www.mederapharmaceutical.in Tel - +91 91067 02167

To, The Dean Faculty of Pharmacy Dharmsinh Desai University, Nadiad

Subject: Thanks, giving letter for your invitation on 20-08-2022

I, Mr. Manan Patel, MD and CEO, Medera Pharmaceutical Pvt. Ltd, Anand, happy to accept your invitation as resource person to deliver a session on "Marketing Aspects of Pharmaceutical Product" on 20-08-2022. I am also thankful to you for inviting me for the same.

Thanks

Mr. Manan Patel

MD and CEO

Medera Phamraceuitcal Pvt. Ltd.

Anand





शुજरात गुजरात GUJARAT €

BK 261202



MEMORANDUM OF UNDERSTANDING (MOU)

THIS MEMORANDUM OF UNDERSTANDING (MOU) is made on 14th day of May, 2018 at Gandhinagar, Gujarat.

BETWEEN

Gujarat Knowledge Society (GKS) having its registered office at Directorate of Technical Education, Block No.2, 3rd Floor, Karmayogi Bhavan, Sector -10A, Gandhinagar-382010, here after referred to as "GKS" as First Party,

AND

Dharmsinh Desai University (DDU), Nadiad located at College road, Nadiad -387001, Dist: Kheda, Gujarat, INDIA herein after referred to as "DDU" as Second Party, Whereas,

- i) GKS is a recognised nodal agency for implementation of the Student Startup and Innovation Policy (SSIP) of Government of Gujarat.
- known as Dharmsinh Desai University Act, 2005 (Gujarat Act no. 16 of 2005) and is engaged in imparting knowledge in various disciplines through its establishment.

 The Government of Gujarat under SSIP aims to create an integrated, state-wide,

university-based innovation ecosystem to support innovations and ideas of young

116)

Page 1 of 8

students and provide a conducive environment for optimum harnessing of their creative pursuit through GKS. For effective implementation of SSIP and to achieve it's objectives (as listed below) GKS agrees for **conditional disbursement of grant** to DDU; wherein DDU agrees to do following:

1. Objectives of SSIP:

- a. Developing student centric Innovation and Preincubation Ecosystem for Students (IPIES).
- b. Creating environment for creativity to flourish and an end-to-end support system in educational institutions to allow ample support to ideas for better execution.
- c. Build internal capacity of educational institutions and key components of the innovation ecosystem to enable deployed processes to make sustainable impact at scale.
- d. Create pathways for mind to market by harnessing and handholding projects/research/innovation/ideas of students in Gujarat.
- e. Creating and facilitating sectoral and regional innovation efforts in state around educational institutions.
- f. Create a common platform to showcase, support and upscale innovations for motivating stakeholders as well as for an opportunity to create value for money and value for many.
- g. Leverage public system initiatives at state and central level, academia, industries and by other ecosystem stakeholders / domain experts and institutions to make an inclusive effort.

2. DDU agrees to pursue following interventions:

- a. The university shall set up a basic facility in form of a student innovation and entrepreneurship council, employ human resources to look after the council, assign a senior competent authority for coordination of such a facility at university level to develop action agendas for short and long term and share the same with the state.
- b. Create action plan and strategies to support startups, and processes to help them. Undertake a holistic approach and create systems to support ecosystem, process, start ups with inclusion of sectors and spaces.
- c. Student startup manuals like tool kit development which will be handy for support teams and institutes/universities to comply to basic necessary requirements which will be handy to give them best possible handholding across startup value chain.
- d. Create suitable open innovation models to create more student innovators and startups, recognise and reward them. Institutionalise innovation and student startup awards.

Creating a funnel to support ideas at prototype stage creating pre-seed funds / grants.

· Qu

Page 2 of 8

- f. Ensure bare minimum exposure for students on how to solve problems, innovate and start up in college.
- g. Through various research grants and other ways, students will face the much needed challenges. These challenges will be based on local and global issues. The university is also to encourage students to build products, services, solutions and convert those to enterprise for value creation.
- h. Developing a suitable and flexible protocol for student innovators to leverage existing infrastructures, mentors, testing facility, operational space etc. across universities of Gujarat after regular class hours. Also create networking opportunities for students among different internal and external stakeholders.
- i. The university will categorise and prioritise interventions which may range from low-cost intervention, medium-cost intervention and others.
- j. Create processes and mechanisms so that the scope of accessing facilities and benefits can reach student innovators and idea-stage startups, with equal ease on merit basis. Innovate to reduce transaction time and cost to facilitate support and access to various infrastructures to startups while leveraging existing facilities in Government and/or private domain.
- k. Create IPR centre.

3. Terms and Conditions of the grant/funding:

- a. DDU would be provided a total financial support in the form of Grant-in-aid of Rs.20 Lakh (Rupees Twenty Lakh only) for one year, which would be exclusively spent on the specified purpose for which it has been sanctioned within the stipulated time.
- b. The grant-in-aid would be spent as per the approved action plan included in the MoU and mutually agreed to in consultation between GKS and DDU.
- c. DDU shall maintain a separate interest bearing bank account for the funds to be disbursed by GKS. The interest earned on the grant money, would be reported to GKS and the same will be treated as a credit to DDU to be adjusted towards further instalments of the grant.
- d. The amount sanctioned during the first instalment will depend on the proposed and agreed expenditure as per the budget plan submitted by DDU.
- e. The Comptroller & Auditor General of India (CAG) at its discretion shall have the right to access the books of account for the grant received from the Government under SSIP.
- f. DDU will be required to submit Utilisation Certificates (UCs) of the grant at the end of each financial year as well as at the time of seeking further instalments of the grant, if any.

g. Any unspent balance amount sanctioned under SSIP would be either adjusted towards the grants-in-aid payable during the next instalment or refunded to the Govt. of Gujarat by means of an Account's Payee Demand Draft drawn in favour of "Gujarat Knowledge Society" payable at Gandhinagar.

Page 3 of 8

- h. Grant to the institute/University to be utilized under the scope of SSIP policy mandate.
- i. DDU agrees to introduce at least one course with project based component in every semester in its curriculum starting from first semester itself.
- j. DDU agrees to introduce one course on entrepreneurship and design thinking and problem identification in the beginning of the course programme.
- k. DDU agrees to implement all the pedagogical and academic interventions as may be suggested form time to time by the State Level Committee for SSIP, Gujarat.
- l. DDU agrees to revise its curriculum not more than every three years.

4. Obligations of DDU:

a. DDU agrees to accomplish proposed milestones as per it's application for SSIP grant; that are listed below:

Proposed Action plan and Milestones:

Sr.	Milestone	Year-	Year-	Year-	Year-	Year-	Total
1	Total Number of Students to be Outreached and Sensitized	10000	10000	10000	10000	10000	50000
2	Total Number of Innovative Student Projects to be Supported	200	200	200	200	200	1000
3	Total Number Innovations to be Supported at PoC Stage	100	100	100	100	100	500
4	Total Number of Patents to be Filed	10	20	30	40	50	150
5	Total Number of Student Start- ups to be Supported through interventions like:						
- 1	5.1 Incubation space & facilities	50	50	50	50	50	250
	5.2 Seed Funding	10	20	30	40	50	$\frac{250}{150}$
	5.3 Prototyping grant	5	10	15	25	30	
	5.4 Faculty/ alumni/Expert/mentoring	30	30	30	30	30	85 150
	Total Number of Workshops/ Conferences/ Seminars/ Capacity Building Programs in SSIP Agenda (attach detail)	8	8	8	8	8	40

DDU agrees to implement key initiatives that are proposed along with the application for SSIP grant; that are listed below:

Planned Pedagogical/ Academic changes to be implemented:

Page **4** of **8**

Sr.	Category	Key Initiatives
1	Pedagogical Changes	Student startup brochure development which will be hand for all providing all relevant information Generating open innovation models to encourage student innovators and startups through recognition and reward Events like exhibitions, pitches by Startups, mentoring sessions and competitions such as Hackathon, Makerspace Ideathon, Startathon etc. will be organized
2	Academic Interventions	Developing a protocol for student innovators to utiliz existing infrastructures, mentors, testing facility an operational space Converting research work into an innovation
		Dedicated Supporting Staff
3	Infrastructural Facilities	Library and Digital Infrastructure Dedicated working space for Innovation and Entrepreneurship Activities Meeting Room, Seminar/AV Conference Hall, Compute Centre with Independent High-Speed Dedicated Interne Facility
4	Promotional & Sensitization Activities	Startup fest, Problem Solving Efforts Boot-camps/Hackathon/Hands on Activities Conferences/Symposiums/Workshops in Innovation and
5	Capacity Building	Entrepreneurship Structuring partnership with stakeholders Cooperating with other incubators

c. DDU agrees to adhere to budgetary provisions of the policy and the budget plan that was submitted along with the application:

Budget Plan Submitted with the application:

	Proposed budg	get (Rupees i	in Lakl	ns)			
Sr.	Component	Y-1	Y-2	Y-3	Y-4	Y-5	Total
1	University Contribution	20	20	20	20	20	100
2	SSIP Grant	20	20	20	20	20	100
3	Other Sources	5	5	5	5	5	25
	Total	45	45	45	45	45	225

Comment of the state of the sta

CHARMSIN ON A ALICE

Sr.	Intervention	Y-1	Y-2	Y-3	Y-4	Y-5	Total
1	Developing University innovation and startup council/ecosystem/Cell	2	2	2	2	2	10
2	Developing pre-incubation process	0.5	0.5	0.5	0.5	0.5	2.5
3	Co-working space/Pre-incubation facility/Common Innovation Centre	0.5	0.5	0.5	0.5	0.5	2.5
4	Activity/ Workshop/ Conference/ Capacity Building/ Awareness program	8	8	8	8	8	40
5	Awards/Recognition/Exposure	0.25	0.25	0.25	0.25	0.25	1.25
6	Technology Platforms/ICT portals	1.25	1.25	1.25	1.25	1.25	6.25
7	Virtual Incubation/Mentoring and allied support	1	1	1	1	1	5
8	Proof of Concept (PoC) and Prototyping support	20	20	20	20	20	100
9	Patent Filing support	5	5	5	5	5	25
10	Tinkering Lab/Fab Lab/Basic prototyping facility	1.5	1.5	1.5	1.5	1.5	7.5
11	Pedagogical Interventions/Courses/New Programs on Innovation and Entrepreneurship	2	2	2	2	2	10
12	Special Initiatives to promote student startups and innovations	2	2	2	2	2	10
13	Documentation/Publication/Dissemination	1	1	1	1	1	5
14	Any other						
	Total	45	45	45	45	45	225

L-Lakh CR-Crore

- d. DDU agrees to evolve a transparent system for selection of innovative ideas/projects to be supported.
- e. DDU agrees to enter into an appropriate agreement with the inventor within framework of policy and guidelines given from time to time by GKS-SSIP, Government of Gujarat.
- f. DDU agrees to invest sufficient additional amounts in promoting startups and innovation eco system in the university.
- g. DDU would provide the physical infrastructure/ civil work necessary for implementation of the above.
- h. DDU agrees that no civil work / construction and similar activities will be carried out from the funds provided by GKS under SSIP.

5. Monitoring:

a. DDU agrees to allow quarterly review based on a comparison of the proposed budget plan versus the actual physical and financial performance. The review shall also include performance audit and as well as financial audit.

Page **6** of **8**

- b. DDU understands that the release of grants after the first instalment and each subsequent instalment will be based on satisfactory implementation of SSIP objectives and performance to achieve the same.
- c. DDU understands that the concerned Government Officers or its authorized representatives may visit DDU periodically for ascertaining the progress of work and resolving any difficulties that might be encountered in the course of implementation of SSIP objectives.
- d. DDU agrees to represent itself through it's authorised representative/s whenever it is called for periodic review at GKS Office.
- e. DDU undertakes to participate in the programs and events of SSIP.

6. Termination of Support and Penalty:

- a. GKS, Government of Gujarat, reserves the right to terminate support to DDU at any stage under SSIP, if it is convinced that the grant is not being utilized properly or that appropriate progress to achieve objectives of SSIP is not being made. The entire amount will be treated as a sunk investment and the assets acquired through the grant will be written-off by GKS.
- b. DDU agrees to repay/refund grant received under SSIP with interest from the date of disbursement if GKS, Government of Gujarat is convinced that the grant is not being utilized for the purpose mandated by SSIP, Government of Gujarat. GKS, Government of Gujarat, reserves the right to recover any such amount from any other such government grant that is issued by the government for any purpose.
- c. In case of SFI/GIA, GKS can recover any such amount through the revenue recovery process of the government.

7. Grievance redressal Mechanism

Grievance redressal will be addressed by SSIP Project Proposal Evaluation Committee.

8. General Conditions

- a. The MOU will be valid from the date of signing and it will be reviewed every year.
- b. DDU agrees to accommodate any changes that are made in the plan of action from time to time for the implementation of SSIP, Government of Gujarat.



- c. It is mandatory to acknowledge the SSIP support in all appropriate fora, in media (both electronics and print), website, annual reports, publicity material, etc. in a visible manner.
- d. The MOU can be modified or revised from time to time with mutual consent of the parties.
- e. The MOU has to be supported with the following documents:
 - i. Copy of Act through which the university is established.
 - ii. Legal authority letter in the name of person who is signing MoU on behalf of DDU.
- f. DDU under takes to follow the direction of the government / executive body of SSIP, issued under SSIP in future with respect to implementation of this policy and action plan.

Each of the undersigned signatories represent and warrant that he/ she is authorised to execute this arrangement on behalf of the party for whom he/ she signs and that no further authority or execution by any other person for such party is necessary.

To be signed by Representative of GKS and Representative of DDU

GKS	DDU
Name: Shri. K. K. Nirala	Name: Dr Sanjay P. Charhan
Designation: Director-Technical Education and CEO-GKS	Designation: Associate Professor
Date: 14/05/2018	Date: 14/05/2018
Sign & Seal:	Sign & Seal:

Witness:

Dr. M. S. Gadhavi

Mandens



Mitsubishi Electric India Pvt. Ltd.

Educational Collaboration Effectiveness Review

Date: 31/07/19 Notes: This review is to be submitted by the institute under collaboration once in three months. If required, additional form can be used if details are more. Review Period --> From: 1/04/2019 To: 30/6/2019 Contact Person Faculty Coordinator:Prof. (Dr.)V. A. Shah/ Prof. Heta S. Shah Name of Institute /Organization : Dharmsinh Desai University, Nadiad, Gujarat MoU Signed On MoU Duration: 3+1 year Mobile No:9426422835 MoU Renewed On (if applicable) Phone No.: N/A Next Renewal (Month & Year): Email:hetashah.ic@ddu.ac.in

Part A: Training Activity Reports (Training Conducted for Students /Faculties /External Professionals)

Sr. No.	Title of Training	No of participants	Trainer	Duration	Date	es	Remark (If any Industry participants, then
SI. 140.					From	То	provide names of industries in brief and other details
1	Basics of Q Series PLC and programming of plc and GOT	10	1	1 day	8-Apr-19	8-Apr-19	
2							
	4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 -						A STATE OF THE STA

Dort D .	Mitsubishi FA Training kits	used in course	work (part o	of curriculum)	N6	
Sr. No.	Course Name	No of Students	Faculty	Duration	Course Offered Dates From To	No of Experiment / practical	Remark

1	Automation System Integration(UG)	55	2	3months	3-Feb-19	4-May-19	5	
2	Advanced Process Instrumentation(PG)	2	1	3 months	3-Feb-19	4-May-19	5	

		Batch size			Date	s	Remark (Give Details of Projects in brief
Sr. No.	Title of Project	Title of Project /project	Guide	Duration	From	То	like objective, FA components used, etc.)
1	1994 - 5.						
2							
3							

Part D : Any other information required to provide (Any special use, Seminar i Display in institute level exhibition or demonstration, etc.)

Part E: Paste Photographs of event as mentioned above. (optional)

(Signature of Faculty Coordinator)





हरियाणा HARYANA

S 872378

AGREEMENT

THIS AGREEMENT is made on Decomple 30, between

Mitsubishi Electric India Private Limited, a Company incorporated under companies act, 1956, having its Head Office at 2nd Floor, Tower A&B, DLF Cyber Greens, DLF Cyber City, DLF Phase-III, Gurugram, Haryaná-122002 and Registered Office at International Business Center, M-38/1, Middle Circle, Connaught Place, New Delhi-110001(hereinafter referred to as MEI which expression shall unless repugnant to the context and meaning thereof be deemed to mean and include its successors and assigns) of the one part.

AND

Dharmsinh Desai University, Nadiad (A state university in Gujarat), College Road, Nadiad – 387001 hereafter referred to as DDU which expression unless repugnant to the context or meaning thereof be deemed to mean and include its successors and permitted assigns) of the other part;

MEI and DDU shall, where the context so requires, be referred to jointly as "Parties" or individually as "Party'.

The MEI and DDU shall be referred to therein either individually as a party or collectively as parties.





WHEREAS MEI has decided to initiate collaboration with educational institutes to spread awareness about automation amongst young Indian engineers and contribute to the Indian market through its products and technologies.

WHEREAS it is agreed between the parties that MEI will give Mitsubishi FA Training Equipment as per specifications and features given in Annexure I; hereinafter referred to as 'Equipment') to DDU for demonstration, learning & training purposes under the following terms and conditions:

NOW THEREFORE THIS AGREEMENT WITNESSETH AND IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:

- MEI will supply Equipment with all accessories/attachment amounting to of INR 8,23,800 (Eight Lakh Twenty Three Thousand Eight Hundred Only). without any consideration. The specification and scope of training equipment is given in Annexure I.
- 2. MEI will provide necessary programming software for simulation / programming of training equipment. It is agreed that the software will be strictly used only for student training, learning / demonstration within the premises of the DDU. The institute is not allowed to make copy or circulate this software without written consent from MEI.

3. Confidentiality

- 3.1 Any and all provisions of this AGREEMENT shall be treated by both parties as confidential and will be disclosed to students, **DDU** designated staff and representatives of either party only on "need to know" basis and to the extent necessary for the performance of this AGREEMENT. **DDU** shall not disclose any of the provisions of this AGREEMENT to any third party without the prior written consent of MEI.
- 3.2 DDU shall maintain confidential any and all business and technical information furnished to MEI under this AGREEMENT (hereinafter referred to as "Confidential Information"). DDU shall not, without the prior written consent of, in any manner whatsoever disclose or communicate to any third party any Confidential Information, and MEI shall exert its reasonable efforts to prevent the unauthorized disclosure, communication, or use of such Confidential Information.
- 3.3 In the event that the disclosure of Confidential Information is required by court order, DDU shall promptly notify MEI of such court order in which disclosure is sought. In the event that it is unable to obtain a protective order, then DDU shall disclose such portion of Confidential





Information that is legally required to disclose, provided, however, that it shall use its best efforts to ensure that such Confidential Information will be treated as confidential.

- 3.4 DDU shall use Confidential Information only for the purpose of this AGREEMENT. Upon the expiration of Term or termination of this AGREEMENT, or upon MEI request, whichever is sooner, DDU shall immediately cease all use of Confidential Information and shall, within two (2) weeks thereafter, return to MEI or destroy all Confidential Information in its possession subject to MEI instruction.
- 4. DDU, will not make any payment to MEI for the training Equipment, it is understood that MEI has voluntarily come forward to place its Equipment at DDU, to facilitate the institute for conducting training to the students.
- 5. The Equipment will be placed at DDU, for duration mentioned in Cl. No. 16 years. The dedicated space / section for Equipment will be provided by the College and MEI contribution will be displayed at respective equipment /dedicated space.
- 6. The Equipment will be delivered, installed and commissioned at DDU, by MEI.
- 7. MEI will continue to retain full title to the equipment while it is at premises at DDU.
- The operation, maintenance and upkeep of the equipment in good condition will be the responsibility of DDU.
- DDU will designate qualified staff to operate the equipment for training and demonstration purposes.
- 10. DDU will be responsible for the proper and safe operation of the equipment.
- 11. Any equipment failures/repairs/spare parts shall be set right or replaced free of cost, by MEI's Servicing Department. However if during servicing, it appears that such failure / damage occurred directly on account of wrong usage / mishandling by any Student / faculty member of DDU. All cost shall be borne by DDU. MEI shall report with reasons along with estimated cost to DDU for further necessary instructions. The necessary parts / Equipment shall be provided by MEI only against payment of estimated cost from DDU. The College shall ensure that the equipment installed at the premises shall not be used for any unlawful or prohibited purpose.



- 12. DDU shall take the comprehensive insurance coverage for the said equipment at its own costs to cover the accidental damage from fire, burglary, etc. if happened within the premises of DDU and shall indemnify MEI the cost of such equipment's.
- 13. DDU acknowledges that this Agreement does not grant any right or title of ownership to DDU in MEI's intellectual property unless specifically provided in this Agreement. DDU shall not use MEI's or its affiliates' or Group Companies' Corporate name, trade-marks, emblems, specification, designs, models or logo without MEI's prior written consent. All or any intellectual property rights in the Software, products, design and or campaign shall at all times remain the property of Mitsubishi Electric Group Companies and DDU shall have no claims on the same under any circumstances whatsoever and vice a versa.
- 14. Logos of MEI will be included on all programs handouts / catalogues where in this equipment is directly / indirectly utilized, acknowledging MEI's sponsorship of the facility, by DDU subject to DDU shall before imprinting the Logo of MEI on any handouts / catalogues take prior approval, to comply with MEI corporate logo guidelines.
- Contribution of the equipment will be acknowledged through display boards at the respective equipment by DDU.
- 16. This agreement is valid for a period of 30th Dec 2018 to 30th Dec 2019 from the date of execution of this agreement. After completion of MoU duration or earlier termination of this agreement DDU, the equipment will be returned to MEI in good working condition considering the standard technical depreciation which may take place during the period due to usage. MEI may consider extending the period/replacing it with different equipment for a further period by mutual agreement.

Upon breach of any of the terms and conditions by the **DDU** or misuse of any confidential information / MEI logo with any external or third party, MEI may terminate this MOU with immediate effect by giving notice without giving any reasons. However, upon termination or earlier termination of MOU, clause 3 of said agreement shall continue to survive for a period of three years from the date of termination and **DDU** requires to comply with the same.

17. All disputes, controversies or differences arising out of or relating to or in connection with this Agreement, or the breach thereof, shall be finally settled by arbitration in accordance with Arbitration and Conciliation Act, 1996 further amended by Arbitration and Conciliation (Amendment) Act, 2015 and the rules made thereunder. The award shall be final and binding upon both the parties and the language of the arbitration shall be in English. The award rendered by the arbitrators shall be final and binding upon the parties hereto.

18. This Agreement shall be construed in accordance with the laws in India, and shall be subject to the exclusive jurisdiction of the courts at Gurgaon, Delhi in respect of any dispute or differences arising out of or in connection with the subject matter of this Agreement.

19. FORCE MAJEURE:

Neither DDU nor MEI shall be liable for any damage or loss suffered by the other on account of the happening of any event which the said parties are unable to avoid and over which they have no control and which prevents the said parties from executing their contractual obligations, such events being, but not limited to war, civil commotions, strikes, natural catastrophes, embargo, Acts of God, etc.

20. Conflict of Interest

DDU has not any relationship with any employee of Company or their family members or friend and not aware of any conflict of interest between its duties to the Company or between the DDU and Company Interest. In the event that any conflict arises or in the event of any material change in the information, DDU will notify in writing to the Company of such circumstances and discuss with the Company in the manner in which it proposes to address the same.

IN WITNESS WHEREOF, the parties hereto have caused these presents to be duly executed the day and the year first above written.

For Mitsubishi Electric India Pvt 1.td.

Katsunori Vshik

Managing Director

For Dharmsinh Desai University, Nadiad

Vice Chancellor

WITNESSES:

MEI Side

Manish chawkan

FAC Engineer

DDU Side

Annexure I

Annexure I to the agreement between MEI and DDU dated 2018 Specifications and features of QPLC & FX PLC Training Setup:

O PLC Training Set up

No.	Product name	Model	Quantity	Unit Price	Total
1	Universal model QCPU	Q03UDECPU	1	84700	84700
2	Main base unit	Q38B	1	17600	17600
3	Power supply module	Q61P	1	14200	14200
4	CC-Link system master / local module	QJ61BT11N	I	24800	24800
5	DC input module	QX81	1	26700	26700
6	Transistor output module	QY41P	1	21400	21400
7	Analog-digital converter module	Q64AD	1	31400	31400
8	Digital-analog converter module	Q64DAN	1	60700	60700
9	High speed counter module	QD62	1	48700	48700
10	Manual Pulse Generator (Encoder)	MR-HDP01	1	14500	14500
11	40 Pin Connector	A6CON1	2	1400	2800
12	Remote Input Module, 8 point	AJ65SBTB1-8D	1	12600	12600
13	Remote Output Module, 8 point	AJ65SBTB1-8T	1	12600	12600
14	CC-Lin Cable (meter)	FANC110SBH	2	400	800
15	I/O simulator		1	50000	50000
			Tota	l Kit Cost	4,23,500

FX PLC Training Setup

No.	Product name	Model	Quantity	Unit Price	Total
I	FX3G series PLC with 40 I/O	FX3GE- 40MR/ES	1	57000	57000
2	GT14 series HM1	GT1455-QTBDE	1	95000	95000
3	I/O simulator		1	40000	40000
			Tota	l Kit Cost	1,92,000

Mitsubishi FA Training Equipment

No	Name of Kit	Quantity	Unit Price	Total
1	Q PLC Training Setup as per A	1	423500	423500
2	FX PLC training Setup as per B	1	192000	192000
3	IQ Platform Programming Software	1	208300	208300
		Grand Total of Complete offer		8,23,800

(In words Rs. Eight lakh twenty three thousand and eight hundred only)

For Mitsubishi Electric India Pvt. Ltd.

For Dharmsinh Desai University, Nadiad

[Mr. Katsunori Cshiku] Managing Director

Vice Chancellor

Kenew Agreement in 2014 Cisco Networking A

NetSpace Home

About Us

Program

Offerings

Communities

CISCO.







Oisco: Networking Acader Mind Wide Oper

Welcome to the Cisco Networking Academy. This agreement governs your Academy's participation in the Cisco Networking Academy.

The Networking Academy Membership Guide for Cisco Academies ("NAMGCA") describes the benefits, roles and responsibilities of Cisco Systems, Inc. or its subsidir responsible for distribution in the country in which you are located ("Cisco") and your Academy. The NAMGCA forms part of this agreement, and will be made available your Academy by Cisco. Your Academy should review the NAMGCA academy agrees to comply with the NAMGCA. As the Cisco Networking Academy evolves, changes to the NAMGCA may be appropriate. Cisco will cise reasonable efforts to provide advance notice to your Academy of any major changes to the NAMGCA.

Cisco provides all resources, course materials, services, websites or other deliverables "as is", without warranty of any kind (as far as Cisco is permitted to do so by law Further details are set out in the NAMGCA.

The following provisions (a)-(c) govern your treatment of personal information of Academy and Cisco Networking Academy participants (i.e. employees, students, instructors, administrators, or any other of your Cisco Networking Academy participants) (*Cisco Networking Academy Participants*) provided to or otherwise obtained (a)

By entering into this agreement, your Academy will ensure that Cisco Networking Academy Participants have given their unambiguous consent, to the processing of their personal information by Cisco: (I) from within and outside of the European Economic Area and those countries deamed to have adequate line to time and located here.

time to time and located here.

(b) Your Academy agrees to comply with: (i) applicable data protection laws and regulations, including your Academy's obligations as data controller us those laws and regulations; and (ii) Cisco's Networking Academy Privacy Policy located here.

(c) To the maximum extent permitted by law, your Academy shall defend, indemnity and hold harmless Cisco and its officers, directors, amployees, shareholders, customers, agents, successors and assigns from and against any and all loss, damages, liabilities, settlement, costs or expense (including lega expenses and the expenses of other professionals) as incurred, resulting from or arising out of your Academy's breach of applicable laws retailing to the treatrest of personal information including any claim for the unauthorized solicitation, collection, storage, forwarding, or use of personal information. Cisco will provide your Academy with prompt written notice of the claim and permit your Academy to control the defense, settlem adjustment or compromise of any such claim. Cisco may employ counsel at its own expense to assist it with respect to any such claim; provided, however, that such counsel is necessary because of a conflict of interest of either your Academy or your Academy's counsel or because your Academy does not assume conyour Academy will bear the expense of such counsel. Cisco shall have no authority to settle any claim on behalf of your Academy.

Your term of membership in the Cisco Networking Academy is three years (36 months), commencing on the date when Cisco executes this agreement. The term shall party of its election not to renew this agreement. Notwithstanding the foregoing, either Cisco or your Academy may terminate this agreement without any liability to the creason or for no reason by providing at least thirty (30) days' written notice to the other. Either party may refuse to extend or renew the three year-term for

— Ching "Accept", you represent that you are authorized to enter into this agreement (including the NAMGCA) on behalf of your Academy, all of the Cisco Networking Academy global community, Welcome! By signing this agreement your Academy is taking an important step in bringing new funities and knowledge to your students, the future architects of the networked economy!

Casco Networking Academy, Claco Academy Memburahip Agreement / June 2014 First Name . Last Name Email Title Click here to review the Membership Guide (which forms part of the Membership Agreement) *Required I have read and accept the Membership Agreement and the policies included in the Membership Guide (which forms part of the Membership Agreement)

ttps://www.netacad.com/group/landing/manage?p_p_id=omni_WAR_omniportiet&p_p_lifecycle=0&p_p_state=meximized&p_p_mode=view&p_p_col_id=colu...



Cisco | Networking Academy Mind Wide Open

Cisco Academy Membership Agreement

Welcome to the Cisco Networking Academy. This agreement governs your Academy's participation in the Oisco Networking Academy.

The Networking Academy Membership Guide for Cisco Academies ("NAMGCA") describes the benefits, roles and responsibilities of Cisco Systems, inc. or its subsidiary responsible for distribution in the country in which you are located ("Cisco") and your Academy. The NAMGCA forms part of this agreement, and will be made available to your Academy, by Cisco. Your Academy should review the NAMGCA carefully before agreeing to participate in the Cisco Networking Academy. By accepting this agreement your Academy agrees to comply with the NAMGCA. As the Cisco Networking Academy evolves, changes to the NAMGCA may be appropriate. Cisco will exercise reasonable efforts to provide advance notice to your Academy of any major changes to the NAMGCA.

Cisco provides all resources, course materials, services, websites or other deliverables "as is", without warranty of any kind (as far as Cisco is permitted to do so by law). Further details are set out in the NAMSCA,

The following provisions (a)-(c) govern your treatment of personal information of Academy and Cisco Networking Academy participants (i.e. employees, students, instructors, administrators, or any other of your Cisco Networking Academy participants) ("Cisco Networking Academy Participants") provided to or otherwise obtained by Cisco from your Academy in connection with the Cisco Networking Academy participants have given their unambiguous consent, to the processing of their personal information by Cisco: (i) from within and outside of the European Economic Area and those countries deemed to have adequate dat protection laws in connection with processing the personal information; and (ii) in accordance with Cisco Networking Academy Privacy Policy, as amended from time to time and located here.

(b) Your Academy agrees to comply with: (i) applicable data protection laws and regulations; and (iii) Cisco's Networking Academy Privacy Policy located here.

(c) To the maximum extent permitted by law, your Academy shall defend, indemnify and hold hamless Cisco and its officers, directors, employees, shareholders, outstomers, agents, successors and assigns from and adjainst any and all loss, damages, liabilities; settlement, costs or expense (including legal expenses and the expenses of other professionals) as incurred, resulting from or arising out of your Academy's breach of epplicable laks relating to the treatment of personal information including any claim for the unauthorized solicitation, collection, storage, forwarding, or use of personal information. As a condition to suc defense and indemnification, Cisco will provide your Academy with prompt written notice of the claim and permit your Academy to control the defense, settlement adjustment or compromise of any such claim, Cisco may employ counsel at its own expense to assist the winter set claim, provided, however, that if such counsel is necessary because of a conflict of interest of either your Academy or your Academy's counsel or because your Academy. The expe

Your term of membership in the Cisco Networking Academy is three years (36 months), commencing on the date when Cisco executes this agreement. The term shall be automatically renewed for additional twelve (12) month terms unless (i) sixty (60) days prior to the end of the then-current term one party gives written notice to the other party of its election not to minew this agreement. Notwithstanding the foregoing, either Cisco or your Academy may terminate this agreement without any liability to the other party for any reason or for no reason by providing at least thirty (30) days written notice to the other. Either party may refuse to extend or renew the three year-term for an reason or no reason.

By clicking "Accept", you represent that you are authorized to enter into this agreement (including the NAMGCA) on behalf of your Academy.

On behalf of the Cisco Networking Academy global community, Welcomel By signing this agreement your Academy is taking an important step in bringing new opportunities and knowledge to your students; the future architects of the networked economy!

Claco Networking Academy: Claco Academy Memberahip Agreement / June 2014

institution-id: 3069623

Institution Legal Name: DHARMSINH DESAI UNIVERSITY

city-name: Nadiad state-name: Gujarat Country/Region *: India

agreent-accepted-date: 2014-12-24

ine: Rajendra Last Name: Chhajed

Email: rschhajed2000@yahoo.com

Title: Prof. & HoD, Department of Information Technology

Back

Membership Gulde

Print

/www.netacad.com/group/landing/manage?p_p_jd=omni_WAR_omniportlet&p_p_jlfacycle=0&p_p_state=maximized&p_p_mode=view&p_p_cd_id=colu...

CISCO NETWORKING LOCAL ACADEMY AGREEMENT Version 5.0 AP Jan 2009

DHARMSINH DESAT UNIVERSITY

Full legal Name of Institution

COLLEGE ROAD, NADIAD - 387001

Full Address

CIVJAPA7

PRINTER S. CHHAJED

Contact Name

Tel: (91-268-2520502

Fax: (91-268) 2520501

Telephone and Fax Numbers

Select curriculum [check box(es)]	Curriculum
	CCNA Discovery
V	CCNA Exploration
81.	IT Essentials: PC Hardware & Software
4	CCNA Security

Asia Pacific version 5.0 Jan 2009

CISCO NETWORKING LOCAL ACADEMY AGREEMENT

This Cisco Networking Academy Local Agreement (herein the "Agreement") is made and entered into this day of _____, 20___, between _____ (herein "Regional Academy") and the Local Academy named / described below (herein the "Local Academy") offering the Cisco

The Cisco Networking Academy is designed to teach various levels of students how to design, build and maintain

computer networks for local, natior initiative and also support certain a agree as follows:	s designed to teach various levels of students how to design, build and maintain hal and global businesses. The Regional Academy has undertaken to both run this additional Local Academies, all as contemplated herein. Accordingly, the parties			
This Agreement consists of this sig form part of this Agreement:	enature page and the following attachments, all of which are incorporated into and			
1. EXHIBIT A: 2. EXHIBIT B: 3. EXHIBIT C: 4. EXHIBIT D:	Local Academy Information Data Sheet Networking Academy Terms and Conditions Local Academy Cost Model Regional Academy/Local Academy Support Service Agreement			
IN WITNESS WHEREOF, the pa and represents that its respective signature duly authorized to execu	arties hereto have caused this Agreement to be duly executed. Each party warrants			
- 100				
CRISP CRISP	SP PERIOR			
Full Legal Name of Institution of Region	DHARMSINH DESAI UNIVERSITY Full Legal Name of Institution of Local Academy			
Signature	Signature 23 / 5 / 2009			
2/6/09 Date	23 / 5 / 200 9 Date			
D. C. Lal Name Marcer	Name Dr. H. M. Desai			
Designation Marcey CT	Name Name Vice Chancelly v Designation D. D. University			

Page 2 of 16

EXHIBIT A

LOCAL ACADEMY INFORMATION DATA SHEET

DHARMSINH DESAI UNIVERSITY	
I. Legal Main Contact: PROF. R. S. CHMASED (Please enter the name of the person who will be most responsible for the day-to-day operation of the overall Networking Academy at the institution)	
Legal Main Contact Designation: PROFESSOR 4 HEAD - IT DEPARTMENT	
Legal Main Contact phone number: 0268 2520502 / 9426365382	
Legal Main Contact fax number: 0 268 2520501	
Legal Main Contact email address: RSCHHAJED2000@YAHOO. 6M; RSCHHAJED200@&MAIL	· 601
II. IT Essentials PC Hardware & Software Curriculum Lead:	
(Please enter the name of the person who will be most responsible for the day-to-day operation of the IT Essent Curriculum at the Academy)	ials
IT Essentials Curriculum Lead Designation:	
IT Essentials Curriculum Lead phone number:	
IT Essentials Curriculum Lead fax number:	
IT Essentials Curriculum Lead email address:	
III. CCNA Discovery/Exploration Curriculum Lead: MR MUKESH M Goswam (Please enter the name of the person who will be most responsible for the day-to-day operation of the CCNA Curriculum at the Academy)	
CCNA Curriculum Lead Designation: LECTURER, IT DEPARTMENT	
CCNA Curriculum Lead phone number: 0268 2520502 / 9426341158	
CCNA Curriculum Lead fax number: 0268 2520501	
CCNA Curriculum Lead email address: MUKESH · GOSWAMI @ GMAIL COM	
IV. CCNA Security Curriculum Lead: (Please enter the name of the person who will be most responsible for the day-to-day operation of the Fundame of CCNA Security Curriculum at the Academy)	entals
CCNA Security Curriculum Lead Designation:	
CCNA Security Curriculum Lead phone number:	
CCNA Security Curriculum Lead fax number:	
CCNA Security Curriculum Lead email address:	f 16
Asia Pacific version 5.0 Jan 2009	

Cisco Networking Academy Local Agreement

		year college	4-year college	<u>v</u>
Others (please specify)		fy)		
-	/	_ Public		
	Private	Private	Private Public	The second secon