

1.M.S ACADEMY

MoU Signed date: 1st January 2021





2. Lailen Consultancy Pvt. Limited

MoU Signed date: 4th June 2021



3. MoUS Signed with Government Dawrpui Vengthar Middle School





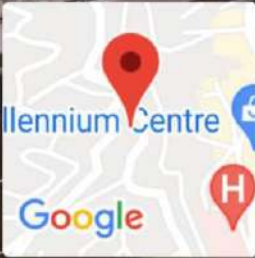
4. MoUS Signed with Mizoram Science Technology and innovation council





5. MoUS Signed with Mizoram State AIDS Control Society (MSACS)





Aizawl, Mizoram, India
PPM7+MR7, Dawrpui Vengthar, Chaltlang, Aizawl, Mizoram 796001, India
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Long 92.714616°
13/05/22 11:57 AM

GPS Map Camera

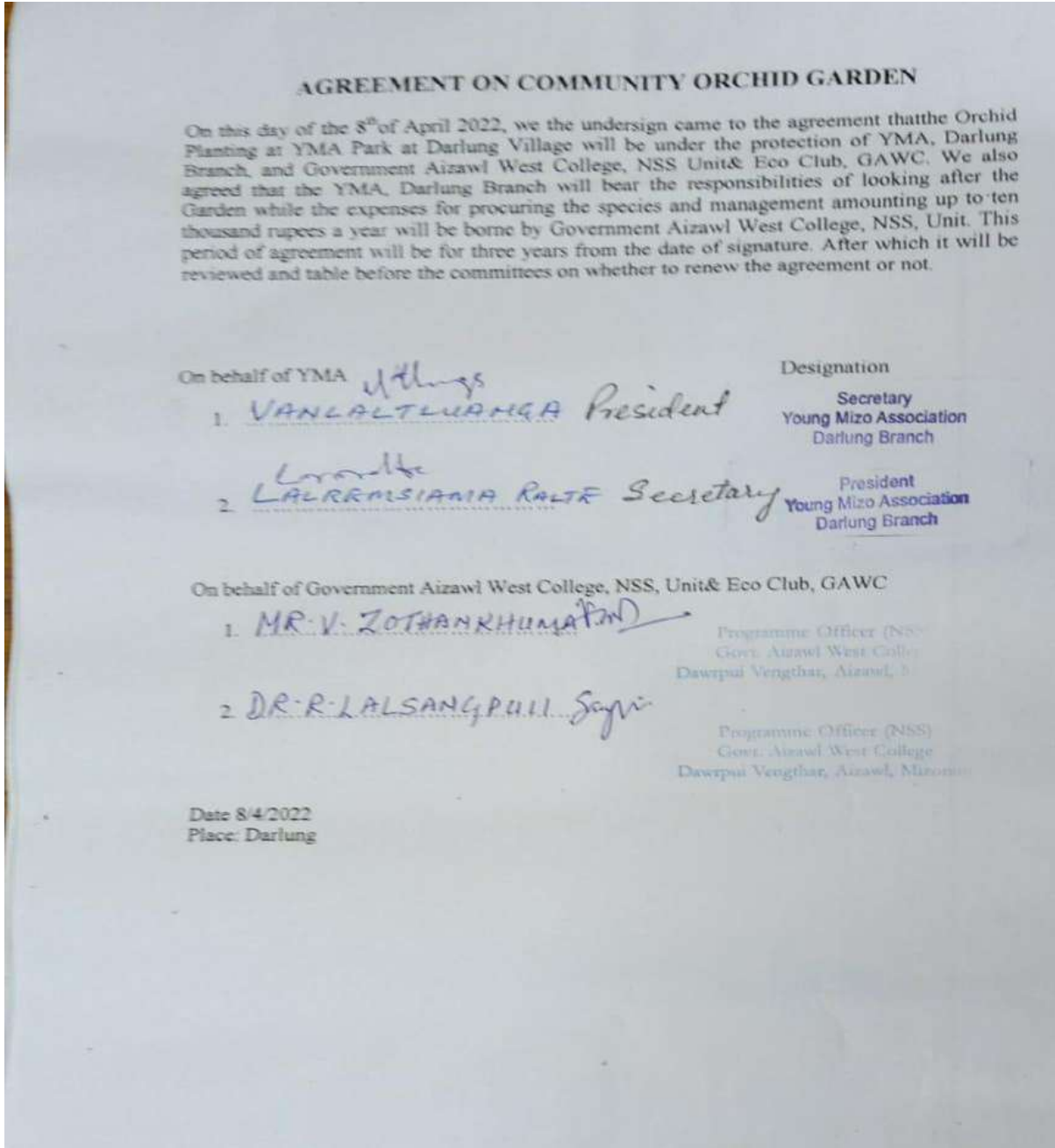


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PPM7+JWR, Aizawl, Mizoram 796001, India
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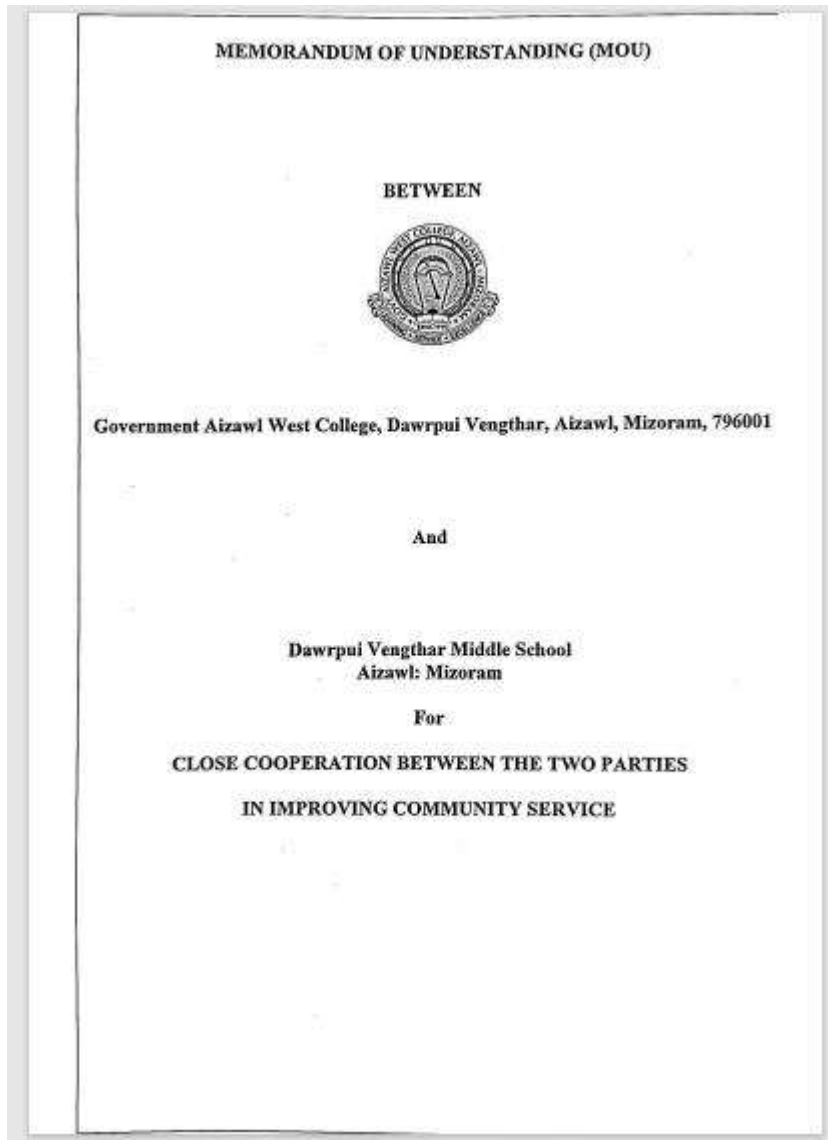
1.YMA Darlung

MoU Signed date: 8th April 2022



2. Government Dawrpui Vengthar Middle School

MoU Signed date: 13th April 2022



MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this DAY of the Thirteenth April, Year Two Thousand and Twenty Two by and between.

Government Aizawl West College, Dawrpui Vengthar, Aizawl, Mizoram, 796001, THE FIRST PARTY represented herein by its Principal.

AND

Dawrpui Vengthar Middle School, Aizawl, Mizoram, 796001, THE SECOND PARTY represented herein by its Headmaster.

PURPOSE OF MOU

In particular, this MOU is intended to

1. Help the students of Dawrpui Vengthar Middle School in improving their Spoken English and other life skills.
2. Provide an opportunity for the Staff of Government Aizawl west College to reach out to the local community and make a change for the better.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

Clause-1

CO-OPERATION

- 1.1 Both parties are united by common interests and objectives, and they shall Establish channels of communication and co-operation that will promote and advance their respective operations.
- 1.2 The co-operation between first party and second party with facilities effective utilization of the intellectual capabilities of the first party providing significant inputs to them in developing suitable lecture/ training systems, keeping in mind the needs of the second party.

Clause-2

SCOPE OF THE MOU

- 2.1 Both parties believe that close co-operation between the two would be a major benefit to the student community to enhance their knowledge.
- 2.2 The first party will give valuable inputs to the second party in teaching/ training so that the students are prepared meaningfully. The second party will provide its classroom/ hall with other necessary requirements for the said purpose.

Clause-3

VALIDITY

- 3.1 The validity of the agreement is two years from the date of agreement.
- 3.2 Both parties may terminate this MOU upon 30 calendar days' notice in writing. In the event of termination, both parties have to discharge their obligation.
- 3.3 Any dispute arises may be settled within the jurisdiction of High Court, Bench only.

AGREED:

For Government Aizawl West College, Dawrpui Vengthar, Aizawl, Mizoram & Dawrpui Vengthar Middle School, Aizawl, Mizoram.


(Prof. C. LALTHLENGLIANA)
Principal
Govt. Aizawl West College.

Witness 1:

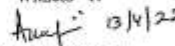

(Dr. MARY ANNE LALBLAKHUI ZADENG)
Chairman
Language Development Cell

Witness 2:

(Dr. SAMUEL VL THLANGA)
Coordinator
IQAC


(C. LALRINZUALA)
Headmaster
Dawrpui Vengthar Middle School

Witness 1:


(LALA WMPUII)
Teacher
Dawrpui Vengthar Middle School

Date : 13.04.2022

Place : Seminar Room, GAWC

Government Aizawl west College, Aizawl, Mizoram

3. Mizoram Science Technology and innovation council (MISTIC)

MoU Signed date: 30th May 2022

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MOU), hereinafter referred to as the Memorandum, entered into on 30th May, 2022, by and between Intellectual Property Rights Cell of Govt. Aizawl West College, hereinafter referred to as the "First Party," and Patent Information Centre (PIC) of Mizoram Science Technology & Innovation Council (MISTIC), hereinafter referred to as the "Second Party," and collectively known as the "Parties" for the purpose of establishing and achieving various goals and objective relating to the Intellectual Property Rights.

WHEREAS, the aforementioned Parties desire to enter into the herein described agreement in which they shall work together to accomplish the goals and objectives set forth;

AND WHEREAS, the Parties are desirous to enter an understanding, thus setting out all necessary working arrangements that both Parties agree shall be necessary to fulfil the terms and conditions as under;

MISSION

The aforementioned statement has been established with the following intended mission in mind.

OBJECTIVES

The Parties shall endeavor to work together to develop and establish policies and procedures that will promote and sustain any right relating to Intellectual Property Rights.

RESPONSIBILITIES AND OBLIGATIONS OF THE PARTIES

It is the desire and the wish of the aforementioned Parties to this MOU Agreement that this document should not and thus shall not establish nor create any form or manner of a formal agreement or indenture, but rather an agreement between the Parties to work together in such a manner that would promote a genuine atmosphere of collaboration.

TERMS OF UNDERSTANDING

The term of this Memorandum of Understanding shall be for a period of 5 years (five) from the aforementioned effective date and maybe extended upon written mutual agreement of both Parties.

AMENDMENT OR CANCELLATION OF THIS MEMORANDUM

This Memorandum of Understanding may be amended or modified at any time in writing by mutual consent of both parties.

In addition, the Memorandum of Understanding may be cancelled by either party with 1 (one) month advance written notice, with the exception where cause for cancellation may include, but is not limited to, a material and significant breach of any of the provisions contained herein, when it may be cancelled upon delivery of written notice to the other party.

GENERAL PROVISIONS

The Parties acknowledge and understand that they must be able to fulfill their responsibilities under this Memorandum of Understanding in accordance with the provisions of the law and regulations that govern their activities. Nothing in the Memorandum is intended to negate or

MOU SUMMARIZATION

FURTHERMORE, the Parties to this MOU have mutually acknowledged and agreed to the following:

- The Parties to this MOU shall work together in a cooperative and coordinated effort, and in such a manner and fashion to bring about the achievement and fulfillment of the goals and objectives.
- To organize various IPR awareness programs, seminars, workshop, camps, short term training programmes and any other related activities such as Observation of World Intellectual Property Day, IPR quiz, etc. in collaboration with Patent Information Centre (PIC), MISTIC.
- To guide and advise researcher, scientist and the general public on how to obtain and sustain IPRs such as Patents, Copyright, Trademarks and Industrial Design, and help them approach Patent Information Centre (PIC), MISTIC.
- To contribute to the filing of Intellectual Property Rights (at least five) from the Institution within the term of the agreement.
- To provide IPRs protection information, orientation and facilities to various, stakeholder, researcher, scientist and students.
- Any kind of research work and seminar proceedings relating to IPR Cell may be published by the college independently.
- The financial assistance sanctioned by MISTIC for establishment of office layout/office automation, may be utilized accordingly and that any infrastructure procured thereof will belong to the College and PIC, MISTIC thereafter. Disposal of such infrastructure in any way should be done through agreement of both parties.
- Upon the signing of this MOU by both Parties, this Agreement shall be in full force and effect.
- The Parties to this MOU have the right to individually or jointly terminate their participation in this Agreement provided that advanced written notice is delivered to the other party

otherwise render ineffective any such provisions or operating procedures. The parties assume full responsibility for their performance under the terms of this Memorandum.

If at any time either party is unable to perform their duties or responsibilities under this Memorandum of Understanding consistent with such party's statutory and regulatory mandates, the affected party shall immediately provide written notice to the other party to establish a date for resolution of the matter.

LIMITATION OF LIABILITY

No rights or limitation of rights shall arise or be assumed between the Parties as a result of the terms of this Memorandum of Understanding.

ARBITRATION/MEDIATION DISPUTE RESOLUTION

The Parties to this Memorandum of Understanding agree that should any dispute arise through any aspect of this relationship, including, but not limited to, any matters, disputes or claims, the parties shall confer in good faith to promptly resolve any dispute.

The parties agree that any claim or dispute that arises from for through this agreement, the relationship or obligations contemplated or outlined within this agreement, be resolved through mediation.

NOTICE

Any notice or communication required or permitted under this Memorandum shall be sufficiently given if delivered in person or by certified mail, return receipt requested, to the address set forth in the opening paragraph or to such address as one may have furnished to the other in writing.

GOVERNING LAW

This Memorandum of Understanding shall be governed by and construed in accordance with the laws of the State of Mizoram.

ASSIGNMENT

Neither party to this Memorandum of Understanding may assign or transfer the responsibilities or agreement made herein without the prior written consent of the non-assigning party, which approval shall not be unreasonably withheld.

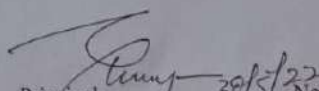
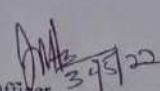
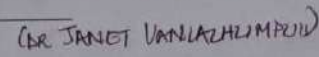
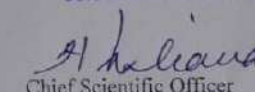

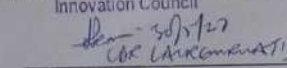
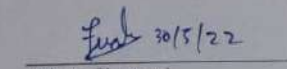
ENTIRE UNDERSTANDING

The herein contained Memorandum of Understanding constitutes the entire understanding of the Parties pertaining to all matters contemplated hereunder at this time. The Parties signing this MOU desire or intend that any implementing contract, license, or other agreement entered into between the Parties subsequent hereto shall supersede and preempt any conflicting provision of this Memorandum of Understanding whether written or oral.

AUTHORIZATION AND EXECUTION

The signing of this Memorandum of Understanding does not constitute a formal undertaking, and as such it simply intends that the signatories shall strive to reach, to the best of their abilities, the goals and objectives stated in this MOU.

This Agreement shall be signed by Intellectual Property Rights Cell of Govt. Aizawl West College and Patent Information Centre (PIC) of Mizoram Science Technology & Innovation Council (MISTIC) and shall be effective as of the date first written above.

 Principal Govt. Aizawl West College	 Nodal Officer Intellectual Property Rights Cell	
_____ (First Party Signature) (Prof. C. LALTHLENGLIANA) Principal Govt. Aizawl West College	 (DR. JANET VANLAKHLIMPUU)	<u>30.05.2022</u> (Date)
 Chief Scientific Officer & Member Secretary Mizoram Science, Technology & Innovation Council	 Senior Scientific Officer Nodal Officer, PIC Mizoram Science, Technology & Innovation Council	
_____ (Second Party Signature) Mizoram Science, Technology & Innovation Council	(SAMUEL LALMALSAWMA) Senior Scientific Officer Mizoram Science, Technology & Innovation Council	<u>30.05.2022</u> (Date)
 (Witness Signature)		<u>30.05.2022</u> (Date)
 (Witness Signature)		<u>30.05.2022</u> (Date)
(C. LALTLANZUALA)		



OFFICE OF THE PROJECT DIRECTOR
STATE AIDS CONTROL SOCIETY
MIZORAM, AIZAWL



C-96, Opposite Presbyterian Church
Bamhlan North, Aizawl- 796012

Phone: 0389-23242567
Email: mizoramacs@gmail.com

1. The following documents attached hereto shall be deemed to form an integral part of this Contract:

- (a) The General Conditions of Contract;
- (b) The following Appendices:

- Appendix A: Terms of Reference for Institution/Organization for Research
- Appendix B: Project details
- Appendix C: Budget Details
- Appendix D: Monitoring and reporting

2. The mutual rights and obligations of the "Client" and the LRI shall be as set forth in the Contract, in particular:

- (a) the LRIs shall carry out and complete the project in accordance with the provisions of the Contract; and
- (b) the "Client" shall bear the responsibility to make payments to the LRI in accordance with the provisions of the Contract.

IN WITNESS WHEREOF, the Parties hereto have caused this Contract to be signed in their respective names as of the day and year first above written.

Signed by

1. For and on behalf of the "Client"

(Handwritten signature)
CIR HLUNA

2. For and on behalf of the LRI
[Authorized Representative]

[Note: if the LRI consists of more than one entity or if there are one or more than one PRI (s), all these entities should appear as signatories, e.g., in the following manner]

(Handwritten signature)
13/5/22
(Handwritten name)

3. For and on behalf of each of the Members of the LRI,
[name of member]
[Authorized Representative]

(Handwritten signature) 13/5/22
(N. SARANTHAWANG, CHAWHANG)

4. [name of member]
[Authorized Representative]

(Handwritten signature) 13/5/22
(DR. LAIKHAWANG)

5. For and on behalf of each of the Members of the PRI,

(Handwritten signature) 13/5/22
(DR. LAIKHAWANG, PACHUAN)

[name of member]
[Authorized Representative]

6. [name of member]
[Authorized Representative]

**OFFICE OF THE PROJECT DIRECTOR
STATE AIDS CONTROL SOCIETY
MIZORAM, AZIWAUL**

C-56/Diploma, Phrohman Church, Serchhip North, Azawl-786012 Phone: 9880-2342467 Email: mizoram.sacs@gmail.com

Witness (Signature with full name, designation and contact details)

1) C. LALUNHAWA (CONSTITUTIONAL ACCOUNTANT) SI 18/05/2022
MSACS

2) ROTHANSANGI, UDC, GAUK 18/05/2022

B. General Conditions of Contract

1. GENERAL PROVISIONS

1.1 Definitions (unless the context otherwise requires, the following terms whenever used in this Contract shall have the following meanings)

1) "Applicable Law" means the laws and any other instruments having the force of law in India for the time being

2) "BID" means any private or public entity that will carry out the project for the "Client" under the Contract full form: "Basic Research Study 2022"

3) "Contract" means the Contract signed by the Parties and of the attached document stated in Clause 1, that is this General Conditions (GC) and the Specifications

4) "Day" means calendar day

5) "Effective date" means the date on which this Contract comes into force and effect pursuant to Clause GC 2.1.

6) "GC" means these General Conditions of Contract

7) "Government" means the Government of India

8) "Local Currency" means Indian Rupees

9) "Participating Research Institution" or "PI" means any of the entities that make up the joint venture/consortium/association with IIR for the project, and it means all their assets

10) "Party" means the "Client" or the IIR, or the case may be, just "Parties" means both of them

11) "Personnel" means professional and support staff provided by the IIR or by any PI(s) and assigned to perform the any part of the project and any person or entity to whom/which the IIR subcontract any part of the Services

12) "Reimbursable expenses" means all project-related costs (such as human resources, travel, monitoring, report printing, incidental expenses, subject to specified maximum limits in the Contract)

13) "Project" means the work to be performed by the IIR pursuant to the Contract, as described in Appendix B hereto.

14) "In writing" means communicated in written form with proof of receipt

15) "Supervisor" means National AIDS Control Organization

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1.2. Relationship Between the Parties
Nothing contained herein shall be construed as establishing a relationship of master and servant or of principal and agent as between the "Client" and the IIR. The IIR, subject to this Contract, has complete charge of management and PI(s), if any, carrying out the project and shall be fully responsible for the Services performed by them or an their subcontractor

1.3. Law Governing Contract: This Contract, its meaning and interpretation, and the relation between the Parties shall be governed by the applicable laws of India

1.4. Headings: The headings shall not limit, alter or affect the meaning of this Contract

1.5. Notices

1.5.1 Any notice, request or demand required or permitted to be given or made pursuant to this Contract shall be in writing. Any such notice, request or demand shall be deemed to have been given or made when delivered in person to an authorized representative of the Party to whom the communication is addressed, or when sent by registered post/Courier/telegram to such Party at the address as specified hereunder

The addresses are

1. Name of the Client:
Attention: Dr. Richard C. Hillman
Facsimile: 9880-2342467/9880-2342468/9880-2342469

2. IIR: Govt. Manipal College, Dawphei, Vengthang,
Attention: Dr. Lalunhawa (NARS Dept. of Epidemiology)
Facsimile: 9880-2342467 Email: mizoram.sacs@gmail.com

The Authorized Representative is:
For the "Client": Dr. Richard C. Hillman, Zone Epidemiologist, ID Division, USAID
For the IIR: Dr. Lalunhawa

1.5.2 A Party may change its address for notice hereunder by giving the other Party notice in writing of such change to the address specified in the GC 1.5.1.

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1.4. The decision of the majority of arbitrators shall be final and binding upon both parties. The decision of the arbitrator as determined for the arbitrators shall be shared equally by the Client and the IIR. However, the expenses incurred by each party in connection with the preparation, presentation shall be borne by the party itself. All arbitration awards shall be in writing and shall state the reasons for the award.

5. MISCELLANEOUS PROVISIONS

5) Nothing contained in this Contract shall be construed as establishing or creating between the Parties a relationship of master and servant or principal and agent.

5.1. In the event of a failure on the part of any Party to enforce rights or powers under this Contract shall not operate as waiver thereof

5.2) The IIR shall notify the Client of any material change in their status, in particular, where such change would impact on performance of obligations under this Contract

5.3) Each member of the IIR, in case of a sub-contract, shall be jointly and severally liable and responsible for all obligations towards the Client for performance of works including that of its PI(s) and personnel under the Contract

5.4) The IIR shall at all times indemnify and keep indemnified the Client against all moral damage, etc. for any infringement of any Intellectual Property Rights (IPR) which proceeding it carries out under the Project

5.5) The IIR shall at all times indemnify and keep indemnified the Client against any claims in respect of any damage or compensation payable in consequences of any accident or injury sustained or suffered by its employees

5.6) The IIR shall at all times indemnify and keep indemnified the Client against any and all claims by PI(s) and personnel working for this and PI(s), in respect of wages, salaries, remuneration, compensation or the like

5.7) All claims regarding indemnity shall survive the termination or expiry of the Contract.

The Arbitration proceedings shall take place in Aizawl in India

5.8) **WITNESS SIGNATURE:** The Parties hereto have caused this Contract to be signed in their respective names as of the day and year first above written.

Signed by:

1. For and on behalf of the Client: Dr. Richard C. Hillman (CCR Hillman)

2. For and on behalf of the IIR: Dr. Lalunhawa (NARS Dept. of Epidemiology)

Note: If the IIR consists of more than one entity or if there are one or more than one PI(s), all

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names entities should appear in signatures, e.g., in the following manner:

For and on behalf of each of the Members of the IIR:
(name of member) 18/05/2022
(Authorized Representative) (Mizoram State Government)
(name of member) 18/05/2022
(Authorized Representative) Dr. Lalunhawa (NARS)

3. For and on behalf of the PI:
(Authorized Representative)
Note: If the PI consists of more than one entity or if there are one or more than one PI(s), all names entities should appear in signatures, e.g., in the following manner:

For and on behalf of each of the Members of the PI:
(name of member)
(Authorized Representative)

In witness whereof:

Witness (Signature with full name, designation and contact details)

1) C. LALUNHAWA (CONSTITUTIONAL ACCOUNTANT SI) 18/05/2022
MSACS

2) ROTHANSANGI, UDC, GAUK 18/05/2022

**AN AGREEMENT
BETWEEN
INDIRA GANDHI NATIONAL OPEN UNIVERSITY,
REGIONAL CENTRE, AIZAWL
AND
GOVERNMENT AIZAWL WEST COLLEGE**

INNOVATION, ENTREPRENEURSHIP AND START-UP PROGRAMME

Indira Gandhi National Open University (IGNOU) Regional Centre Aizawl and Government Aizawl West College hereby consent to sign an Agreement for fostering Innovation, Entrepreneurship and star-up programme under IGNOU Institutional Innovative cell (IIC), the Agreement will come into force from 10th May, 2022 and will be valid for a period of five (5) years.

Objective of the programme:

- (1) To obtain registration under IGNOU-Institutional Innovative Cell (IIC)
- (2) To enhance learners support network.

Keeping in view of the above objectives, on this day the 10th May, 2022, the under sign signatories agreed to conclude an Agreement.

Prof. C. Lalthleigliana
10/5/2022
(Prof. C. LALTHLEGLIANA)
Principal
Government Aizawl West College
Aizawl, Mizoram
Principal
Govt. Aizawl West College
Aizawl : Mizoram

Dr. S.R. Zonunthara
(Dr. S.R. ZONUNTHARA)
Sr. Regional Director
Regional Centre Aizawl
Indira Gandhi National Open University
Regional Director
Indira Gandhi National Open University
Regional Centre : Aizawl : Mizoram

