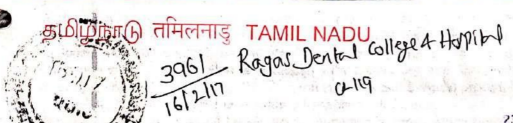
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S. KAVITHA,
STAMP VENDOR,
231, M.K.N. ROAD, ALANDUR

### MEMORANDUM OF UNDERSTANDING BETWEEN

NATIONAL INSTITUTE FOR EMPOWERMENT OF PERSONS WITH MULTIPLE DISABILITIES, Chennai-603 112.

AND

RAGAS DENTAL COLLEGE AND HOSPITAL, CHENNAI -600119

This Memorandum of Understanding (MOU) is made and entered into at \_\_\_\_\_\_\_ Chennal on this \_\_\_\_\_\_\_ day of February 2017 by and between National Institute for Empowerment of Persons with Multiple Disabilities (NIEPMD)having its Institute at Muttukadu, Chennal under the Department of Disability Affairs, Ministry of Social Justice & Empowerment, Government of India represented by Dr. Himangshu Das Director, National Institute for Empowerment of Persons with Multiple Disabilities, Chennai- 603112, hereinafter referred to as "NIEPMD" which expression shall unless repugnant to the context or meaning thereof, include its successors in office and assigns of the one part.

I Sign



4/s. Ragas Dental College and Hospital (RDC&H) is a unit of Ragas Educational Society. RDC & H is recognized by the Dental Council of India, New Delhi and affiliated to The Tamilnadu Dr. MGR Medical University (TNMGRMU), Chennai. RDC&H represented by Prof. A. Kanagaraj, Chairman, Jaya Educational Trust and Dr. N.S. Azhagarasan, Principal, Ragas Dental College and Hospital, hereinafter referred to as "RDC&H" which expression unless repugnant to the context or meaning thereof be deemed to mean and include the survivor or survivors of them and executors, administrators of RDC&H of the Other Part.

"NIEPMD" and "RDC&H" hereinafter referred to individually as the party or collectively as the parties as the context requires;

### Genesis of the MOU:

Whereas, NIEPMD is a Autonomous Organisation established by the Department of Disability Affairs, Ministry of Social Justice & Empowerment, Government of India for the purpose of Rehabilitation and Empowerment of Persons with Multiple Disabilities, toconduct Research in all areas relating to Multiple Disabilities, to Promote Human Resource development in the area of Disability Rehabilitation, to develop Trans-disciplinary models and strategies for social rehabilitation and to meet the needs of diverse groups of people with Multiple Disabilities.NIEPMD undertakes development of Human Resources for Management, Training, Rehabilitation, Education, Employment and Social development of persons with Multiple Disabilities

Whereas "RDC&H" is conducting various Dental Camps and Dental Programmes for various communities on regular basis to provide Dental care at their door steps. "RDC&H" has also operating few Dental Satellite Centers wherein primary Dental treatments can be provided at those locations. Their college offers such programs for the employees of Department of Atomic Energy at Kalpakkam and to inmates of Central Prison, Puzhal. Their Hospital is also well equipped with 100 Bedded General Hospital at their campus where medical facilities are also being provided. This Hospital is equipped with Laboratory and Diagnostic facilities wherein medical services like Pediatrics, ENT, General Medicine and Surgical procedures are being done.

NIEPMD has an objective of providing Rehabilitation for persons with Disabilities to achieve its objective, was approached by RDC&H for providing support, which would be beneficial for the public at large.

RDC&H" shall provide services of Dental Surgeon on regular basis

- "RDC&H" shall provide services of Super Specialty in Dental care on intermittent basis
- "RDC&H" shall provide services of other associated medical specialty areas consultants
- "RDC&H" will post students internship training of Graduate and Post graduate in Dental
- "NIEPMD" and "RDC&H" shall undertake Joint research in Disability Sector in Dental
- "NIEPMD" and "RDC&H" shall undertake joint resource materials development project in
- "NIEPMD" and "RDC&H" will organize Seminar, Workshops and Conferences jointly in
- Both the Institutions will encourage Projects and initiatives that will advance the educational and developmental interests of both Institutions of higher learning.
- Both Institutions agree to have exchange of faculties subject to availability. Both the Institutions will meet related cost of their respective faculty. The Institutions agree to provide study/Research space and library privileges to such faculty.
- Both the Institutions will encourage the exchange of academic, research and

Both the Institutions will encourage faculty to develop joint research projects and to participate in conference, seminars and discussions.

Both the institutions agree to share the authorships according to the universally accepted guidelines for any scientific publications arising out of these joint collaborations.

period of the MOU: The MOU will be in force from the date of signing of the MOU for a period of five years unless terminated by mutual agreement by the parties. It may be extended by mutual consent of both the institutions, or amended by exchange of letters.

pispute Settlement:

Any dispute arising out of this MOU, and in the course of execution of the work incorporated in the MOU, the same shall be settled by discussions which will be between pr. Himangshu Das, Director, representing NIEPMD and Prof. A. Kanagaraj, Chairman, jaya Educational Trust and Dr. N.S. Azhagarasan, Principal, representing RDC&H. Further if any dispute arising out of this MOU could not be solved by the above mentioned individuals, shall fall within the jurisdiction of Chennal only.

Termination of MOU:

The commitments set out in the MOU shall not generally be suspended or terminated, unless upon non-compliance with any one of the above mentioned commitments or a negative assessment of compliance. However, both the parties can decide to suspend or terminate the MOU with mutual consent or with one month written notice given on either side.

IN WITNESS WHEREOF the parties hereto have set and subscribed their respective hands and seals, on the day, month and year first herein above written.

> Dr. Himangshu Das DIRECTOR

(Dr. Himangshu Das) DIRECTOR

NATIONAL INSTITUTE FOR EMPOWERMENT OF PERSONS WITH MULTIPLE DISABILITIES (NIEPMD)

(Dept. of Empowerment of Persons with Multiple Disabilities, MSJ & E, Govt. of India) National Institute for Empowerment ECR, Muttukadu, Kovalam Post, Chennal. Tamil Nadu-603 of Persons with Multiple Disabilities,

Muttukadu, Chennai

Prof. A. Kanagaraj, Chairman,

Jaya Educational Trust, Thiruninravoor, Chennai

Dr. N.S. Azhagarasar

Principal, Ragas Dental College, Uthandi, Chennai

Witness:

1. J. JCC N-+ 23/3/17 S: SANKARA NARAYAMAN DY. REGISTRAR CADMN), NIEPMD

Ro CSPP) NIEPMO

Witness:

Dr. N.S. NAVEEN RAJ 1. St. LECTURGE, PUBLIC HEALTH DENTISTED RDC&H, CHENNA

2. Dr. KIRAN lyER

Dpt. of Public Health Deutistry Ragas Deutal College & Hospital Chemial



## தமிழ்நாடு तमिलनाडु TAMILNADU

THIRUMALAI CHARITY TRUST KANIPET

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### Memorandum of Understanding

This Memorandum of Understanding dated 15th March 2017 is signed between a. Thirumalai Mission Health and Medical Research Unit, a Unit of Thirumalai Charity Trust, referred as TMHMRU, having its office at Thirumalai Nagar, Vanapadi Road, Ranipet 632 404 represented by Dr. Bhooma Parthasarathy, Trustee, Thirumalai Charity Trust (TCT), Ranipet and Dr. M.S. Seshadri, Medical Director, Thirumalai Mission Hospital, Ranipet and b. Ragas Dental College and General Hospital, referred to as RDCGH, functioning at 2/102, East Coast Road, Uthandi, Chennai 600119, represented by Professor A. Kanagaraj, Chairman, Jaya Group of Institutions and Dr. N.S. Azhagarasan, Principal, Ragas Dental College and General Hospital.



- TCT since 1983 has been serving in the villages of Walaja and Katpadi taluk
  with full time staff reaching the families. Currently it serves 315 hamlets in
  Description of Vellore District, Tamilnadu. TCT manages Thirumalai
  Mission Hospital (TMH) since 2010 offering services in different
  departments including dentistry. TCT also has set up a Research Unit called
  Thirumalai Mission Health and Medical Research Unit which is approved by
  the Office of Drugs Controller General, Government of India.
  - RDCGH has a Dental College and Hospital along with Department of Public Health Dentistry recognized by DENTAL COUNCIL of INDIA (DCI) and Dr. MGR MEDICAL UNIVERSITY, TAMIL NADU, offering undergraduate and post-graduate courses in dental education, different kinds of dental services and research.

Both TMHMRU and RDCGH in a true spirit of community service, have decided to come together for a research project to undertake a study of prevalence of oral cancer and its association with tobacco use, among the villages, served by TCT.

- 3. Under this project, TMHMRU undertakes to carry out the following activities:
  - a. Education of the villagers of Walaja and Katpadi taluk on oral cancer, organizing and conducting of oral cancer screening and detection camps in these villages to detect possible oral cancerous and potentially Malignant/pre-cancerous lesions, and refer those patients to Thirumalai Mission Hospital under TCT's management.
  - b. For the purpose of the research, it undertakes to fill in the prevalidated Proforma prepared by RDCGH which is enclosed as an annexure hitherto on paper and capture photos of potentially malignant/pre-cancerous and cancerous lesions in the oral region.
  - c. The patients with potentially malignant/pre-cancerous and cancerous lesion will be sent to TMH, Ranipet where they will undergo biopsy and the biopsy material will be sent to Department of Oral Pathology, at RDCGH, Chennai for histopathological evaluation, within two days of collection of sample. After getting the biopsy results from RDCGH, TMH will counsel and guide the patients and their family. Those identified to have potentially malignant/precancerous or cancerous lesions will be referred to a recognized Dental facility for further treatment. All subjects with a tobacco habit and/or arecanut chewing habits will be offered tobacco-cessation counseling services at TMH.
    - TMHMRU, Ranipet would take care of local hospitality expenses for the visiting team from RDCGH, Chennai.
    - e. TMHMRU agrees to get the Ethical Clearance from its Institutional Review Board for the research to be conducted.
  - 4. RDCGH undertakes to carry out the following for the project:
    - a. Provide a pre-validated Proforma, required for the research, after obtaining Ethical clearance, from its Institutional Review Board(IRB).
    - b. Share, relevant Information Education Communication materials available, with TMHMAN for the purpose of this research project.

M. Bhooma

Chennal 5

earch project.

- c. Educate and train the Thirumalai Charity Trust's Team consisting of dentists, nursing staff and trained MPAs (Para Medical Assistants) and filed supervisors for this project. This would consist of
  - 1. Education of field staff and nurses in proper filling up of proforma.
  - 2. Doing the toluidine blue staining or any other test or procedure which is appropriate and identifying suspect oral lesions, and
  - 3. Training our dental staff in doing biopsies of suspected lesions.
- d. RDCGH team from the Department of Public Health Dentistry will make one monthly visit during which they will see the patients identified to have suspicious lesions and other subjects from the community mobilized by TMHMRU. During such visits, they will also participate in mass screening camps, organized in the villages, until such time, the TCT staff are completely trained to fill in the proforma and identify lesions. It is estimated that it would take six-nine months for the TCT staff to get fully trained.
- RDCGH will make the travel arrangements to Ranipet and back for the team's visit for the purpose of this project.
- Initially in the program the RDCGH team will carry out the biopsies in TMH and train our dental surgeon in doing biopsies.
- g. The biopsy material sent to RDCGH will be processed free of cost and a final histopathological report will be issued by the Pathology Department of RDCGH and sent to TMH within 15 days from the time of receipt of the sample at RDCGH. If there is any delay in reporting the concerned doctors will be contacted and the report shall be informed at the earliest.

### 5. Both TMHMRU and RDCGH agree

- a. To share the data collected at the end of the project for scientific purposes on mutually agreed <del>upon</del> terms.
- b. TMHMRU will be in charge of the field work and management of data including statistical analysis. Department of Public Health Dentistry, RDCGH will be the technical collaborator.
- c. To work together in this project, scheduled to commence after ethical committee approval, tentatively from 25-4-2017, to cover about 5000 subjects by the team from TCT and RDCGH for a year initially and more as needed later on.
- d. After analyzing the results at the end of first year, both parties will plan to cover the population served by TCT, in a phased manner.
- e. As the project involves oral cancer screening, a senior member from the Department of Public Health Dentistry, RDCGH will be the designated as the Principal Investigator and the members from RDCGH and TMHMRU will be nominated as co-investigators.
- f. There will be NO financial transactions between the two institutions for the purpose of this project and each party would carry out its part as spelt out here.
- g. This MOU is drafted, in good faith with an intention to contribute to existing information on the prevalence of oral cancer in a

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defined geographical area in Southern India. This endeavor will also benefit the community served by TMHMRU.

- h. The order of Authorship will be as follows: first and second will be authors from RDCGH, third will be from TMHMRU, fourth and fifth from RDCGH, and sixth and seventh from TMHMRU.
- i. Both institutions agree to acknowledge each other in any scientific publication, arising out of this joint collaboration. The order of Authorship shall be based on universally accepted guidelines. Further any intellectual property right arising out of this venture shall also be acknowledged by both the institutions by mutual agreement.
- In the event of any constraint faced by either of the organizations, both agree to discuss it openly to resolve and ensure that the project is not adversely affected.
- k. If a situation arises wherein either party is unable to continue the project collaboration, it shall so notify in writing and give at least two months' notice, during which period, the project will be continued.
- 4. In the event of any difference of opinion or dispute with respect to the project, the concerned consultants from the two institutions will amicably resolve the difference or dispute.

For Thirumalai Mission Health and Medical Research Unit

Dr. Bhooma Parth

Trustee, Thirumalai 🕅

Medical Director,

Thirumalai Mission Hospital

For Ragas Dental College and

General Hospital

Prof. A.Kanagaraj

Chairman, Jaya Group of Institutions

Dr. N.S. Azhagarasar

Principal

### Vitnesses:

1. V. Ramesh No.19/41, Periyar Nagar, 2nd Street, Ranipet, Vellore (Dt).

2. Dr. K. Ranganathan Prof and Head,

Department of Oral and Maxillofacial Pathology, Ragas Dental College and Hospital

Uthandi, Chennai.



तमिलनाडु TAMIL NADU

29 JAN 2020

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M. KAILASH CHAND STAMP VENDOR-LINO.11727/C/91 SAIDAPET, CHENNAI-15. \$ :9840173096

### AGREEMENT

THIS AGREEMENT is entered into at Chennai on the 14<sup>th</sup> May of 2019 by the VOLUNTARY HEALTH SERVICES, a society registered under the Societies Registration Act, and having its Administrative Office at Adyar, Chennai 600 113 represented by its who is duly authorized to execute this Agreement, hereinafter referred to as "VHS" and

Chennai

RAGAS EDUCATIONAL SOCIETY, a Society registered under the Societies Registration Act, and having its Administrative Office at 2/102, East Coast Road, Uthandi, Chennai 600 119 represented by its Secretary Prof. A. Kanagaraj (vide Resolution dated 10.05.2016) to execute this Agreement on behalf of the Ragas Educational Society hereinafter referred to as "RES". Prof. A. Kanagaraj, Retd. Professor with more than 30 years of teaching experience in the field of higher education is the Secretary of the Ragas Educational Society and also the Chairman of Jaya Group of Educational Institutions providing quality education for more than 35,000 students both in Tamil Nadu and in Telungana States.

SECRETARY
RAGAS EDUCATIONAL SOCIETY
2/102, EAST COAST ROAD,
UTHANDI, CHENNAI-600 119.

HONORARY SEGRETARY
THE VOLUNTARY HEALTH SERVICE
TITI POST, CHERNAI - 800 113.

The expression RES and VHS wherever they occur in these presents unless repugnant to the context, shall mean and include, the representatives, successors in interest and assigns.

WHEREAS, VHS is a reputed centre for prevention, control, treatment of human diseases, rendering free and charitable services to hundreds of thousands of poor, needy, distressed or disabled persons and is enjoying a tremendous reputation amongst the public, the professionals and the Hospitals.

RES is running Ragas Dental College & Hospital, which is an oldest Dental Institution and has been in existence for the last 27 years in Tamilnadu State. Ragas Dental College & Hospital, is the senior most Dental College affiliated to The Tamilnadu Dr.MGR Medical University, Chennai, which is a Government University. Ragas Dental College & Hospital is approved by Dental Council of India, New Delhi and fully recognized by Ministry of Health and Family Welfare, New Delhi, to conduct BDS and MDS Courses. RDC&H is also recognized by Malaysian Dental Council and Srilankan Dental Council.

Ragas Dental College & Hospital, have facilities to do Research work. This Institution is recognized by the Tamilnadu Dr. MGR Medical University to do Ph.D. programme and is doing many research projects with the recognition of ICMR, Department of Health Research (MOH & FW, New Delhi) Ministry of Science and Technology, Government of India, and YRG-CARE (U.S. National Institutes of Health.

RES has been in collaboration with VHS for the clinical training of Undergraduate Dental students of Ragas Dental College & Hospital since 1993 to till date and wants to continue the collaboration to which VHS is agreeable and RES has approached VHS to provide the Clinical training RDC&H students at VHS Hospital.

WHEREAS both VHS and RES have mutually agreed to such terms and conditions.

### NOW THIS AGREEMENT WITNESSETH AS FOLLOWS:

- VHS herein has agreed to continue in providing clinical training to the students
  undergoing Undergraduate Dental courses at Ragas Dental College & Hospital and
  also provide space for conducting the Model Examinations of the Undergraduate
  Dental Courses.
- VHS has agreed to facilitate the qualified doctors from the Department of General Medicine and General Surgery to attend Ragas General Hospital at Uthandi (Ragas Dental College & Hospital premises) for taking Theory classes and Practical and Clinical teaching as and when it is required in future to be conducted at Ragas General Hospital, inorder to fulfil the norms of Dental Council of India, without affecting the normal work at VHS Hospital. The necessary transport facility for these faculties will be arranged by Ragas Dental College & Hospital.

SECRETARY

RAGAS EDUCATIONAL SOCIETY

2/102, EAST COAST ROAD, UTHANDI, CHENNAI-600 119. THE VOLUNTARY SECRETARY

TITI POST, CHERROW - 1000 113.

- 3. VHS has agreed to allow the Maxillofacial Department of Ragas Dental College & Hospital (RES) to admit and operate the patients under Dr. M. Veerabahu, Maxillofacial Surgeon, who is already empanelled in VHS hospital.
- 4. VHS has agreed to allow RES to appoint Doctors from Ragas Dental College & Hospital to take care of the out-patients Dental Clinic in VHS Hospital on Monday to Friday between 9.00am to 3.00pm and on Saturday 9.00am to 1.00pm.
- 5. RES has agreed to pay an annual fee of rupees Seven lakhs fifty thousand commencing from 14<sup>th</sup> May, 2016. This fee will be paid in two parts in every academic year to VHS account in the form of Cheque / Demand Draft. The first part will be paid at the beginning of the academic year and the second part on or before the august of the academic year.
- 6. RAGAS EDUCATIONAL SOCIETY has agreed to reimburse all the actual expenses incurred for conducting the Model Examinations for the Undergraduate Dental Course by VHS subject to a minimum of Rs. 400/- per candidate or actual expenses incurred whichever is higher.
- 7. RES has further agreed to pay a sum of Rs. 5,000/- per month towards Administrative expenses to VHS in the form of Cheque / Demand Draft.
- 8. RES will be responsible for payment of salaries to the teaching faculty of VHS through the Secretary, VHS, as mutually agreed upon between them.
- VHS has agreed to inform the RES, about the Retirement or Resignation of VHS teaching faculties mentioned in the Staff list of Ragas Dental College & Hospital.
- 10. VHS and RES will jointly constitute a management committee with the following members for the smooth functioning of the services.

Two Nominees of RES

Two Nominees of VHS one of whom will be the Secretary, VHS

The Committee will supervise the attendance, discipline and academic performance of the students and the work schedule and evaluation of teaching faculty.

11. Any alterations with regard to this Agreement should be discussed with the Management Committee and the legal advisors of both the parties.

RAGAS EDUCATIONAL SOCIETY

2/102, EAST COAST ROAD, UTHANDI, CHENNAI-600 119.

- 12. VHS and RES shall have the right at any time to change their respective nominee/s to the Management Committee.
- 13. This agreement will be valid for a period of 3 years from 14<sup>th</sup> May 2019
- 14. In the event of there being any difference as to the interpretation, meaning of the various terms and conditions of this agreement, the disputes which could not be amicably settled between RES and VHS in relation to matters concerning or touching upon or in relation to this Agreement, the disputes shall be referred to as sole arbitrator who may be mutually agreed upon among the parties to the dispute and in default in accordance with the provisions of the Indian Arbitration and Conciliation Act, 1996. The result of such arbitration shall be final and binding on the parties thereto. The parties further agree that they waive the condition of referral of such arbitration findings to any Courts or otherwise.
- 15. Both VHS and RES have the right to terminate this agreement by giving two months' notice to either party. Further, in the event of any breach of any of the covenants mentioned herein, VHS can terminate the Agreement by giving two months of notice to RES.

IN WITNESS WHEREOF, the parties hereto have set their respective hands in the presence of this day of May, 2019.

For RAGAS EDUCATIONAL SOCIETY FOR VOLUNTARY HEALTH SERVICES

SECRETARY AGAS EDUCATION

RAGAS EDUCATIONAL SOCIETY 2/102, EAST COAST ROAD,

UTHANDI, CHENNAI-600 119.

Witnesses: 1. //

2.



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CJ Multrot (A) Tricka) i'vt. Ltd.
Tohikulo, NADU Teachers Colony,
Kamarajar Avenue,
Adyar, Chennai-600 020.

S.34AB<sub>A</sub>276885 STAMP VENDOR L. No. C4/22702/81 Dt. 27-1-82 # 15, Robertson Lane, Chenny - 28 hin

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### AGRÉEMENT

## FOR COLLECTION, TRANSPORTATION, TREATMENT AND DISPOSAL OF BIOMEDICAL WASTES

This Agreement made and entered into at Chennai on this <u>01st January 2018</u> BETWEEN M/s. G. J MULTICLAVE (INDIA) PVT. LTD, incorporated under the Companies Act, 1956 having it's Registered Office at New No.37, Old No.20, Teachers Colony, Adyar, Chennai - 600 020 represented by its Director, Mr.R.SIVAKUMAR, S/o. Sri.S.Raghavan, hereinafter called the FIRST PARTY.

### AND

RAGAS DENTAL COLLEGE AND HOSPITAL, No.2/102, East Coast Road, Uthandi, Chennai - 600 g119 represented by its Secretary Prof, A.KANAGARAJ, hereinafter called the SECOND PARTY.

For GJ MULTICLAVE (INDIA) PVT. LTD.

Director

SECRETARY
RAGAS EDUCATIONAL SOCIETY
2/102, EAST COAST ROAD,
UTHANDI, CHENNAI-600 119.

WHEREAS the FIRST PARTY has set up a Common Off-site Biomedical Waste Treatment Facility for Chennai in accordance with the standards prescribed in Biomedical Waste (Management & Handling) Rules, 2016 as amended to date for treatment and disposal of Biomedical Wastes generated by various Health Care Establishments in and around Chennai.

WHEREAS the SECOND PARTY is a Health Care Establishment, engaged in the service of providing various types of Health Care treatment facilities and generates Biomedical Wastes as defined under the Biomedical Waste (Management & Handling) Rules, 2016 in the course of such medical services to people.

WHEREAS the SECOND PARTY is enrolled with the FIRST PARTY for collection, transportation, treatment and final disposal by the FIRST PARTY, of such Biomedical Wastes generated in the SECOND PARTY's Health Care Facility.

WHEREAS now the SECOND PARTY enters into an Agreement with the FIRST PARTY as per the following terms and conditions:-

- The SECOND PARTY declares that its bed strength operational is 100 Beds.
- 2. The SECOND PARTY will segregate the Biomedical Wastes as per Schedule II of the Biomedical Waste (Management & Handling) Rules, 2016 at the point of generation in its Health Care Facility and store such segregated Medical Wastes in designated Colour Coded Containers/Bags prior to collection, transportation, treatment and final disposal by the FIRST PARTY.
- The SECOND PARTY shall also label the Bio-Medical Waste consumable bags and containers with the service providers name with BAR CODE according to Schedule III of Biomedical Waste (Management & Handling) Rules, 2016.
- 4. The FIRST PARTY shall collect the Biomedical Wastes from SECOND PARTY everyday at a specified time to suit the convenience of collection mechanism of the FIRST PARTY and the SECOND PARTY shall render all assistance to the FIRST PARTY in this regard.
- 5. The SECOND PARTY agrees to pay a Service Charge of <u>Rs.18,000/-</u> per month for the waste collected by the FIRST PARTY. In addition to the service charges, the SECOND PARTY has to pay any government taxes and levies as applicable on date to the FIRST PARTY for the services rendered by the FIRST PARTY.
- 6. Both the parties agree that the rate of service charges mentioned in Clause 5 above will be in force for a period of 1 year from the date of this agreement and thereafter the rate shall be revised by mutual consent after deliberations with Indian Medical Association Nursing Home Board.
- 7. Notwithstanding the above, the SECOND PARTY agrees to consider an increase in the rate if and when there is an increase in the fuel tariff by more than 20% over the prevailing rate. The prevailing rate now is Rs.63.07 per litre for diesel.
- 8. The SECOND PARTY has paid an amount of <u>Rs.33708/-</u> interest free advance for the service charges payable by it. Such advance amount shall not be adjusted against the recurring service charges payable by SECOND PARTY to the FIRST PARTY and shall remain intact during the period of the agreement.

For GJ MULTICLAVE (INDIA) PVT. LTD.

Director

RAGAS EDUCATIONAL SOCIETY 2/102, EAST COAST ROAD, UTHANDI, CHENNAI-800 119

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9. The FIRST PARTY shall submit its bills towards Service Charges referred in Clause 5 above on a monthly basis to the SECOND PARTY at the end of each month and the SECOND PARTY shall pay the same before or on the 5th of the following months.

SECOND PARTY agrees to permit such authorised person/persons of the FIRST PARTY duly indicated in writing as and when the FIRST PARTY demands visual inspection of the segregated wastes stored in its premises before the same is collected by the FIRST PARTY from the said premises of the SECOND PARTY.

The FIRST PARTY agrees to provide Training on segregation of Biomedical Wastes to the SECOND PARTY Free of cost.

This agreement is subject to force majeure i.e. -

war invasion, mobilization, requisition or embargo;

ii. rebellion, revolution, insurrection or military or usurped power, or civil war;

iii. Government orders restrictions, riots, fire, epidemics, sabotage, act of God like earthquake, floods, accidents, breakdown of machinery or any other reasons whatsoever beyond the reasonable control of FIRST PARTY.

If any force majeure event outside the control of both parties arises during the currency of this agreement, which renders it impossible or unlawful for the FIRST PARTY to fulfil its agreement obligations, the SECOND PARTY shall not seek any remedy - legal or financial from the FIRST PARTY. However, the terms of this agreement shall be restored as far as both the parties are concerned, once the force majeure events cease to exit.

This Agreement shall be in force initially for valid upto March 2021 and can be renewed thereafter for such period and on such terms and conditions as the parties mutually agree thereon.

If any dispute arises between the parties herein, or if any controversies or difference of opinion arises out of or in connection with the recitations of this agreement, the same shall be settled amicably. The jurisdiction shall be restricted to CHENNAI ONLY.

IN WITNESS WHEREOF the parties herein set out their hands on the day, date and place above written.

For GJ MULTICLAVE (INDIA) PVT. LTD.

\_

Director

FIRST PARTY

WITNESSETH:

2

SECRETARY
RAGAS EDUCATIONAL SOCIETY
2/102, EAST COAST ROAD,
UTHANDI, CHENNAI-600 119.



Queensland, Australia

### AND







### MEMORANDUM OF UNDERSTAR DING

THIS MEMORANDUM OF UNDERSTANDING is made the ..12..day..July.. of 2019

#### **BETWEEN**

SCHOOL OF DENTISTRY AND ORAL HEALTH, GRIFFITH UNIVERSITY, AUSTRALIA having its address at Parklands Dr., Southport, Qld 4215, Australia

#### AND

RAGAS DENTAL COLLEGE AND HOSPITAL, TANIILNADU DR M.G.R. MEDICAL UNIVERSITY, having its address at 2/102, East Coast Road, Uthandi, Chennai, Tamilnadu, India. P.O. Box- 600119.

#### WHEREAS

(A) The Parties here to, recognizing the benefits ofestablishing international links, wish to strengthen the ties between their respective institutions by entering into this Memorandum ofUnderstanding ("MOU")

#### NOW IT IS HEREBY AGREED

- 1. The purpose of this MOU is to develop co-operation and promote mutual understanding and excellence in research and knowledge exchange between the parties.
- 2. In furtherance of this purpose the parties agree to develop the following activities in collaboration in areas of mutual academic interest:

Staff from the parties will be involved in the development of research proposals and the conduct of collaborative research.

Collaborative sharing ofresearch protocols and facilities.

Exchanges of research staff members and students to pursue research projects as required.

- 2.4 Identifying opportunities for conducting seminars and organizing symposia and conferences.
- 2.5 Promoting collaboration in fields of mutual interest.
- 3. The development and implementation of specific activities developed under this MOU will be the subject of formal written agreements negotiated and entered into separately, which will deal with the financial arrangements, confidentiality, ownership and use of intellectual property, publication of articles or other work and other relevant matters.
- 4. Any and all information relating to the operation of the parties that is not in the public domain is held to be confidential, including (but not exclusively) patient/participant information. Such information is not to be used or disclosed by any party without the specific prior approval of the others. This condition is held to apply both during and after the term of the Memorandum of Understanding.
- It is understood that the implementation of any of the types of co-operation stated in Clause 2 shall depend upon the availability of resources and financial support of the Parties concerned.
- Parties acknowledge the need to promote the program and activities pursuant to this MOU and hereby agree to use promotional materials that have been approved by the other Party.
- 7. Both Parties agree that staff and students of either institution engaged in activities under this MOU shall carry out these activities in accordance with the laws and regulations of their respective countries after full consultation and approval
- 8. This MOU may only be amended by a written agreement signed by a duly authorized representative of each Party.
- 9. This MOU shall commence of the date of its execution by the last Party to sign and shall remain in force for a period of five years. Each Party shall review the status of the MOU at least six months before the end of the Two -year period to determine whether it wishes the MOU to continue and, if so, whether any modifications are

required. The period of validity of this MOU may only be extended by the mutual written consent of both Parties.

- 10. Either Party may terminate this MOU by giving six months' notice in writing to the other. The termination of this MOU shall not affect the implementation of any specific activities established under it prior to such termination.
- 11. Nothing in this MOU shall be construed as creating any legal relationships between the Parties. This MOU is a statement of intent to foster genuine and mutually beneficial collaboration.

Signed for and on behalf of

Signed for and on behalf of

Faculty of Griffith University

(Dr. K.V. Arun)

Faculty of Ragas Dental College and Hospital

### MUTUAL CONFIDENTIALITY AGREEMENT

This MUTUAL CONFIDENTIALITY AGREEMENT (the "Agreement") is signed on January 2<sup>nd</sup>, 2019 (the "Effective Date"), by and between:

Progastrine et Cancers GP company duly organized under the laws of Luxembourg, registered at the "Registre du commerce et des Sociétés" of the city of Luxembourg under the number: B 197986, having its registered office at 11 côte d'EichL-1450 Luxembourg, represented by Mr. François FABRE, acting in his capacity as Managing Director, having all powers for the purposes hereof (his signature commits anyone working for the company Progastrine et Cancers GP, employees, consultants of all statuses, who could be in possession of information that was transmitted to them).

Progastrine Invest GP company, registered at the "Registre du commerce et des Sociétés" of the city of Luxembourg under the number B 207 215, having its registered office at 11 côte d'EichL-1450 Luxembourg, represented by Mr. François FABRE, acting in his capacity as Managing Director, having all powers for the purposes hereof (his signature commits anyone working for the company Progastrine Invest GP, employees, consultants of all statuses, who could be in possession of information that was transmitted to them).

For the compagny Progastrine et Cancers GP and the company Progastrine Invest GP:

M. François FABRE 11 côte d'Eich L-1450 Luxembourg

Position: Managing Director

Identity document

ID: Passeport

ID Nr: 14AL6666647

Delivered by: Préfecture de l'Hérault (France)

Date of delivery: Avril 8th, 2014

Hereinafter called "GP Companies" On the one hand

#### AND

Ragas Dental College and Hospital, Uthandi, Chennai – 600119, India, represented by Dr NS Azhagarasan, acting in his capacity as the principal, having all powers for the purposes hereof (his signature commits anyone working for Ragas Dental College and Hospital, employees, consultants of all statuses, who could be in possession of information that was transmitted to them).

Hereinafter called Ragas Dental College and Hospital

GP Companies and Ragas Dental College and Hospital are hereinafter collectively referred to as the "Parties" and individually as the "Party".

Dr. N.S. AZHAGARASAN, MOS,

PEINCIPAL RAGAS DENTAL COLLEGE AND HOSPITAL

2/102, EAST COAST ROAD, UTHANDI,

CHENNAI-600 119.

<<

### WHEREAS:

Progastrine et Cancers GP company being the management company of the special limited partnership (société en commandite spéciale or "SCSp") Progastrine et Cancers SCSp which owns the rights of the project Progastrin and Cancers (therapy), and the company Progastrine Invest GP being the management company of the special limited partnership (société en commandite spéciale or "SCSp") Progastrine Invest SCSp which owns the rights of the early cancer detection, hold confidential information, substantial and identified including technical, scientific, strategic and business data related to therapy, screening and diagnosis of cancer.

The Parties (either directly or through one or more Associates) anticipate making certain Information (as defined below) available to each other for the purpose of evaluating a potential collaboration between the Parties (either directly or through one or more of their Associates) relating to the Subjects (the "Purpose");

The Parties desire to regulate the terms and conditions of how such Confidential Information is to be shared and treated by the Parties in order to define the obligations of the Receiving Party and protect the interests and proprietary rights of the Disclosing Party with respect to the Confidential Information.

### NOW THEREFORE, IT IS AGREED AS FOLLOWS:

### ARTICLE 1 – DEFINITIONS

In the remainder of this Agreement, the following terms, beginning with a capital letter, will respectively have the following signification:

- (a) "Associate(s)" means with respect to each Party, any person, firm, trust, partnership, corporation, company or other entity or combination thereof which directly or indirectly (a) controls said Party, (b) is controlled by said Party, or (c) is under common control with said Party; the terms "control" and "controlled" meaning ownership of fifty percent (50%) or more, including ownership by trusts with substantially the same beneficial interests, of the voting and equity rights of such person, firm, trust, partnership, corporation, company or other entity or combination thereof or the power to direct the management of such person, firm, trust, partnership, corporation, company or other entity or combination thereof.
- (b) "Agreement" designate the present confidentiality agreement.
- (c) "Disclosing Party" means the Party disclosing Information to the Receiving Party.
- (d) "Information": designates all information and/or data directly or indirectly related to the Subjects, of any nature whatsoever which the Receiving Party received from or on behalf of the Disclosing Party, or which the Receiving Party derives therefrom, including but not limited to corporate, marketing, technical, commercial, financial, medical, regulatory, legal, strategic or other information such as all information related to know-how, patents, models, prototypes, drawings, processes, inventions, production methods, samples and/or trials, in all their oral or written forms (including in the form of tables, graphs, drawings or observation), and on whatever media (including magnetic and electronic supports) and any activities performed under this Agreement and the Purpose.

(e) "Receiving Party" means the Party receiving Confidential Information from the Disclosing Party.

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CHENNAI-600 119.

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- (f) "Representatives" means a Party's Associates and its and their respective directors, officers, employees, agents, consultants, lenders, insurers, financing sources and professional advisors.
- (g) "Subjects" means screening, diagnosis and therapy related to Progastrin-dependent pathologies called « Progastrin & Cancers »;

#### And more broadly:

- The economic model allowing to aggregate the assets of a projects related to the Subjects;
- The negotiation strategy allowing the signing of an industrial partnership and/or the selling of a project related to the Subjects to an industrial and/or a financier;
- The strategy of developing new screening and diagnosis tests related to the Subjects.
- The marketing strategy of screening tests linked to the Subjects.

#### Including:

The related analyses, developments, and technologies;

The considered and/or implemented strategy(ies);

The service deliveries to develop these technologies and the marketing of the products:

The development strategy of a more global business concept around Research and Development;

More generally all topics that could be raised outside the main Subjects using a specific knowledge owned by a Party

(h) the terms Receiving Party and Disclosing Party shall include its Associates.

### ARTICLE 3 - METHOD OF COMMUNICATION

The Information communicated orally, visually or in any other tangible form will be considered confidential when communicated, unless otherwise notified by the Party providing it.

### ARTICLE 4 - CONFIDENTIALITY

- 4.1. Each Party agrees and commits (i) to consider and keep strictly confidential all Information communicated by the other Party and to not disclose or publish (or cause others to disclose or publish) the same to any third parties; (ii) to use the Information communicated by the other Party in a purpose of internal information and appreciation only, by the Party itself; (iii) to disclose the Information only to its Representatives and then only to the extent that such Representatives need to know the Information and are bound by a confidentiality obligations in terms similar to but no less stringent than the present ones. The Receiving Party shall be responsible for any non-compliance with, or breach of, this Agreement by any of its Representatives. Any breach by Receiving Party's Representatives of any of Receiving Party's obligations under this Agreement shall be deemed a breach by the Receiving Party, and the Disclosing Party may proceed directly against Receiving Party for such breach without any obligation to first proceed against such Representatives. The Confidential Information shall not be used by the Receiving Party other than for the Purpose.
- The obligations of confidentiality and limited use aforementioned will not apply to 4.2. Information whose Receiving Party can prove (i) that it was lawfully in the public domain,

Dr. N.S. AZHAGARASAN, MDS.

Con RAGAS DENTAL COLLEGE AND HOSPITAL 2/102, EAST COAST ROAD, UTHANDI,

CHENNAI-600 119

in print or other tangible form, prior to its disclosure, or became publicly available without breach of this Agreement and through no fault of the Receiving Party; (ii) that is was already lawfully known to the Receiving Party prior to the effective date of disclosure by the Disclosing Party; (iii) that it has been lawfully received from a third party which was duly authorized to disclose it, without any obligations of secrecy or restrictions; or (iiii) is independently developed by the Receiving Party without use of, reliance on or reference to the Disclosing Party's Information. The above exceptions shall not apply to (a) any individual parts of the Information merely because such parts are included in more general information, or (b) any specific combination of the items found in the Information merely because such combination can be pieced together from multiple sources, none of which shows the whole combination.

- 4.3. Without prejudice to Clause 4.1, the Receiving Party may disclose without breach of this Agreement such minimal portion of the Information as is, on the advice of counsel, required or permitted to be disclosed by the Receiving Party pursuant to law, legal process or by a court, judicial, governmental or regulatory authority of competent jurisdiction; but only for the information part being the object of this obligation; and in this case the Receiving Party commits to make best efforts to inform the other Party prior to any communication, unless otherwise prohibited by law.
- 4.4. Each Party remains free to use its own information with third parties. Each Party acknowledges the right of the other, at its sole discretion, to terminate or suspend the discussions and/or negotiations with regards to the Subjects, or to refuse to communicate any information, without prior notice nor any compensation, and each Party, commits not to take legal action against the other based on such a refusal or suspension or termination.
- 4.5. Upon the Disclosing Party's request, the Receiving Party will return to the Disclosing Party and/or destroy such Information (and any copies thereof) received from the Disclosing Party as is requested by it, and destroy any notes or other materials prepared by the Receiving Party that embody or incorporate such Information of the Disclosing Party, including any copies thereof, and will promptly deliver to the Disclosing Party a written certificate executed by a duly authorized officer of the Receiving Party attesting to such return and/or destruction. Notwithstanding the foregoing, (i) the Receiving Party may keep a reasonable number of archival copies of the Information as may be required by its standard document retention policies, law, the Securities and Exchange Commission or any applicable self-regulatory agency to which the Receiving Party is subject.
- 4.6. All rights in any invention, improvement or discovery created or made by the Receiving Party, in so far as the same relate to the Information of the Disclosing Party, shall be and remain, between the Parties, the Disclosing Party's sole property and the Receiving Party shall immediately disclose the same to the Disclosing Party. The Receiving Party shall, at the Disclosing Party's request and expense, apply or join in applying for letters patent or other protection or registration for such invention, improvement or discovery in any part of the world and shall execute and do all instruments and things required to vest the said letters patent, other protection or registration and all right, title and interest in the same absolutely and beneficially in the Disclosing Party or its nominee.
- 4.7. Any reproduction of any Information of the Disclosing Party by the Receiving Party shall contain any and all confidential or proprietary notices or legends, which appear on the original, unless otherwise authorized in writing by the Disclosing Party.

ARTICLE 5 - INTELLECTUAL PROPERTY

Dr. N.S. AZHAGARASAN, MDS,

PRINCIPAL

RAGAS DENTAL COLLEGE AND HOSPITAL Confide A102, EAST COAST ROAD, UTHANDI,

CHENNAI-600 119.

Page 4

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- 5.1 The transmitted information will remain the exclusive property of the Disclosing Party. The transmission of information to the other Party shall not be considered or interpreted as conferring any property right or any license to use the information, either for commercial operations, nor for any other purposes except the one described in this Agreement.
- Nothing contained herein shall be construed as granting to either Party any right, license or covenant, express or implied, under any intellectual property of the other Party. Nothing contained herein shall be construed as obligating either Party to enter into any further agreement(s) with the other. If the Parties enter into subsequent negotiations, no contract will result unless and until a written agreement is executed between the Parties. Each Party hereto may currently or in the future be developing information internally or receiving information in confidence from others that may be similar or competitive to the information received from the other Party hereto. Accordingly, nothing in this Agreement shall be construed as a representation or inference that a Party will not develop information, products or processes, for itself or others, that compete with the information, products or processes contemplated by the other Party hereto, as long as it does so in a manner that does not violate the terms of this Agreement.

### ARTICLE 6 - DURATION AND CANCELLATION

- 6.1 This Agreement shall enter into force on its last date of signature and shall remain in force for a period of one (1) year. Each Party may terminate this Agreement by giving notice to the other Party with thirty (30) day notice.
- Notwithstanding the expiration or termination of this Agreement, the Parties' obligations regarding confidentiality and use of the Information shall survive for a period of ten (10) years from the expiry or termination of the Agreement.

### ARTICLE 7 - MISCELLANEOUS

- 7.1. This Agreement applies to the Parties, their beneficiaries and their successors.
- 7.2. This Agreement replaces, supersedes and renders void any and all predecessor agreements between the Parties whether written or oral in regard to the covered subject matter, and it is the entire and complete understanding between the Parties in regard to the covered subject matter. This Agreement or any of its clauses shall not be amended, modified or waived without the consent of both Parties, confirming in writing the express willingness of the Parties to amend or to modify this Agreement.
- 7.3. Neither Party may assign any of its rights hereunder without the prior written consent of the other Party. Any purported assignment in violation of this Clause shall be null and void. No assignment shall relieve the assigning Party of any of its obligations hereunder. This Agreement is for the sole benefit of the Parties hereto, including any of Mundipharma's Associates, and their respective successors and permitted assigns and nothing herein, express or implied, is intended to or shall confer upon any other person or entity any legal or equitable right, benefit or remedy of any nature whatsoever under or by reason of this Agreement.
- 7.4. This Agreement shall be governed by and construed in accordance with the laws of Switzerland.
- 7.5. The Parties understand and agree that monetary damages may not be sufficient remedy for breach of this Agreement and that the Disclosing party will be entitled to seek equitable relief,

Dr. N.S. AZHAĞARASAN, MDS, PRINCIPAL

RAGAS DENTAL COLLEGE AND HOSPITAL Confidentia 2/102, EAST COAST ROAD, UTHANDI, Page 5 CHENNAI-600 119.



including injunction and specific performance, for any breach. Nothing in this Agreement will be construed as limiting the Disclosing Party's right to any other remedies it may have at law, including the recovery of damages for breach of this Agreement.

7.6. This Agreement may be executed in one or more counterparts, each of which shall be deemed to be an original, but all of which shall constitute one and the same agreement. A signed copy of this Agreement delivered by facsimile, e-mail or other means of electronic transmission shall be deemed to have the same legal effect as delivery of an original signed copy of this Agreement.

Accepted and signed on behalf of: **GP companies** 

Accepted and signed on behalf of: Ragas Dental College and Hospital

Nom: François FABRE

Position: Managing Director of the GP companies

Date:

Juanay 2th, 2013

Name: NS Azhagarasan

Position: Principal

Date:

Dr. N.S. AZHAGARASAN, MI

PRINCIPAL

RAGAS DENTAL COLLEGE AND HOSPI 2/102, EAST COAST ROAD, UTHAND

CHENNAI-600 119.

### CONFIDENTIALITY AGREEMENT

THIS AGREEMENT (the "Agreement"), effective as of 26 August 2019 (the "Effective Date"), and is by and between:

Dr. K.V.Arun, whose principal place of business is Ragas Dental College & Hospital,2/102, East Coast Road, Uthandi, Chennai - 600 119, Tamil Nadu (the "Investigator") and Ragas Dental College & Hospital, whose principal place of business is 2/102, East Coast Road, Uthandi, Chennai - 600 119, Tamil Nadu (the "Institution") understand that they may receive confidential information fromRocky Mountain Tissue Bank (RMTB), whose principal place of business is 2993 S. Peoria Street, Suite 390, Aurora, Colorado 80014, United States(the "Sponsor") and Lakshmi Associates., whose principal place of business is AC 133, Shanthi Colony, Anna Nagar Chennai 600 040 – India (the "Exclusive Indian Agent for Sponsor"), together with its affiliates. In this Agreement "Sponsor" means the sponsor of the clinical trial concerning Protocol Title "Post-Market Phase IV Clinical Study to Determine Safety & Performance and Efficacy of ICB Bone Allografts in Oral Maxillofacial Surgery Applications in Indian Population presenting with Need to Correct, Restructure, Fill/Support, Rebuild, Repair and/or Replace Bone Due to Bony Defects or Deficiencies or Bone Loss". (the "Clinical Trial").

Now, therefore, in consideration of any disclosure of confidential information to Investigator and Institution, Investigator and Institution hereby agree as follows:

- That all material, data, documents and information of any nature provided to either or both of them by RMTB or Lakshmi Associates and/or its affiliates or which either or both of them may obtain or develop in connection with this Agreement (including the terms of and the existence of this Agreement) or other information the release of which is likely to prejudice the commercial interests of the Sponsor, Lakshmi Associates or which is a trade secret (including know-how) or other intellectual property right of the Sponsor and/or its affiliates, is and shall be considered confidential information (the "Confidential Information"). Confidential Information shall not include information that:
  - a. Is in or comes into the public domain, provided that such information does not come into the public domain through any act, negligence or fault of the Investigator, the Institution and/or the Institution's Representatives. ("Representatives") means directors, officers and/or employees of the Institution and its professional advisers (meaning solicitors and/or accountants/financial advisers);
  - Can be shown by contemporaneous written evidence to have been in the possession of Investigator or the Institution and not subject to a duty of confidentiality at or prior to the date of disclosure by RMTB or Lakshmi Associates;
  - c. Is subsequently lawfully and in good faith obtained by the Investigator or the Institution from an independent third party under no obligation of confidentiality to RMTB or Lakshmi Associates as can be shown by competent proof;
  - d. Is required to be disclosed by order of a court or government agency of competent jurisdiction provided that Investigator and the Institution provide reasonable notice to RMTB or Lakshmi Associates in advance of any such disclosure (including the information required to be disclosed) so as to provide Lakshmi Associates, Sponsor with an opportunity to contest any such disclosure. If the Investigator or Institution is unable to inform Lakshmi Associates before Confidential Information is disclosed pursuant to the above, it shall, to the extent permitted by law, inform RMTB

Page 1 of 3

### CONFIDENTIALITY AGREEMENT

or Lakshmi Associates of the full circumstances of the disclosure and the information that has been disclosed as soon as reasonably practicable after such disclosure has been made.

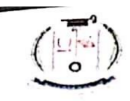
- 2. Investigator and Institution agree to hold such Confidential Information in strict confidence and not to (i) exploit or make any commercial use of the Confidential Information (in whole or part) and only to use the Confidential Information strictly for the purpose of the Clinical Trial; (ii) disclose, make available or transmit it in any form, in whole or in part, without prior written consent of Lakshmi Associates to any third party except as expressly permitted by this Agreement and only if such third parties are bound and obligated by the same provisions of confidentiality as in this Agreement; (iii) copy, reduce to writing, reproduce or otherwise record the Confidential Information except as strictly necessary for the Clinical Trial (and any such copies, reductions to writing and records shall be the property of the Sponsor of the Clinical Trial).
- Investigator and Institution agree to treat Confidential Information with at least a reasonable degree of care. Investigator and Institution will promptly notify RMTB or Lakshmi Associates of any unauthorized release of Confidential Information.
- 4. Investigator and Institution shall have no right or license, express or implied, to use the Confidential Information or to any intellectual property rights in the Confidential Information except as otherwise expressly provided in writing by RMTB or Lakshmi Associates, and all Confidential Information is and shall remain the property of Sponsor.
- If Investigator decides not to participate in the Clinical Trial, or if Sponsor does not proceed or otherwise terminates the Clinical Trial, or at any time upon written request of RMTB or Lakshmi Associates, Investigator and Institution shall promptly return to RMTB or Lakshmi Associates (and at the Sponsor's request to the affiliate) all written or other physical embodiments of Confidential Information together with all copies thereof, and delete any Confidential Information from all computers, retrieval systems and databases and shall furnish to RMTB or Lakshmi Associates, (and at the Sponsor's request to the affiliate) as soon as reasonably possible, written confirmation attesting to such return or deletion as the case may be. In the event that Investigator or Institution is required to retain any Confidential Information in order to comply with ICH GCP Guideline for Good Clinical Practice (ICH-E6(R2)) or inform RMTB orLakshmi Associates (or at the Sponsor's request the affiliate) and shall include a reasonable description of the information that the Investigator and/or Institution seeks to retain.
- 6. Investigator and Institution acknowledge and agree that due to the unique nature of the Confidential Information, any breach of this Agreement would cause irreparable harm to Sponsor for which damages are not an adequate remedy and that RMTB or Lakshmi Associates on Sponsor's behalf shall therefore be entitled to equitable relief in addition to all other remedies available at law.
- 7. This Agreement shall remain in force, without limit in time in respect of Confidential Information which comprises personal data or which relates to a patient, his or her treatment and/or medical records. Save this Agreement.
- 8. This Agreement embodies the entire agreement between the parties and supersedes and cancels all

#### CONFIDENTIALITY AGREEMENT

prior agreements and understandings relating to its subject matter. This Agreement may be amended only by a written instrument signed by Investigator, Institution, RMTB and Lakshmi Associates.

- 9. The relationship created under this Agreement is confidential and is to be treated as Confidential Information according to the terms of this Agreement. The Investigator and Institution each agree to keep the existence of the evaluations, discussions and negotiations in relation to the Clinical Trial confidential and will not issue any information or statement to the press or public, including but not limited to advertisements for the enrolment of clinical trial subjects, without, prior written permission of the Sponsor or its affiliate.
- 10. This Agreement may be executed in one or more counterparts, each of which will be deemed an original but all of which will constitute one and the same Agreement.
- This Agreement and any dispute or claim out of or in connection with it (including non-contractual disputes) shall be governed by and construed in all respects in accordance with the laws of Republic of India and each party irrevocably submits to the exclusive jurisdiction of the Indian Courts.

Investigator:	1
Name:	Dr. K.V.Arun
Title:	Principal Investigator, Professor & Head of Department, Department of Periodontics, Ragas Dental College & Hospital, Chennai.
Investigator Signature:	***************************************
Date:	



# SATHYABAMA

### INSTITUTE OF SCIENCE AND TECHNOLOGY



( DEEMED TO BE UNIVERSITY )

Accredited with "A" grade by HAAG Jeppiner Hager, Rajiv Gandhi Salai, Chennal - 600 119, Tamil Hadu, Iodia

Phone 044 - 2450 3150 / 3151 / 3152 / 3154 / 3155 Fax 044 - 2450 2344

Website: www.sathyabama.ac.in

Lion

Dr.A.Madankumar

Molecular and Minomedicine Rewarch Unit Sathyabama Institute of Science and technology.

Chennai 600119

In.

Dr. N.S. Azhagarasan.

Principal.

Ragas Dental College and Hospital,

Uthandi, Chemin 600 119

The Head of the Department.

Department of public health dentistry, Ragas dental college and hospital,

Chennai 119.

Sub: Granting Permission to conduct an in vitro study on Effect of tripbala mouth rise on human oral cancer cell lines. Reg.

I am herewith giving acceptance and permission for the project work of "Lifect of triphala mouth rise on human oral cancer cell lines-an in vitro analysis, which can be carried out by your student Dr. Dharshauram. It II year Post graduate from the department of public health dentistry, Ragas Dental College and Hospital in Sathyabama cell culture laboratory. He can do all the necessary assays and utilize the cell culture facility based on the objectives of the proposed work.

Thanking you

Yours Sincerely

Dr. A. Madan kumar, M.Se. Ph.D.

Scientist C.
Principal investigator
Centre for Hanoscience and Hanotechnology

Sathrabama University,
Jappiner Hager, OMR, Chennal 600 118.

From

The City Medical Officer / Additional Director, Medical Services Department, Greater Chennai Corporation, Chennai-600 003. To

The Principal, Ragas Dental College & Hospital, No.2/102, ECR, Uthandi, Chennai-600 119.

MSD/MIES/SA1/0019/2021

Date: 18.01.2021

Sir / Madam.

Sub: GCC – MSD – MIES – Permission to establish a free dental satellite centre at injambakkam UCHC by Ragas Dental College & Hospital, Uthandi, Chennai-119 – orders issued – Reg.

Ref:

- 1. Your letter, dated 07.11.2019.
- 2. Orders of the Joint Commissioner (Health), dated 07.01.2021.

As per the orders of the Joint Commissioner (Health), Ragas Dental College & Hospital, Uthandi is permitted to establish a free dental satellite centre at Injambakkam Urban Community Health Centre between 9.00 AM to 1.00 PM from Monday to Saturday at the vacant room available in the ground floor with the following terms and conditions.

- Equipment and furniture required for dental checkup and treatment should be made available by Ragas Dental College & Hospital, Uthandi, Chennai-119.
- The dental services should not be detrimental to normal functioning of the institution.
- All dental services should be provided free of cost to the public attending the UPHC.
- All dental services for the patients referred from Neelankarai UPHC for Secondary / Tertiary care should be provided free of cost.
- The Greater Chennai Corporation will not provide any monetary or human resource support for the dental services.
- Monthly report of the dental services provided should be submitted to Medical Services Department through E-mail <a href="mailto:dfwbeoc@gmail.com">dfwbeoc@gmail.com</a> and <a href="mailto:dfwbeoc@gmail.com">dfwbeoc@gmail.com</a>

It is requested to contact the Zonal Medical Officer of Sholinganallur Zone for further arrangements.

Injambakkam UCHC: 1<sup>st</sup> Main Road, Opp. Tsunami Nagar Bus Stop, Injambakkam, Chennai-119.

ZMO-15 - Dr. A. Sameera Tabassum – 9445190725.

Addl. City Medical Officer/ Joint Director City Medical Officer/ Additional Director

18/0/12/

Received

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From

The City Medical Officer / Additional Director, Medical Services Department, Greater Chennal Corporation, Chennal-600 003. To

The Principal, Ragas Dental College & Hospital, No.2/102, ECR, Uthandi, Chennai-600 119

MSD/MIES/SA1/2312/2019

Date 03.02.2020

Sir / Madam.

Sub: GCC – MSD – MIES – Permission to provide free dental checkup and treatment at Noelankarai UPHC between 9.00 AM to 1.00 PM from Monday to Saturday by Ragas Dental College & Hospital Uthandi, Chennai – Orders issued – reg

Ref: Orders of the Deputy Commissioner (Health), dated 27 01 2020

As per the orders of the Deputy Commissioner (Health), Ragas Dental College & Hospital, Uthandi is permitted to provide new free dental checkup and treatment at Neelangarai Urban Primary Health Centre between 9.00 AM to 1.00 PM from Monday to Saturday at the vacant room available in the first floor with the following terms and conditions.

- Equipment and furniture required for dental checkup and treatment should be made available by Ragas Dental College & Hospital, Uthandi, Chennai-119
- The dental services should not be detrimental to normal functioning of the institution.
- All dental services should be provided free of cost to the public attending the UPHC.
- All dental services for the patients referred from Neelankarai UPHC for Secondary / Tertiary care should be provided free of cost.
- The Greater Chennai Corporation will not provide any monetary or human resource support for the dental services.
- Monthly report of the dental services provided should be submitted to Medical Services Department through E-mail <u>dfwbeoc@gmail.com</u> and <u>dfwbmies@gmail.com</u>

It is requested to contact the Zonal Medical Officer of Sholinganallur Zone for further arrangements

Neelangarai UPHC: No.5, Kalaignar Karunanithi Main Street, Kabaleeswarar Nagar, Neelangarai, Chennai-115.

ZMO : Dr. M V. Malathi (i/c) - 9445190725 MCHO : Mrs. Dhanadeepam - 9941964756

Additional City Medical Officer/ Joint Director City Medical Officer/ Additional Director

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FROM

THE MLYAPORE ACADEMY

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R. A. puram

Chennal - 600028.

To

The Poncipal Ragas Dental College and Hospital. Uthandi of Chennai

Dean Doctor,

We are very thankful to your Institution and the Department of Pullic Health Dentistry for your service to our academy for the past 20 years. In this context we would like to suggest you to continue your Dental service for the academic year 2019-2020 also.

Looking forward for further collaboration.

Thanking you

Medical Officer
Dhanvantry Vaidia Sala
THE MYLAPORE ACADEMY
(0) 9 (N) 21, Sringeri Mutt Road
R.A. Puram, Chennai - 600 028
Phone: 2493 9352, 2494 2263

DR. W.P PARTHASARATH

Reg. No. 14525



## THE MYLAPORE ACADEMY (Regd.)

Office: N. No.21, (O.No.9), SRINGERI MUTT ROAD. R.A. PURAM, CHENNAI - 600 028. © 2493 9352

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Chairman: SRI. V. VAIDYANATHAN © 2493 9128

Honorary. Treasurer: Dr. S. BOOMA © 94442 51013

Honorary. Secretaries: SRI, T.D. SADASIVAM © 2434 5474 SRI. K.J. SURIYANARAYANAN @ 98415 97750

07.04.2021

The Principal Ragas Dental College and Hospital Uthandi, Chennai 600 119

Dear Doctor:

J.

We are thankful to your institution and the Department of Public Health Dentistry for the services rendered to our Mylapore Academy for the past twenty years.

In this context, we request you to continue your dental service for the year 2021-2022 also as usual.

We look forward to your further collaboration in the service of the poor patients.

Thanking you and with kind regards,

Dr. W.R. Parthasarathy

Chief Medical Officer.

Medical Officer Dhanvantry Vaidia Sala THE MYLAPORE ACADEMY (O) 9 (N) 21, Sringeri Mutt Road R.A. Puram, Chennai - 600 028 Phone: 2493 9352, 2494 2263

### Anderson Diagnostic Services Pvt. Ltd.

Admin Office: A12, First Floor, 36 Carat, #950, Poonamallee High Road,

Chennai - 600 084. Phone: 044 - 43539444 E-mail: info@andersondiagnostics.com www.andersondiagnostics.com



To

23-Sep.-2021

Dr. N. Santana Prof. & HOD of The Dept. of Oral Medicine & Radiology Ragas Dental College & Hospital Chennai.

Respected Madam,

SUB: PG Students, Dept. of OMDR-observationship for General Radiology posting in Anderson Diagnostics & Labs

This is to inform you that the following students of the batch 2019-2022 of PG Students of MDS Oral Medicine & Radiology, Ragas Dental College have undergone training in general Radiology to learn cross-sectional Anatomy of jaws in advance, Imaging modalities like CT, MRI, PET Scan, Ultrasound from 6<sup>th</sup> September to 22<sup>nd</sup> September 2021, as a part of your PG curriculum.

The following PG students of MDS Oral Medicine & Radiology, Ragas Dental College have done observationship from  $6^{th}$  to  $22^{nd}$  September 2021

- 1. Dr. Murali P
- 2. Dr. Pavana B
- 3. Dr. Elamparithi B
- 4. Dr. Sathish Kumar J
- 5. Dr. Beshia Arnold

Dr. G. SRINWASARAMAN, DMRD., DNB., DIRECTOR



தமிழ்நாடு तमिलनाडु TAMILNADU

1 9 NOV 2021

Karpaga Vinayaga Educational Trust G.S.T. Road, Chinnakolambakkam, Palayanoor Post, Madhuranthagam Taluk, Chengalpattu - 603 308

CK 820281

D. MANT BAZAAR - S.V L.No: 1761-81-87 Chengalpattu (T.N

#### MEMORANDUM OF UNDERSTANDING

The Memorandum of Understanding between Department of Periodontics, Ragas Dental College, Uthandi, Tamil Nadu 600119 and Department of Periodontics, Karpaga Vinayaga Institute of Dental Sciences, Madhuranthagam, Chengelpet- 603308 is being signed on 04.01.2022 The MOU is being signed on the prospect to collaborate on developing the joint academic co-operation between the mentioned organizations and is valid for a duration of 2 years until 03.01.2024

The scope of MoU is to promote skill-oriented training, new knowledge generation and professional skills to benefit students and staff of both organizations.

### 1. OBJECTIVES:

- · To spread knowledge through lecture programs and hands on workshop on state of art topics in the field of periodontal microsurgery for the students of both the institutions.
- To share knowledge through exchange of faculty and research scholars.

### 2. AREAS OF MUTUAL INTEREST:

The areas of co-operation and finance will be defined and modified from time to time by the co-operation committee set up for the purpose.

### 3. ROLES OF THE INSTITUTIONS:

To enrol the students and staff of Karpaga Vinayaga Institute of Dental Sciences and Ragas Dental Collegein programs and workshops conducted in both the colleges.

Dr.K.V.ARUN MDS

Head of the Bepartment

Ragas Bental College and Hospital Chennal - 600 115.

repartment or remount and Implantology Department of Periodentics Karpaga Vinayaga Institute

Dental Scionco

To exchange the students and faculty to be observers and interact with their peer to expand their speciality and learn the nuances of art and science of Periodontology. 4. TERMINATION:

The MoU is subjected to withdrawal at any point of time on decision taken by either of the

PARTY I

Head Of the Department

Department of Periodontics,

Ragas Dental College,

Uthandi, Tamil Nadu 600119.

Ph.No. 9840806234 Head of the Department Department of Periodonlics

Rapas Pental College and Hospital Chennal - 608 118

Dr.A. Aniz

Head Of the Department

Department of Periodontics,

Karpaga Vinayaga Institute of Dental Sciences.

Chinnakolambakkam, Chengelpet-603308

Ph. No. 9884233240

partment of Periodonicion and implantology (arpaga Vinayaga Institute r Dental Sciences