# TNC Health Care Pvt. Ltd. New Delhi, India

Date of signing the MoU: 11/01/2016

MoU Valid till: 11/1/2026

# **Objectives of MoU**

- Exchange of students
- Exchange of Academic Staff
- Joint Research and Publications
- Joint Industry Consultancy

## NATIONAL SCIENTIFIC INTERCHANGE AGREEMENT

Between

## INTEGRAL UNIVERSITY LUCKNOW

And

## TNC HEALTHCARE PRIVATE LIMITED



INTEGRAL UNIVERSITY, LUCKNOW, Uttar Pradesh, India and TNC HEALTHCARE PRIVATE LIMITED, New Delhi, India, wishing to develop cooperative relations on the basis of established contacts and mutual understandings, especially to develop scientific and cultural interchange through mutual assistance in the areas of research and plant variety development,

## PART I

agrees as follow

#### Area of Cooperation

The area of cooperation includes, subject to mutual consent and appropriate conditions, any program offered at either organization and proposed by either as desirable, feasible, and contributory to the fostering and development of the cooperative relationship between them.

Er. Adnan Ahmad Assistant Professor Department of Bioengineering Faculty of Engineering

## PART II Methods

All understandings and assistance shall be subject to availability of funds and the specific approval of the Registrar INTEGRAL UNIVERSITY, LUCKNOW and of the TNC HEAD TO ARE PRIVATE LIMITED, through such activities or programs as:

to be started immediately after signing this MoU:

Degree training

- Engage in consultancies
- Conduct joint research activities
- 4. Placement of the students in TNC HEALTHCARE PRIVATE LIMITED

Placed students should work hard with sincerity and honesty. The students undergoing job-cum-training will only be given certificate after evaluation of the training report by the department and the respective organization as well.

Activities to be started on the basis of the availability of funds:

- 1. Exchange of scientific and technical staff
- Exchange of students and staff
- 3. Participation in seminars and meetings
- 5. Special short-term training programs
- 6. Cultural exchange activities
- 7. Other activities as deemed mutually appropriate,

The terms of such mutual assistance and necessary budget for each program and activity shall be mutually discussed and agreed upon in writing by both parties prior to the initiation of the particular activity or program. Furthermore it is understood that each institution will enter into specific program by program written agreements as required for compliance with the respective immigration regulations of the parties involved. Each organization will designate a Liaison

Er, Adnan Ahmad Assistant Professor Department of Bioenging aring

Faculty of Engine

Contact Officer to develop specific activities or programs for approval by the respective organizations.

#### PART III

## Effective Date and Length of Agreement

The statement will remain in force for a period of Ten years subject to the availability of funds, and any amendment and/or modification of this agreement requires a written approval of each and all parties: the INTEGRAL UNIVERSITY, LUCKNOW and that of TNC HEALTHCARE PRIVATE LIMITED, NEW DELHI and shall be appended hereto. After the initial Ten-year period, this agreement may be renewed by written consent of all parties.

## PARŤ IV

## Intellectual Property Right (IPR)

Each party reserves the right to terminate this agreement upon six (6) months written notice to the others. Any individual activities to be continued will be specifically identified and provided for at the time of termination.

Each party shall be responsible for assuring full compliance by its participants with applicable laws and regulations, including insurance, of the respective nations.

Nothing contained herein or in the activities conducted hereunder shall constitute either party the agent, servant or employee of the other party, and each party shall be fully and solely responsible for its own actions and obligations.

(a) All the intellectual property rights resulting out of the joint effort of INTEGRAL UNIVERSITY (IU) and TNC HEALTHCARE PRIVATE LIMITED (TNC) will be considered as intangible

Department of Hidengineering Faculty of Engineering Integral University, Lucknow property of both the parties of this MOU i.e. IU and TNC. The project report, research paper, product, invention if any, and other creative generation from the joint venture will be considered as Intellectual Properties and the ownership right over these properties will belong to IU and TNC. The researcher, students, faculties, employees of both parties will be inventor, writer of the property but the owner will be only 10 and TNC.

(b) Both the parties will not claim any exclusive or sole ownership over the property till the existence of this MOU. After the completion of the MOU or termination before the term TNC will lose its all the claims on this property and in such case all the rights will automatically be transferred to the IU. TNC will not claim any kind of ownership, possession over such rights of whatsoever nature.

- (c) Both the Parties will have the first right-to-refuse the exclusive worldwide rights to use the technologies developed during the life of the MoU.
- (d) Any further development in the protected technology will be considered as sole creation of IU. TNC will not claim any kind of ownership claim on such creations.

#### PART V

#### Force Majeure

Any delay or failure by any party to perform its obligations hereunder shall be excused if any and to the extent that it is caused by an event or occurrence beyond the reasonable control of the Party and without its fault or negligence, such as, by way of example and not by way of limitation, actions by any governmental authority (whether valid or invalid), fires, floods, windstorms, explosions, riots, natural disasters, insurgency, wars, sabotage, labor problems (including lockouts, strikes and slowdowns), inability to obtain power, material, labor, equipment or transportation or court injunction or order; provided that written notice of such delay (including the anticipated duration of the delay) shall be given by the affected Party to the other Party within ten (10) days. If requested by any of the Parties, the other Party shall, within ten (10) days of such request, provide adequate assurances that the delay shall not exceed thirty (30) days. If the delay lasts more than three months, the requesting Party may, by written notice to the other Party recommend cancellation of this MOU to the Governing Council without liability.

Er. Adhan Attion
Assistant Professor
Assistant Professor
Department of Bioengineering
Department of Engineering

FOR THE HEALTHCARE PRIVATE LIMITED,

Prof. IRFAN ALI KHAN REGISTRAN

Registrarimy GRAL UNIVE 新聞電

Integral University CKNOW

Date: 11.01.2016

Mr. Sanjay Kumar paul

Director

TNC HEALTHCARE PRIVATE LIMITED

Date: 11.01.2016

WITNESS 1:

Dr. Mohd. Haris Siddiqui

WITNESS 3:

Signature:

WITNESS 2:

Er. Adnan Ahmad

Signature:

Er. Adhan Ahmad Assistant Professor
Department of Bioengineering
Faculty of Engineering
Integral University, Lucknow

> Sworn and Verified Before me

Adv. & NOTARY Lucknow U.P Indla Regd 31/84/2000

**Anand Pratap Singh** 

Signature:

whomas signed/but his TI before m