

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is made and executed on this the 13th Day of July, 2015 at Bengaluru.

BETWEEN

The Oxford College of Pharmacy
6/9, 1st Cross,
Begur Road,
Hongasandra,
Bengaluru-560 068.
Represented by its Principal
Dr. Padmaa M. Paraakh.

(hereinafter called the First Party which expression wherever the context so requires or admits, shall mean and include his respective heirs, legal representatives, administrators, executors and assigns or any person claiming through or under him)

AND

Bal Research Foundation
61-B, Bommasandra Industrial Area,
Bengaluru-560099.
Represented by its Director
Dr. Prasanna S.

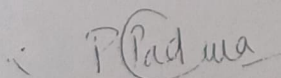
(hereinafter called as the Second Party which expression wherever the context so requires or admits, shall mean and include his respective heirs, legal representatives, administrators, executors and assigns or any person claiming through or under him)

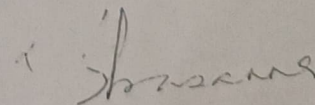
1. Whereas the First Party and Second Party (collectively called the parties) having recognized the mutual interest in the fields of Ayurvedic research, training and development and dissemination of knowledge, also importance of promoting industry collaboration and Industry Partner within its field of expertise.

2. Now therefore the parties have desirous of entering into this MOU to –

- (1). Foster research collaboration between the parties
- (2). Set the ground for longer-term college-industry partnerships
- (3). Strengthen the innovative capacities of local industries and advance industry-driven research and innovation
- (4). Provide the college access to industrial environments for applied and problem-based research activities.
- (5). Establish collaboration according to terms and conditions set out in the articles hereunder.

3. The terms and stipulations of this MOU shall be as specified in the following Articles.





Article 1: Scope of the collaboration

The general purpose of this MOU is to facilitate industry and research cooperation between the parties hereunder based upon the principles of mutual benefit and may include the following general cooperation areas as described in detail below:

- 1.1 Joint industry and research activities.
- 1.2 Exchange of visiting experts for the purpose of conducting research.
- 1.3 Discussion for the exchange of facilities and equipment for collaborative or independent research based on the policies of both entities.
- 1.4 Exchange scholarly information including research papers, indices to theses, books and magazines on relevant subjects and potential joint projects where possible and appropriate.
- 1.5 Extend invitations for attending scholarly and technical meetings as well as national and international conferences.

Article 2: Terms of the Agreement

- 2.1 This MOU will be executed and administered by First Party and Second Party.
- 2.2 This MOU may also involve other parties by mutual consent between the Parties, which may be added later by execution of Addendum to this MOU.
- 2.3 The parties may enter into specific written agreements under authority of this MOU to clarify and define the nature, extent and terms of operation for the proposed collaborations, including intellectual property ownership and funding issues.

Article 3: General Terms of MOU

- 3.1 This MOU is not intended to, and does not create any right, benefit, or trust responsibility, ~~substantive or procedural, enforceable at law or equity, by either party, its officers, employees, or agents against the other party, its officers, employees, or agents.~~
- 3.2 Nothing in this MOU obligates either party to commit or transfer any funds, assets, or other resources in support of projects or activities between the parties unless expressly stated in a separate commercial agreement.
- 3.3 Both parties agree to submit outcomes of their joint collaboration to the National or International funding agencies, whilst safeguarding their own copyright and any patents that may be produced by their collaboration.
- 3.4 The activities of this MOU must be carried out in accordance with appropriate laws and regulations in force in India.
- 3.5 Any dispute/claim arising out of or relating to this MOU shall be settled by Arbitration. The place

at P. P. P. P. P.

T. S. S. S. S.

of Arbitration under the provisions of Arbitration and Conciliation Act, 1996 at Bengaluru and the cost of the arbitration proceedings shall be payable in terms of the award.

Article 4: Confidentiality of MOU

4.1 The Parties undertake to strictly keep secret and use any data, information, know-how etc., disclosed by the other Party, only for the purpose of this MOU.

4.2 The Receiving Party agrees to hold Confidential Information in confidence in accordance with the terms of this MOU. The Receiving Party shall exercise at least the same degree of care as it uses with regard to its own Confidential Information.

Article 5: Termination of MOU

5.1 This MOU may be terminated by either parties by giving 3 months notice in writing to the other party.

5.2 Upon execution of Specific Written Agreement this MOU will automatically stand terminated.

In witnesses whereof the parties have affixed their signature and seal on the day, month and year mentioned here in above.

Dr. Padmaa M Paarakh
First Party

P. Padmaa

PRINCIPAL,

The Oxford College of Pharmacy
No. 679, 1st Cross, Begur Road, Hange
Bangalore - 560 088

Witnesses
1.

2.

Dr. Prasanna S.
Second Party

Dr. Prasanna S.

(Dr. S. PRASANNA)

Director

Memorandum of Understanding (MOU)

Between:

Party-1:

World Alumni Network Pvt. Ltd. (WAN),
600 (FF2), Ring Road, Cross 15,
JP Nagar Phase 6, Bengaluru 560078, India;
+91-80-2665-3333, +91-80-2665-7777

and

Party-2:

The Oxford College of Pharmacy,
6, Hongasandra Main Road, Hongasandra,
Bengaluru 560068, Karnataka, India

This MOU, dated 22nd September 2017, establishes a mutual working relationship between the two parties (and their respective heirs, executors, administrators and assignees) as broadly outlined below.

Party-1's Role:

1. Party-1 is creating a state-of-the-art secure Online Platform as worldalumni.com (with related domains) for all the alumni, students, staff, faculty and related individuals at global level to find, connect, communicate, collaborate and coordinate in an integrated and seamless online environment for academic, placements, business, professional, personal and other uses
2. Registration at this Online Platform by any individual is purely voluntary and it is between Party-1 and the individual members
3. Party-1 is making all the necessary investment on its own for developing the Online Platform
4. Party-1 will provide one Premium Membership as a respect to the head of the Party-2 at no cost to Party-2
5. Party-1 on its Online Platform will provide a link to Party-2's primary website

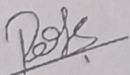
Party-2's Role:

1. There is no financial obligation on the part of Party-2
2. Party-2 will designate a person to overview the information provided by the members in the Online Platform
3. Since any duplication of information at multiple places can make it difficult or cause confusion in finding the right information by the members, Party-2 will not engage in any duplication of the information provided at the Online Platform by Party-1, or it will not promote or use any such duplicated information
4. Party-2 on its primary website will provide a link to Party-1's Online Platform

This MOU may be amended at any time with the mutual consent of both the parties.

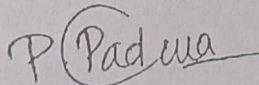
Authorized signatures with seal:

Party-1

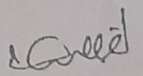
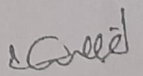

Mr. Roshan D.
Executive,
University Relations
+91-9886391091





Party-2


Dr. Padma M Parakh
Principal
080-30219821 / 31
080-30219829
+91 98806 81532
pharmacyprincipal@theoxford.edu

Witness-1


Signature: 
Name: Dr. C. M. Setty
Designation: Professor
Phone: 9482881200

Witness-2


Signature: 
Name: Dr. E. Karthikeyan
Designation: Asso. Professor
Phone: 7338470772

6.5.3

MEMORANDUM OF UNDERSTANDING

Between

Skanda Life Sciences Pvt Ltd

Sri Shaila Bramara Complex, Sy. No. 47, No.10-12, Chandana Layout, Srirangada
Kaval Nagarabhavi, Bengaluru - 560091

And

The Oxford College of Pharmacy

1st Main Road, Hongasandra, Bengaluru, Karnataka 560068

This Memorandum of Understanding ("MoU") is made on this 20th day of May 2019

Between

Skanda Life Sciences Pvt Ltd, a Company incorporated under the Companies Act, 1956 and having its R & D at Sri Shaila Bramara Complex, Sy. No. 47, No.10-12, Chandana Layout, Srigandad Kaval Nagarabhavi, Bengaluru - 560091 and here in after referred as "Skanda" represented by Dr. Yogisha, Director,

And

The Oxford College of Pharmacy having its Pharmacy college at Hongasandra, Bengaluru, Karnataka 560068, being represented by Dr. Padmaa M. Paraakh, Principal, The Oxford College of Pharmacy, hereinafter referred to as "TOCP".

The term First Party and Second Party afore mentioned unless repugnant to the context shall mean and include their successors, subsidiaries, affiliates in office, authorized representatives.

The two parties to this Memorandum of Understanding ("MoU") accept the following Terms and Conditions with a common intention of being legally bound on them.

A. RESPONSIBILITIES OF SKANDA LIFE SCIENCES

1. Skanda Life Sciences shall after due process provide internship opportunities and research projects to the selected candidates.
2. Skanda Life Sciences hereby agrees that the selected candidates shall carry out their internship for a minimum period of six months commencing upon a date that has been mutually agreed upon between Skanda Life Sciences, TOCP and selected Candidate/s.
3. Skanda Life Sciences shall ensure that such selected candidate/s shall be assigned with a "short term project" during the period of internship that includes using/ handling of instruments under supervision, etc.
4. Skanda Life Sciences agrees that at the end of the internship period the selected candidate/may prepare a report of their project work, while safeguarding any confidential or sensitive information in regards to Skanda Life Sciences. If candidate/s intends to publish such project work report, TOCP shall submit a copy of such report to Skanda Life Sciences and seek prior approval for its publication.

5. Skanda agrees to design and provide Faculty Improvement Programs (FIP) in the areas of (i) Bioanalytical techniques (ii) Phytochemistry (iii) Cell Biology and (iv) Biochemical assays on mutually agreed financial and technical program. TOCP agrees to shortlist and send faculties for FIP.
6. Skanda and TOCP agree to undertake students industrial visits, guest lecture and collaborative projects by mutual financial and technical understanding.

B. RESPONSIBILITIES OF TOCP

1. TOCP shall provide Skanda Life Sciences an opportunity to screen and shortlist candidate/s for Internship at Skanda Life Sciences.
2. TOCP hereby agrees that the final decision with regard to the selection of relevant candidate/s and number of such candidate/s is up to the discretion of Skanda Life Sciences.
3. TOCP shall ensure that Skanda Life Sciences is aware of the Academic Schedule of the selected candidate/s in regards to Semester/Annual scheme.
4. TOCP agrees that any patents, products or other innovations that arise during the period of internship shall be the sole property of Skanda Life Sciences.
5. TOCS will be provided mutually agreed terms and conditions.
6. TOCP agrees that this internship is related to an educational purpose of the selected candidate/s and there is no guarantee or expectation that such internship or activity will result in employment with Skanda Life Sciences.
7. TOCP agrees that Skanda Life Sciences is not liable for injury sustained or health conditions of candidate/s during the course of his/her internship.

C. DURATION OF THE MoU

The Agreement shall be valid for a period of 5 (Five) Years. The agreement may be renewed on mutually agreed terms and conditions.

The agreement may be terminated in the event of either party having breached the terms and conditions mentioned above. In such a case however the candidate/s already

undergoing internship at Skanda Life Sciences shall continue and complete the internship as per the provision of this agreement for this purpose the agreement shall be operative.

D. AMENDMENT TO THE MoU

During the operation of the MoU, circumstances may arise which may call for alteration in the MoU, which shall be mutually discussed and agreed upon by both parties and shall form part and parcel of the original MoU.

E. BREACH OF AGREEMENT

If either party is found violating the above mentioned terms or condition of the MoU, the other party may terminate the MoU after providing three months notice. In such a case however the candidate/s already undergoing internship at Skanda Life Sciences shall continue and complete the internship as per the provision of this agreement for this purpose the agreement shall be operative.

F. ARBITRATION

Any dispute arising with regard to any aspect of the Agreement shall be settled through mutual consultation and by written consent by the two parties to the MoU. In case settlement is not arrived at, the dispute will come under the purview and provision of the Indian Arbitration and Conciliation Act, 1996 and the area of Jurisdiction shall be at Bangalore City.

G. JURISDICTION

In the event of any disputes between the two parties only the Courts in Bangalore city shall have exclusive jurisdiction. However no court case shall be preferred by either party until Arbitration has been resorted to and has proved unfruitful.

Having gone through each and every condition of this agreement and having understood it clearly and perfectly both the parties affix their signatures below as attesting to this deed on this 20th day of May 2019.

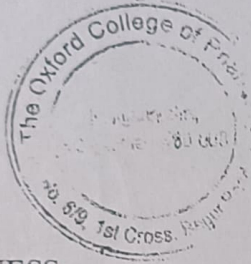
For The Oxford College of Pharmacy

Signature: P. Padma

Name: Dr. Padmaa M. Paraakh

Designation: Principal

(Authorized Representative with seal)



WITNESS:

Signature: P. Padma

Name: Dr. M. Padmaa Parasakh

Designation: Principal

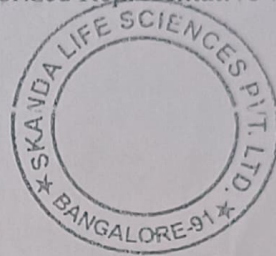
For Skanda Lifesciences Pvt. Limited

Signature: S. Anand

Name: Dr. Yogisha S

Designation: Director

(Authorized Representative with seal)



WITNESS:

Signature: S. Anand

Name: Dr. S. ANAND

Designation: Head, R&D, Skanda Life Sciences Pvt Ltd

Place: Bangalore

Date: 20.05.2018

MEMORANDUM OF UNDERSTANDING

Between

MASANG

Laboratories Pvt Ltd

No F-7, 1ST FLOOR Prabhavati orchid

Kammasandra village Attibele hobli

Bengalure, Bangalore Urban,

Karnataka-560100.

And

The Oxford College of Pharmacy

1st Main Road, Hongasandra, Bengaluru, Karnataka 560068

This Memorandum of Understanding ("MoU") is made on this 24th day of January 2019

Between

MASANG Laboratories Pvt Ltd No F-7, 1ST FLOOR Prabhavati orchid, Kammasandra village Attibele hobli, Bengalure, Bangalore Urban, Karnataka-560100 represented by Dr. Sangamesh Puranik, founder &CEO

And

The Oxford College of Pharmacy having its Pharmacy College at Hongasandra, Bengaluru, Karnataka 560068, being represented by Dr. Padmaa M. Paraakh, Principal, The Oxford College of Pharmacy, hereinafter referred to as "TOCP".

The term First Party and Second Party afore mentioned unless repugnant to the context shall mean and include their successors, subsidiaries, affiliates in office, authorized representatives.

The two parties to this Memorandum of Understanding ("MoU") accept the following Terms and Conditions with a common intention of being legally bound on them.

A. RESPONSIBILITIES OF MASANG LABORATORIES PVT LTD

1. MASANG Laboratories Pvt Ltd, shall after due process provide internship opportunities and research projects to the selected candidates.

2 MASANG Laboratories Pvt Ltd hereby agrees that the selected candidates shall carry out their internship for a minimum period of six months commencing upon a date that has been mutually agreed upon between MASANG Laboratories Pvt Ltd and TOCP and selected Candidate/s of TOCP

3. MASANG Laboratories Pvt Ltd, shall ensure that such selected candidate/s shall be assigned with a "short term project" during the period of internship that includes using/ handling of instruments under proper supervision and guidance etc.

4. MASANG Laboratories Pvt Ltd, agrees that at the end of the internship period the selected candidate/may prepare a report of their project work, while safeguarding any confidential or sensitive information in regards to **MASANG Laboratories Pvt Ltd**. If candidate/s intends to publish such project work report, TOCP shall submit a copy of such report to MASANG Laboratories Pvt Ltd and seek prior approval for its publication.

5. **MASANG** agrees to design and provide Faculty Improvement Programs (FIP) in the areas of (i) Bioanalytical techniques (ii) Phytochemistry (iii) Cell Biology and (iv) Biochemical assays on mutually agreed financial and technical program. Shortlisted faculty can be sent for FIP from TOCP as per agreed term and conditions..

6. **MASANG** and TOCP agree to undertake students industrial visits, guest lecture and collaborative projects by mutual financial and technical understanding.

B. RESPONSIBILITIES OF TOCP

1. TOCP shall provide **MASANG Laboratories Pvt Ltd**, an opportunity to screen and shortlist candidate/s for Internship at **MASANG Laboratories Pvt Ltd**.

2. TOCP hereby agrees that the final decision with regard to the selection of relevant candidate/s and number of such candidate's is up to the discretion of **MASANG Laboratories Pvt Ltd**

3. TOCP shall ensure that **MASANG Laboratories Pvt Ltd** is aware of the Academic Schedule of the selected candidate/s in regards to Semester/Annual scheme.

4. TOCP agrees that any patents, products or other innovations that arise during the period of internship shall be the sole property of **MASANG Laboratories Pvt Ltd**.

5. TOCP will be provided mutually agreed terms and conditions.

6. TOCP agrees that this internship is related to an educational purpose of the selected candidate/s and there is no guarantee or expectation that such internship or activity will result in employment with **MASANG Laboratories Pvt Ltd**

7. TOCP agrees that **MASANG Laboratories Pvt Ltd** is not liable for injury sustained or health conditions of candidate/s during the course of his/her internship.

C. DURATION OF THE MOU

The Agreement shall be valid for a period of 5 (Five) Years. The agreement may be renewed on mutually agreed terms and conditions.

The agreement may be terminated in the event of either party having breached the terms and conditions mentioned above. In such a case however the candidate/s already undergoing internship at MASANG Laboratories Pvt Ltd shall continue and complete the internship as per the provision of this agreement for this purpose and the agreement shall be operative accordingly.

D. AMENDMENT TO THE MOU

During the operation of the MOU, circumstances may arise which may call for alteration in the MOU, which shall be mutually discussed and agreed upon by both parties and shall form part and parcel of the original MOU as an addendum.

E. BREACH OF AGREEMENT

If either party is found violating the above mentioned terms or condition of the MOU, the other party may terminate the MOU after providing three months notice. In such a case however the candidate's already undergoing internship at MASANG Laboratories Pvt Ltd shall continue and complete the internship as per the provision of this agreement for this purpose and the agreement shall be operative accordingly.

F. ARBITRATION

Any dispute arising with regard to any aspect of the Agreement shall be settled through mutual consultation and by written consent by the two parties to the Moli In case settlement is not arrived at, the dispute will come under the purview and provision of the Indian Arbitration and Conciliation Act, 1996 and the area of Jurisdiction will be Bangalore City.

G. JURISDICTION

In the event of any disputes between the two parties only the Courts in Bangalore city shall have exclusive jurisdiction. However no court case shall be preferred by either party until Arbitration has been resorted to and has proved unfruitful.

Having gone through each and every condition of this agreement and having understood it clearly and perfectly both the parties affix their signatures below as attesting to this deed on this 24th day of January 2019.

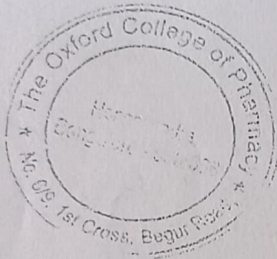
For The Oxford College of Pharmacy

Signature: P. Padma

Name: Dr. Padmaa M. Paraakh

Designation: Principal

(Authorized Representative with seal)



WITNESS:

Signature: Dinya

Name: Mrs. Dinya S. Kumar

Designation: Assistant Professor

For MASANG Laboratories Pvt Ltd

Signature: Puranik

Name: Mrs. Mamatha S Puranik

Designation: Founder & MD

(Authorized Representative with seal)



WITNESS:

Signature: Hasha K.M.

Name: Hasha K.M.

Designation:

Place: Bangalore

Date: 24.01.2019



सत्यमेव जयते

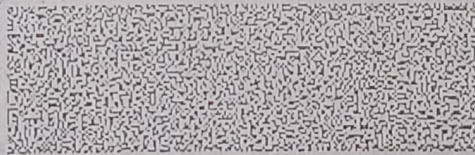
INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No. : IN-KA33377393539929S
 Certificate Issued Date : 19-Mar-2020 12:29 PM
 Account Reference : NONACC (FI)/ kacrsf108/ BOMMANAHALLI1/ KA-BA
 Unique Doc. Reference : SUBIN-KAKACRSFL0874627641846344S
 Purchased by : THE OXFORD DENTAL COLLEGE BANGALORE
 Description of Document : Article 12 Bond
 Description : M O U
 Consideration Price (Rs.) : 0
 (Zero)
 First Party : THE OXFORD DENTAL COLLEGE BANGALORE
 Second Party : THE OXFORD COLLEGE OF PHARMACY BOMMANAHALLI
 Stamp Duty Paid By : THE OXFORD DENTAL COLLEGE BANGALORE
 Stamp Duty Amount(Rs.) : 50
 (Fifty only)

For Sree Kaamachenu Credit Co-op. Society Limited



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The general objective of this Memorandum of Understanding (MOU) is to stimulate and facilitate the development of collaborative and mutually beneficial programs which serve to enhance the intellectual development on both campuses. Thus, The Oxford Dental College and The Oxford College of Pharmacy have agreed that in support of their mutual interests in the field of education and research:

1. The two Educational Institutions will:
 - a) Cooperate in the exchange of information relating to their activities in teaching and research in fields of mutual interests.
 - b) Promote appropriate joint research projects and joint courses of study.
 - c) Endeavor to encourage students and staff to spend periods of time in the host University. The exchange of students will be dependent on the execution of a formal Student Exchange Agreement prior to commencement of this activity.

Statutory Alert:

1. The authenticity of this Stamp Certificate should be verified at 'www.indiaestamp.com'. Any discrepancy in the details on this Certificate and as available on the website renders it invalid.

d) Conduct short courses, as mutually agreed in writing between the parties prior to commencement of this activity.

e) Conduct study tours, mutually agreed in writing between the parties prior to commencement of this activity.

2. Facilitate the exchange of undergraduate students and post-graduate students. Such exchanges may take place for a short period (or at least one term or semester). The academic standing of such students shall be determined by the host college. Accreditation for the academic work carried out by an undergraduate student during the period of study at the host college will be at the discretion of both the colleges.

3. The aim of the Memorandum of Understanding shall be to achieve a broad balance in the respective contributions and benefits of the collaboration, and this shall be subject to periodic review by both colleges.

4. Academic members of staff and other personnel of one partner institution may spend periods not normally exceeding one academic year in the other partner institution. In supporting such an arrangement the home institution undertakes to continue the salary of the participant. All other financial matters, including travel costs, are subject to individual negotiation, and will normally be the responsibility of the persons involved and their home institution.

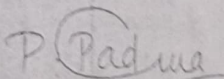
5. In the implementation of specific cooperative programs, a written agreement covering all relevant aspects including funding and the obligations to be undertaken by each party will be negotiated, mutually agreed and formalized in writing, prior to the commencement of the program.

6. The Oxford Dental College shall not hold The Oxford College of Pharmacy liable for any damage that is caused, whether directly or indirectly, by The Oxford Dental College. The Oxford College of Pharmacy shall not hold The Oxford Dental College liable for any damage that is caused, whether directly or indirectly, by The Oxford College of Pharmacy.

7. The Oxford Dental College will indemnify any loss suffered by The Oxford College of Pharmacy that is caused, whether directly or indirectly, by the The Oxford Dental College. The Oxford College of Pharmacy will indemnify any loss suffered by the The Oxford Dental College that is caused, whether directly or indirectly.


This agreement will take effect from the date of its signing and shall be valid for an unlimited period from that date unless sooner terminated, revoked or modified by mutual written agreement between the Parties, and may be extended by or mutual written agreement.

Either party may terminate the Agreement at any time during the term by the provision of three months written notice to the other party.


PRINCIPAL

THE OXFORD COLLEGE OF PHARMACY
HONGASANDRA, BEGUR ROAD
BANGALORE

The Oxford College Of Pharmacy
No 69, 1st Cross, Begur Road, Hongasandra
Bangalore - 560 068.


DEAN & DIRECTOR
THE OXFORD DENTAL COLLEGE
BOMMANAHALLI, HOSUR ROAD
BANGALORE

Dean and Director
The Oxford Dental College, Bommanahalli
Hosur Road, Bengaluru - 560 068



CHILDREN'S EDUCATION SOCIETY (Regd.)

THE OXFORD DENTAL COLLEGE

(Recognized by the Govt. of Karnataka, Affiliated to Rajiv Gandhi University of Health Sciences,
Karnataka & Recognised by Dental Council of India, New Delhi)

Bommanahalli, Hosur Road, Bangalore - 560 068.

Ph: 080-61754680 Fax: 080 - 61754693 E-mail: deandirectortodc@gmail.com

Website: www.theoxford.edu

Memorandum of Understanding (MOU)

This Memorandum of Understanding is made and executed. Renewed in the year 2020-21.

Between

The Oxford Dental College, Bangalore represented by The Principal of The Oxford Dental College, herein after is referred to as "The Oxford Dental College" which expression shall include its legal successors and permitted assigns, on the first part:-

The Oxford College of Pharmacy

Or

The Oxford College of Pharmacy, Hongasandra, Begur Road Bangalore represented by The Principal of The Oxford College of Pharmacy, herein after is referred to as "The Oxford College of Pharmacy" which expression shall include its legal successors and permitted assigns, on the Second part:-

The general objective of this Memorandum of Understanding (MOU) is to stimulate and facilitate the development of collaborative and mutually beneficial programs which serve to enhance the intellectual development on both campuses. Thus, The Oxford Dental College and The Oxford College of Pharmacy have agreed that in support of their mutual interests in the field of education and research.

1. The two Educational Institutions will:

- a) Cooperate in the exchange of information relating to their activities in teaching and research in fields of mutual interests.
- b) Promote appropriate joint research projects and joint courses of study.
- c) Endeavor to encourage students and staff to spend periods of time in the host University.
- d) The undergraduate and post graduate students will be sent for field visit to Animal Husbandry of The Oxford College of Pharmacy.
- e) The undergraduate and post graduate students will be sent for field visit to Herbal Garden of The Oxford College of Pharmacy.
- f) Conduct short courses, as mutually agreed in writing between the parties prior to commencement of this activity.
- g) Conduct study tours, mutually agreed in writing between the parties prior to commencement of this activity.

2. The aim of the Memorandum of Understanding shall be to achieve a broad balance in the respective contributions and benefits of the collaboration, and this shall be subject to periodic review by both colleges.

P. Padwa
PRINCIPAL

The Oxford College Of Pharmacy
No. 69 1st Cross, Begur Road, Hongasandra
Bangalore - 560 068

[Signature]
Dean and Director
The Oxford Dental College, Bommanahalli
Hosur Road, Bangalore - 560 068



CHILDREN'S EDUCATION SOCIETY (Regd.)

THE OXFORD DENTAL COLLEGE

(Recognized by the Govt. of Karnataka, Affiliated to Rajiv Gandhi University of Health Sciences,
Karnataka & Recognised by Dental Council of India, New Delhi)
Bommanahalli, Hosur Road, Bangalore - 560 068.
Ph: 080-61754680 Fax: 080 - 61754693E-mail:deandirectortodc@gmail.com
Website: www.theoxford.edu

Policy for Field Visits and Research

As per the Memorandum of Understanding,

Between

The Oxford Dental College, Bangalore represented by The Dean & Director of The Oxford Dental College, herein after is referred to as "The Oxford Dental College" which expression shall include its legal successors and permitted assigns, on the first part:-
The Oxford College of Pharmacy

Or

The Oxford College of Pharmacy, Hongasandra, Begur Road Bangalore represented by The Principal of The Oxford College of Pharmacy, herein after is referred to as "The Oxford College of Pharmacy" which expression shall include its legal successors and permitted assigns, on the Second part:

1. The two Educational Institutions will:

- a) Cooperate in the exchange of information relating to their activities in teaching and research in fields of mutual interests.
- b) Promote appropriate joint research projects and joint courses of study.
- c) Endeavor to encourage students and staff to spend periods of time in the host University.
- d) The undergraduate and post graduate students will be sent for field visit to Animal Husbandry of The Oxford College of Pharmacy.
- e) The undergraduate and post graduate students will be sent for field visit to Herbal Garden of The Oxford College of Pharmacy.
- f) Conduct short courses, as mutually agreed in writing between the parties prior to commencement of this activity.
- g) The Oxford College of Pharmacy will be intimated 15days prior to any research work for procuring respective animals for the research.

P. Padma
Principal
PRINCIPAL

The Oxford College Of Pharmacy
No 619,1st Cross, Begur Road, Hongasandra
Bangalore - 560 068

[Signature]
Dean & Director

Dean and Director
The Oxford Dental College, Begur
Hosur Road Bengaluru - 560 068



CHILDREN'S EDUCATION SOCIETY (Regd.)

THE OXFORD DENTAL COLLEGE

(Recognized by the Govt. of Karnataka, Affiliated to Rajiv Gandhi University of Health Sciences,
Karnataka & Recognised by Dental Council of India, New Delhi)

Bommanahalli, Hosur Road, Bangalore - 560 068.

Ph: 080-61754680 Fax: 080 - 61754693E-mail:deandirectortodc@gmail.com

Website: www.theoxford.edu

3. In the implementation of specific cooperative programs, a written agreement covering all relevant aspects including funding and the obligations to be undertaken by each party will be negotiated, mutually agreed and formalized in writing, prior to the commencement of the program.

4. The Oxford Dental College shall not hold The Oxford College of Pharmacy liable for any damage that is caused, whether directly or indirectly, by The Oxford Dental College.

5. The Oxford Dental College will indemnify any loss suffered by The Oxford College of Pharmacy that is caused, whether directly or indirectly, by the The Oxford Dental College. The Oxford College of Pharmacy will indemnify any loss suffered by the The Oxford Dental College that is caused, whether directly or indirectly.

This agreement will take effect from the date of its signing and shall be valid from that date unless sooner terminated, revoked or modified by mutual written agreement between tile Parties, and may be extended by or mutual written agreement.

Either party may terminate the Agreement at any time during tile term by the provision of three months written notice to the other party.

P. Padua
Principal

PRINCIPAL

The Oxford College Of Pharmacy
No 619, 1st Cross, Begur Road, Hongasandra
Bangalore - 560 068

[Signature]
Dean & Director

Dean and Director
The Oxford Dental College, Bommanahalli
Hosur Road Bangalore - 560 068



Children's Education Society (Regd.)

The Oxford College of Pharmacy

(Recognised by the Govt. of Karnataka, Affiliated to Rajiv Gandhi University of Health Sciences, Karnataka, Drug Control Board of Karnataka, Approved by Pharmacy Council of India, New Delhi)

Accredited by National Assessment and Accreditation Council (NAAC)

Date: 12.07.2021

Memorandum of Understanding (MOU)

The general objective of this Memorandum of Understanding (MOU) is to stimulate and facilitate the development of collaborative and mutually beneficial programs which serve to enhance the intellectual development on both campuses. Thus, The Oxford College of Pharmacy and The Oxford College of Engineering have agreed that in support of their mutual interests in the field of education and research:

1. The two Educational Institutions will:
 - a) Cooperate in the exchange of information relating to their activities in teaching and research in fields of mutual interests.
 - b) Promote appropriate joint research projects and joint courses of study.
 - c) Endeavor to encourage students and staff to spend periods of time in the host University. The exchange of students will be dependent on the execution of a formal Students Exchange Agreement prior to commencement of this activity.
 - d) Conduct short courses, as mutually agreed in writing between the parties prior to commencement of this activity.
 - e) Conduct study tours, mutually agreed in writing between the parties prior to commencement of this activity.
2. Facilitate the exchange of undergraduate students and post-graduate students. Such exchanges may take place for a short period (or at least one term or semester). The academic standing of such students shall be determined by the host college. Accreditation for the academic work carried out by an undergraduate student during the period of study at the host college will be at the discretion of both the colleges.
3. The aim of the Memorandum of Understanding shall be to achieve a board balance in the respective contributions and benefits of the collaboration, and this shall be subject to periodic review by both colleges.
4. Academic members of staff and other personnel of one partner institution may spend periods not normally exceeding one academic year in the other partner institution. In supporting such an arrangement the home institution undertakes to continue the salary of the participant. All other financial matters, including travel costs, are subject to individual negotiation, and will normally be the responsibility of the persons involved and their home institution.
5. In the implementation of specific cooperative programs, a written agreement covering all relevant aspects including funding and the obligation to be undertaken by each party will be negotiated, mutually agreed and formalized in writing, prior to the commencement of the program.

6. The Oxford College of Pharmacy shall not hold The Oxford College of Engineering liable for any damage that is caused, whether directly or indirectly, by the The Oxford College of Engineering. The Oxford College of Engineering shall not hold The Oxford College of Pharmacy liable for any damage that is caused, whether directly or indirectly, by the The Oxford College of Engineering.

7. The Oxford College of Pharmacy will indemnify any loss suffered by The Oxford College of Engineering that is caused, whether directly or indirectly, by the The Oxford College of Pharmacy, The Oxford College of Engineering will indemnify any loss suffered by The Oxford College of Pharmacy that is caused whether directly or indirectly.

This agreement will take effect from the date of its signing and shall be valid for **Three years** from the date unless sooner terminated, revoked or modified by mutual written agreement between the Parties, and may be extended by or mutual written agreement.

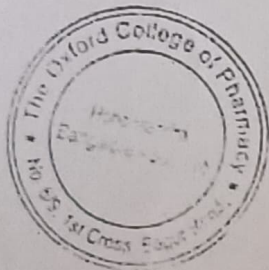
Either party may terminate the Agreement at any time during the term by the provision of three months written notice to the other party.

P. Padma
Principal

The Oxford College of Pharmacy

Hongasandra, Begur Road

Bangalore



[Signature]
Principal

The Oxford College of Engineering

Bommanahalli, Hosur Road

Bangalore

PRINCIPAL

The Oxford College of Engineering

Bommanahalli, Hosur Road

Bengaluru-560 068



MEMORANDUM OF UNDERSTANDING

Between

SASKIA

Labs Pvt Ltd

Uni.-A, Mezzanine FMCG storage No. 19/1,
K Narayanapura Main Road Cavery Nagar,
Thanisandra Post, Bangalore,
K R Puram, BBMP East, Karnataka-560077.

And

The Oxford College of Pharmacy

1st Main Road, Hongasandra, Bengaluru, Karnataka 560068

This Memorandum of Understanding ("MoU") is made on this 20 day of May 2022

Between

Saskia Labs Pvt. Ltd, Unit-A, Mezzanine FMCG storage No. 19/1, K Narayanapura Main Road Cavery Nagar, Thanisandra Post, Bangalore- K R Puram, BBMP East, Karnataka- 560077.

And

The Oxford College of Pharmacy at Hongasandra, Bengaluru, Karnataka 560068, being represented by Dr. Padmaa M. Paraakh, Principal, The Oxford College of Pharmacy, hereinafter referred to as "TOCP".

The term First Party and Second Party afore mentioned unless repugnant to the context shall mean and include their successors, subsidiaries, affiliates in office, authorized representatives.

The two parties to this Memorandum of Understanding ("MoU") accept the following Terms and Conditions with a common intention of being legally bound on them.

A. RESPONSIBILITIES OF SASKIA LABS PVT. LTD

1. Saskia Labs Pvt. Ltd, shall after due process provide internship opportunities and research projects to the selected candidates.
2. Saskia Labs Pvt. Ltd hereby agrees that the selected candidates shall carry out their internship for a minimum period of six months commencing upon a date that has been mutually agreed upon between Saskia Labs Pvt. Ltd and TOCP and selected Candidate/s of TOCP
3. Saskia Labs Pvt. Ltd, shall ensure that such selected candidate/s shall be assigned with a "short term project" during the period of internship that includes using/ handling of instruments under proper supervision and guidance etc.
4. Saskia Labs Pvt. Ltd, agrees that at the end of the internship period the selected candidate/may prepare a report of their project work, while safeguarding any confidential or sensitive information in regards to **Saskia Labs Pvt. Ltd**. If candidate/s intends to publish such project work report, TOCP shall submit a copy of such report to Saskia Labs Pvt. Ltd and seek prior approval for its publication.
5. **SASKIA** agrees to design and provide Faculty Improvement Programs (FIP) in the areas of (1) Bioanalytical techniques (ii) Phytochemistry (iii) Cell Biology and (iv) Biochemical assays on mutually agreed

financial and technical program. Shortlisted faculty can be sent for FIP from TOCP as per agreed term and conditions.

6. **SASKIA** and TOCP agree to undertake students' industrial visits, guest lecture and collaborative projects by mutual financial and technical understanding.

B. RESPONSIBILITIES OF TOCP

1. TOCP shall provide Saskia Labs Pvt. Ltd, an opportunity to screen and shortlist candidate/s for Internship at Saskia Labs Pvt. Ltd.
2. TOCP hereby agrees that the final decision with regard to the selection of relevant candidate/s and number of such candidate's is up to the discretion of Saskia Labs Pvt. Ltd
3. TOCP shall ensure that Saskia Labs Pvt. Ltd is aware of the Academic Schedule of the selected candidate/s in regards to Semester/Annual scheme.
4. TOCP agrees that any patents, products or other innovations that arise during the period of internship shall be the sole property of Saskia Labs Pvt. Ltd.
5. TOCP will be provided mutually agreed terms and conditions.
6. TOCP agrees that this internship is related to an educational purpose of the selected candidate/s and there is no guarantee or expectation that such internship or activity will result in employment with Saskia Labs Pvt. Ltd
7. TOCP agrees that Saskia Labs Pvt. Ltd is not liable for injury sustained or health conditions of candidate/s during the course of his/her internship.

C. DURATION OF THE MOU

The Agreement shall be valid for a period of 5 (Five) Years. The agreement may be renewed on mutually agreed terms and conditions.

The agreement may be terminated in the event of either party having breached the terms and conditions mentioned above. In such a case however the candidate/s already undergoing internship at Saskia Labs Pvt. Ltd shall continue and complete the internship as per the provision of this agreement for this purpose and the agreement shall be operative accordingly.

D. AMENDMENT TO THE MOU

During the operation of the MOU, circumstances may arise which may call for alteration in the MOU, which shall be mutually discussed and agreed upon by both parties and shall form part and parcel of the original MOU as an addendum.

E. BREACH OF AGREEMENT

If either party is found violating the above mentioned terms or condition of the MOU, the other party may terminate the MOU after providing three months notice. In such a case however the candidate's already undergoing internship at Saskia Labs Pvt. Ltd shall continue and complete the internship as per the provision of this agreement for this purpose and the agreement shall be operative accordingly.

F. ARBITRATION

Any dispute arising with regard to any aspect of the Agreement shall be settled through mutual consultation and by written consent by the two parties to the Moli In case settlement is not arrived at, the dispute will come under the purview and provision of the Indian Arbitration and Conciliation Act, 1996 and the area of Jurisdiction will be Bangalore City.

G. JURISDICTION

In the event of any disputes between the two parties only the Courts in Bangalore city shall have exclusive jurisdiction. However no court case shall be preferred by either party until Arbitration has been resorted to and has proved unfruitful.

Having gone through each and every condition of this agreement and having understood it clearly and perfectly both the parties affix their signatures below as attesting to this deed on this 20th day of May 2022.

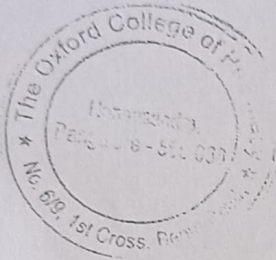
For The Oxford College of Pharmacy

Signature: P. Padma

Name: Dr. Padmaa M. Paraakh

Designation: Principal

(Authorized Representative with seal)



WITNESS:

Signature:

Name: B. Guruswaj, S. K. N. K. K. K.

Designation: Professor & HOD.

For Saskia Labs Pvt. Ltd

Signature: Sangamesh Puranik

Name: Dr. Sangamesh Puranik

Designation: Founder & CEO

(Authorized Representative with seal)



WITNESS:

Signature: Harsha, K. M.

Name: Harsha, K. M.

Designation:

Place: Bangalore

Date: 20.05.2022



168671 AUG 21 2013

ಕರ್ನಾಟಕ ಸರ್ಕಾರ DEPT. OF STAMPS & REGISTRATION GOVERNMENT OF KARNATAKA ಸರ್ಕಾರದ ಸ್ಟಾಂಪ್ ಮತ್ತು ನೋಂದಣಿ ಇಲಾಖೆ
KARNATAKA
Document Sheet
PB6948



ನೋಂದಣಿ ಮತ್ತು ಸ್ಟಾಂಪ್ ಇಲಾಖೆ
Registration and Stamps Department

STAMP DUTY KARNATAKA

ಈ ಪತ್ರವನ್ನು ಯಾವುದೇ ದಾಖಲೆಗಾಗಿ ಬಳಸಬಹುದು
This sheet can be used for any document

Sub-Registrar
Jayanagar, Bangalore

ವ್ಯಾಜ್ಯವನ್ನು ಬರವಣಿಗೆಯ ದಿನಾಂಕ
Date of execution

ಪಾವತಿಸಿದ ಸ್ಟಾಂಪ್ ದುಡ್ಡಿನ ಮೊತ್ತ
Total stamp duty paid Rs.

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is made on 16th August 2013 at Bangalore

between

The Oxford Medical College Hospital & Research Center, Yadavanahalli, Attibele Hobli, Anekal TQ, Bangalore-562 107, which is represented by its President, Children's Education Society [R] being the management here in named as party one.

and

The Oxford College of Pharmacy, 6/9, 1 Cross, Begur Road, Hongasandra, Bangalore 560 068 represented by its Principal, Dr. Padmaa M Paarakh herein named as Party two.

The parties hitherto agree as follows:

1. Party one declares that The Oxford Medical College Hospital & Research Center is a 300 (number) bedded hospital, with a minimum of 72 beds for General Medicine Department.
2. Party one agrees to provide to the party two the minimum space of 120 square meter in the hospital building to establish Pharmacy Practice Department for the conduct of Pharm.D program and Pharm.D[Post Baccalaureate] programs offered in the Party two College.
3. Party one agrees to provide preceptors required to train the Pharm.D and Pharm.D[Post Baccalaureate] students.
4. Party one agrees that, it will not enter into similar agreement with any other Pharmacy institution/s or Department/s offering or intend to offer Pharm.D and Pharm.D[Post Baccalaureate] Programs.

Signature [Party one]
S. Narasa Raju
S. NARASA RAJU
PRESIDENT
Children's Education Society (I)
1st Phase, J.P. Nagar,
Bangalore - 560 078.

Signature [Party two]
P. Padmaa
PRINCIPAL
The Oxford College of Pharmacy
1 Cross, Begur Road, Hongasandra
Bangalore - 560-068


5. The prospective students will be allowed to undergo training in the following specialty departments

- Medicine
- Surgery
- Pediatrics
- Gynecology and Obstetrics
- Skin and VD
- Orthopedics

6. Party two will provide the academic staff and necessary infrastructure for Pharm D & Pharm D (PB) course as per the PCI norms and takes the overall responsibility for smooth conduct of the programs.

7. This agreement is to be in effect at least for ten years from the time of its endorsement by both the parties.


8. The officials representing Children's Education Society [R] (Hospital) and The Oxford College of Pharmacy are signing this MOU to achieve the beneficial objectives of Pharm.D & Pharm.D[Post Baccalaureate] programs.


Signature

Hospital authority (party one)
with seal and date

S. NARASA RAJU
PRESIDENT

Children's Education Society
1st Phase, J.P. Nagar,
Bangalore - 560 078.


Signature

College of Pharmacy (party two)
with seal and date

PRINCIPAL

The Oxford College of Pharmacy
No. 819, 1st Cross, Begur Road, Bangalore - 560 075



सत्यमेव जयते

INDIA NON JUDICIAL

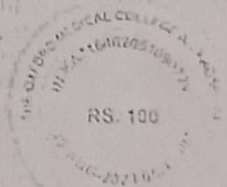
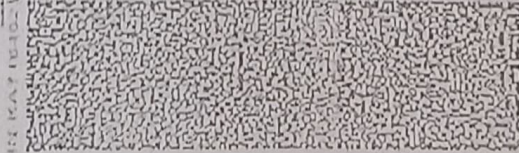
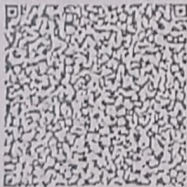
Government of Karnataka

Rs. 100

e-Stamp

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 First Party : THE OXFORD MEDICAL COLLEGE AND HOSPITAL
 Second Party : THE OXFORD COLLEGE OF PHARMACY
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 Stamp Duty Amount(Rs.) : 100
 (One Hundred only)

सत्यमेव जयते



Please write or type below this line

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is made on 30th August 2023 at Bangalore
Between

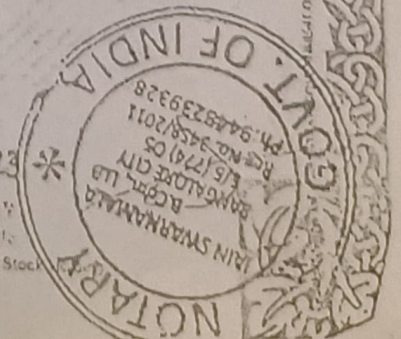
The Oxford Medical College, Hospital and Research Centre, Yadavanahalli, Attibele, Bengaluru-562 107, which is represented by its President, Children's Education Society[Regd.] being the management here in named as Party one.

And

S.N.V.L. Nanajinhe Raji
PRESIDENT
Children's Education Society (R)
1st Phase, J.P. Nagar,
Bangalore - 560 078

R Padma
PRINCIPAL 2023

The Oxford College Of Pharmacy
No 09, 1st Cross, Basar Road, Hongsasandra



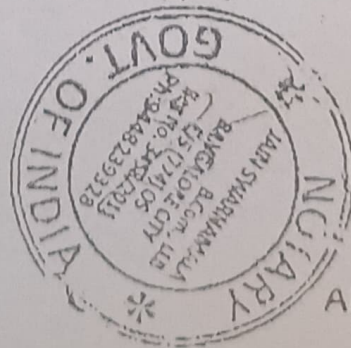
Statutory Alert:
 1. The authenticity of the e-Stamp Certificate can be verified at www.e-stamp.com or using e-Stamp Mobile App of Stock
 Any discrepancy in the details on this Certificate and as available on the website or mobile app renders it invalid
 2. The onus of checking the legitimacy is on the users of the certificate
 3. In case of any discrepancy please inform the Competent Authority

The Oxford College of Pharmacy, 6/9 1st Main, Begur Road, Hongasandra, Bengaluru 560 068 represented by its Principal, Dr. Padma M Paarakh here in named as Party two.

The parties hitherto agreed as follows:

1. Party one declares that The Oxford Medical College, Hospital & Research Centre is a 760 (number) bedded hospital, with a minimum of 72 beds for General Medicine Department.
2. Party one agrees to provide to the party two the minimum space of 120 square meter in the hospital building to establish Pharmacy Practice Department for the conduct of Pharm D program and Pharm D (Post Baccalaureate) program offered in the Party two College.
3. Party one agrees to provide preceptors required to train the Pharm D and Pharm D (Post Baccalaureate) students.
4. Party one agrees that, it will not enter into similar agreement with any other Pharmacy institution/s or Department/s offering or intend to offer Pharm D and Pharm D (Post Baccalaureate) Programs.
5. The prospective students will be allowed to undergo training in the following speciality department
 - Medicine
 - Surgery
 - Pediatrics
 - Gynecology and Obstetrics
 - Skin and VD
 - Orthopedies
6. Party two will provide the academic staff and necessary infrastructure for Pharm D & Pharm D (PB) course as per the PCI norms and takes the overall responsibility for smooth conduct of the programs.
7. This agreement is to be in effect at least for ten years from the time of its endorsement by both the parties.
8. The officials representing Children's Education Society [Regd.] (Hospital) and The Oxford College of Pharmacy are signing this MOU to achieve the beneficial objectives of Pharm D & Pharm D (Post Baccalaureate) programs.

S.N.V.L. Nanagimha Raja
Signature
Chief Hospital Authority (HSA) (DR)
With Seal and Stamp,
Bangalore - 560 078



P. Padma
PRINCIPAL

The Oxford College Of Pharmacy
Signature, Begur Road, Hongasandra,
No. 6/9, 1st Main, Bengaluru - 560 068
College of Pharmacy (Party Two)
with seal and date

30-08-2023

ADMITTED BEEGRE ME

JAIN SWARNAMALA
ADVOCATE AND NOTARY
GOVT. OF INDIA Mobile: 9448239328
7, Gopala Temple Building.