



DOON UNIVERSITY

मोथरोवाला रोड, केदारपुर, पो०ओ० डिफेन्स कालोनी, देहरादून-248001(उत्तराखण्ड) भारत Mothrowala Road Kedarpur, P.O. Defence Colony, Dehradun-248001 (Uttarakhand) INDIA.



Memorandum of Understanding of Doon University



REGISTRAR DOON UNIVERSITY DEHRADUN (INDIA)



FRANCE 24 broadcasting authorisation agreement

BETWEEN:

France Médias Monde on behalf of France 24 SA, a public limited company under French law with a capital of €5 347 560, registered on the Nanterre Trade and Company Register under no. 501 524 029, with its registered office at 80, rue Camille Desmoulins, 92130 issy-les-Moulineaux, represented by Odile Franc, Distribution and Development Director Europe & Hospitality, duly authorized for the purposes hereof,

bereafter referred to as "France Médias Monde"

AND

Doon University located at Kedarpur, Mothrowala Road, P.O. Ajabpur, Dehradun – 248001, Uttrakhand, INDIA, established through Uttarakhand State Governement Legislative Act called "Doon University Act 2005" (Act No.18 of 2005) and recognised by the University Grants Commission of India, represented by Dr M.S. Mandrawal, Registrar of the University.

hereafter referred to as "Doon University"

Hereafter individually referred to as the "Party" and jointly as the "Parties".

RECITALS:

The main activity of France Médias Monde is the production and broadcasting, 24 hours a day and 7 days a week, of, for the most part, news programmes on the three main carriers, these being television, radio and the new media in particular through its international radio station RFI, its Arabic-speaking radio station Monte Carlo Doualiya, and its international news channel FRANCE 24 in four languages.

This agreement concerns only the FRANCE 24 television service in French and/or in English, hereinafter the "Channel".

Brief presentation of the establishment:

Established in 2005, Doon University is a Public State University, located in the foothills of Shivalik range, Dehradun, Uttarakhand. The University was inaugurated by the Government of Uttarakhand under Doon University Act. The first academic session of University took place from July 2009. It is recognised by the University Grants Commission (UGC) of Ministry of Education, Government of India. The University is accredited with 'B++' Grade by the National Assessment and Accreditation Council (NAAC).

Doon University offers various multi-disciplinary programmes at undergraduate, postgraduate and doctoral level in diverse streams of education, such as Science, Mass Communication, Languages, Social Sciences, Management, Technology, and Design. The University aims at promoting high-quality education to both the rural and urban areas of Dehradun and Uttarakhand. It also leads in the frontier areas of research and pedagogy.

The Department of French and Francophone Studies dwells upon the extensive and intensive teaching



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and learning of language. literature, culture and civilization of France and Francophone nations through a mosaic of workshops, seminars and cultural activities. Established in August 2014, the Department of

French and Francophone Studies is one of the youngest departments of the University, yet it has been the most popular one and an emerging centre of excellence in the field of French studies in Uttarakhand.

IT IS HEREBY AGREED AS FOLLOWS.

1. Purpose

The purpose of this agreement is to define the terms and conditions of the Channel's distribution within the following establishment: Doon University

2. Methods of broadcasting the France 24 channel

Under this agreement, France Medias Monde hereby authorizes Doon University to *

- broadcast the Channel only free of charge, via television screen (s) in the premises of the Doon University hereinafter referred to as "the Premises".
- reproduce its logo in the Premises in order to inform about the Channel's distribution.

It is expressly understood between the Parties that Doon University undertakes to broadcast exclusively the Channel on the screen(s) provided by France Médias Monde.

3. Equipment provided by France Médias Monde

Under the terms of this Agreement, France Médias Monde provide free of charge to Doon University the following equipment:

 Sony Bravia 4K Ultra HD Smart LED Google TV KD-55X80AJ (Black) (2021 Model) with Alexa Compatibility, 139 cm (55 inches), the installation of which shall be covered entirely by France Médias Monde for a total cost Rs 1, 29, 900. (1499,57 Euros)

Hereafter referred to as the "Equipment".

The transfer of risk and the transfer of title over the Equipment, Doon University shall occur upon delivery of the Equipment to the Premises.

Doon University assumes, under the conditions of common law, liability for bodily injury or property damage, direct or consequential, to its staff, its property or third parties, which could be caused by the Equipment.

4. Methods of receiving the France 24 channel

The Channel is available on the main satellite positions (Hot Bird, Astra 1, Eurobird, Atlantic Bird 2, Arabsat-Badr-4, Nilesat, NSS7 band C, SES 5, Eutelsat 16A) and also on several commercial satellite, cable and ADSL platforms.

5. Ancillary expenses



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The technical costs related to the carrying of the Channel are at the expense of France Médias Monde, any maintenance or upkeep costs for the Equipment are at the expense of Doon University.

6. Intellectual property

The programmes on France 24 are protected works as defined in the applicable legislation in France. All the relevant rights and titles, and all parts of the programmes, and in particular but without being limited to: televised news, formats and other works or literary, musical or artistic creations which are included are the property of France Médias Monde and are reserved for it.

Doon University hereby acknowledges these ownership rights and remains responsible for observing the regulations applicable to the broadcasting of television channels on the Premises.

FMM shall hold Doon University harmless against any action that may arise during the performance of this agreement by the authors or their rights holders or any third party not represented, having directly or indirectly participated in the creation of France 24 programmes and their content to the exclusion of representation rights, pursuant to the provisions of this document.

FMM takes full responsibility and accepts liability for compliance with all authorisations that are required for transportation and transmission.

France Médias Monde shall make it its personal business and hold Doon University harmless in this regard, for the obtaining of the necessary authorisations from the various companies for the appreciation and distribution of author's rights in France and the payment of the amounts due to the companies for reproduction rights relating to the broadcasting of Programmes in France.

Doon University shall refrain from producing or having produced any recording of the programmes on France 24, in whole or in part, or any work on the Channel, except for technical or promotional purposes in accordance with this Agreement.

Doon University takes full responsibility and accepts sole liability for obtaining and complying with all authorisations that are required for reception, transmission and broadcasting of France 24 within the Premises.

Doon University shall make it its personal business and holds FMM harmless in this regard, for obtaining the necessary authorisations from the various companies for the appreciation and distribution of author's rights and the payment of the amounts due to the companies for public representation rights related to the broadcast of France 24 on the Premises.

7. <u>Term</u>

This agreement enters into effect from the last signature for a term of five (5) years.

It may be terminated by either Party, subject to a notice period of three (3) months notified to the other Party by registered letter with acknowledgement of receipt.

8. Termination

In case of non-compliance by either party with any one of the obligations for which it is responsible, this agreement may be terminated automatically by law if, after a formal demand to perform has been made to the defaulting party by registered letter with acknowledgement of receipt, it did not put an end to this fault within thirty (30) days from the date of receipt of this formal demand, without prejudice to any damages and interest that may be claimed because of this violation of its obligations.

9. Confidentiality

REGISTRAR DOON UNIVERSITY DEHRADUN (INDIA).

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The Parties undertake to consider as confidential the terms and conditions of this Agreement as well as any technical, commercial, financial or other information obtained as part of its conclusion or performance.

As a result, the Parties shall refrain from divulging said information, except for the needs of the performance of the Agreement.

The confidentiality undertaking is agreed to without any time limit, on the condition that said information does not enter into the public domain.

10. General provisions

This agreement does not grant to Doon University the capacity of proxy, agent or representative of France Médias Monde.

This Agreement constitutes all the commitments reached between the Parties and cancels and replaces all previous verbal and/or written commitments between the Parties on the same subject.

All modifications or additions to this agreement shall be the subject of an amendment which shall only take effect after signature by the duly authorised representatives of the Parties.

This agreement is concluded intuitu personae (relating to a specific person). It may not be transferred in full or in part.

11. Disputes

This Agreement is subject to French law,

Any dispute between the Parties, concerning the validity, interpretation or performance of this Agreement shall be under the jurisdiction of the Court of First Instance of Nanterre.

Signed in Issy-les-Moulineaux, on Notenles 2 nd 2021 In duplicate.

For France Médias Monde Odile Franc

dias Monde

Société Anonyme à Conseil d'Ade mistration au capital de 5 347 560 € Siège social: 80, rue Camille Desmoulins 92130 Issy-les-Moulineaux

RCS: Nanterre 501 524 029 - SIRET: 501 524 029 00086 Code APE: 6020A - TVA intra.: FR55

01-11-2021

For Doon University Dr M.S. Mandrawal Registrat DEGISTRAR DOON UNIVERSITY DEHRADUN (INDIA)

Proforma invoice

(Tentative budget)

- Screen/Equipment: Sony Bravia 4K Ultra HD Smart LED Google TV KD-55X80AJ (Black) (2021 Model) with Alexa Compatibility, 139 cm (55 inches) : Rs 1;09,900
- 2) Installation cost of screen/equipment: Rs 20,000

Total cost: Rs 1, 29, 900

Place of installation: Foyer/lobby of Administrative Block, Doon University

Estimated number of viewers: 150 to 200

Total strength of the University: 2,500 students and 120 teachers.



France Médias Monde Société Anonyme à Conseil d'Administration au capital de 5 347 560 (Siège social : 80, rue Camille Desmoulins 92130 Issy-Jes-Moulineaux RCS : Nanterre 501 524 021 - SIBET 501 524 029 00086 Code APE : 6020A JVA ntra. : FR55





Chile, Talca, March 25th 2022

To: Dr. Mangal Singh Mandrawal Registrar - Administration **Doon University**

Subject: Institutional Cooperation Agreement

Dear partners:

Attached you will find two (2) original copies of our Memorandum of Understanding Between Universidad Católica del Maule and Doon University signed by our Managing Director. Please send back one (1) copy signed by your institution to the following postal address:

UNIVERSIDAD CATÓLICA DEL MAULE Jorge Burgos Muñoz Director Dirección General de Vinculación Avda. San Miguel 3605, Talca, CHILE C.P. 3460000, jburgos@ucm.cl (+56) 71 2633163

Best regards,

Jorge Burgos Muñoz Mobility and Agreement Unit International and National Affairs Universidad Católica del Maule





MEMORANDUM OF UNDERSTANDING

BETWEEN

UNIVERSIDAD CATOLICA DEL MAULE

AND

DOON UNIVERSITY

1. PARTIES TO THE AGREEMENT

- 1.1. Universidad Católica del Maule of Chile, hereinafter referred to as "UCM."
- 1.2. The Doon University, hereinafter referred to as "Doon University"

2. PRINCIPLES OF AGREEMENT

- 2.1. UCM and Doon University agree that they share common interests and that there will be mutual benefit from close collaboration and joint ventures in training, research, consultancy, programme development and the exchange of staff and academic property, and study abroad opportunities for students.
- 2.2. All articles of the agreement will have the respect for the character, organization, available resources, and the corporate planning processes of each of the two organizations.

3. GENERAL AREAS OF COOPERATION

UCM and Doon University agree that subject to the availability of resources and the approval of both Parties the following cooperative ventures will be considered:

- 3.1. Student articulation
- 3.2. Collaborative research
- 3.3. Shared consultancies
- 3.4. Collaborative staff development programmes

4. CONDITIONS

- 4.1. The terms and conditions of any specific programme that is agreed to under this Memorandum of Understanding will be discussed by both Parties and agreed to in writing. The details of each activity carried out in the future will be stipulated in an agreement to which this MEMORANDUM OF UNDERSTANDING will be attached.
- 5. DURATION OF THE MEMORANDUM
 - 5.1. This Agreement will become effective upon the signature by the representatives of the two institutions and shall be in effect for five (5) years. The parties may agree to renew it, according to the level of real activity that has taken place.
 - 5.2. Amendments to this Agreement will only be made with the written agreement of both Parties.
- 6. DISPUTE RESOLUTION
 - 6.1. Any dispute arising under the terms of this Agreement shall be referred to an independent mediator as agreed by both Parties.

As witness to their subscription to the above Articles, the representatives of UCM and Doon University have hereunto provided their endorsement.

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| SIGNED ON BEHALF OF |
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| UNIVERSIDAD CATOLICA DEL MAULE |
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| DIRECTOR |
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| Jorge Burgos Muñoz |
| Director of Outreach and Community Engagement |
| Date: August 18, 2021 |
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SIGNED ON BEHALF OF DOON UNIVERSITY

Registrar Doon University

Dr. Mangal Singh Mandrawal Registrar

Date: 18-04-2022





MEMORANDUM OF UNDERSTANDING

BETWEEN

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AND

DOON UNIVERSITY

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| UNIVERSIDAD CATOLICA DEL MAULE |
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| DIRECTOR 3 |
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| Jorge Burgos Muñoz |
| Director of Outreach and Community Engagement |
| Date: August 18, 2021 |

SIGNED ON BEHALF OF DOON UNIVERSITY

Registrar on University Dehradun (India)

Dr. Mangal Singh Mandrawal Registrar

Date: 18-04-2022

Application: Doubling Farmers Income Through Integrated and Collective Farming Approach

vivek joshi - vivekinwoldalpine@gmail.com The Hans Foundation Grantees ED Determination

Summary

ID: 0848860314 Status: Grant Reporting Last submitted: Apr 28 2021 09:49 AM (UTC)

Grant Agreement_ED

Completed - Apr 19 2021

Grant Agreement_ED

Provide a brief description of your organization. [Word Limit: 75 words]

Doon University envisions itself as a Centre of Excellence and set high standards for creation and dissemination of knowledge through teaching and research, the school of environment and Natural Resources Doon University have expertise in the area of Forest Ecology, Microbiology, soil plant microbe interactions, Biodiversity etc. We conduct high quality and multi-disciplinary research, develop leadership through collaborative educational ventures, and offer state-of-the-art educational programmes in cuttingedge disciplines of regional, national and international relevance.

Provide the main goal/brief description of the project. [Word Limit: 100 Words]

We will be focusing on collective and integrated farming approach in farm land pose challenge for mass scale production of farm produces. Soil health is a major focucus, micro nutrients (N, P, Ca, Mg, S, Zn and Cu) management will be done to improve soil health and productivity in this project. Apart from this in most of the villages natural water springs which are in depleting stages will be conserved and will be used for micro irrigation through use of green technology. In a phase wise manner ninety five (N=95) villages, livelihood opportunity in agriculture sector will be created. Jul 1 2020

What is the End Date of the Project?

Jun 30 2023

What is the remaining time left on the project in years?

2.11

The total remaining balance left to be disbursed is:

₹ 20152356

RURAL INDIA SUPPORTING TRUST GRANT AGREEMENT

This Grant Agreement (this **"Agreement"**) is entered into by and between Rural India Supporting Trust ("**RIST**"), doing business as Hans Charitable Supporting Trust, The Hans Foundation ("**THF**"), and Doon University (**"Grantee"**), effective as of the date that RIST signs this Agreement (the "**Effective Date**"). The program proposal and all other supporting documentation submitted by Grantee to RIST and THF (the "**Proposal**") are expressly incorporated herein by this reference. Each capitalized term used, but not defined, herein shall be as defined in the Proposal. RIST, THF and Grantee are each a "Party" and, collectively, the "Parties."

1. <u>Grant.</u> Pursuant to the terms of this Agreement and in consideration for the charitable activities to be undertaken by Grantee and Grantee's covenants and commitments herein, RIST hereby agrees to provide to Grantee funds in a total amount not to exceed INR 20152356(the **"Grant"**) to fund the charitable project described in the Proposal, in particular, the **Doubling Farmers Income Through Integrated and Collective Farming Approach** to We will be focusing on collective and integrated farming approach in farm land pose challenge for mass scale production of farm produces. Soil health is a major focucus, micro nutrients (N, P, Ca, Mg, S, Zn and Cu) management will be done to improve soil health and productivity in this project. Apart from this in most of the villages natural water springs which are in depleting stages will be conserved and will be used for micro irrigation through use of green technology. In a phase wise manner ninety five (N=95) villages, livelihood opportunity in agriculture sector will be created. (the "**Project**"). The Grant, which is the total estimated cost of the Project based on the approved budget included in the Proposal (the "Budget"), is provided to support the Project Purposes (the "Purposes"), as outlined in the Project Work-Plan contained in the Proposal. The Proposal may be amended from time to time by mutual written agreement of Grantee, RIST and THF, and such amendments are also expressly incorporated herein by this reference. To accomplish the Activities (as hereinafter defined) during the term of this Agreement, RIST agrees to disburse funds during the term of this Agreement at the times and in the amounts set forth in a disbursement schedule, based on the Budget, which shall be mutually agreed upon in writing or electronic transmission subsequent to the Effective Date (the "Disbursement Schedule"), unless this Agreement is otherwise modified or terminated in accordance with the provisions of this Agreement. RIST's continuing obligations to make payments in accordance with the Disbursement Schedule are contingent upon Grantee's achievement of the activities described in the Proposal (the "Activities") and conformity to the terms of this Agreement, and if such Activities are not achieved or the terms of this Agreement are not followed by Grantee, RIST may require Grantee to return to RIST any unexpended funds.

2. <u>Term.</u> The term of this Agreement shall commence on the Effective Date and continue in full force and effect for a period of 2.11 year or years (the "**Term**") thereafter, unless sooner terminated in accordance with the provisions of Section 9, or extended, as evidenced by the written agreement of the Parties.

3. <u>**Grantee Representations.**</u> Grantee represents and warrants, for the benefit of RIST and knowing of RIST's reliance thereon, that:

a. <u>Accuracy of Information</u>. All information and documents submitted by Grantee to RIST and THF, including, without limitation, the information and documents that are contained in the Proposal, such as the description of Grantee's corporate structure and identities of Grantee Governing Body and Key Personnel, the responses to Grantee's Initial Questionnaire, Grantee Affidavit, and all documents submitted in response to the Request for Documents are complete and accurate. If any information in Grantee's Initial Questionnaire, Grantee's Affidavit, or any document submitted in response to the Request For Documents change after the execution of this Agreement, Grantee affirms that it will promptly notify RIST and THF of such changes within thirty (30) days of the Grantee becoming aware of them.

b. <u>Charitable Purposes</u>. Grantee was created under the laws of India as a charitable

society, a charitable trust or a Section 8 company and is organized and operated exclusively for charitable purposes that further RIST's charitable purposes, namely to advance public health, disability, education or economic activity in India. Grantee is authorized to receive funding from non-Indian sources under the Foreign Contribution Regulation Act ("FCRA"). Grantee will not use any portion of the Grant, directly or indirectly:

i. to carry out propaganda, or otherwise to influence legislation;

ii. to influence the outcome of any specific election or to carry on, directly or indirectly, any voter registration drive; or

iii. for any purpose other than a charitable, educational, scientific or literary purpose that is consistent with the basis on which Grantee was recognized as being tax exempt; or

iv. for any activities which have been prohibited by FCRA and rules made thereunder.

c. **Public Charity Status**

 Government Organization: Grantee is an Indian government organization that operates for exclusively public purposes. The Organization knows of no reason why it would not qualify as a government organization, based on its governmental purposes and the financial information described in the Proposal and based on its governmental activities (its "Public Charity Status"). The Organization knows of no reason why its current status as a government organization is no longer valid, and to the best of the Organization's knowledge, such Public Charity Status is not challenged or questioned by any agency, entity, or individual.

d. <u>Anti-Terrorism</u>. Grantee has received advice concerning the applicable provisions of U.S. law and U.S. Executive Orders related to anti-terrorism and international funding, and Grantee believes that it is compliant with those laws and orders, and has not provided, and will take all reasonable steps to ensure that it does not and will not knowingly provide, material support or resources to any individual or entity that, currently or historically, commits, attempts to commit, advocates, facilitates or participates in terrorist acts.Further, none of the individuals in leadership positions at Grantee are named on any anti-terrorism watchlist maintained by the United States or any other country.</u>

e. **Authority**. Grantee has the full right, power, and authority to enter into this Agreement and to perform its obligations hereunder and is in full compliance with all applicable laws, regulations, and contracts relating to this Agreement, its activities, and the Project. Grantee has adopted the Project as an activity consistent with its charitable purposes and as one for which it will solicit grants, contributions and other financial support. If any information in Grantee's Initial Questionnaire, Grantee's Affidavit, or any document submitted in response to the Request for Documents change after the execution of this Agreement, Grantee affirms that it will promptly notify RIST and THF of such changes within thirty (30) days of Grantee becoming aware of them. Failure to notify RIST or THF of such a changes may subject this Agreement to the conditions of Section 9 below.

4. Grantee Commitments.

a. <u>Use of Grant Funds</u>. Grantee shall ensure at all times that the use of the Grant funds shall conform to the Purposes pursuant to the Budget, and Grantee shall immediately return to RIST any funds not so used, unless all Parties agree in writing to enter into a nocost extension of this agreement. Grantee agrees to achieve the Activities as defined in the Proposal and to adhere to monitoring, evaluation and reporting standards. Grantee acknowledges that RIST may demand reimbursement of the Grant contingent on Grantee completion of the Activities. Grantee agrees that it shall not use Grant funds to: a) engage in Activities that are not for charitable purposes; or b) attempt to influence legislation or elections, by propaganda or otherwise; or c) for any activities which have been prohibited by FCRA and the rules made thereunder.

b. **Responsiveness and Notification**. Grantee agrees to be responsive to both RIST and THF and to accept the role of THF as the administrative agent used by RIST to monitor and evaluate the Project. Grantee will be notified by RIST in instances when THF will act as RIST representative. Grantee agrees to notify RIST immediately of any change in Grantee: (i) legal or Public Charity Status; (ii) Key Personnel; (iii) ability to expend the Grant funds for the Purposes and accomplish the Activities; or (iv) any expenditure of Grant funds for any purpose other than the Purposes.

5. <u>Licenses</u>. Each Party hereby grants to the other Party a limited, non-exclusive, non-transferable, worldwide, royalty-free license to use such Party name to describe the Grant, the Project, or the charitable collaboration between the Parties. Any information gathered by Grantee together with any property developed or generated by Grantee with the use of Grant funds, including, without limitation, any data, research, or knowledge together with all written, graphic, audio, visual, and any other materials contained therein (the "Intellectual Property"), shall remain the intellectual property of Grantee, provided,

however, that Grantee hereby irrevocably grants to RIST and THF a perpetual, irrevocable, royalty-free, worldwide, non-exclusive license to copy, distribute, sublicense, publish, and use the Intellectual Property, and to prepare derivative works therefrom, for any purpose, in any media, and in any territory. Grantee's obligations under this Section shall survive any termination of this Agreement.

6. **<u>Records</u>**. Grantee agrees to keep, maintain, and make available for inspection by RIST and THF appropriate and sufficient documents and records of all expenditures relating to the Project (collectively, the "**Records**"). The Records shall demonstrate that Grantee maintained the Grant funds either in a separate fund dedicated to the Project or in a general fund for which specific Records of expenditures for the Project are maintained, and Grantee's Records shall adequately identify the purposes for which, and manner in which, Grant funds were expended. RIST or Foundation may request access to the Records by written notice to Grantee. Grantee shall make the Records available for RIST or THF inspection at Grantee's premises during normal business hours or shall provide them to RIST or THF in the format requested.

7. Reporting.

a. Project Progress Reports and Final Report. Grantee shall submit to RIST Project Progress Reports, which shall include an update on Grantee progress made toward accomplishing the Activities and shall be in the format specified by THF, which format may include a financial statement describing all of Grantee finances and activities (each a "Report"). Grantee shall at all times adhere to accomplishing the Activities submitted as part of the Project Proposal. Grantee acknowledges and agrees that RIST may make the Disbursement Schedule contingent on adherence to these Activities. For a project with a term of less than one year, Grantee shall provide to RIST a Progress Report at the midpoint of the Project term and a Final Report within ten (10) days following the final expenditure of the Grant Funds by Grantee. For a Project with a term of one year or longer, a quarterly Report shall be submitted to RIST and THF, which shall account for all Grant funds expended during such three-calendar month period, which shall be due within ten (10) days following the close of each three-calendar month period. A Final Report for any Grant for any Project with a term of one year or longer shall be submitted to RIST and THF, which shall include a comprehensive, detailed report of the Project undertaken and an evaluation of the Activities accomplished, and which shall be due within sixty (60) days following the end of the Term.

b. **<u>Report Review.</u>**THF and RIST shall review all progress reports (including program and financial reports) and approved the same.

c. Compliance Certification. Grantee shall provide to RIST, within five business days of

receiving a written request for same, a written certification that Grantee is in compliance with any or all of this Agreement.

d. **Accuracy**. RIST reserves the right to demand reimbursement of the Grant if Grantee fails to submit any Report or if any Report is inaccurate.

8. **Project Monitoring.** RIST and THF shall monitor the implementation of the Project through periodic visits to the Project locations. These visits could be announced or announced to the Grantee. The Grantee shall extend necessary co-operation and make available information/document(s)/record(s) as may be required and specified by the monitoring team. The following Annexures shall be incorporated by reference into this Agreement and shall be used for Project Monitoring/Evaluation/Assessment by RIST and THF.

- a. Project Proposal
- b. Approved Budget
- c. Format of Acknowledgement of Fund Receipts

d. Standard Operating Procedure (SOP) on use of Assets (Movable and Immoveable) Assets Usage Guidelines

- e. Auditors' Report
- f. Utilization Certificates
- g. Quarterly Progress Reports
- h. The Brand and Media Guidelines

9. <u>Termination</u>. RIST may terminate this Agreement without cause in RIST sole discretion by giving thirty (30) days' written notice to Grantee. If either RIST, THF or Grantee breaches any provision of this Agreement, then the other Party may, in addition to other available rights and remedies available to such Party, terminate this Agreement immediately by giving written notice. If Grantee changes the Project or experiences a material adverse event affecting Grantee reputation or ability to conduct the Project, as determined by RIST in RIST sole discretion, RIST may terminate this Agreement immediately by giving written notice.

Notwithstanding any other provision herein, if RIST or THF determines that any law or regulation has made it unlawful, or that any governmental authority has asserted that it is unlawful, or if RIST determines that its tax-exempt status would be compromised, for RIST to make, maintain or disburse funds to Grantee, then, on notice thereof by RIST or THF to Grantee, any obligation by RIST to disburse funds shall be suspended until Grantee notifies RIST or THF and RIST is satisfied that the circumstances giving rise to such a determination no longer exist. If the circumstances giving rise to such a determination cannot be resolved within ninety days, then this Agreement shall be terminated.

10. **Parties Relationship**. Nothing in this Agreement shall be deemed or construed to create a joint venture, partnership, agency relationship, franchise, or business opportunity between or among RIST or THF, on the one hand, and Grantee, on the other.

11. **Hold Harmless**. Grantee agrees to hold harmless RIST, THF, and each of RIST and THF representatives and agents for any expense, claim, or liability arising related to Grantee's actions or inaction under this Agreement or any breach by Grantee of this Agreement. In no event shall RIST or THF be liable for any claim for any damages, including indirect, willful, punitive, incidental, exemplary, special, or consequential damages arising out of this Agreement, even if RIST or THF has been advised of the possibility of such damages. Grantee obligations under this Section shall survive any termination of this Agreement.

12. **Notice**. Grantee agrees to receive notice at either the mailing address or electronic mailing address designated in the Proposal and explicitly hereby consents to receive any such notice electronically. Without limitation, a notice, certification or other writing required or permitted by this Agreement may be given with a physical document or by an electronic transmission of which a physical copy can be made.

13. **Governing Law and Jurisdiction**. This Agreement shall be governed by, and construed in accordance with, the laws of the State of Michigan and the United States of America, to the extent applicable. To the maximum extent not prohibited by applicable law, Grantee hereby irrevocably: (a) submits to the jurisdiction of any Michigan state or United States federal court sitting in the State of Michigan (a "MI Court") over any proceeding arising out of this Agreement; (b) agrees that all claims in respect of such proceeding may be held and determined in such MI Court; (c) agrees that any action or proceeding brought against RIST may be brought only in a MI Court; and (d) consents to the service of process in any such action or proceeding in any court by regular mail or delivery service approved by a MI Court sent by RIST to the address designated in the Proposal.

14. **Amendment and Assignment**. Except for the Disbursement Schedule to be subsequently agreed upon, this Agreement represents the entire understanding between the Parties. Except for the Disbursement Schedule to be subsequently agreed upon, no amendment to this Agreement shall be effective unless in writing and signed by an authorized representative of each Party. Grantee shall not assign, transfer, delegate, or subcontract any of its rights or obligations under this Agreement without the prior written consent of RIST.

15. **Counterparts; Continuing Effect**. This Agreement may be executed in counterparts, each of which is deemed an original, but all of which together are deemed to be one and the same agreement. All of the provisions of this Agreement that affect obligations of Grantee or rights of RIST arising after the Effective

8 / 11

Date shall have continuing effect after the end of the Term of this Agreement.

IN WITNESS WHEREOF, each of the parties hereto have caused this Grant Agreement to be executed as of the date below by its respective duly authorized representative.

Grantee

| Name of the Organization | Doon University |
|--------------------------|---|
| By: | Dr. Kusum Arunachalam |
| Title: | Head of Department School of Environment and Natural Resources Doon University |

Grantee signature:

Today's Date

Apr 17 2021

After you have completed e-signing, please leave the below section blank and click on "Mark As Complete". You will receive an email from us when the application has been signed by a RIST and THF Representative.

Rural India Supporting Trust

| By: | Shweta Rawat |
|--------|-------------------|
| Title: | Managing Director |

RIST Representative Signature

Today's Date

Apr 17 2021

The Hans Foundation

| Ву: | Shweta Rawat |
|--------|---------------|
| Title: | (No response) |

THF Representative Signature



Today's Date

Apr 17 2021





Convention de coopération entre l'Université de Liège, Belgique et l'Université Doon, Inde

relative à des échanges académiques et pédagogiques

L'Université de Liège (ULiège) Située Place du 20 - Août, 7 B - 4000 Liège, Belgique Représentée par le Pr. Albert CORHAY, Recteur

Et

L'Université Doon Située Kedarpur, Mothorowala Road, Dehradun - 248001, Uttarakhand, Inde

Représentée par sa Vice-Chancelière, la Professeur Kusum ARUNACHALAM

Désireuses de renforcer la coopération scientifique et pédagogique et d'enrichir les connaissances mutuelles, l'Université de Liège (ULiège) et l'Université Doon, conviennent d'établir un programme d'échange d'étudiants et d'enseignants.

- Le but de cet échange est de faciliter le développement d'objectifs partagés en termes d'enseignement et d'apprentissage, notamment à l'aide de bourses dans le domaine de l'apprentissage du français langue étrangère (FLE) et de la didactique du français.
- 2. Le programme d'échange est ouvert aux étudiants de 1^{er}, de 2^e et de 3^e cycle.
- 3. L'échange de membres du corps enseignant est également encouragé.
- L'échange sera conforme aux missions, aux règlements académiques et aux pratiques de chacune des institutions.
- 5. L'échange d'étudiants suivra les principes suivants :
 - 5.1 Chaque année, chacune des universités pourra échanger des étudiants selon la répartition suivante :

1

- L'ULiège enverra au maximum 3 étudiants pendant 1 mois au Département d'études françaises et francophone à l'Université Doon.
- Le Département d'études françaises et francophones de l'Universite de Doon enverra également 3 étudiants pour 1 ou 2 semestres à l'ULiège.
- 5.2 Chaque institution (d'origine et d'accueil) s'efforcera de maintenir un équilibre dans le nombre d'étudiants participant à cet échange, et ce durant la durée de l'accord.
- 5.3 Les étudiants doivent avoir réussi au moins une année académique dans leur université d'origine pour pouvoir participer à l'échange.
- 5.4 Les étudiants indiens devront avoir faire la preuve d'une bonne connaissance de la langue de l'institution d'accueil (au minimum un niveau A2+/B1).
- 5.5 Le programme de cours que suivront les étudiants dans l'institution d'accueil devra être approuvé avant le départ par le responsable du Département concerné de l'institution d'origine.
- 5.6 À l'ULiège, les étudiants d'échange devront s'enregistrer via le formulaire en ligne disponible sur le site.
- 5.7 Un relevé de notes sera établi reprenant l'ensemble des examens présentés dans l'institution d'accueil.
- 5.8 Les crédits ECTS obtenus dans l'institution d'accueil seront reconnus entièrement et totalement par l'institution d'origine s'ils satisfont aux critères de notation de l'institution d'origine.
- 5.9 Les étudiants payeront le droit d'inscription dans leur institution d'origine. Toutefois, il revient aux étudiants de financer leur programme d'échange, à moins que des aides financières ne soient disponibles dans leur institution d'origine.
- 5.10 Chaque étudiant devra payer ses frais de voyage. L'institution d'accueil fournira une aide aux étudiants pour la recherche d'un logement. Les étudiants payeront leurs frais de logement et leurs dépenses quotidiennes.
- 5.11 Chaque étudiant contractera à ses propres frais une assurance soins de santé appropriée, conforme à la couverture demandée pour tout étudiant international. Néanmoins, les deux institutions pourront chercher les moyens (bourses, etc.) pour financer les frais de voyage, de logement et d'assurance médicale.
- 5.12 Chaque étudiant d'échange bénéficiera des mêmes droits et autres avantages que ceux conférés aux étudiants régulièrement inscrits dans l'institution d'accueil.
- 5.13 Chaque étudiant d'échange sera sujet aux règles, règlementations et procédures disciplinaires de l'université d'accueil.
- Des possibilités d'échange d'enseignants, de séminaires conjoints, de lectures particulières, etc. seront vivement encouragées. L'échange d'enseignants suivra les principes suivants :

- 6.1 Cet accord met également l'accent sur la mobilité des enseignants, enseignantschercheurs et stagiaires.
- 6.2 Chaque année, un enseignant de l'Université Doon pourra partir suivre un stage de didactique du FLE à l'ULiège. Les frais de stage, de voyage, de logement et d'assurance médicale seront pris en charge par l'enseignant. Cependant, les deux universités pourront chercher des moyens de financer ces frais.
- 6.3 L'ULiège pourra envoyer un enseignant à l'Université Doon pour contribuer aux activités d'enseignement et d'apprentissage du Département pour un mois. L'Université Doon fournira gratuitement à l'enseignant un logement sur le campus. Les frais de voyage et d'assurance médicale seront pris en charge par le Département concerné à l'ULiège.
- 7. De même, les deux institutions échangeront régulièrement :
 - Des documents pédagogiques ;
 - Des documents élaborés par leurs services d'information : plaquettes de présentation et guide des études ;
 - Des publications ;
 - Des ressources en ligne
- 8. Pour la réalisation matérielle des activités prévues dans le cadre du présent accord, les institutions s'engagent à rechercher les moyens financiers auprès des organisations nationales et internationales de coopération ou de recherche.

Tout cas de figure non repris dans cet accord sera négocié entre les deux universités et fera l'objet d'une décision écrite.

Cet accord peut faire l'objet de révisions, de renouvellement ou d'annulation à tout moment, d'un commun accord, sans porter préjudice aux étudiants engagés dans le programme d'échange.

Cet accord est soumis à l'existence de sources de financement disponibles et devient effectif au moment de sa signature par les deux parties.

Fait en deux originaux.

DOON UNIVERSITY

Prof Kusum ARUNACHALAM Vice-Chancelière Date : 25 January, 20 18

> Vice-Chancellor Doon University

UNIVERSITÉ DE LIÈGE Prof. Albert CORHAY Recteur Date: 2 2 DEC. 2017



Dr. Vijay Shridhar, Assistant Professor, SENR, Doon University,

Dehradun.

Sub: MoU between Uttarakhand Pollution Control Board & Doon University on Operationalization and maintaience of CAAQMS at Doon University

Dear Sir,

With reference to minutes of meeting dated 15th July 2021, proposal regarding "Operationalization and maintaience of CAAQMS at Doon University, Dehradun is approved by the competent authority, of Board.

In context of the same, the copy of draft MoU related to execution of proposal with elaborated terms and conditions including year wise financial support are enclosed herewith.

You are therefore, requested to get the MoU signed in 02 copies and submit same to this office at the earliest. The MoU shall be printed on Rs 100 non judicial stamp paper.

Yours Faithfully

51 22.11.21

(Dr. Ankur Kansal) Environment Engineer

Enclosure: as above.

Copy to : Member Secretary, UKPCB for kind information please.

Environment Engineer



Memorandum of Understanding

Between

Uttarakhand Pollution Control Board

And

Doon University, Dehradun

This Memorandum of Understanding ("MoU") is entered into on ______(Effective Date) by Uttarakhand Pollution Control Board (UKPCB) having its office at Building, Gaura Devi Bhawan, 46 B IT Park Sahastradhara, Dehradun, Uttarakhand India, hereinafter referred to as State Pollution Control Board (SPCB), of the FIRST PARTY,

And

Doon University having its office at Kedarpur PO Defense colony Dehradun 248001, India, hereinafter referred to as SECOND PARTY,

The aforesaid institutions are hereinafter referred to individually as the Party and collectively as the Parties.

Introduction

Uttaranchal Pollution Control Board was established in Year 2001 as per Section (4) of Water (Prevention and Control of Pollution) Act, 1974 by Forest and Environment Division, Uttarakhand Secretariat's notification no 7756/I-V.G. V/2001-13(5)/2000 dated 26.12.2001. With continuation to the same Uttaranchal Pollution Control Board was reconstructed by the Forest and Environment Division, Uttarakhand Secretariat notification no. 153/1(2)/V.G.V./2002- 13(5)/2000 dated 01-05-2002. Vide notification no. 967/XXXVII-19-13(05)/2000 dated 11.12.2019 of the Forest and Environment Division, Uttarakhand Secretariat. Name of Uttarakhand Environment Protection and Pollution Control Board was changed to Uttarakhand Pollution Control Board.

Doon University Dehradun was established by act of Uttarakhand legislative assembly by Uttarakhand adhiniyam no. 18 in year 2005 as center of excellence in field of chosen study area.

The Ministry of Environment, Forest & Climate Change (MoEF&CC), Government of India has launched the National Clean Air (NCAP) for pan India to tackle the air pollution problem across the country. For the City of *Dehradun*, the first party is accepted proposal to operationalize CAAQMS established at premise of second Party in terms of providing financial support for upgradation and operation.

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1. Objective

Operationalization of CAAQMS by up gradation of existing plant and machinery by providing BAM sampler and O/M for 05 years. This will be first online continuous ambient air quality monitoring setup and to be linked with CPCB air quality data server as site Doon University Dehradun.

2. Functions of the Parties

Role of Doon University

- 1. University will maintain the CAAQMS on day-to-day basis.
- 2. Maintenance of site suitability/condition for functionality of CAAQMS.
- 3. To provide routine connectivity of internet and data updating on CPCB server site.
- 4. University will also provide the accessibility of same dataset to SPSB display board.
- 5. Routine calibration and maintenance of analyzer, stable power supply, air conditioning.
- To provide routine connectivity of internet and data updating on SPCB server site and any other site decided by the first party.

Role of SPCB

To provide Financial Support to the activities mutually agreed for maintenance and up gradation of CAAQMS.

3. Method of Cooperation/Coordination

Whereas the parties to this MoU agree to co-operate in specific assignment(s); operationalize of CAAQMS by up gradation of existing CAAQMS of Doon University by up gradation and maintenance support. Besides this, both the parties would also share the journals, publications, papers etc., published or any data, monitoring report etc. so that, capacity building of all parties/organization takes place to accomplish the objective. Both parties shall appoint one member each to coordinate the activities on its behalf.

UKPCB: Dr. Ankur Kansal Doon University Dehradun: Dr Vijay Shridhar,

4. Effective date and duration of the MoU

The MoU shall be effective from the date of signing by all the Parties which shall be the Zero Date and shall remain in force till the next five years. It is clarified that the completion of tenure of fifth installment of AMC will be the end date of MOU. The Parties may extend the term/ renew the MoU in writing subject to the mutual agreement or with same agreement.

5. Deliverables

CAAQMS will be maintained functional and information about the scientific work carried out by Doon University shall be updated yearly.

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6. Confidentiality

All parties reciprocally guarantee that all technical information and data generated under this MoU shall be treated as confidential and shall not be divulged by any party without prior written consent of the other even after the expiry of this MoU.

7. Financial Support

The expenditure incurred for implementation of the MoU for maintenance and up gradation of CAAQMS would be met out of financial support of UKPCB under NCAP funds/ or any

8. Schedule of Financial Support (Amount in INR)

| S. No | Component | 1 st Year | 2 nd Year | 3rd Year | 4 th Year | 5 th Year | Total |
|-----------------------------------|--|-------------------------|-------------------------|--------------|-------------------------|-------------------------|---------------|
| A | Capital cost for procurement of BAM Sampler and its part | 12.72 Lakh | Nil | Nil | Nil | Nil | 12.72 Lakk |
| B | Annual Maintenance | 2.5 lakh | 2.5 lakh | 2.5 lakh | 2.5 lakh | 2.5 lakh | 12.5 lakh |
| | Expenditure: i. Salaries Station Assistant / Technician ii. CAMC | 8.0 lakh | 8.40 lakh | 8.82 lakh | 9.26 lakh | 9.73 lakh | 44.21la kh |
| iii. Contingency & Consumables | 1.0 lakh | 1.0 lakh | 1.0 lakh | 1.0 lakh | 1.0 lakh | 5.0 lakh | |
| | Total | | | | | | 74.43 Lakh |

9. Utilization of Funds

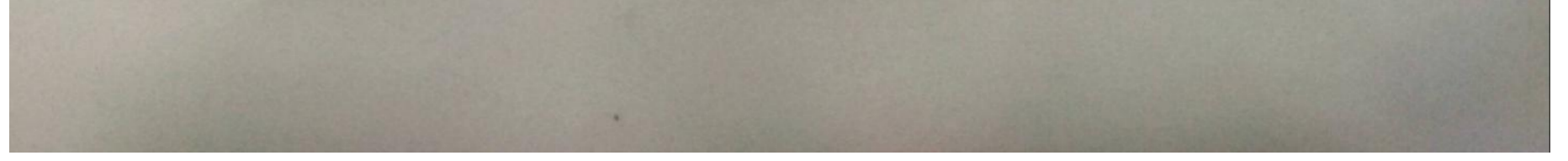
Financial Support as given by First Party to the Second Party will be utilized only for the purpose for scheduled expenses as given under para-8 above. The financial support will be given to Doon University on annul basis. Second party will submit the Utilization certificate and Bills/ Vouchers before demand of second year installment.

10. Fail in Utilization of Funds

In case it is observed that the Second Party fails to utilize the funds or utilize the same in other activities, first party will have right to recover the same under the provision of law.

11. Dispute Settlement

In case, there be a dispute relating to any aspect of academic/ scientific cooperation, both the Parties will resolve the dispute in a spirit of mutual respect, and shared responsibility, failing which, the unresolved difference or disputes shall be referred to the arbitration by a distinguished authority agreed mutually by all the parties and decision by that authority shall be final and binding.



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12. Force Majeure

Neither party shall be held responsible for non-fulfillment of their respective obligations under this agreement due to exigency of one or more of the force majeure events such as but not limited to act of God, War, Flood, Earthquakes, Strikes, Lockouts, Epidemics, Riots, Civil Commotion, etc., provided on the occurrence and cessation of any such events, the party effected thereby shall give a notice in writing to the other party within one month of the parties shall jointly decide about the future course of action.

13. Modifications and Amendments:

Modifications and Amendments to this MoU, if any, shall be made in writing by mutual consent of all the parties."

For and on behalf of Doon University

.......................

For and on behalf of UKPCB

Signature Name Designation Date Signature Name Designation Date

Witness:

Witness:

1.0





सत्यमेव जयते

Certificate No. Certificate Issued Date

Account Reference Unique Doc. Reference Purchased by Description of Document Property Description Consideration Price (Rs.)

First Party Second Party Stamp Duty Paid By Stamp Duty Amount(Rs.)

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Government of Uttarakhand

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......Please write or type below this line------

MEMORANDUM OF UNDERSTANDING (MOU)

between

Goa - Center of Excellence Intellectual Property (G–CEIP) [in association with Goa College of Pharmacy (GCP)] and

Doon University (DU) Dehradun, Uttarakhand (India)

This document constitutes a non-binding agreement between the Goa - Center of Excellence Intellectual Property (G-CEIP) in association with Goa College of Pharmacy (GCP), institutes

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Statutory Alert:

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 The authenticity of this Stamp certificate should be verified at 'www.shcilestamp.com bcushe estamp estamp estamp of Stock Holding. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid
 The onus of checking the legitimacy is on the users of the certificate.
 In case of any discrepancy please inform the Competent Authority.

promoting education and training in Intellectual Property (IP) in the discipline of pharmaceutical sciences and, with a head office at Goa College of Pharmacy, 18th June Road, Panaji, Goa, INDIA and Doon University engaged in IP activities with a head office at Doon University Mothrowala Road, Kedarpur, P.O. Defence Colony, Dehradun, PIN 248001, Uttarakhand, India.

[1] Objective

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

- Certificate Professional Advancement Programs (CPAP) courses of varying duration for students and faculty enrolled at Doon University and other institutions across Uttarakhand State to obtain training and direct experience ("field work") in the areas of intellectual property rights (IPR), regulatory affairs and product development.
- Series of Workshops, each of Two Days duration to provide continuous update and upgrade of knowledgebase in IP.
- Provide Intellectual Property (IP) Services for IP generated through research work. .

[2] General Terms of MOU

Both parties agree to carry out the above-mentioned activities in accordance with laws and regulations of respective states after full consultation and approvals.

With respect to the hosting of the members of G-CEIP, Doon University, Dehradun, Uttarakhand agrees to cover local hospitality only to Prof. Umesh Banakar (Banakar Consulting Services, USA) and the members of the GCP and G-CEIP members for visiting Doon University. The visits will be scheduled with prior approval of the competent authority of the Doon University.

[2.1] Duration of MOU: This MOU shall be operational upon signing and will have an initial duration of FIVE YEARS (with effect from the date of signing). All activities conducted before this date within the vision of the joint collaboration will be deemed to fall under this MOU.

[2.2] Coordination: In order to carry out and fulfill the aims of this agreement, the parties will appoint appropriate person(s) to represent its organization and to coordinate the implementation of activities. These individuals include: Dr. Umesh Banakar, Dr. Rajashree Gude, Dr. Chandrashekar, Dr. Arun Kumar, Dr. Preeti Mishra, Dr. Vijay Sridhar and Dr. Dhriti Dhaundiyal. The individuals will discuss any issues or concerns as they arise.

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

[2.4] Establishment of "Doon University - Banakar Centre for IPR" at Doon University Deharadun, Uttarakhand (India)

"Doon University - Banakar Centre for IPR" shall be established jointly by Doon University and Banakar Consulting Services USA at Doon University Deharadun by Uttarakhand. Financial matters will be decided by the competent body of the University and Prof. Umesh

> Unsh 3maras DOON UNIVERSITY DEHRADUN (INDIA)

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Vision and Mission:

[2.4.1.] To serve and promote awareness of IPR within the academic as well as technical/scientific centers/organizations (including the MSME sector) of the state of Uttarakhand.

[2.4.2.] To ensure the emergence of Doon University as the academic center for IPR, initially for the state and then for the neighboring states in the years to come.

Objective(s):

- Provide professional advancement programs through Goa-Center for Excellence in Intellectual Property (G-CEIP) in addition to
- Integrate IP in the academic curricula of DU as well as those at other universities in the state.
- Provide IP services (advisory, clinic, etc.) to institutions, professional associations, research centers, professional technical programs (engineering, health sciences, pharmaceutical sciences, agricultural sciences, etc.), MSMEs, among others, within the state.
- Enable DU to emerge as a model university that encompasses IP as an integrated part of the academic curriculum.

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

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

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

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

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

[3] Other Provisions

a Maria

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

[3.2] Doon University will have no other legal and/or financial obligations to GCP and CEIP.

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REGISTRAR DOON UNIVERSITY DEHRADUN (INDIA) [3.3] Income tax and VAT, if any, arising due to fees received by Doon University, G-CEIP or GCP from the participants, shall be borne by Doon University, G-CEIP or GCP, respectively.

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

Unless otherwise specified, the terms and provisions in this MOU also apply to any subsequent Addendum to this agreement.

IN WITNESS WHEREOF, the parties hereto have executed this MOU on the 11 th day of March 2022.

| Doon University (DU) Dehradun Name: Dr. M.S. Mandrawal Title: Registrar, Doon University Signature: REGISTRAR DOON UNIVERSITY Date: 11 March 2022I (INDIA) | Goa - Center of Excellence Intellectual Property (G-CEIP) Name: Dr. Umesh Banakar Title: Founder, G-CEIP Signature: MA Sanada Date: <u>11MarGOA2</u> CENTER FOR EXCELLENC IN INTELLECTUAL PROPERTY Panaji - Goa |
|--|--|
| Doon University (DU) Dehradun Name: Dr. Arun Kumar Title: Head I/C, Department of Chemistry, Doon University and Coordinator, Research & Innovation Cell Signature: | Goa College of Pharmacy (GCP) Name: Dr. Gopal Krishna Rao Title: Principal Signature: Goa College of Pharmacy Date: 11 March 2022 Panaji-Goa |



UNIVERSIDAD NACIONAL AUTÓNOMA DE MÉXICO Consejo Técnico de la Investigación Científica



Oficio: CJIC/CTIC/0980/2022 Asunto: SEMESTRE SABÁTICO CON BECA DE DGAPA

DR. PANKAJ SHARMA INSTITUTO DE QUÍMICA Presente

Comunico a usted que el Consejo Técnico de la Investigación Científica, en su sesión ORDINARIA del 31 DE MARZO DE 2022, con fundamento en el artículo 58 del Estatuto del Personal Académico de la UNAM, acordó:

APROBAR su SEMESTRE SABÁTICO CON BECA DE DGAPA, a partir del 11 DE ABRIL DE 2022, con el objeto de REALIZAR EL PROYECTO DE INVESTIGACIÓN: "DESARROLLO DE SISTEMAS NANOCATALÍTICOS HOMOGÉNEOS Y HETEROGÉNEOS Y CALCOGENUROS METÁLICOS CATALÍTICAMENTE ACTIVOS MEDIANTE COMPUESTOS ORGANOSELENURADOS Y ORGANOTELURADOS", EN LA UNIVERSIDAD DE DOON, DEHRADUN, INDIA.

Se le recomienda que en caso de tener un proyecto con financiamiento de CONACyT deberá nombrar a un responsable técnico sustituto de acuerdo a la normatividad.

A t e n t a m e n t e "Por mi raza hablará el espíritu" Ciudad Universitaria, Cd. Mx., 1° de abril de 2022

DR. WILLIAM H. LEE ALARDÍN PRESIDENTE DEL CONSEJO TÉCNICO DE LA INVESTIGACIÓN CIENTÍFICA

C.C.P. DIRECTOR DE LA ENTIDAD ACADÉMICA CONSEJO INTERNO DE LA ENTIDAD ACADÉMICA

Acta 1634

WL/WLB/stc

TELS. 55 5622 4164•58•74

E-mail: ctic@unam.mx

Memorandum of Understanding



Doon University & Wildlife Institute of India for Ph. D. Program

December, 2021



Memorandum of Understanding between Doon University & Wildlife Institute of India for Ph. D. Program

This Memorandum of Understanding (MoU) has been entered into between:

Wildlife Institute of India (WII) is an autonomous Institute of the Ministry of Environment, Forest and Climate Change, Govt. of India, having its registered office of the society at Dehradun, Uttarakhand, located at Chandrabani, Dehradun-248001, (hereinafter referred to as 'WII'), which expression shall, unless repugnant to the context thereof, include its successors and permitted assigns of the FIRST PART

AND

Doon University (Uttarakhand State University) located at Motharowala Road, Kedarpur, PO - Ajabpur, Dehradun, Uttarakhand (hereinafter referred to as 'DU') of the **SECOND PART** (who for the purpose of this MoU are hereinafter individually referred to as 'Party' and collectively referred to as the 'Parties').

- 1. WHEREAS WII, an autonomous Institute of the Ministry of Environment, Forest and Climate Change (MoEFCC), Govt. of India, is engaged in the training advanced research, education, and advisory services in the field of wildlife conservation and management and has developed expertise technical and capabilities in above-mentioned areas over the years.
- 2. WHEREAS DU is a Uttarakhand State University, running undergraduate & Post Graduate courses including Ph. D.
- In view of the above background, the common objective is to have educational and scientific collaboration for mutual benefit through a joint Ph.D. program.

Scope of Academic Interaction:

Both WII and DU shall encourage interaction between the Scientists /Faculty members, Research Fellows, and Students of both the organizations through the following arrangements:

- a) Sharing of faculty for limited periods as mutually agreed upon from time to time,
- b) Organization of joint meetings, conferences, and seminars,
- c) Practical/summer training of DU students at WII,
- d) Joint guidance of student's projects/thesis, and
- e) Joint Ph. D. program as per following mutually agreeable terms:

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Joint Ph.D. Program:

- i. The Scientists/Faculty members working at WII, Dehradun on a regular post and having M. Sc. or equivalent degree from reputed institutions/universities with a minimum of 60% marks or equivalent CGPA would be eligible to register at DU for Ph. D. program.
- ii. Students, as well as Science and Technology (S&T) manpower working in different research projects of WII, will be allowed to register for Ph. D. program at DU. According to the UGC/DU norm, the written exam as well as interview/viva-voce examination for the entrance to Ph. D. course shall be conducted by the DU. Students' Research Advisory Committee (SRAC) will be constituted at the Doon University in accordance with the Ph.D. ordinance of the University, and the concerned faculty/scientist of WII will be a part of this committee.
- iii. After a successful completion of the course work, confirmation of the registration will be done in accordance with the provisions of Doon University Ph.D. Ordinance.
- iv. Such candidates will be treated as full-time Ph. D. students by the DU.
- v. Ph. D. students will have to be registered under the joint supervision of a Ph. D. guide from WII and the WII guide will be co-opted as a Member of SRAC of DU for students registered under him. Whether the guide from WII would be Supervisor or Co-supervisor, will be decided mutually without violating the rules of Doon University PhD ordinance.
- vi. WII will provide lab facilities and the work would be carried out at WII Dehradun.
- vii. In all the matters related to the determination of seats and the activities during the Ph.D. program of the student, provisions of Doon University Ph.D. ordinance will prevail.

SHARING OF FACILITIES

- i. WII and DU shall make provisions to share their respective R&D/lab facilities to promote academic and research interaction in the areas of cooperation.
- ii. WII and DU shall permit the exchange of technology developed in-house in the areas of cooperation, if permissible, within the rules governing the two institutions.
- iii. WII and DU shall provide access to the library facilities to Scientists, Faculty members, and Ph. D Students as per the prevailing rules and norms in the respective institutes.

CO-ORDINATION OF THE PROGRAMME INCLUDING FINANCIAL

WII Scientist/Faculty (Annexure - I) could register a number of students (as per

UGC norms) for Ph. D. supervision from DU provided their names are duly forwarded by the Director, WII. Recognition of the scientists as supervisors would be granted by the concerned AAC (Academic Advisory Committee) of DU after due evaluation on a case-by-case basis, taking publications in National/International Journals of repute and/or International/National patents as one of the main criterion.

- ii. The collaborative program between WII and DU shall be coordinated by a Coordination Committee appointed by the Director/VC of both the Institutes.
- iii. Financial arrangements for each specific collaboration will be decided on a case-by-case basis and brought on record in each case after due approval from Heads of both Institutions.

Effective Date and Duration of MoU

- i. This MoU shall be effective from the date of its approval by competent authorities at both ends.
- ii. The duration of this MoU shall be for 10 years from the effective date.
- iii. During its tenancy, the MoU may be extended or terminated by prior notice or not less than six months by either party. However, termination of the MoU will not in any manner affect the interests of the students/faculty/scientists, who have been already admitted to pursue a program under the MoU.
- iv. Any clause or article of the MoU may be modified or amended by mutual agreement of WII and DU.

IPR

Rights regarding publications, patents, royalty, ownership of software/design/product developed, etc. under the scope of this MoU, shall be decided by the two parties by mutual consent.

CONFIDENTIALITY

During the tenure of the MoU, both WII and DU will maintain strict confidentiality and prevent disclosure of all the information and data exchanged under the scope of this MoU for any purpose other than following this MoU.

Both WII and DU shall bind their respective personnel, who come into possession or knowledge of any confidential information not to disclose the same to third parties without the written approval of the disclosing party or use such confidential information for any use other than intended under this agreement or PROJECTS.

Further both WII and DU shall put in place adequate and reasonable measures to keep and store confidential information secure to prevent any unauthorized use.

CONFIDENTIAL INFORMATION

Confidential Information shall mean any proprietary information, analytical or field data or

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facts belonging to PARTIES collectively or severally, disclosed by the disclosing party under this agreement or any subsequent agreement, whether in writing, verbal or electronically, irrespective of the medium in which such information is stored, which is marked confidential or with any other words having similar meaning by the disclosing party, or specifically agreed to be kept confidential by the parties, or declared or identified so by the disclosing party before such disclosure or during the discussions. However, confidential information shall not include any data or information which:

- i. is or becomes publicly available through no fault of the receiving party,
- is already in the rightful possession of the receiving party before its receipt of such ii. data or information,
- is independently developed by the receiving party without reference to the iii. confidential information of the disclosing party,
- is rightfully obtained by the receiving party from a third party or is in the public iv. domain.
- is disclosed with the written consent of the party whose information it is, V.
- or is disclosed under a court order or other legal compulsion, after vi. providing prior notice to the disclosing party.

AMENDMENTS

Any amendment and/or addenda to the AGREEMENT shall be in writing and signed by the PARTIES hereto and shall only after such execution be deemed to form part of the AGREEMENT and have the effect of modifying the AGREEMENT to the extent required by such amendment or addenda.

RESOLUTION OF DISPUTES

- i., This agreement shall take effect and be construed following the Laws of India and be subject to the jurisdiction of the courts at Dehradun.
- ii. If any dispute or difference whatsoever arises between PARTIES concerning or in connection with this AGREEMENT, both the parties shall first try to resolve the dispute/difference amicably between them, failing which the matter shall be referred to and settled through arbitration. The arbitration proceedings shall be held as per the provision of the Indian Arbitration and Reconciliation ACT, 1996. The venue of arbitration shall be Dehradun and the Languages of arbitration shall be English.

MISCELLANEOUS

- The headings and sub-headings are inserted for convenience only and shall i. not affect the construction of this Agreement.
- Both WII and DU shall not, during the term of this Agreement directly or indirectly, ii. solicit or offer employment or engagement to any of the personnel of other party without the previous consent in writing of that other party.
- No failure to exercise and no delay in exercising, on the part of a party, and right, iii. lonali ben 18/12

Page 4 of 9

remedy, power, or privilege hereunder shall operate as a waiver thereof, nor shall any single or partial exercise of any right, remedy, power, or privilege hereunder preclude any other or further exercise thereof or the exercise of any other right, remedy, power or privilege. The rights, remedies, power, and privileges herein provided are cumulative and not exclusive of any right, remedies, powers, and privileges provided by law.

iv. After this Agreement has been signed, all preceding understandings/ Negotiations and correspondence about it shall become null and void.

IN WITNESS whereof this MoU has been executed by the duly authorized representatives of WII and DU hereto on the 18th day of December 2021 at Doon University Dehradun.

For For **Doon University (DU)** Wildlife Institute of India (WII) 5-12-2021 Dr. Monali Sen, I.F.S. REGISTRAR कुलसचिव / Registrar DOON UNIVERSITY भारतीय वन्यजीव संस्थान **DEHRADUN** (INDIA) WILDLIFE INSTITUTE OF INDI रेगतन / Witness - 1 Witness - 1 Name Name Designation Designation Witness - 2 Witness - 2 Name Name Designation ASSt. Pro Designation 12/12/202 Date: Date: 2021

Annexure - I

| S. No. | Name | Qualification | Position |
|----------|---------------------------|---------------------|---------------|
| 01 | Dr. Dhananjai Mohan | Ph. D. | Director |
| 02 | Dr. Yadvendradev V. Jhala | Ph. D. | Scientist - G |
| 03 | Dr. Ruchi Badola | Ph. D. | Scientist - G |
| 04 | Dr. S. Sathyakumar | Ph. D. | Scientist - G |
| 05 | Dr. Bitapi C. Sinha | Ph. D. | Scientist - G |
| 06 | Sh. Qamar Qureshi | M. Sc., M. Phil. | Scientist - G |
| 07 | Dr. V. P. Uniyal | Ph. D. | Scientist - G |
| 08 | Dr. B. S. Adhikari | Ph. D. | Scientist - G |
| 09 | Dr. K. Sivakumar | Ph. D. | Scientist - F |
| 10 | Dr. Parag Nigam | Ph. D. | Scientist - F |
| 11 | Dr. Bilal Habib | Ph. D. | Scientist - E |
| 12 | Dr. K. Ramesh | Ph. D. | Scientist - E |
| 13 | Dr. R. Suresh Kumar | Ph. D. | Scientist - E |
| 14 | Dr. Gautam Talukdar | Ph. D. | Scientist - E |
| 15 | Dr. J. A. Johnson | Ph. D. | Scientist - E |
| 16 | Dr. Gopi G. V. | Ph. D. | Scientist - E |
| 17 | Dr. S. K. Gupta | Ph. D. | Scientist - E |
| 18 | Dr. Monali Sen | Ph. D. | Scientist - E |
| 19 | Dr. Samrat Mondol | Ph. D. | Scientist - E |
| 20 | Dr. Malvika Onial | Ph. D. | Scientist - D |
| 21 | Dr. Sutirtha Dutta | Ph. D. | Scientist - D |
| 22 | Dr. Abhijit Das | Ph. D. GARTE | Scientist - D |
| 23 19919 | Dr. Salvador Lyngdoh | Ph. D. | Scientist - D |
| 24 | Dr. C. Ramesh | Ph. D. | Scientist - C |
| 25 | Dr. K. Vishnupriya | Ph. D. | Scientist - C |
| 26 | Dr. Navendu Page | Ph. D. | Scientist - C |
| 27 | Dr. Amit Kumar | Ph. D. | Scientist - C |
| 28 | Dr. Lallianpuii K | B. V. Sc. M. V. Sc. | Scientist - C |

List of faculty members at WII as on December 2021

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Memorandum of Understanding

Among

Himachal Pradesh State Pollution Control Board

And

Doon University, Dehradun

And

Sunder Nagar (Municipal Council), Sunder Nagar Town

This Memorandum of Understanding ("MoU") is entered into on _____ (Effective

Himachal Pradesh State Pollution Control Board (HPSPCB) Regional Office Bilaspur having its office at Dholra, near HPPWD rest house, District Bilaspur, Himachal Pradesh 174001, India, herein after referred to as State Pollution Control Board (SPCB), of the FIRST PARTY. And

Doon University, Dehradun having its office at Mothorowala Rd, Doon University, Kedarpur, Dehradun-248001, Uttarakhand., India, hereinafter referred to as 'Institute of Repute (IoR)', of the SECOND PARTY, And

Sunder Nagar (Municipal Council), the governing body of the town of Sunder Nagar, having its offices at Sunder Nagar, District Mandi, Himachal Pradesh 175019, India, herein after referred to as 'Urban Local Body (ULB)', of the THIRD PARTY. The aforesaid institutions are herein after referred to individually as the Party and

Introduction

The Ministry of Environment, Forest & Climate Change (MoEF&CC), Government of India has launched the National Clean Air Programme (NCAP) for pan India to tackle the air pollution problem across the country. NCAP is envisaged as a collaborative, cross sectoral and multi-stakeholder programme to tackle all sources of air pollution.

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For the Sunder Nagar town, the National Knowledge Network of NCAP has chosen Doon University as the IoR to function as a technical partner and provide technical assistance to the ULB and SPCB.

The collaboration will be established within the principles set out in the following sections:

1. Objective

Under the NCAP, city specific interventions and action plans will be formulated for implementation by the HPSPCB and ULB, along with Doon University as a technical partner for the town of Sunder Nagar. The National Knowledge Network (NKN), Central Pollution Control Board (CPCB) and MoEF&CC will be overseeing the coordination and technical compliance.

Information about the NKN and scientific work carried out by NKN & IoRs shall be available at: https://www.nkn.urbansciences.in/

Further information about the NCAP is available at http://moef.gov.in/wpcontent/uploads/2019/05/NCAP_Report.pdf.

2. Functions of the Parties

Role of IoR: IoR will act as a technical partner for the Sunder Nagar for the implementation of NCAP. IoR will extend all necessary knowledge based support to the SPCB and ULB, in agreement with the guidance provided by CPCB and NKN. IoR may undertake Air quality monitoring and modelling work, data analysis, data utilization, compilation, adherence to interpretation protocols, report preparation, etc. loR shall also help in calibration of CAAQMS, compliance verification work of emission norms as a third party to provide independent input to SPCBs/and policy makers. IoR shall be engaged by MoEF&CC for performance assessment (Third Party Audit (TPA)) based on predefined framework for cities other than with whom they are knowledge partners. Research conducted by IoR shall also focus on efficacy and efficiency of various individual measures by various tools and techniques including cost-benefit analysis with support

Role of SPCB: SPCB will function as the regulatory body, overseeing the compliance of regulations and intervention policies in the city. SPCB will commit to their city specific action plans and inform IoR of their activities under NCAP, and consult IoR for technical expertise. SPCB will engage IoR in Capacity building with the help of NKN and ensure knowledge uniformity in planning and implementation of NCAP in all Non-Attainment cities in the State. SPCB as well as ULB will also ensure the use of best practices.

Role of ULB: The ULB shall commit to all air quality targets mentioned for the city under NCAP. City specific interventions and action plans will be formulated by the ULB with

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advice from IoR. ULB shall update IoR on all progress made so far and consult them on all future activities undertaken as a part of NCAP.

3. Conflict of Interest

Since, the current pool of expertise in air quality domain is limited, it is desirable to include institutions/scientist/faculty members with a proven record in this domain as IoRs, even if they are a part of the NKN. A faculty/scientist affiliated to an IoR will not be involved in the decision making for the activities carried out by the IoR. That is, whenever an NKN Nodal Faculty is approached to provide their consulting services as a nodal faculty/Principal Investigator (P.I.) of their affiliated IoR, they will recuse themselves from the agenda and the proposal will be reviewed by Nodal Faculty experts of any other NKN institute, and not by themselves.

4. Method of Cooperation/Coordination

Whereas the parties to this MoU agree to co-operate in specific assignment(s); they shall share relevant information and experience in their possession with a view to achieve the mutually beneficial and technical association and to satisfy the need of the accomplishment of objective of MoU; except information which may be subject of copyright or technology agreements, royalties in licenses in which case the parties may procure the use of such information on commercial terms. Besides this, all the parties would also share the journals, publications, papers etc., published or any data, monitoring report etc. so that, capacity building of all parties/organization takes place to accomplish the objective. All parties shall appoint one member each to coordinate the activities on its behalf.

HPSPCB: Er. Atual Parmar _

Doon University: Dr. Vijay Shridhar _____ Sunder Nagar Municipal Council: Mrs. Urvashi Walia _____

5. Effective date and duration of the MoU

The MoU shall be effective from the date of signing by all the Parties which shall be the Zero Date and shall remain in force till the extent of NCAP. The Parties may extend the term in writing on year-to-year basis subject to the continuation of NCAP scheme.

6. Deliverables

Information about the NKN and scientific work carried out by NKN and IoRs shall be available at: https://www.nkn.urbansciences.in/. Progress of city wise work carried out by IoR in collaboration with SPCB/ ULB shall be updated quarterly in www.nkn.urbansciences.in.

7. Confidentiality

All parties reciprocally guarantee that all technical information and data generated under this MoU shall be treated as confidential and shall not be divulged by any party without prior written consent of the other even after the expiry of this MoU

8. Funding

The expenditure incurred for implementation of the MoU for IoR, ULB and SPCB would be met out of NCAP/ Fifteenth Finance Commission funds / any other central or state scheme under implementation for improvement of Air quality available with ULB and SPCB. SPCB is not getting any Grant-in-Aid except NCAP & such expenditure shall be met out of state scheme for which funds shall be provided by Urban development department.

9. In case, there be a dispute relating to any aspect of academic cooperation, all the Parties will resolve the dispute in a spirit of mutual respect, and shared responsibility, failing which, the unresolved difference or disputes shall be referred to the arbitration by a distinguished authority agreed mutually by all the parties and decision by that authority

10. Force Majeure

Neither party shall be held responsible for non-fulfillment of their respective obligations under this agreement due to exigency of one or more of the force majeure events such as but not limited to act of God, War, Flood, Earthquakes, Strikes, Lockouts, Epidemics, Riots, Civil Commotion, etc., provided on the occurrence and cessation of any such events, the party effected thereby shall give a notice in writing to the other party within one month of such occurrence or cessation. If the force majeure conditions continue beyond six months, the parties shall jointly decide about the future course of action.

11. Modifications and Amendments:

Modifications and Amendments to this MoU, if any, shall be made in writing b consent of all the parties."

For and on behalf of HPSPCB

Signature Name Designation Date

Witness:

| | and in writing by mutual |
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| Name Prof. Kusum Arnuch | Signature |
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| Date 9/4/2021 | Designation |
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| Witness: | |
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Alemorandum of Understanding Between Education division TAIPEI ECONOMIC AND CULTURAL CENTRE IN INDIA AND DOON UNIVERSITY

This Memorandum Of Understanding (MOU) is entered into on effect on <u>May 10, 2021</u> by Education Division of Taipei Economic and Cultural Centre in India (hereinafter referred to as TECC) having its registered office at 34 Paschimi Marg, Vasant Vihar, New Delhi 110057, and represented by Mr. Peters Chen, Director of Education Division TECC, and Doon University, an Institute incorporated in India and having its Registered Office at Mothorowala Rd, Doon University Campus, Kedarpur, Uttarakhand 248001 and represented by, Prof. Surekha Dangwal, Vice Chancellor of Doon University, for cooperation in Mandarin Chinese teacher.

The terms of this Agreement consist of the following:

- A. This MOU is to provide overseas Mandarin teacher (hereinafter referred to as teacher) from Taiwan to Doon University, as well as to promote internationalization of higher education institutes between two sides.
- B. Doon University will provide an office space to the teacher sent by the Education Division, TECC, who has expertise in teaching Mandarin language courses to undergraduate and postgraduate students.
- C. The teacher shall have the responsibility of teaching Mandarin language courses of the Department of Chinese, School of Languages, Doon University. The teacher

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shall also have the responsibility of conducting exams as well as evaluation of the courses taught by him/her as per the examination rules and regulations of Doon University. The teacher shall also assist on bilateral exchange programmes and related educational activities.

- D. The teacher shall meet the following requirements:
 - 1. Master/Doctoral Degree in humanities, language or related fields.
 - 2. Qualified in teaching Chinese as foreign language.
 - 3. Knowledge of English as medium of instruction.

E. Services and Cost:

Doon University will provide the following benefits to the Instructor:

- 1. Doon University will pay the instructor an amount of regular amount of guest faculty as a salary per month.
- 2. Assistance on applying employment visa from India Taipei Association.
- Assistance on extending visa from Foreigner Regional Registration Office (FRRO).
- 4. Assistance on acquiring employment visa and immigration-related issues.
- 5. Furnished one BHK apartment on campus and academic facilities as provided to guest faculty at no cost.
- Free use of the medical facilities including doctor visit and medicine in the campus at no cost. The Instructor has to purchase the medical insurance on his/her own.

The instructor is expected to fulfil the following responsibilities at Doon University with other responsibilities as follows,

- Teach Mandarin courses of the Department of Chinese, School of Languages, Doon University (12 hours per week).
- 2. Promote Mandarin learning.
- Improve bilateral collaboration between Doon University and Taiwanese Universities.

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F. Duration and Amendment of Agreement

This Memorandum of Understanding is effective from the date when representatives of the two institutions affix their signatures, and is valid for five years. This Memorandum of Understanding, with the written consent of both institutions, may be amended, extended or terminated, with a six (6) months' period of notice, by either institution. This Memorandum of Understanding is renewed automatically as long as neither institution gives notice of termination to the other six (6) months prior to the end of the five years term. In case of termination, the commitments made to staff or students already participating in the programs must not be affected.

G. Equal Opportunity

Both parties subscribe to the policy of Equal Opportunity and will not discriminate on the basis of race, sex, sexual orientation, age, religion or national origin.

Doon University

India

Education Division Taiwan Economic and Cultural Centre in India

Date: May 10, 20 21

Registrar Doon University Dehradun (India)

Dr. M.S. Mandrawal Registrar Doon University Date: May 10, 20 21

Peters Chen

Director, Education Division

Taiwan Education and Cultural Centre in India

VC-DU120 25-11-

Agreement of Cooperation and Exchange

Between

Kokugakuin university, Tokyo, Japan

Represented by Prof. Naoyuki Ogawa, Kokugakuin University, Tokyo, Japan

And

Doon University, Dehradun, India

Represented by Prof. Kusum Arunachalam, Dean of School of Environment and Natural Resources (SENR), Doon University and

Mr. Ravi Kumar, Assistant Professor, Department of Japanese Studies, Doon University

Mothrowala Road Kedarpur, P.O.Ajabpur, Dehradun 248001

Uttrakhand, India

I. General

Kokugakuin University, Tokyo, Japan and the Doon University, Dehradun, India hereby agree to cooperate under the terms, which are mentioned below in order to promote academic, educational and Cultural exchange between the two institutions towards the internationalization of higher education.

Areas of Cooperation:

The areas of cooperation shall include any academic, cultural and research programs offered at either institution resulting in development of cooperation initiatives such as:

- The exchange of students (graduate and undergraduate). •
- The exchange of faculty and/other staff. •
- The promotion of scientific, academic and cultural activities. •
- Participation in seminars / conferences, workshop and academic meetings.
- Joint research projects / activities.

1.1The Universities agree to accept students for one or two terms yearly from the other university.

1.2 The home institutions will nominate candidates for the exchange. Any student will be allowed to take another benefit of this exchange only after two years of the first visit.

1.3Exchange students will be permitted to choose courses at the host institution.

1.4Students who wish to enrol in a degree program at the host University must have undergone the normal admission procedures of that institution.

1.5The exchange student should demonstrate language proficiency at an adequate level in the host country's language (Japanese or Hindi as the case may be) and/or in English.

1.6Each host institution will waive tuition and other fees incurred by the exchange student for registration and admission.

1.7Both institutions will reserve accommodation for the incoming exchange students in University accommodation or will assist exchange students in finding suitable accommodation.

1.8Exchange students must have sufficient funds to cover any expenses not covered by the home or host institution.

1.9Exchange students will be responsible for local transportation to and from the host institution, medical insurance, accommodation and meals, textbooks and personal expenses and all debts incurred during the exchange period.

1.10Exchange students must abide by all rules and regulations of the host institution for the duration of the exchange.

1.11Upon completion of the exchange period, the exchange student is expected to return to their home institution. Any extension of the stay must be approved in writing by the designated official of each department in question upon recommendation of the liaison officer.

2. Faculty/Staff Exchange

2.1In cases agreed upon, members of the academic staff will be invited to the host institution for teaching and/or research Visits. The duration shall be determined on a case-to-case basis and after mutual agreement.

2.2The home institution will maintain their staff member on full salary during the period of exchange. The host institution will provide work space, access to the library and other facilities and will assist the staff member in finding accommodation.

2.3Travelling expenses from the home institution to the host institution will be covered by the institution sending out its member or members. Any other terms regarding necessary travel fees, accommodation and daily allowance inside the host country will be agreed upon in writing at least two months before the commencement of the respective exchange.

2.4Each faculty and research participants must obtain medical insurance coverage during the exchange period. It is understood that the host institution accepts no responsibility or liability for providing health care services or health care insurance for visiting scholars.

2.5Exchange faculty and researchers shall be responsible for obtaining any necessary visas and complying with all immigration laws and regulations of the country of the host institution. The host institution shall cooperate in such efforts, but will not be responsible to assure the granting of any visas, permits or approvals.

3. Other exchange and joint projects

For joint projects, special short-term academic programmes, joint seminars, joint meetings or other exchange and activities shall be carried out. The terms shall be mutually discussed and agreed upon in writing by both institutions prior to the initiation of the activity.

The objective, duration, budget, activities to be carried out by each party shall be approved by the corresponding authority / Head of the Department of each institution.

III. Administrative and legal guidelines

Each institution designates an individual who will serve as the liaison officer for this agreement. The liaison officer will be responsible for coordinating the specific aspects of the cooperation.

The agreement of cooperation will be valid for a period of five (5) years and will be renewed for a further five (5) year period if neither of the two contractual partners has given written notice of cancellation at least six months before the contract expires.

The designated liaison officers for his Memorandum of Agreement are:

For Kokugakuin University:

Name: Position: Address:

Telephone: Fax: e-mail: Prof. Naoyuki Ogawa Professors 4- chême - 10-28 Higashi, Shibuya city, Totyo - 150-0011, Japen. Ogawana @ Kotugatuin.ac.jp

For Doon University:

| rosition: | Prof. Kusum Arunachalam Dean, School of Environment and Natural resources (SENR) Room No-110, Faculty Office, Doon University, Dehradun 9411113894 0135-2577115 |
|-----------|---|
| | 0135-2533115 |

e-mail:

| Name: Position: Address: | Mr. Ravi Kumar Assistant Professor, Head / In-charge (Department of Japanese Studies) Room no. 206, Faculty Office, School of Languages, Doon University, |
|--------------------------------|---|
| Telephone: Fax: | Kedarpur, Mothrowala, Dehradun (248001), Uttarakhand, India 9012339034, 8789687116. |
| e-mail: | ravikjnu@gmail.com |

The parties agree to review the terms and conditions of the cooperation on an annual basis. Amendments or changes to the contract must be made in writing and with the mutual consent of the two partners.

This agreement takes immediate effect after its approval by both partners and the appropriate signatures. In witness hereof, the parties hereby affix their signatures to this document.

For Doon University Vice-Chancellor

Doon University

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for Kokugakuin University



Ref : Comm/7/2021

Date: 17.03.21

To, Vice Chancellor Doon University Dehradun

Subject : Proposal for collaborative workshop on Children Literature

Greeting from Room to Read

It was an enriching discussion with you on different aspects of children literature. Thank you for your valuable time and thought on the subject.

Room to Read's is working globally on developing age appropriate and culturally relevant books in local languages, which readers can enjoy at various development levels of their reading skills. Since 2003, nearly 1600 children's books in 42 languages and 16 countries have been published. The book covers different levels, genre, theme and formats. The process of developing children literature is a journey into issues and debates in children literature, analyzing children's literature using theories from neuroscience, education, cultural studies, literary theory.

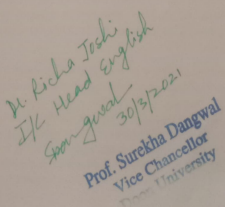
In collaboration with Doon University, it is proposed to initiate discussion on children literature under the larger umbrella of literature. The proposed discussion could explore the many dimensions to children literature. Some of these could be role of children literature in foundational literacy; children literature from the perspective of gender, diversity and inclusiveness; children literature in digital reading age.

Room to Read is proposing to conduct two day workshop on the "Children Literature : exploring it's expanse " in collaboration with Doon University in May 2021.

The concept note for the workshop and a tentative agenda is attached. This could be further detailed out in discussion with you.

Looking forward for your response.

Pushplata Rawat State Manager Uttarakhand 9410929260 pushplata.rawat@roomtoread.org



xom ta Read India Trust : D 21 Corporate Park, Unit No. 201E (B), 2nd Floor, Sector - 21, Dwarka, New Delhi - 110075 Phone : +91 11 46664999
Xerations : Andhra Pradesh, Chattisgarh, Delhi, Madhya Pradesh, Maharashtra, Rajasthan, Telengana, Uttarakhand, Uttar Pradesh, Karnataka, Gujarat

Memorandum of Understanding Instruments Research & Development Establishment (IRDE) Doon University, Dehradun

This Memorandum of Understanding (MoU) has been entered into between:

Defence Research & Development Organization (DRDO) under Ministry of Defence, having its principal place of business at DRDO Bhawan, Rajaji Marg, New Delhi, India, through its constituent institute, Instruments Research & Development Establishment (IRDE) located at Raipur Road, Dehradun-248008, India (hereinafter referred to as IRDE, which expression shall unless repugnant to the context thereof, include its successors and permitted assigns) of the FIRST PART

AND

Doon University, a Uttarakhand State University situated at Mothrowala Road Kedarpur, P.O. Ajabpur Dehradun ,(Uttarakhand), Pin - 248001, India (hereinafter referred to as 'Doon University' of the SECOND PART

(Who for the purpose of this MoU are hereinafter individually referred to as 'Party' and collectively referred to as the 'Parties').

- 1. WHEREAS IRDE is a premier research & development establishment under DRDO, India. IRDE is engaged in the field of Electro-optics, servo control, Laser technology, thermal imaging, Optics technology & Design, Electronics design & image processing, Photonics etc. and has developed expertise and capabilities in these areas over the years.
- 2. WHEREAS Doon University is an Uttarakhand State University, recognized by UGC under Section 12B of UGC Act offering Masters and Research Degree Programs.
- 3. In view of the above background, the common objective is to have educational and scientific collaboration for conducting academic programs including Master and Ph.D. for mutual benefit.

4. Scope of Academic Interaction:

Both IRDE and Doon University shall encourage interaction between the scientists, research fellows, research scholars, faculty members and students of both the organization through the following arrangements:

a) Exchange of personnel for limited periods as mutually agreed upon

IN WITNESS whereof this MoU has executed by the duly authorized representatives of IRDE and Doon University hereto on the 29 August, 2014 at Doon University, Dehradun. day of

For IRDE

Anuma hipo Dr. A. K. Gupta Date: 29-8-201

For Doon University

Met: Prof. V.K. Jain Vice Chancellor Date: 29th Aug 2014

Witnesses: Dr. Nimith Dixit

1. CPof. Kusuen Armacharban

2. Thrul

(Dr. B.M. Harboh) Registra, Dom University.