



Date 17/10/19

REF: GNDU/UoW1

Professor Jaspal Singh Sandhu Guru Nanak Dev University Grand Trunk Road Off NH1 Amritsar Punjab-143005

India

Dear Professor Sandhu

Please find enclosed for your records, a fully signed copy of the Memorandum of Understanding between the University of Wolverhampton and Guru Nanak Dev University.

We look forward to working in partnership with you. Please do not hesitate to contact me if you require any help with regard to this contract.

Yours faithfully,

Rachel Ford

Head of Quality and Collaboration

University of Wolverhampton

DATED	23/04/2019	- 1938 - 1975 - 1975 - 1975 - 1975 - 1975 - 1975 - 1975 - 1975 - 1975 - 1975 - 1975 - 1975 - 1975 - 1975 - 197
EXPIRES	23/04/2021	

Guru Nanak Dev University ,India	
and	
University of Wolverhampton, United Kingdom	

MEMORANDUM OF UNDERSTANDING

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THIS MEMORANDUM OF UNDERSTANDING is made this day 23rd of April 2019						
вети	BETWEEN:					
(A)	Guru Nanak Dev University, Grand Trunk Road, Off NH1, Amritsar, Punjab-143005, India and					
(B)	University of Wolverhampton, a higher education corporation whose administrative offices are situated at Wulfruna Street, Wolverhampton, WV1 1LY, UK ("UoW")					

1.	LONG CARLOS CONTRACTOR OF THE						
	party, v	This Memorandum of Understanding ("MOU") outlines the principal requirements of each party, which will subsequently be included in a more detailed formal Agreement, which shall be subject to English law ("the Agreement").					
2.	This MOU is also intended to provide a framework under which the business relationship between the parties will be conducted in the interim and to allow the parties to undertake certain exploratory work prior to the signing of the Agreement. The purpose of this MOU is as follows;						
		Coope Develo Organ Excha studies	or student exchange opportunities erate on the development of, and articulation of, academic programming; and opment of other mutually beneficial programs. ising joint conferences, workshops, seminars. inge of scholarly information particularly with regard to Punjabi and Sikh s taking Joint Research Projects				
3.	The parties agree that paragraphs 5, 7, 8 and 9 of this MOU shall be binding leg obligations of the parties. The remaining portions of this MOU shall not be binding and shahave no legal effect. The parties agree to negotiate in good faith to reach a form Agreement embodying the principles set out in this MOU, with a view to signature prior expiry of this MOU. Neither party is bound to enter into the Agreement.						
	owb)	יו נוווט וע	Neither party is bound to enter into the Agreement.				
4.	Except neither includin discuss without	for any party w g, but ions, a reachir	breach of those clauses which the parties have agreed will have legal effect, will make any claim against or be liable to the other for any loss or damages not limited to, any consequential damages or lost profits, arising from any ctions taken in reliance on this MOU or for termination of the pegotiations				
 4. 5. 	Except neither includin discuss without expiration other (operation rights,	for any party way, but ions, a reaching on of the terrathe "Rons, protrade s	breach of those clauses which the parties have agreed will have legal effect, will make any claim against or be liable to the other for any loss or damages not limited to, any consequential damages or lost profits, arising from any ctions taken in reliance on this MOU or for termination of the negotiations agreement. This paragraph shall survive termination or				
	Except neither includin discuss without expiration other (operation rights,	for any party way, but ions, a reaching on of the territhe "Rons, protrade after ca	breach of those clauses which the parties have agreed will have legal effect, will make any claim against or be liable to the other for any loss or damages not limited to, any consequential damages or lost profits, arising from any ctions taken in reliance on this MOU or for termination of the negotiations ag a comprehensive agreement. This paragraph shall survive termination or is MOU. In of this MOU, either party hereto (the "Disclosing Party") may disclose to the deceiving Party") information including, but not limited to, plans, ideas, occesses, intentions, production information, know-how, copyrights, design secrets, market opportunities, business affairs and/or technical activities				
	Except neither includin discuss without expiration other (operation rights, (hereins	for any party way, but ions, a reaching on of the territhe "Rons, protrade after ca	breach of those clauses which the parties have agreed will have legal effect, will make any claim against or be liable to the other for any loss or damages not limited to, any consequential damages or lost profits, arising from any ctions taken in reliance on this MOU or for termination of the negotiations aga comprehensive agreement. This paragraph shall survive termination or is MOU. In of this MOU, either party hereto (the "Disclosing Party") may disclose to the deceiving Party") information including, but not limited to, plans, ideas, occesses, intentions, production information, know-how, copyrights, design secrets, market opportunities, business affairs and/or technical activities lied "Information").				

			necessary for the purposes set out in paragraph 2 above;		
		(c)	not disclose the Information to its officers, employees or advisors except to the extent required for the purposes set out in paragraph 2 above;		
		(d)	not disclose the Information to any third party without the prior written consent of the Disclosing Party;		
		(e)	procure that any of the persons specified in paragraph 5.1(c) above to whom any of the Information is disclosed shall act in all respects as if such person is bound by this paragraph 5.		
	5.2	The o	obligations set out in paragraph 5.1 above shall not apply to any Information		
		(a)	is in, or comes into, the public domain other than by breach of this MOU;		
		(b)	the Receiving Party can show was legitimately in its possession prior to receipt from the Disclosing Party;		
		(c)	is properly received by the Receiving Party from a third party who is rightfully in possession of it and who is free to disclose the same;		
		(d)	the Disclosing Party consents to being disclosed by the Receiving Party, subject always that any consent to disclose Information must be in writing;		
		(e)	the Receiving Party can demonstrate that it developed independently of any Information provided to it by the Disclosing Party; or		
		(f)	the Receiving Party is under a legal obligation to disclose.		
	5.3	shall	er the execution of this MOU nor the furnishing of any Information hereunder be construed as granting either expressly, by implication, by estoppel or wise any right or licence to use such Information except for the purposes set a paragraph 2 above.		
	5.4	The termin	Receiving Party shall, at the request of The Disclosing Party, or upon nation or expiry of this MOU, return to The Disclosing Party all Information.		
	5.5		obligations of confidentiality contained within this paragraph 5 shall continue to (5) years after expiry of this MOU.		
6.	This MOU will commence on the date stated at the head of this MOU and shall expire two years thereafter unless:				
	6.1	both parties agree and confirm in writing signed by both parties that it should continue, or			
	6.2	The second second	party terminates this MOU prior to the expiry date by the service of a six s' written notice of termination		
7.	Each pa		bear its own expenses and costs with regard to all discussions and activities arties.		
8.	pursuar	nt to thes of pa	arrant and covenant that, in connection with the exchange of information is MOU neither party shall make any payments or gifts or any offers or ayments or gifts of any kind, directly or indirectly, to any third party, including any governmental departments or any government agency for the purpose of		

	inducing such official or candidate to misuse his political office in favour of either party.							
9.		This MOU shall be governed by and construed in all aspects in accordance with the English law and the parties agree to submit to the exclusive jurisdiction of the English Courts.						
10.	The Parties agree that they shall, attempt in good faith, to resolve any dispute arising under this MOU ("Dispute") by negotiation and arbitration which shall be conducted as follows:							
	10.1	The Dis	The Dispute shall be referred, by either Party, to the Vice Chancellor or [President/Rector/Vice Chancellor] of each of the Parties for resolution.					
	10.2	If the Vice Chancellor or [President/Rector/Vice Chancellor] of each of are unable or fail to resolve the Dispute within 30 days after the Dispute referred to them then the Dispute shall be finally resolved by arbitration United Nations Commission on International Trade Law Rules in place of this Agreement. It is agreed that:						
		10.2.1	the tribunal shall consist of one arbitrator (who will be a barrister);					
		10.2.2	in default of the Parties agreement as to the arbitrator, the appointing authority shall be the London Court of International Arbitration;					
		10.2.3	the place of arbitration shall be United Kingdom; and					
		10.2.4	10.2.4 the language of the arbitration shall be English.					

11.	Institutional Representatives for communication
11.1	Dr Opinderjit Takhar, Head Of Sikh Studies, University of Wolverhampton
11.2	Dr Preet Mohinder Singh Bedi, Professor, Department of Pharmaceutical Sciences, Guru Nanak Dev University, Amritsar

SIGNED for and on behalf of			
University of Wolverhampton, United Kingdom	a AAA		
	Name: Professor Geoff Layer Tim Steele Designation: Vice Chancellor Peo vice Chancellor		





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SIGNED for and on behalf of

Guru Nanak Dev University,India

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Name: Professor Jaspal Singh Sandhu

Designation: Vice Chancellor