



தமிழ்நாடு தமிழ்நாடு TAMILNADU

TAGORE DENTAL COLLEGE & HOSPITAL
RATHINAMANGALAM, VANDALUR (PO.)
CHENNAI-600 127.

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BIG KANCHIPURAM - 631 502
Date: 7-AUG-2024

MEMORANDUM OF UNDERSTANDING

Between

TAGORE DENTAL COLLEGE AND HOSPITAL

and

TAGORE MEDICAL COLLEGE AND HOSPITAL

This MOU is made and entered into this 9th day of the Jan 2024 between and by the following parties

1. **Tagore Dental College and Hospital** are recognised by Dental council of India and affiliated to the Tamil Nadu. Dr MGR Medical University having office at Rathinamangalam Melekottaiyur post Chennai-6000127 represented by **Dr. C.J. Venkat Krishnan, Principal, Tagore Dental College and hospital.** shall mean include its execution, administrators, nominees and assignees on first part
2. **Tagore Medical College and Hospital** are recognised by Medical Council of India and affiliated to the Tamil Nadu. Dr MGR Medical University having office at Rathinmangalam Melekottaiyur post, Chennai-6000127 represented by **Dr. J. Muthukumaran, Dean, Tagore Medical College and hospital** shall mean include its execution administrators, nominees and assignees on second part

RECITALS

Whereas Dr. C.J. VenkatKrishnan, Principal, Dr. J. Muthukumaran Dean desire to collaborate and including but not limited to joint educational and research programs and treatment for students and faculties of two institutions

Whereas Dr. C.J. VenkatKrishnan Principal, Dr. J. Muthukumaran, Dean have agreed to offer such programs on the terms and conditions contain herein.

NOW THEREFORE, for and in consideration for their mutual promises and understanding the parties agrees as follows

NOW THIS DEED WITNESS AS FOLLOWS

1. "AGREEMENT" shall mean this agreement to together and shall include any modification, alteration, addition or deletion there to agree between the parties in writing after the date of this agreement.
2. Target beneficiary shall be the students and faculties of both institutions

SCOPE OF THE MOU

A. EXCHANGE OF INFORMATION

Both the institutions will work to develop agreement and programs for exchanging academic research and other educational materials

EXCHANGE OF STUDENTS

The students and faculty of Dental College will be permitted to utilize the animal house facility of Tagore Medical College and hospital. They will be entitled to submit their research projects to the institutional animal ethics committee of Tagore Medical College and hospital, and following permission, they will conduct the research work with support, following ethical guidelines

The faculty and the students of Dental College will be permitted to use the herbal garden facility of Tagore Medical College and hospital They will be entitled to submit their research projects to the institution ethics committee of Tagore Medical College and hospital on following permission, they will conduct the research work with support following ethical guidance

The Dental College faculty and students will be permitted to screen and treat the patients in the peripheral health centre that comes under the aegis of Tagore Medical College and hospital following GCP protocols

EXCHANGE OF MATERIAL

The Dental College will be permitted to utilise the "E waste", disposal facility of Tagore Medical College and hospital on a contracted basis as deemed.

B. UTILIZATION OF FACILITIES AND RESOURCES

Shared utilization of facilities and resources such as Labs, Research Facilities, Hospitals, Clinics, medical and other equipment, etc, may be done by each of the two parties.

II. TERMS AND TERMINATION

- a) This MOU shall remain in effect from the date of signing for a period of three years. The MOU may be extended or renewed for additional period of time upon the mutual written consent of the parties subject to such terms and conditions as parties shall determine.
- b) If either party believes the stated purposes of this MOU are not being fulfilled, the other party shall be notified of the areas of concern in writing. Two parties shall attempt to resolve those concerns through common efforts. If no solution can be achieved any party may terminate this MOU by providing written notification at least six months in advance provided however, that such termination shall not take effect with respect to students already enrolled in the programs until such students have been provided an opportunity to complete their coursework.
- c) If the termination is for the other party's noncompliance with any material term of this MOU, the property desiring to terminate, will contact the other party in writing and such party shall have 30 days to correct the situation (cure period). If the situation is not corrected after the 30 days cure period, the termination shall be effective immediately following the 30-days cure period provided however, that such termination shall not take effect with respect to students already enrolled in the programs until such students have been provided an provided an opportunity to complete their coursework.
- d) Any of two parties may see immediately terminate this MOU in the event that there is a change in law regulation or policy of government in the country in respect to MOU with foreign agents

III. FORCE MAJEURE

If, as a result of an act of force majeure of a government agency or instrumentally or other occurrence beyond the reasonable control of either party, a party is hindered in performing its obligations here under or is thereby rendered unable to perform its obligations here under then in such event, such party shall have the right upon notifying the other of the occurrence of force majeure as here in defined to suspend performance until the vent of force majeure has passed in the event that either parties unable to perform for a period of excess of two months at any time after the commencement date of this MOU due to an act of force majeure, the other party may at its option terminate the MOU

IV. DISPUTE RESOLUTION

In the case of any dispute that may arise in future, shall be resolved through mutual consultation and discussion. All efforts shall be made by all two parties to iron out the difference, if any, and in the event of being able to resolve the tangle, the issue may be resolved through arbitration

V. INDEPENDENT CONTRACTORS

The parties are independent contractors of one another. Nothing in this MOU shall be constructed to create a partnership joint venture agency or employment relationship between the parties. Neither party authorized or empowered to act as agent for the other for any purpose and shall not on behalf of the other enter into any contact warranty or representation as to any matter

VI. LEGAL JURISDICTION

This MOU shall be governed by and constructed in accordance with the law of government of India

VII. CONSIDERATION

No consideration is involved between the parties here in.

IN WITNESS WHERE OF, the parties have passed this MOU to be executed by their duly authorised representatives on the date first written below.

TAGORE DENTAL COLLEGE

Dr. C. J. Venkatakrishnan

Dr.C.J.VENKATA KRISHNAN,M.D.S.,Ph.D.,
PRINCIPAL
TAGORE DENTAL COLLEGE & HOSPITAL
RATHINAMANGALAM, MELAKOTTAIYUR POST,
CHENNAI-600 127.

Witness

TAGORE MEDICAL COLLEGE

Dr. J. Muthukumaran

DEAN
TAGORE MEDICAL COLLEGE & HOSPITAL
RATHINAMANGALAM, MELAKOTTAIYUR POST,
CHENNAI-600 127.
Position: Dean

Witness