

MEMORANDUM OF UNDERSTANDING

BETWEEN

Yashodeep Institute of Pharmacy, Aurangabad

AND

M/S.Mprex Healthcare Pvt. Ltd.,

UNIT NO. 501, CROSSROAD BUILDING, BHUMKAR SQ,

WAKAD, PUNE 4115057

ON

COLLABORATION IN

EXCHANGE OF RESEARCH AND

EXPERTISE

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AND
M/S. MPREX HEALTHCARE PVT. LTD.,
UNIT NO. 501, CROSSROAD BUILDING, BHUMKAR SQ, WAKAD, PUNE 4115057
ON
COLLABORATION IN EXCHANGE OF RESEARCH AND EXPERTISE

Whereas,

The Yashodeep Institute of Pharmacy (contract acceptor) and M/S Mprex Healthcare Pvt. Ltd.(contract giver) signed a Memorandum of Understanding on Collaboration in exchange of research and expertise on 03rd April, 2021

The Participants have reached the following understanding:

SECTION 1

Objective

The objective of the collaboration under this Memorandum of Understanding (MOU) will be to continue, expand, and maximize cooperation in research and development between the Participants. Collaboration under this MOU will not preclude other bilateral or multilateral cooperation activities in exchange of research and expertise in which each Participant may take part.

SECTION 2

Scope

1. Collaboration under this MOU may include, but is not limited to, the following fields:
 - a. Herbal Product development
 - b. Standardization of the pharmaceutical raw materials and / or products
 - c. Analytical method development
 - d. Analytical support in some cases as the need arises.
 - e. Execution of value added courses/webinars/conclave.
 - f. Healthcare checkup
2. Other collaborative fields may be added by written arrangement of the Participants.

SECTION 3

Forms of Collaborative Activities

1. Collaboration in accordance with this MOU may include, but is not limited to, the following forms:
 - a. Exchange of all forms of unclassified scientific and technical information and results of research and development for the projects mutually agreed to do;
 - b. Exchange of scientists, other specialists, including those from industry, for participation in research, development, analysis, design and experimental activities conducted in research centers, laboratories, and other facilities and enterprises of each Participant;
 - c. Exchange of samples, materials, instruments and components for testing for the projects mutually agreed to do;
 - d. Organization of seminars, workshops, and other meetings on specific topics;
 - e. Visits by specialist teams or individuals to the facilities of the other Participant;
 - f. The use by one Participant of the facility (ies) owned or operated by the other Participant. Such use of facilities will be the subject of a separate written arrangement and may be subject to commercial terms or conditions;
 - g. Cooperative programs and projects in which the Participants decide to share the work and costs. Such joint projects will be the subject of a separate written arrangement between the Participants.
2. Other specific forms of cooperation may be added by written agreement of the Participants.

SECTION 4

Other Entities

1. The Participants will encourage and facilitate, where appropriate, the development under this MOU of direct contacts and cooperation between universities, science and research centers, institutes and institutions, private sector firms.
2. To supervise the cooperation under this MOU, each Participant will designate a Lead Coordinator. Each Participant will also designate a Technical Coordinator to assist the Lead Coordinator in carrying out activities under this MOU.

The Lead Coordinators will evaluate the status of cooperation under this MOU. This evaluation will include a review of the past year's activities and accomplishments and of the activities planned for the coming year within each of the fields listed in Section 2.

SECTION 5

Intellectual Property; Business-Confidential Information

The Participants do not anticipate the generation of intellectual property from the activities under this MOU or the exchange of business-confidential information. If the Participants determine that a particular activity may lead to the creation of intellectual property or the exchange of business confidential information, they will consult with each other and make appropriate written arrangements for the protection and allocation of such intellectual property and business confidential information.

SECTION 6

Funding

1. Collaboration under this MOU will be subject to the availability of appropriated funds.
2. Yashodeep Institute of Pharmacy will raise requirement of chemicals and other materials for proposed work agreed between the two participants. Mprex Healthcare Pvt. Ltd. would supply those chemicals or materials.
3. In case Yashodeep Institute of Pharmacy has to make arrangements to buy the chemicals or materials Mprex Healthcare Pvt. Ltd. would authorize to do so. Payment for the procurement of chemicals or other materials will be done by Mprex Healthcare Pvt. Ltd.
4. In addition to the above mentioned expenses Yashodeep Institute of Pharmacy & Mprex Healthcare Pvt. Ltd. will agree upon the fix amount as consultation charges towards the work assigned to Yashodeep Institute of Pharmacy. At the time of collaborative work assignment confirmation Yashodeep Institute of Pharmacy will raise the invoice for the work and will submit to Mprex Healthcare Pvt. Ltd. along with the report of the work completed. Mprex Healthcare Pvt. Ltd. will pay the amount to Yashodeep Institute of Pharmacy.

SECTION 7

Equipment

The participants will provide the necessary premises and allow use of equipment for carrying out mutually agreed upon research work activities.

SECTION 8

Samples and Materials

1. Unless otherwise agreed in writing, the following provisions will apply to the transportation and use of samples and materials provided by one Participant to the other under this MOU:
2. Unless otherwise agreed by the Participants, all samples and materials provided by the sending Participant to the receiving Participant will remain the property of the sending Participant, and will be returned to the sending Participant upon completion of the mutually agreed activity.
3. Where one Participant requests that a sample or material be provided by the other Participant, the Participant providing the sample or material will bear all costs and expenses associated with the transportation of the sample or material from the location of the sending.
4. Subject to the provisions of Section 5, each Participant will promptly disclose to the other Participant all information arising before and after the examination or testing of samples or materials exchanged under this MOU.

SECTION 9

General Provisions

1. Cooperation under this MOU will be in accordance with the professional ethics and mutual understanding.
2. All questions related to the MOU arising during its term will be settled by the Participants through consultations with each other.

SECTION 10

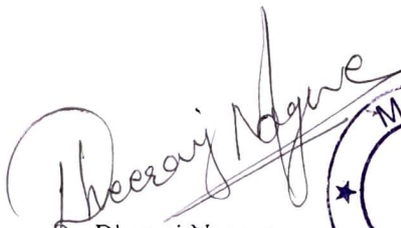
Documentation

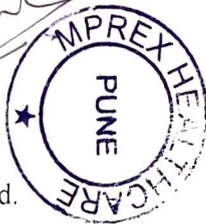
When Participant (contract giver) requests the work to the participant (contract acceptor) a written communication is to be given for the work. The Participant (contract acceptor), will providing the status and or report on the work in writing when requested by the participant (contract giver).

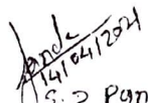
SECTION 11

Entry into Operation, Amendment and Termination

1. This MOU will enter into operation upon the last date of signature and remain in operation for a period of two years. This MOU may be amended or extended by written agreement of the participants.
2. This MOU may be terminated at any time by either Participant upon three (3) months written notice to the other Participant. All joint efforts and experiments not completed at the expiration of the MOU may be continued until their completion under the terms of this MOU.


Dr. Dheeraj Nagore
Mprex Healthcare Pvt. Ltd.




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