INVISALIGN" UNIVERSITY PROGRAM INDIA

The Invisalign University Program Intia agreement ["Agreement"] shall be effective from 1° October, 2020 ("Effective Date") and sets forth the mutual agreement of invisalign India LLP ("Align") and DAPM RV Dental College Bangalore("University") (together the "Parties," and individually a "Party").

Whereos: Align and its affiliates have developed an orthodontic technique utilizing a series of clear polymer, removable appliances, commonly referred to as aligners, that move teeth in small increments from their original state to a more ideal treated state ("Invisalign System"). Align and its affiliates have also developed ClinCheck software, a proprietary system for treating malocclusions, or the misalignment of teeth which depicts the patient's tooth movement from the

Whereas: University provides specialty training programmes in clinical orthodontics;

Whereas: University desires and Align has offered to provide educational items, services and support as set forth below (the "Invisalign University Program").

The Parties hereby agree as follows:

- 1. This Agreement will be in effect for one year from the Effective Date of this Agreement.
- The purpose of this Program is to help educate University residents and faculty about straightening teeth with clear aligner therapy, allow University residents and faculty to evaluate the invisalign System, and build the clinical confidence of University residents and faculty in understanding how clear aligner therapy may be used in dental practices.
- The items, services and support provided by Align pursuant to this Agreement are not tied to or based on any past or potential future purchase, lease, recommendation, use, arrangement for purchase, or prescription of Align's products, including "Invisalign" aligners ("Products").
- University will select the patients required for supervised treatment who are individuals from the wider University student or faculty population who are not family or friends of Invisalign University Program organizers or staff or University residents enrolled in the Masters or PhD Programs, and who provide their written consent as set forth herein ("Program Patients").
- University must obtain all consents necessary for Program Patients, including but not limited to the necessary consents for (i) the Program Patients to undergo invisalign treatment provided by the University residents and faculty who have been successfully completed the Invisalign courses and (ii) the collection and use of any personal data of the Program Patients by a University resident and/or the University as well as the use and disclosure of such personal data by, and to, Align under this Agreement.
- 6. During this University Program, each University resident shall collect initial records, 6 month progress reports, and final records (including but not limited to a minimum of extra and intra oral photographs, study models, and appropriate radiograph) at a quality level that can be used for presentation or publication purposes (the "Program Records"). Programme Records shall be sent to Align and may also be disclosed to Align's related subsidiaries. University hereby provides authorization for Align's use, on an anonymised basis, of such Programme Records without compensation to University or the Program Patient at its sole discretion for (i) educational and/or research and development purposes, (ii) orthodontic or dental consultations, (iii) publication In professional journals, books, or Align learning and marketing collateral. Prior to the release of Program Records to Align, University shall obtain Program Patients' signed and informed consent in respect of Align's processing of their personal information using the Program Patient Consent Form attached as Schedule 1. All completed Program Patient Consent Forms shall be sent to the local Align Clinical Department. The University warrants that all personal information contained in the Programme Records provided to Align has been obtained D.A. PANDU MEMORIAL with the Programme Patients' informed consent. PRINCIPAL R.V. DENTAL COLLEGE

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- University must comply with the privacy and data protection laws applicable to it when collecting, holding, using, storing, processing personal data relating to Program Patients, including but not limited to the processing of personal data involved in the collection and transfer of Program Records.
- 8. University will receive one University Account Number, University residents within the Master Programme who have been Resident Invisalign Trained may only submit his/her own Programme Patients' treatments under the University Account (not the University resident's personal DID). Programme Patients must not be transferred from this programme, or disclosed, to other doctors nutside of this programme. Doctors outside of this programme may not submit treatments under the University Account, Treatments cannot be combined from separate accounts and only count for the University Account Number which they are submitted. Align reserves the right to withdraw the University Account Number and any Align user name and passwords it issues to University, University teaching faculty, or University residents for any reason, including if Align is not satisfied that the training end-points or competencies have been met within this Program.
- 9. An "Educational Evaluation Invisalign Treatment Samples" is one of the following treatment submissions submitted under the University Account Number that has been submitted with all Required Records, as defined below, and has been ClinCheck approved during the term of this Agreement: (i) Invisalign Comprehensive Treatment; (li) Invisalign Moderate Treatment; (lii) Invisalign Lite Treatment; and (iv) Invisalign ExpressTreatment.
- 10. University will be provided ten (10) Educational Evaluation Invisalign Treatment Samples during the term of this Agreement for educational use. University agrees to not charge patients the invisalign product costs associated with these Educational Evaluation Invisalign Sample Treatments.
- 11. Upon request from the University resident, Align agrees to provide each University resident completing the Masters Programme Including the Invisalign Orthodontics Training Course or the Invisalign Fundamental Course, as applicable, an Align user name and password entitling them to use the Invisalign System in private practice subject to points (i) to (v) below and subject to Align's applicable commercial terms (as amended by Align from time to time):
 - The practice with the Invisalign System is limited only to countries that Align is officially making (i) sales of invisalign and where the University resident is licensed to practice.
 - If University resident will be returning to practice in a country where invisalign is not offered, they (ii) will not receive an Align username and password and will not be deemed invisalign trained for private practice.
 - If University resident will return to a country where invisalign is offered through a distributor only, they must abide by the distributor's policies and will be awarded an Align user name and password only through distributor's policies.
 - The offer is subject to the then current Pricing Terms & Conditions for Invisalign for each order (iv) placed and as amended by Align from time to time.
 - University residents are free to use whichever clear aligner they wish to use in practice. (v)
- 12. Align reserves the right to withdraw the University Account Number and any Align user name and passwords it Issues to University, University teaching faculty, or University residents for any reason and at any time, including If Align is not satisfied that the training end-points or competencies have been met within this programme.
- 13. University agrees to carry out its responsibilities in respect of the invisalign University Program with all due professionalism, care, skill and diligence, in a timely manner, in compliance with applicable regulatory requirements and professional codes, including all applicable national industry codes, data privacy laws, antibribery laws, Align's FCPA and Bribery Policy attached as Schedule 2, and in compliance with all proper instructions from Align. Further, University undertakes to ensure that all healthcare professionals involved in the invisalign University Program have the appropriate qualifications and expertise, and comply with all applicable rules and guidelines. University agrees to conduct any and all necessary procedures of obtain any

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required litenses, permits, approvals, registrations or the fike, in order to allow the Parties to enter into and legally perform this Agreement.

- 14. University undertakes not to engage in any off-label discussions of Align Products of to represent the Products as having uses or benefits outside these provided for in the Instructions for use.
- 15. University is solely responsible for the funding arrangements for the invisalign University Program. Align's support is limited solely to the provision of the items, services and support to be provided by Align pursuant to this Agreement.
- 16. University agrees that, on reasonable prior notice, Align (or its nominated representative) may attend and enter any premises on which University administers the Invisalign University Program to audit University's compliance with this Agreement, and University shall provide all reasonable cooperation in connection with such audit lincluding by providing Align or its nominated representative with access to any computer systems used to administer the Invisalign University Program). In conducting such audit, Align shall use reasonable endeavours to minimize any interruption to University's affairs and shall at all times preserve the confidentiality of any records or information to which it may have access by virtue of such audit.
- 17. The items, services and support to be provided by Align pursuant to this Agreement is strictly for the purposes of education for the Invisalign University Program, and not for any other purpose.
- 18. All intellectual property, including all patents, trademarks, service marks, domain names, registered designs, utility models, design right, database rights, copyright (including copyright in software and computer algorithms), trade secrets and other confidential information, know-how, and all other intellectual and industrial property and rights of a similar or corresponding nature in any part of the world, whether registered or not or capable of registration or not and including the right to apply for and all applications for any of the foregoing rights, the right to claim priority, the right to sue for past infringements and common law or equitable remedies in respect of any of the foregoing rights, and any renewals, extensions or restorations, and divisional, continuation and reissued applications of the foregoing rights, together with rights to sue for unfair competition or for passing off, including in respect of past activities ("Intellectual Property") (and "Intellectual Property Rights" means rights, title and interest in such Intellectual Property), owned by Align prior to and after the date of this Agreement other than any Intellectual Property Rights arising from the Invisalign University Program are and shall remain the property of Align.
- 19. All Invisalign University Program Materials, defined below, all Intellectual Property Rights arising from or relating to the Invisalign University Program, and the Invisalign University Program Materials are the property of Align.
- 20. University hereby assigns, and shall ensure that the University faculty, residents, employees, affiliates, or contractors of University assign all Intellectual Property Rights arising from or relating to this Agreement, to Align (or its nominee) and University shall execute, and shall ensure that University faculty, residents, employees, affiliates, or contractors of University executes, all such documents and do all such other acts as Align may reasonably require in order to vest fully and effectively all such intellectual Property Rights in Align or its nominee.
- 21. University agrees to treat as strictly confidential and not to disclose any and all information, data, materials presentations, handouts, photos, ClinCheck software, patient information, research, training, or material of any nature belonging to Align which University may receive or obtain in connection with this Agreement, the release of which is likely to prejudice the commercial interests of Align ("Align Confidential Information") to anyone other than those University faculty, residents, employees, affiliates, or contractors of University who need to know such Align Confidential Information for the purposes set forth in this Agreement and who have entered into binding obligations of confidentiality substantially similar to the obligations set forth herein, save where disclosure is required by a government agency, regulatory authority or by law. If University is required to make a disclosure it shall inform Align within a reasonable time prior to being required to make the disclosure.

22. Recording, copying, photographing, or any other reproduction or publication of any documentation, information and materials furnished by Align, including any training content provided by a lecturer or any Align designee in connection with the training courses or invisalign University Program as well as all training materials, reports or CRIAL

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other documents or materials created by the University, University residents or any designee, Programme Records Allen Control of the University Records Allen Control Records, Align Confidential Information, or other materials referring to Align Confidential Information (align Confidential Information Confiden Align Intellectual Property Rights is prohibited without the prior written approval of Align.

23. Align hereby grants University permission to use Align's trademarks and copyrighted material for the purposes set forth in the set forth i set forth in this Agreement for the Term, provided that use is pre-approved in writing by Align and complies with

Align's online Art and Marketing Standards (as amended by Align from time to time).

- 24. Align may upon written notice, with immediate effect, terminate this Agreement, terminate the invisalign University Program in whole or in part, modify the invisalign University Program, or add or remove products that qualify for the University Program, require University to stop accepting further University residents and faculty quality for the University Program, require University to disallow a University resident or faculty to into the Invisalign University Program, or require University to disallow a University resident or faculty to participate in the invisalign University Program at any time.
- 25. University assumes all responsibility for all costs, any claim, action, demand, proceeding, complaint or other University assumes all responsibility to their nature, including costs (whether internal and/or external costs), similar action ("Claim") and losses of whatsoever nature, including costs (whether internal and/or external costs), similar action ("Claim" Janu 103363 of the state of compensation, howsoever they might arise, whether as a damages, payments, penalties, interest, fines and compensation, howsoever they might arise, whether as a damages, payments, penalties, interest, breach of contract, breach of statutory duty (including any breach of tesult of a tort (including negligence), breach of tesult of a tort (including negligence), breach of tesult of a tort (including negligence). privacy laws) or misrepresentation and shall include all reasonable professional fees and expenses ("Losses") associated with the items, services and support provided by Align pursuant to this Agreement, including but not limited to all taxes and other payments due.
- 26. Without prejudice to any other limitation of Align's liability, Align shall not in any circumstances be liable (whether in contract, tort or for breach of statutory duty, misrepresentation or otherwise) for (i) any loss of profits, which are indirect or consequential losses; or (ii) any loss of use, opportunity, goodwill, business or anticipated savings; or (iii) any indirect or consequential losses; in each case, regardless of whether such loss or claim was foreseeable or not or whether Align has been informed of the possibility of such loss. Nothing in this clause shall however operate to limit or exclude any liability for fraud.
- 27. Nothing contained herein is intended to, nor will it create, the relationship of partnership, joint venture, agency or employment between the Parties. University will not have the right or power to bind Align to any contracts or agreements with any third party, nor will the University have the right or power to direct any operations of Align.
- 28. No fallure or delay by Party to exercise any right, power or remedy provided under this Agreement or by law shall constitute a waiver of that or any other right, power or remedy, nor shall it preclude or restrict the further exercise of that or any other right, power or remedy. No single or partial exercise of such right, power or remedy shall preclude or restrict the further exercise of that or any other right or remedy. No waiver of any breach of this Agreement shall be deemed to be a waiver of any subsequent breach.
- 29. University may not assign or sub-contract any or all of its rights and obligations under this Agreement without the prior written consent of Align.
- 30. No term of this Agreement is enforceable by a person who is not a Party to this Agreement and the Parties may exercise, without the consent of any third party, any rights they may have to amend or rescind this Agreement.
- 31. No variation of this Agreement shall be effective unless in writing and signed by or on behalf of each of the
- 32. This Agreement and any dispute or claim arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims) ("Dispute") shall be governed by and construed in accordance with the laws of India. The Parties agree that the courts of Mumbal shall have jurisdiction over any Dispute.
- 33. Rights and obligations under this Agreement, which by their nature should survive, will remain in effect after termination or explication to explication the same state. termination or expiration hereof. If any provision of this Agreement is held to be contrary to law or invalid, such provision shall be observed any provision and the provision shall be changed and interpreted to best accomplish the objective of the original provision and the remaining provisions shall remain in full force and effect.

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- 34. This Agreement supersedes any previous written or oral agreement between the Parties in relation to the matters dealt with in this Agreement and constitutes the entire agreement between the Parties with respect to the subject matter of this Agreement at the date of this Agreement.
- 35. This Agreement may be executed in counterparts, each of which so executed shall be deemed to be an original and such counterparts together will constitute one and the same instrument. The Parties have caused this Agreement to be signed by their duly authorized representatives.
- 36. This Agreement will be executed in the English language of there is any conflict, discrepancy, or ambiguity between the English language version and a translated version, the English language version shall prevail and the translated version of this Agreement will be amended accordingly to reflect the context in the English version.

UNIVERSITY

Signature 114

Print Name

Dr. Asha R Iyengar

Title _____Principal

DA Pandu Memorial R.V. Dental College JP Nagar 1st Phase, Bangalore - 560 078. ALIGN

Signature

Print Name Saurabh Nanda

Title Commercial Director

Russel

Principal
D.A.P.M.R.V. Dental College
J.P. Nagar I Phase, Bangalore -560 078.

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CA 37, 1st Phase,
J.P. Nagar, 1st Phase,
BANGLORE-560078.

SHOWA UNIVERSITY JAPAN SINCE 1928

MEMORANDUM OF UNDERSTANDING

Between D A PANDU MEMORIAL R V DENTAL COLLEGE & HOSPITAL and SHOWA UNIVERSITY SCHOOL OF DENTISTRY

This "Memorandum of Understanding" (MOU) is entered into on the MARCH 29th day of 2019 by and between the DA Pandu Memorial RV Dental College and Hospital (DAPMRVDC) and Showa University School of Dentistry (SUSD). DAPMRVDC and SUSD agree to explore the possibility of developing the highest quality programs to advance the needs of DAPMRVDC and SUSD. DAPMRVDC and SUSD are hereafter collectively referred to as the "Parties".

Introduction

Both institutions recognise the following commonalities:

- 1. The compatibility of the direction and interest of their research and teaching
- 2. The significant roles that each play as leaders in higher education, teaching and research within their respective countries.

Exploration of Collaboration

DAPMRVDC and SUSD aspire to sign a MOU as a way to develop a collaborative relationship based on the following:

- The exploration of the development of educational exchanges, including student and faculty exchange.
- The exploration of the development of educational programs, including leadership development, program development and training courses.
- The feasibility of collaborating on the design, development and implementation of workshops and conferences.
- The exchange of academic materials and other information as feasible.

Through the individuals listed below, the parties aim to encourage contact and cooperation among their faculty members and departmental units. Both Parties agree to actively seek sponsorship from various local, national and international funding sources in support of such collaborative educational activities.

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CA 37, 24th Phase,

J.P Nagar, 1st Phase,

BANGLORE - 560 078.

SHOWA UNIVERSITY **JAPAN SINCE 1928**

This MOU serves as an institutional framework for collaborative activities. Specific agreements would need to be drafted by the Parties in the case that the exploration of these areas leads to further developments. These agreements would need to be approved by the authorities at each institution. Nothing in the MOU shall be construed as creating any legal relationship between the Parties.

This MOU shall be biding the laws of land of the Parties. Both Parties understand the financial arrangements under this MOU would have to be negotiated and would depend on specific activities and availability of funds. Any expense incurred by either party would be subject to individual agreements on a case-by-case basis. The Parties also recognise that intellectual property terms would need to be included in subsequent agreements, as appropriate.

This MOU is non-exclusive and would become effective on the date of signing. The MOU could be renewed in writing every three years upon mutual consent of the Parties. The MOU may be reviewed in one and half years to assess the results.

This MOU may be amended or further developed by means of written consent on the post of the signatories or their designated representatives. The MOU may be terminated with at least ninety days advance written notice. Notices must be sent to the individuals and addresses indicated below:

For DAPMRVDC

Dr. Asha R Iyengar

Principal

DA Pandu Memorial R V Dental College

& Hospital

J P Nagar 1st Phase, Bengaluru 560078,

INDIA

For SUSD

Dr. Takashi Miyazaki

Dean

Showa University

School of Dentistry

1-5-8 Hatanodai Shinagawa-ku, Tokyo

142-8555 Japan

PRINCIPAL D.A. PANDU MEMORIAL R.V. DENTAL COLLEGE CA 37, 24th Main, J.P Nagar, 1st Phase, BANGLORE - 560 078.



<u>D.A. PANDU MEMORIAL R.V.DENTAL COLLEGE & HOSPITAL</u> <u>J.P.NAGAR, BANGALORE</u>

DAPMRVDC/599 /2020-21

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NOTE

I am attaching herewith request letter received from Dr.A.G.Harikiran, Professor & HOD, Department of Public Health Dentistry requesting to provide financial assistance towards registering for Research Training program titled "Research Ethics and Integrity" through online platform. The course fee is Rs.5000/- per person

As per Dental council of India norms IRB members are to be trained in the Research ethics as a part of the IRB registration process. This will be helpful for IRB registration of our institution which is now mandatory by DCI.

In this connection, sanction may kindly be accorded for Rs.10,000.00 towards registering for Research Training program for two faculty members to attend the program.

The expenditure will be met out of the budget grants under head "Seminars & Conferences" for the year 2020-2021.

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The Hon. Secretary	Paid and Cancelled Cheque No: 38 17 12 Date: 36 18 2020 PRINCIPAL
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D.A.P.M.R.V. Dental College J.P. Nagar I Phase, Bangalore - 560 078.

Date: 17.11.20

To The Principal DAPM RVDC



Sub: Support for training of IRB Members

Dear Mam

Amritha Institute of Medical Sciences is conducting Research Training program titled "Research Ethics and Integrity" through Online platform. The course fee is Rs 5000/-. It is a requirement that our IRB members be trained in the research ethics as a part of the IRB registration process. In this regard, I request you to provide financial support to any 2 IRB members for registering to this program. Details of the program are attached.

Regards

Dr Harikiran

Member secretary

Research Sustenance and IRB Committee

PARTICIPANTS -

1. DR. HARIKIRAN A.G., Prof + HOD, Dept. of Public Health Dentisting d. DR. DEEPTI VADAVI. Reader, Dept. of Public Health Dentisting

Principal D.A.P.M.R.V. Dental College J.P. Nagar I Phase, Bangalore - 560 078.

The quality and credibility of research is dependent on the integrity of the researchers who have a significant social responsibility to abide by the standards prescribed for their professions and by their institutions and also to be guided by the applicable regulations and guidelines. Responsible Conduct of Research (RCR) involves components such as planning and conducting research, reviewing, and reporting research, responsible authorship, and publication of the research work. The research team should maintain highest standards to uphold the fundamental values of research. These principles must be followed for safeguarding the dignity, rights, safety, and well-being of research participants and for maintaining the research integrity

RESEARCH ETHICS AND INTEGRITY

AMRITA INSTITUTE OF MEDICAL SCIENCES

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Course Description

Modules Unit title		Modes			Assignment	14116	
	Description	Lectures Hours	Activity	Reading Hours	Hours	Week	
IRP-01	Philosophy of Ethics	Introduction to Ethics and Morality, moral philosophies, and moral judgements.	1	Case Scenario	1	1	1
IRP-02	Science & Ethics	Science and Ethics	1		1	11	11
IRP-03	Historical Perspectives of Research Ethics	Historical cases studies of ethical violation in medical research	1	Video	1	2	1
IRP-04	Ethical Evaluation of Research	Ethical review procedures Informed consent process, Privacy and Confidentiality Justice Vulnerable populations Risk Benefit analysis, Standard of care Post trail Access Therapeutic misconception Guidelines	4	Case Scenario	2	1	1 & 2
IRP-05	Research Integrity	Introduction to Research Integrity Mentorship Whistle blowing Data integrity Conflict of Interest Authorship	2	Case Scenario	1	2	2&3
IRP-06	Scientific Misconduct	Historical classical cases studies of scientific misconduct in research Scientific Misconduct Fabrication Falsification	1	Case Scenario	1	1	3&4
IRP-07	Publication ethics	Case studies Best practices in Publications Publication metrics Databases, Plagiarism Publication misconduct Authorship process Statistical integrity, Negative results publications, Peer Review Spin Publications	4	Case Scenario	1	2	4&5
IRP-08	Special areas of research	Animal Research ethics, Public Health Ethics, Records based research, Social and Behavioural research	2	Case Scenario	- 1	1	6&7
IRP-09	Redressal In Scientific & Publication ethics	Integrity Practices, Clinical Trail Registry, Policy on research and publication ethics, Incidental Findings, Reporting Requirements in Biomedical Research, Cultural Competence in research	3	Problem Solving	1	1	7&8

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D.A.P.M.R.V. Dental College
J.P. Nagar J. S. College



D.A.PANDU MEMORIAL R.V.DENTAL COLLEGE & HOSPITAL J.P.NAGAR, BANGALORE

DAPM RVDC/ 707 /2020-2021.

18.12.2020

CIRCULAR

In connection with the Get-Together function to be held at RSS Trust on 26th January 2021 all the Heads of the departments are requested to furnish the list of Faculty, PG students and UG students of their concerned departments, those who have excelled in academic, extra curricular activities for the period of one year from January 2020 to December 2020 & submit the same to this office on or before 22nd December 2020.

Academics:

- Presented papers in National/International conferences.
- If they have won prizes for presenting papers/ posters in the International, National & State conference.
- Publications

Sports & Cultural activities:

• If they have won prize in the Sports & Cultural activities in University /State / National level.

Extraordinary Achievements:

• List of faculty / staff members who are to be honoured for their extraordinary achievements during the above period.

Note: Please submit the details in running matter with the above information. Please do not use tabular column.

To,

All HODs of the departments

PRINCIPAL D.A. PANDU MEMORIAL R.V. DENTAL COLLEGE CA 37, 24th Main, J.P Nagar, 1st Phase, BANGLORE - 560 078.