



ರಾಜೀವ್ ಗಾಂಧಿ ಆರೋಗ್ಯ ವಿಜ್ಞಾನಗಳ ವಿಶ್ವವಿದ್ಯಾಲಯ, ಕರ್ನಾಟಕ

4ನೇ 'ಟ' ಬ್ಲಾಕ್, ಜಯನಗರ, ಬೆಂಗಳೂರು - 560 041

RAJIV GANDHI UNIVERSITY OF HEALTH SCIENCES, KARNATAKA

4th 'T' Block, Jayanagar, Bengaluru - 560 041

Phone : 080-26961934, 080 - 2696 1935, Fax : 080 - 2696 1929

Website : www.rguhs.ac.in, E-mail : registrar@rguhs.ac.in

Ref. : ACA/AFF / D-11/2023-24

Date : 17.11.2023

**NOTIFICATION OF PERMANENT AFFILIATION
(Valid for 03 years i.e. 2023-24 to 2025-26)**

D A PANDU MEMORIAL R.V. DENTAL COLLEGE, BANGALORE.

Sub: Permanent Affiliation Notification for BDS, MDS & PG Diploma Courses for the years 2023-24 to 2025-26.

- Ref:** 1. University permanent Notification dated: 30.03.2022 for the year 2021-22 & 2022-23
2. Report of the Local Inquiry Committee report dated: 28.07.2023 for Permanent affiliation.
3. Minutes of the 181st Syndicate Meeting held on 11.09.2023
4. Opinion of the Legal Officer Para No. 53, RGUHS
5. Orders of the Hon'ble Vice Chancellor dated 15.11.2023

Rajiv Gandhi University of Health Sciences, Karnataka, Bangalore grants permanent affiliation as per section (6) 45 of RGUHS Act 1994, for conducting BDS, MDS & PG Diploma courses with an intake specified against each for the years 2023-24 to 2025-26 (3 Years) at D A Pandu Memorial R.V. Dental College, CA 37, 24th Main 1st Phase, J P Nagar, Bangalore - 560 078.

Name of the Course	Intake
BDS	60 (Sixty) seats
MDS Courses	
Oral & Maxillofacial Surgery	02 (Two) seats
Public Health Dentistry	02 (Two) seats
Periodontics	03 (Three) seats
Oral Medicine & Radiology	03 (Three) seats
Paedodontics	03 (Three) seats
Prosthodontics	03 (Three) seats
Oral Pathology & Microbiology	03 (Three) seats
Conservative Dentistry	05 (Five) seats
Orthodontics	05 (Five) seats

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R.V. DENTAL COLLEGE

PG Diploma Courses	
Conservative Dentistry	01 (One) seat
Orthodontics	01 (One) seat
Prosthodontics	01 (One) seat

By Order
Sd/-
REGISTRAR

To,

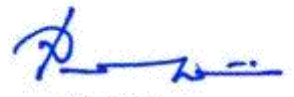
The Principal,
D.A. Pandu Memorial R.V. Dental College,
CA 37, 24th Main,
1st Phase, J P Nagar,
Bangalore - 560 078.

Copy to:

1. Principal Secretary to Government of Karnataka, Department of Health & Family Welfare, (Medical Education) Vikasa Soudha, Dr.B R Ambedkar Road, Bangalore-560 001.
2. Director of Medical Education, Ananda Rao Circle, Bangalore-560 009
3. Secretary, Dental Council of India, Aiwan-E-Ghalib Marg, Kotla Road, New Delhi-110002
4. Secretary to Government of India, Ministry of Health and Family Welfare, (Dept of Health - Dental Education Section), Nirman Bhavan, Maulana Azad Road, New Delhi - 110 108.
5. Director, CDC / Deputy Registrar - Admission / Syndicate / Computer Section / Guard file / Office Copy

By Order


REGISTRAR



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D.A. PANDU MEMORIAL
R.V. DENTAL COLLEGE



**NOTIFICATION OF PERMANENT AFFILIATION
(Valid for three years i.e.2023-24, 2024-25 and 2025-26)**

- Sub: Permanent of affiliation for Certificate Course for the academic years
2023-24, 2024-25 and 2025-26 (Valid for three years)
Ref: Decision of the Special Syndicate meeting held on 24/11/2023

Pursuant to the approval of the Syndicate permission is accorded to grant permanent affiliation for the course/s mentioned below for the academic years **2023-24, 2024-25 and 2025-26** to D A Pandu Memorial R V Dental College, CA37, 24th Main, I Phase, JP Nagar, Bangalore 560 078 for the following courses.

Sl. No.	Certificate Course	Affiliation Type	Intake
01	Implant Dentistry	Permanent Affiliation (2023-24, 2024-25 and 2025-26)	04 Seats
02	Aesthetic Dentistry	Permanent Affiliation (2023-24, 2024-25 and 2025-26)	04 Seats

The permanent affiliation being granted to the institute subject to fulfilment of eligibility as per RGUHS Permanent affiliation statutes, 1999 and other norms of the University published from time to time and subject to submission of undertaking by the college as follows before admitting the students:

1. That the college will comply with all regulations prescribed under the Central Acts governing the courses run by it, and will comply with the provisions of the Act, Statutes, Ordinances, Rules and directions of the University, in matters not governed by the Regulations made by the concerned Central Act.
2. That the college will furnish such details and other information as the University or the State Government may require, so as to enable it to monitor and judge its operation towards the maintenance of the academic standards and will comply with such directions of the University or the State Government that may be issued from time to time.
3. That the composition of the Governing Council established by the Management for that college shall be as prescribed by the Central Government and /or other appropriate bodies established by the Central Acts. In respect of other colleges not governed by the provisions of any Central Act, the composition of the governing council will not ordinarily be less than 7 and more than 15 and at least one member of the Governing Council shall be a teacher representative of the said college/ institution other than the Principal and two representatives of the syndicate of RGUHS.
4. Wherever prior permission of the Central Government or prior approval of the appropriate Apex Bodies constituted under the concerned Central Act is necessary for


PRINCIPAL REGISTRAR

D.A. PANDU MEMORIAL
R.V. DENTAL COLLEGE

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5. Conducting any course in the college, the college will not admit any student to such course of instruction without such prior permission.
6. That the college will impart instructions only in the subjects and the courses in the faculties for which it has been granted affiliation by the University.
7. That the number of teaching posts, qualifications and their recruitment procedure and conditions of service will be in accordance with the statutes ordinances/ rules of the University framed in accordance with the Regulations made by the concerned statutory body constituted under the Central Act and will be such as to ensure the imparting of adequate instructions to the students in the courses of studies, which are under taken by the college.
8. That the number of teaching and non-teaching staff shall be regularly and fully paid as per the pay and allowances as prescribed by the State Government/ concerned Apex Body/ University, from time to time
9. That no levy will be imposed on the teaching and non-teaching staff for meeting recurring or non recurring expenditure, general or special for extension of the college or impose cuts in their salaries for any other purpose, without the prior sanction of the Syndicate of the University.
10. The rates of tuition fee to be charged for the students will be as per the schedule approved by the Government/ University from time to time.
11. That the academic and welfare activities of backward class and SC/ST students will be properly taken care of and the special attention will be paid by the college to their problems and that it will adhere to the Statutes, Ordinances, Regulations and Government directions on reservation in this regard.
12. That the management of the college will have its accounts audited at the end of each year by a Chartered Accountant and will make available all its annual accounts and copies of audited reports to the University and the State Government for inspection. This clause is not applicable to Government colleges.
13. That all registers and records which are required to be maintained under the Regulations of the concerned Apex Body/ University will be maintained and will be made available as and when required by the University or the concerned statutory Apex Bodies.
14. That the Hospital, Laboratory, Museum etc., will have adequate safety arrangement, gas plant, proper fittings and will be provided with regular water supply, electricity and appropriate facilities for management of Biomedical wastes.
15. If after the grant of permanent affiliation, if any change takes place in the management, teaching staff pattern, and all other changes, which affect the terms and conditions of affiliation, will forthwith be reported to the Syndicate.
16. That due provisions will, so far as circumstances permit, be made for the residence of the Principal and teaching staff near the college or institution and for hostel accommodation to the students.
17. That any scheme of provident Fund, Gratuity etc., laid down by the competent authorities will be carried out by the management.
18. That the teaching staff appointed in the college shall fulfil the qualifications laid down by the competent authorities as well as by the Ordinances issued by the University / Government /concerned Apex Body from time to time and that no person who has exceeded the age of 62 years will be appointed as full time teacher. However, in exceptional cases, it may be done after obtaining the prior permission of the


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University provided the concerned Apex Body has made a provision for such an appointment.

19. That the maximum number of students to any course will not exceed the intake fixed by the concerned Apex Body / Government / University.
20. That in the event of breach of any of the above undertakings, the security deposit made with the University may be forfeited in full or in part as deemed fit by the Syndicate and the affiliation being granted will be withdrawn.

The college shall submit the above undertaking to the University before admitting the students.

By Order



REGISTRAR
20/08/20

To,

The Principal,
D A Pandu Memorial R V Dental College, CA37, 24th Main,
1 Phase, JP Nagar, Bangalore 560 078

Copy to:

1. PS to Vice-Chancellor/Registrar/Registrar(Eva), RGUHS, Bangalore
2. Finance Officer, RGUHS, Bangalore
3. Director, DCD, RGUHS, Bangalore
4. Office Copy


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D.A. PANDU MEMORIAL
R.V. DENTAL COLLEGE



Rajiv Gandhi University of Health Sciences, Karnataka

4th T Block, Jayanagar, Bangalore – 560 041

☎ 26961937, FAX: 26961931

RGUHS/AR/Ph.D-Conti-aff/03/DAPMDC/2023-24

Date:04/08/2023



NOTIFICATION OF PERMANENT AFFILIATION

(Valid for three years i.e.2023-24, 2024-25 and 2025-26)

D.A Pandu Memorial R V Dental college, Bengaluru

Sub: Permanent of affiliation for Ph.D Course for the academic years 2023-24, 2024-25 and 2025-26(Valid for three years)

Ref: 1) Your application along with letter No. DAPMRVDC/984/2022-23 dated 21/11/2022.

2) Decision of the 180th Syndicate meeting held on 10/07/2023.

1698/23-24
23/8/23

Pursuant to the decision of the Syndicate at its meeting held on 10/07/2023. **D.A Pandu Memorial R V Dental college, Bengaluru** is granted Permanent affiliation as Research Centre to carry out Research work leading to Ph. D Degree of Rajiv Gandhi University of Health Sciences, Bangalore, in the Departments of Oral Pathology & Microbiology, Oral Medicine & Radiology, Conservative Dentistry & Endodontics, Oral Maxillofacial Surgery, Orthodontics & Dentofacial Orthopedics, Prosthodontics.Crown & Bridge, Pedodontics & Preventive Dentistry, Periodontics and Public Health Dentistry with effect from the academic year 2023-24. This Permanent recognition status is valid for three years duration from the date of issue of this notification.

The Permanent affiliation being granted to the institute subject to fulfilment of eligibility as per RGUHS Permanent affiliation statutes, 1999 and other norms of the University published from time to time and subject to submission of undertaking by the college as follows before admitting the students.

1. That the college will comply with all regulations prescribed under the Central Acts governing the courses run by it, and will comply with the provisions of the Act, statutes, Ordinances Rules and directions of the university, in matters not governed by the regulations made the concerned Central Act.
2. That the college will furnish such details and other information as the University or the State Government may require, so as to enable it to monitor and judge its operation towards the maintenance of the academic standards and will comply with such directions of the University or the State Government that may be issued from time to time.
3. That the composition of the Governing Council established by the Management for that college shall be as prescribed by the Central Government and / or other appropriate bodies established by the Central Acts, In respect of other colleges not governed by the provisions of any Central Act, the composition of the governing council will not ordinarily be less than 7 and more than 15 and at least one member of the Governing Council shall be a teacher representative of the said college/ institution other than the Principal and two representatives of the syndicate of RGUHS.
4. Wherever prior permission of the Central Government or prior appropriate Apex Bodies constituted under the concerned Central Act is necessary for conducting any course in the college, the college will not admit any student to such course of instruction without such prior permission.

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5. That the college will impart instructions only in the subjects and the courses in the faculties for which it has been granted affiliation by the University.
6. That the number of teaching posts, qualifications and their recruitment procedure and conditions of service will be in accordance with the statutes ordinances/ rules of the University framed in accordance with the regulations made by the concerned statutory body constituted under the Central Act and will be such as to ensure the imparting of adequate instructions to the students in the courses of studies, which are under taken by the college.
7. That the number of teaching and non-teaching staff shall be regularly and fully paid as per the pay and allowances as prescribed by the State Government / concerned Apex body/ University, from time to time.
8. That no levy will be imposed on the teaching and non-teaching staff for meeting recurring or non recurring expenditure, general or special for extension of the college or impose cuts in their salaries for any other purpose, without the prior sanction of the syndicate of the University.
9. The rates of tuition fee to be charged for the students will be as per the schedule approved by the Government/University form time to time.
10. That the academic and welfare activities of backward class and SC/ST students will be properly taken care of and the special attention will be paid by the college to their problems and that it will adhere to the statutes, Ordinance, Regulations and Government directions on reservation in this regard.
11. That the management of the college will have its accounts audited at the end of each year by a Chartered accountant and will make available all its annual accounts and copies of audited reports to the University and the State Government for inspection. This clause is not applicable to Government colleges.
12. That all registers and records which are required to be maintained under the Regulations of the concerned Apex body/ University will be maintained and will be made available as and when required by the University or the concerned statutory Apex Bodies.
13. That the Hospital, Laboratory. Museum etc., will have adequate safety arrangement, gas plant, proper fittings and will be provided with regular water supply, electricity and appropriate facilities for management of Biomedical wastes.
14. If after the grant of permanent affiliation, if any change takes place in the management, teaching staff pattern, and all other changes, which affect the terms and conditions of affiliation, will forthwith be reported to the syndicate.
15. That due provisions will, so far as circumstances permit, be made for the residence of the Principal and teaching staff near the college or institution and for hostel accommodation to the students.
16. That any scheme of provident fund, Gratuity etc., laid down by the competent authorities will be carried out by the management.
17. That the teaching staff appointed in the college shall fulfil the qualification laid down by the competent authorities as well as by the ordinance issued by the University/ Government/Concerned Apex body from time to time and that no person who has exceeded the age of 62 years well be appointed as full time teacher. However, in exceptional cases, it may be done after obtaining the prior Permission of the University provided the concerned Apex Body has made a Provision for such an appointment.


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18. That the maximum number of students to any course will not exceed the intake fixed by the concerned Apex Body/ Government / University.
19. That in the event of breach of any of the above undertakings, the security deposit made with the University may be forfeited in full or in part as deemed fit by the Syndicate and the affiliation being granted will be withdrawn.

The college shall submit the above undertaking to the University before admitting the students.

By Order


REGISTRAR


To,

The Dean/ Director/Principal,
D.A Pandu Memorial R V Dental college,
CA-37, 24th main, 1st Phase,
JP Nagar, Bengaluru - 560 078.

Copy to:

1. PA to Vice Chancellor/Registrar/ Registrar (Evaluation)/Finance Officer.
2. Deputy Registrar, Authority Section, RGUHS.
3. Director Department of Curriculum Development, RGUHS.
4. Office Copy.


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REGISTRAR




**Rajiv Gandhi University of Health Sciences, Karnataka at 2024 Convocation
BDS – 2018 to 2023 RANK LIST**

SL.NO	NAME OF STUDENT	RANK	SUBJECT/CLASS
01	Dr. Sandhya Harichandana	Gold Medal	Highest Marks in 1st Year BDS
02		3 rd Rank	II BDS
03		7 TH Rank	Overall BDS course
04		3 rd Rank	Anatomy
05		1 st Rank	Physiology and Biochemistry
06		1 st Rank	Dental Anatomy
07		5 th Rank	Gen. Pathology & Microbiology
08		4 th Rank	Pharmacology
09		10 th Rank	Dental Materials
10		9 th Rank	Pre Clinical Prosthodontics
11	Dr. Dharika Suresh	5 th Rank	I BDS
12		4 th Rank	II BDS
13		10 th Rank	Overall BDS course
14		4 th Rank	Physiology and Biochemistry
15		5 th Rank	Dental Anatomy
16		3 rd Rank	Pharmacology
17		8 th Rank	Pre Clinical Prosthodontics
18		6 th Rank	Oral Pathology
19		10 th Rank	Pedodontics
20		9 th Rank	Conservative Dentistry
21	Dr. Safiyyah Maryam	10 th Rank	Pharmacology
22		1 st Rank	Oral Medicine & Radiology
23		8 th Rank	Orthodontics
24		10 th Rank	Periodontics
25		10 th Rank	Prosthodontics
26	Dr. Vinutha	10 th Rank	Anatomy
27		7 th Rank	Physiology and Biochemistry
28		10 th Rank	Pre Clinical Prosthodontics
29		5 th Rank	Oral Medicine & Radiology
30	Dr. Sri Raksha R	7 th Rank	Anatomy
31	Dr. Meghana J Kumar	7 th Rank	Physiology and Biochemistry
32	Dr. Syeda Ruqayyah	9 th Rank	Dental Anatomy
33	Dr. Farseena M	10 th Rank	Dental Anatomy
34	Dr. Avani Amit Phansalkar	10 th Rank	Pre Clinical Prosthodontics
35	Dr. Shashank S Bhat	8 th Rank	Orthodontics
36	Dr. Aishwarya Lath	10 th Rank	Orthodontics
37	Dr. Nag Nachiket Patil	5 th Rank	Prosthodontics

Gold Medal/Cash Prize

SL.NO	Name of the students	Gold Medals/ Cash prize	Subject
01	Dr. Sandhya Harichandana	Gold Medal	Highest Marks in 1st Year BDS
02	Dr. Safiyyah Maryam	Cash prize	Highest Marks in the Subject of Oral Medicine & Radiology

MDS – 2020 To 2023 RANK LIST

SL.NO	NAME OF STUDENT	RANK	SUBJECT
01	Dr. Kanaka K.M	3rd Rank	Public Health Dentistry



ESTD. 1961

Canara Bank Relief & Welfare Society

[Registered Under Societies Registration Act]

27th Cross, Banashankari 2nd Stage, Bengaluru - 560 070

Email: cbrws_skh@yahoo.co.in / mathruchayam@gmail.com / www.mathruchhaya.net

ADDENDUM

Date: 09/03/2024

Place: Bangalore

This addendum made to MOU entered into on 21/05/2018

Between

Rashtreeya Sikshana Samithi Trust, represented by its **Hon. Secretary**
Dr (h.c) A.V.S Murthy, hereinafter called **PARTY A.**

AND

CANARA BANK RELIEF & WELFARE SOCIETY, represented by
Sri. D.S. Anandamurthy, Hon. Secretary hereinafter called **PARTY B.**

Whereas Party A is a registered body running amongst other Institutions,
D.A. Pandu Memorial R.V. Dental College (DAPMRVDC) located at CA 37,
24th Main, 1st Phase, J.P. Nagar, Bangalore – 560078.

Whereas Party B, Canara Bank Relief & Welfare Society located at
27th Cross, Banashankari 2nd Stage, Bangalore - 560070, is running
Sevakshetra Hospital (SKH) located within the same campus and managed
by Party B.

Whereas the MOU dated 21/05/2018 made between the above parties is
expiring on 31/03/2024 and the parties are desirous of extending the MOU
for period of three years effective from 01/04/2024 (i.e till 31/03/2027).


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R.V. DENTAL COLLEGE

Both the parties to the subject MOU have agreed to renew and continue
the MOU dated 21/05/2018 for a further period and shall continue the same

For CANARA BANK RELIEF & WELFARE SOCIETY

Sponsors of : ❖ Sevakshetra Hospital ❖ Mathruchhaya Foundling Home ❖ Home for Elder's

All correspondence must be addressed officially to and all remittances made payable to "Canara Bank Relief & Welfare Society" only.


Hon. Secretary
Rashtreeya Sikshana Samithi Trust
11 Block, Jayanagar, Bangalore-560 011



ESTD. 1961

Ph. : Society 080-2671 8067, Mathruchhaya 080-2671 3421

Canara Bank Relief & Welfare Society

[Registered Under Societies Registration Act]

27th Cross, Banashankari 2nd Stage, Bengaluru - 560 070

Email: cbrws_skh@yahoo.co.in / mathruchayam@gmail.com / www.mathruchhaya.net

for three years effective from 01/04/2024 till 31/03/2027 on the same terms and conditions.

In witness whereof both the parties have affixed their signatures on 9th March 2024 at Bangalore.

WITNESS: 
PRINCIPAL
1)..... D.A. PANDU MEMORIAL
R.V. DENTAL COLLEGE


2)..... 
KSS Kamath

CANARA BANK RELIEF & WELFARE SOCIETY
27th Cross, BSK 2nd Stage
BANGALORE - 560 070
Ph No - 2671 8067


Hon. Secretary
Rashtreeya Sikshana Samithi Trust
II Block, Jayaram Nagar, Bangalore-560 011
First Party

For CANARA BANK RELIEF & WELFARE SOCIETY


Hon. Secretary
Second Party


PRINCIPAL
D.A. PANDU MEMORIAL
R.V. DENTAL COLLEGE

Sponsors of : ❖ Sevakshetra Hospital ❖ Mathruchhaya Foundling Home ❖ Home for Elder's

All correspondence must be addressed officially to and all remittances made payable to "Canara Bank Relief & Welfare Society" only.

Invisalign



Principal DAPM RVDC <principal.rvdc@rvei.edu.in>

RE: Revised Align APAC University Grant Agreement 2024

Chandan Dolare <cdolare@aligntech.com> 16 February 2024 at 14:42
To: Asha Iyengar <principal.rvdc@rvei.edu.in>, "Dr. Akshai Shetty" <akshai.rvdc@rvei.edu.in>
Cc: Roshni Chattopadhyay <rchattopadhyay@aligntech.com>, Mustafa Pasha <mpasha@aligntech.com>, Persis Dony <pdony@aligntech.com>, Akshay Hegde <ahegde@aligntech.com>, Sameer Mathur <smathur@aligntech.com>, Rushikesh Wadwalkar <rwadwalkar@aligntech.com>, Parul Kuril <pkuril@aligntech.com>, Preeti Sharma <psharma@aligntech.com>

Dear Dr Prashanth C S and Dr Akshai Shetty,

Hope this email finds you well.

Please find attached the 'Align University Grant Program APAC Agreement' for DAPM RV Dental College, Bangalore ("University")

Please find the revision of the college name details to DAPM RV Dental College, Bangalore.

Kindly check the details.

Please connect for further assistance.

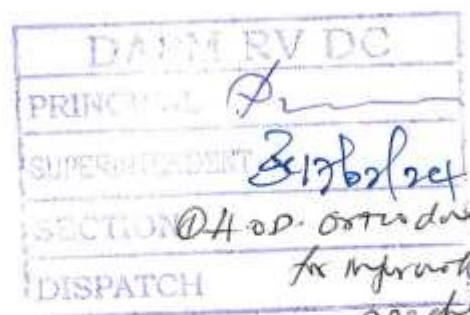
Thanks for your support.

Best regards,

Dr Chandan Dolare

Associate Clinical Education Manager

India



for information & needfull follow up
② Amtha to raise letter to trust
15/1/23-24
17.02.2024



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**PRINCIPAL
D.A. PANDU MEMORIAL
R.V. DENTAL COLLEGE**

From: Chandan Dolare
Sent: Monday, February 12, 2024 11:24 AM
To: Dr. Akshai Shetty <akshai.rvdc@rvei.edu.in>
Cc: Roshni Chattopadhyay <rchattopadhyay@aligntech.com>; Mustafa Pasha <mpasha@aligntech.com>; Persis

Dony <pdony@aligntech.com>; Akshay Hegde <ahegde@aligntech.com>
Subject: Align APAC University Grant Agreement 2024

Dear Dr Akshai Sir,

Hope this email finds you well.

Please find attached the 'Align University Grant Program APAC Agreement' for DAPM RV Dental College, Bangalore ("University")

Kindly check the details.

We thank you for your continuous support and co-operation.

Kindly connect for any further assistance.

Thanks and regards,

Dr Chandan Dolare


Associate Clinical Education Manager

India



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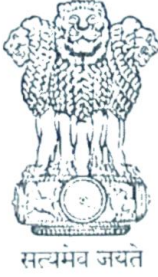
From: Dr. Akshai Shetty <akshai.rvdc@rvei.edu.in>
Sent: Wednesday, January 3, 2024 11:02 AM
To: Chandan Dolare <cdolare@aligntech.com>
Subject: Fwd:



PRINCIPAL
D.A. PANDU MEMORIAL
R.V. DENTAL COLLEGE

You don't often get email from akshai.rvdc@rvei.edu.in. Learn why this is important

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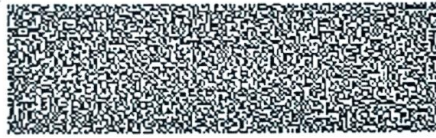


INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

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Certificate Issued Date : 15-Mar-2023 11:09 AM
Account Reference : NONACC (FI)/ kacrsfl08/ J P NAGAR6/ KA-JY
Unique Doc. Reference : SUBIN-KAKACRSFL0811952159002945V
Purchased by : THE DIRECTOR NIMHANS
Description of Document : Article 37 Note or Memorandum
Description : MOU
Consideration Price (Rs.) : 0
(Zero)
First Party : THE DIRECTOR NIMHANS
Second Party : THE PRINCIPAL DAPM RVDC
Stamp Duty Paid By : THE DIRECTOR NIMHANS
Stamp Duty Amount(Rs.) : 200
(Two Hundred only)



Please write or type below this line

MEMORANDUM OF AGREEMENT

BETWEEN

DIRECTOR, NIMHANS

AND

PRINCIPAL, D A P M RV DENTAL COLLEGE, BANGALORE

This Agreement is made on 15th day of March 2023 between **The Director, National Institute of Mental Health & Neurosciences, Bangalore** (herein after called NIMHANS which Expression

Statutory Alert

कुलसचिव / REGISTRAR

For the purchase of the Stamp Duty, please visit the website www.stamptax.com or using the Stamp Mobile App. For more details, please visit the website www.stamptax.com or using the Stamp Mobile App.

राष्ट्रीय मानसिक स्वास्थ्य और तंत्रिका विज्ञान संस्थान, बंगलूरु

National Institute of Mental Health

& Neuro Sciences, Bengaluru-560 029

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Principal
D.A.P.M.R.V. Dental College
J.P. Nagar I Phase,
Bangalore - 560 079

shall, unless repugnant to the context or meaning thereof, be deemed to mean and include its successors the office and assigns) of the **First Part**

AND

Principal, D A P M R V Dental College, Bangalore of the Second Part

WHEREAS, The NIMHANS is providing comprehensive medical care facilities to provide treatment facilities in Allopathy to the NHS beneficiaries in the Private Recognized Hospitals/Centers.

AND WHEREAS **D A P M R V Dental College, Bangalore**, offered to give the comprehensive dental care treatment to the NHS Beneficiaries who may produce a permission letter from the NIMHANS HEALTH CENTRE.

NOW, THEREFORE, IT IS HEREBY AGREED between the Parties as follows:

1. DEFINITIONS & INTERPRETATIONS

1.1 The following terms and expressions shall have the following meanings for purpose of the Agreement:

1.1.1 "Agreement" shall mean this Agreement and all Schedules, supplements, appendices, appendages and modifications thereof made in accordance with the terms of this Agreement.

1.1.2 "Benefit" shall mean the extent or degree of service the beneficiaries are entitled to receive as per the rules on the subject.

1.1.3 "Card" shall mean the NHS Card, issued by any competent authority of NIMHANS.

1.1.4 "Card Holder" shall mean a person having a NHS Card.

1.1.5 "NHS Beneficiary" shall mean a person who is eligible for coverage of NHS and hold a valid NHS card for the benefit.

1.1.6 "Coverage" shall mean a person who is eligible as beneficiaries of the NIMHANS HEALTH SCHEME.

1.1.7 "Empanelment" Shall mean the hospital/ diagnostic center authorized by the NIMHANS for treatment purpose for particular period.

1.1.8 "Hospital" shall mean the **D A P M R V DENTAL COLLEGE, BANGALORE** while performing under this Agreement providing dental investigation, treatment and oral healthcare of human beings.

1.1.9 "Recognition of Hospital" shall mean the Hospital empaneled by the NHS for a particular period for providing treatment and procedures etc. To the NHS beneficiaries at the rules laid down.

1.1.10 "De- recognition of Hospital" shall mean debarring the hospital on account of adopting unethical practices or fraudulent means in providing dental treatment to or not following the good industry practices of the health care for the NHS beneficiaries after following certain procedure of inquiry.

1.1.11 "Party" shall mean either the NIMHANS or the Hospital/Center and "Party" shall mean both the NIMHANS and the Hospital/Diagnostic Center.

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emergency cases without valid ground, would attract disqualification for continuation of empanelment.

8. GENERAL CONDITIONS

8.1 All investigations regarding fitness for the surgery will be done prior to the admission for any elective procedure and are part of packages. For any material/ additional procedure / investigations other than the condition for which the patient was initially permitted, would require the permission of the competent authority.

8.2 The package rate will be calculated as per the duration specified in the tender document under the "treatment requirements". No additional charge on account of extended period of stay shall be allowed if that extension is due to infection on the consequences of surgical procedure or due to any improper procedure and is not justified.

8.3 The rate being charged will not be more than what is being charged for same procedure from other (CGHS, non-CGHS and Central Govt.) patients or institutions. An authenticated list of rates being charged from other non-CGHS, non-Central Govt. Institutions if available will also be supplied within 10 days of this agreement.

8.4 The procedure and packages rates for any procedure and other dental treatment for NHS beneficiary under this Agreement shall not be increased during the validity period of the Agreement.

8.5 The empaneled Hospital/ Center shall provide services only for which it has been empaneled at rates that will be fixed from time to time and shall be binding.

8.6 The Hospital will intimate all instances of patients admitted on the basis of the Authority letter issued by the NHS authorities in the prescribed format within one working day through fax / email (the number of which shall be notified) followed by post.

8.7 The Hospital / Center shall provide reports on monthly basis by the 10th day of the succeeding calendar month in the prescribed format to the NIMHANS in respect of the beneficiaries treated.

8.8 The Hospital / Center agrees that any liability arising due to any default or negligence in providing or performance of the dental services shall be borne exclusively by the hospital / center who shall alone be responsible for the defect and / or deficiencies in rendering such services.

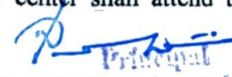
8.9 The Hospital agrees that during the in-patient treatment of the NHS beneficiary, the Hospital will not ask the beneficiary or his attendant to purchase separately the medicines/ sundries/ equipment or accessories from outside and will provide the Appropriate action, including removing from NHS empanelment and / or termination of this Agreement, may be initiated on the basis of a complaint, medical audit or inspections carried out by NHS teams.

8.10 On production of a valid permission by the NHS / beneficiaries the hospital/ counter shall provide credit facilities to the NHS beneficiaries after verifying the photo in the card. The NIMHANS is not liable to pay in cases of impersonation or treatment of ineligible persons.

8.11 The Hospital / Center will submit an annual report regarding number of referrals received, admitted, bills submitted to the NHS and payment received.

8.12 Authorized signatory / representative of the hospital / center shall attend the periodic meetings held by Director, NIMHANS.

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8.13 The Hospital / Diagnostic Center will not make any commercial publicity projecting the name of NIMHANS. However, the fact of empanelment under NHS shall be displayed at the premises of the empaneled center, indicating that the charges will be as per CGHS approved rates.

8.14 The hospital will investigate/ treat the NHS beneficiary patient only for the condition for which they are referred with permission, and in the specialty and / or purpose for which they are approved by NHS.

8.15 The Hospital shall not undertake treatment of referred cases in the system of medicine for which it is not empaneled.

8.16 The hospital will not refer the patient to other specialist/ other hospital without prior permission of NIMHANS. Prior intimation shall be given by the NHS whenever patient needs further referral.

8.17 The rates notified by CGHS shall be available on web site of Ministry of Health & Family Welfare Govt. of India at www.mohfw.nic.in

9. SUBMISSION OF BILLS TO BILL CLEARING AGENCY

The Hospital / Centre shall submit the bills of the NHS beneficiaries both electronically as well as physically to the BCA for processing the same for payment.

Payment within twenty days:-

NIMHANS shall appoint a /Bill Clearing Agency (BCA) for processing of Data / Bills of all NHS beneficiaries attending these Hospitals, NIMHANS would ensure that payment of hospital claims would be done in time bound manner- **within a period of 20 working days from the date of submission of bills in physical format / complete information related to the claim to the designated BCA.**

NHS beneficiary attending hospital:-

In such a situation the Hospital shall intimate to BCA within 2 hours of admission and BCA shall respond in 4 working hours (however treatment shall not be denied to any NHS member and this is only an initiation of the e-workflow). Post discharge, hospital would upload bills and download documents as per requirements of NHS within 96 hours.

Infrastructure for interaction with BCA:-

The Hospital shall have.


Dedicated personal Computer with Dual Core / core 2 DUO processor and minimum 2 GB RAM supported by UPS OS should be windows. Dedicated colour scanner with a minimum resolution 200dpi.

Scalable Broad Band Internet connectivity with minimum assured speed of 512kbps.

Necessary security systems should be taken care of.

A designated Nodal Person interact with BCA.

The Private Hospital would be legally responsible for user authentication.


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Processing of Claims / Bills by BCA:-

The actual auditing shall start when physical copies containing complete information of these bills are submitted by concerned Hospital to the BCA on behalf of the NIMHANS.

The BCA during the course of the auditing shall restrict the claims as per CGHS rules and regulations. BCA shall also examine in terms of the following:

- Appropriateness of treatment including screening of patients records to identify unnecessary admissions and unwarranted treatments.
- Whether the planned treatment is shown as emergency treatment,
- Whether the dental procedures that were not required were conducted by hospital including unnecessary investigation.
- Maintaining database of such information of NHS beneficiaries for future use.
- Whether the treatment procedures have been provided as per the approved rates and the packages.
- Whether procedures performed were only those for which permission has been granted.

The BCA shall record their findings and intimate the same to the Hospital concerned with a copy endorsed to NIMHANS. The payment of the bill / claim to the hospital concerned shall be made directly by NIMHANS after receipt of the bills which are duly adjudicated by the BCA.

The Hospital / Centre is required to pay processing fee to the bill Clearing Agency. The processing Fee is as under:

- a. The rate of 2% of the claimed amount of the bill submitted by the empanelled hospital and not on the approved amount of the bill and GST/ any other applicable tax.
- b. The minimum admissible amount shall be Rs.12.50 [Rupees Twelve and Paise fifty only] and this is exclusive of GST/ any other applicable tax.
- c. The maximum admissible amount shall be Rs.750.00 [Rupees Seven Hundred Fifty only] and this is exclusive of GST/ any other applicable tax.

10. DUTIES AND RESPONSIBILITIES OF HOSPITALS/CENTERS

It shall be the duty and responsibility of the Hospital/Center at all times, to obtain, maintain and sustain the valid registration, recognition and high quality and standard of its services and health care and to have all statutory/ mandatory licenses, permits or approvals of the concerned authorities under or as per the existing laws.

11. NON ASSIGNMENT

The Hospital/ Center shall not assign, in whole or in part, its obligations to perform under the agreement, except with the NIMHANS's prior written consent at its sole discretions and on such terms and conditions as deemed fit by the NIMHANS. Any such assignment shall not relieve the Hospital /Center from any liability or obligation under this agreement.

12. HOSPITAL'S CENTR'S INTEGRITY AND OBLIGATIONS DURING AGREEMENT PERIOD

The Hospital/ Center is responsible for and obliged to conduct all contracted activities in accordance with the Agreement using state of the art methods and economic principles and


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J.P. Nagar I Phase,
Bangalore - 560 078.

NOTICE

- 18.1. Any notice given by one party to the other pursuant to this Agreement shall be sent to other party in writing by registered post or by facsimile and confirmed by copy post the other party's address as below.

The Director, NIMHANS, Hosur Road, Bangalore-560029

- 18.2. A notice shall be effective when served or on the notice's effective date whichever is later. Registered communication shall be deemed to have been served even if it is returned with remarks
Like reused kept, premises locked etc.

IN WITNESSES WHEREOF, the parties have caused this Agreement to be signed and executed on the day, month and the year first above mentioned.

Signed by

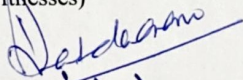
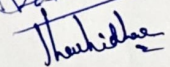


Registrar
NIMHANS, Bangalore

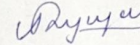
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National Institute of Mental Health
& Neuro Sciences, Bengaluru-560029

In the Presence of
(witnesses)

1. 
2. 

Signed by

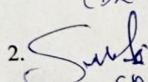


Principal
D A P M R V Dental
College,
Bangalore

Dr. Asha R Iyengar
Principal

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

In the presence of
(Witnesses)

1. Seema Patil
(DR SEEMA PATIL)
2. 
(Dr. B. V. Sobhash)

ALIGN UNIVERSITY GRANT PROGRAM APAC AGREEMENT

The Align University Grant Program APAC Agreement ("**Agreement**") is entered into as of 3 January 2024 ("**Date**") between Invisalign India LLP ("**Align**") and DAPM RV Dental College, Bangalore ("**University**") (together the "**Parties**").

Whereas: Align and its group companies have developed an orthodontic technique utilizing a series of clear polymer, removable appliances that move teeth in small increments from their original state to a more ideal treated state. Align and its group companies 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 beginning stage to the final position;

Whereas: University provides specialty training programs in clinical orthodontics

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

The Parties hereby agree as follows:

1. This Agreement will be in effect from the Date until termination pursuant to this Agreement ("**Term**"). Post-graduate students whose first or second academic years begin after the Date will be entitled to get enrolled in the Align University Grant Program until their respective Disqualification (as defined below).
2. Only post-graduate students ("**University Students**") that are enrolled in either the (i) Residency training program in orthodontics; or (ii) Master's degree in orthodontics; or (iii) Ph.D in orthodontics; or (iv) the equivalent of the aforementioned post-graduate degree in orthodontics are qualified under this Agreement.
3. An "**Educational Align Treatment**" is one of the following treatment submissions submitted under the University Account (as defined below) 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, (ii) Invisalign Moderate Treatment and (iii) Invisalign Lite Treatment. If a particular Educational Align Treatment undergoes a name change or any other non-material changes, then a comparable treatment, as solely determined by Align, shall be deemed to be an Educational Align Treatment for the purposes of this Agreement. Further, Align and University agree to enter into a written amendment to the Agreement within a reasonable period of time following such change is in effect to memorialize the change by written amendment. "**Required Records**" means the submission must include: all records and materials required for treatment including the online prescription form, PVS impressions or intra-oral scans, online photos and other items required for treatment. Submissions without all Required Records or incomplete treatment submission boxes will NOT count as an Educational Align Treatment.
4. For each University Student, University will be provided with FIVE (5) Educational Align Treatment quotas per each academic year and totaling to two academic years at no cost. However, (1) as long as University Students reach their third academic year, they will disqualify for new additional Educational Align Treatment quota ("**Disqualification**"); (2) the Educational Align Treatment quotas which are granted before Disqualification but yet to be used will not lapse and can still be used by University Students even though they enter into their third academic year. For example, if the University has ten (10) University Students in their first and second academic years for this academic year, each University Student will receive five (5) free Educational Align Treatment quotas and University will be provided with a total of fifty (50) free Educational Align Treatment quotas. The Educational Align Treatment quotas provided under this clause are specific to EACH University Student and cannot be transferred. Given the time required to fully complete Educational Align Treatments varies individually, if a University Student is not able to finish Educational Align Treatments (already submitted under the University Account) before graduation, only in such instance can such Educational Align Treatments be transferred to another then current University Student provided prior written consent is obtained from Align.



PRINCIPAL
D.A. PANDU MEMORIAL
R.V. DENTAL COLLEGE

5. EACH Educational Align Treatment shall be entitled to ONE (1) free set of Vivera® retainers under this Agreement that shall be used on the selected Program Patient. For example, if the University has ten (10) Educational Align Treatments, each Educational Align Treatment will receive one (1) free Vivera retainers and University will be provided with a total of ten (10) free Vivera retainers. The Vivera retainers provided under this clause is specific to EACH Educational Align Treatment and cannot be transferred.
6. Where applicable, for intraoral scanning equipment (“iTero Scanner”), scanner supplies, and related subscriptions and services provided under this Program, this Agreement incorporates the terms in *Schedule 2 (iTero Scanner Loaner Terms & Conditions)*.
7. University Students shall only submit the Educational Align Treatment under the account provided by Align to the University (not their personal DID) as follows:

Account Name: R V Dental College, Bangalore

Email address: rvortho@gmail.com

Shipping Address: DAPM RV Dental College, Bangalore, CA-37, 24th Main, JP Nagar, ITI Layout, 1stPhase, Bangalore, Karnataka 560078, India

Account number: 1287926

referred to herein as “**University Account**”.

8. Program Patients (as defined below) must not be transferred from this Align University Grant Program, or disclosed, to other doctors outside of this Align University Grant Program. Doctors outside of this Agreement shall not submit treatments under the University Account. Treatments cannot be combined from separate accounts and only count for the University Account which they are submitted.
9. Unused Educational Align Treatment quotas at the termination or expiration of this Agreement can still be used by University Students within 1 year from the date of termination or expiration. Immediately after 1 year anniversary of termination or expiration of this Agreement, all unused Educational Align Treatment quotas will lapse and void and shall not be transferred to any other account or other University Student.
10. The items, services and support provided by Align pursuant to this Agreement are understood to not be in any way tied to or based on any past or potential future purchase, lease, recommendation, use, arrangement for the purchase or lease of, or prescription of, Align's proprietary and trademarked products, including “Invisalign” clear aligners or intraoral scanner made available by Align from time to time (“**Products**”).
11. University will at its sole and full discretion select the patients required for supervised treatment in the Program who are individuals from the wider University student or faculty population or the public who are not family or friends of Align University Grant Program organisers or staff or University Students enrolled in the Program, and who provide their written consent as set forth herein (“**Program Patients**”). University shall be responsible for obtaining all consents necessary for Program Patients, including but not limited to the necessary consents for, (i) the Program Patients to undergo treatment by the University Students who have been within the Program and (ii) collection and use of any personal data of the Program Patients by a University Student and the University as well as the use and disclosure of such personal data by, and to, Align under this Agreement.
12. During the Program, each University Students shall collect initial records, six (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) per Program Patient at a quality level that can be used for presentation or publication purposes (“**Program Records**”). Program Records shall be sent to Align and may also be disclosed to Align's related group companies. University hereby provides authorization for Align's use, on an anonymised basis, of such Program 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 or books, collateral and within promotional and marketing materials, treatment gallery or other advertising methodology. 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 at *Schedule 1 (Align Program*

Patient Consent Form). 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 Program Records provided to Align has been obtained with the Program Patients' informed consent. Align shall track the ClinCheck Approval rates and Program Records to assess the viability of a continued collaboration.

13. University must (and must ensure that all University Students, University dental faculty staff members, as well as University employees, agents, subcontractors and service providers) 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.
14. University will supply the facility, specifically the location, beamer and screen at University's own cost.
15. No free treatments will be given to Align University Grant Program organisers or staff or University Students enrolled in the Program or their family or friends.
16. Align reserves the right to withdraw the University Account and any Align user name and passwords it issues to University, University teaching faculty, or University Students for any reason, including if Align is not satisfied that the competencies have been met within this program.
17. University is not entitled to utilize or participate in any other Align programs or discounts other than as set forth in this Agreement without the written consent of Align.
18. University agrees to carry out its responsibilities in respect of the Align University Grant Program with all due professionalism, care, skill and diligence, in a timely manner, in compliance with applicable regulatory requirements and professional codes, and all applicable national industry codes, data privacy laws, anti-bribery laws and in compliance with all proper instructions from Align. Further, University undertakes to ensure that all healthcare professionals involved in the Align University Grant Program have the appropriate qualifications and expertise, and comply with all applicable rules and guidelines. University agrees to conduct any and all necessary procedures or obtain any required licenses, permits, approvals, registrations or the like, in order to allow the Parties to enter into and legally perform this Agreement.
19. University agrees to comply with Align policies as communicated to University and as updated by notice in writing from Align from time to time, including Align's Code of Business Conduct and Ethics which can be found at <http://investor.aligntech.com/corporate-gov>.
20. University undertakes not to engage in any off-label discussions of Align Products or to represent the Products as having uses or benefits to patients outside those provided for in the instructions for use or that the Products might be applied or used using techniques or methodologies not described in the instructions for use.
21. University is solely responsible for the funding arrangements for the education program or activity in which the Align University Grant Program constitutes a part. Align's support is limited solely to the provision of the items, services and support to be provided by Align pursuant to this Agreement. Align shall have the sole discretion on providing the items, services and support under this Agreement.
22. University agrees that, on reasonable prior notice, Align (or its nominated representative) may attend and enter any premises on which University administers the Align University Grant Program to audit University's compliance with this Agreement, and University shall provide all reasonable cooperation in connection with such audit (including by providing Align or its nominated representative with access to any computer systems used to administer the Align University Grant 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.
23. The items, services and support to be provided by Align pursuant to this Agreement, including but not limited to, the University Account, the Educational Align Treatment cases, is strictly for the purposes of education and will not be used for any other purpose. The items, services and support to be provided by Align pursuant to this Agreement are not to be used to conduct product or material research, nor does this Agreement

constitute Align's research authorization or support. University shall report benefits hereunder as required by any governmental authority. University will refrain from billing Program Patients and third-party payors for items, services and support obtained at no cost under this Agreement, but this limitation shall not restrict University with respect to other services or products.

24. The choice of University Students for the Align University Grant Program shall be solely at the discretion of the University, and Align shall have no input into such selection.
25. University and University Students are free to choose whatever clear aligners they wish to use in practice and their choice is not influenced by this educational support or otherwise.
26. If any technical or clinical support is needed for the Align University Grant Program (including any information or data), the University shall contact Align's clinical function.
27. The individual signing this Agreement does not have a pre-existing relationship with any sales staff at Align and does not interact regularly with any sales representatives of Align.
28. 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 Align University Grant Program are and shall remain the property of Align.
29. All Align University Grant Program Materials, defined below, or all Intellectual Property Rights arising from or relating to the Align University Grant Program are the property of Align.
30. University hereby assigns, and shall procure that the University Students, University lecturers, 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 procure that University Students, 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. University shall procure that the University Students, University lecturers, residents, employees, affiliates, or contractors of University irrevocably and unconditionally waive the benefit of any and all moral rights or broadly equivalent rights in relation to the Align University Grant Program Materials and the Program Records.
31. 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 Students, staff, 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, of the requirement to disclose and the information required to be disclosed.
32. University shall treat Align Confidential Information with the same degree of care it accords its own confidential information of like nature, but not less than reasonable care. University shall not use Align's Confidential Information for any other purpose other than as set forth in this Agreement.

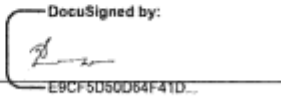
33. Recording, copying, photographing, or any other reproduction or publication of any documentation, information and materials furnished by Align, any content provided by a lecturer or any Align designee in connection with Align University Grant Program as well as all reports or other documents or materials created by the University, University Students or any designee ("**Align University Grant Program Materials**"), Program Records, Align Confidential Information, or other materials referring to Align's trademarks or including any other Align Intellectual Property Rights is prohibited without the prior written approval of Align.
34. All Align Confidential Information, existing in written form or recorded in any other tangible medium, shall be returned to Align upon its request, together with any reproductions or copies thereof.
35. Align hereby grants University permission to use Align's trademarks and copyrighted material for the purposes 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).
36. This Agreement will commence on the Date and will remain in effect for an initial period of [three] years. This Agreement will then automatically renew for additional consecutive three (3) year renewal periods for each renewal. The automatic renewal can occur three times, up to a maximum of nine (9) year extension for as long as this Agreement is not otherwise terminated pursuant to this Agreement. Either Party may, upon serving 3 month prior written notice, terminate this Agreement or terminate the Align University Grant Program in whole or in part without cause. Align may modify the Align University Grant Program, or add or remove products that qualify for the Program, or require University stop accepting further University Students into the Align University Grant Program at any time and at Align's sole discretion. If the parties cannot mutually agree on a recommended change by Align, then Align shall have the right to terminate this Agreement upon written notice to University.
37. University acknowledges and agrees that Align might disclose and use the University's name and logo on Align's website or other offline or online platforms or materials, the relationship between Align and University under this Agreement. University will take requisite steps necessary for Align's use of the University's name and logo is duly approved.
38. Any other public announcement in respect of the items, services and support provided by Align pursuant this Agreement will require joint approval in writing from both Align and University, for example (but not limited to) in regards to media, text, timing and target audiences.
39. University shall comply with all reasonable requests from Align for visits, reports, statistics and photographs related to the Align University Grant Program.
40. University assumes all responsibility for all costs, any claim, action, demand, proceeding, complaint or other similar action ("**Claim**") and losses of whatsoever nature, including costs (whether internal and/or external costs), damages, payments, penalties, interest, fines and compensation, howsoever they might arise, whether as a result of a tort (including negligence), breach of contract, breach of statutory duty (including any breach of 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.
41. Without prejudice to any other limitation (whether effective or not) 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.
42. Nothing in this Agreement shall exclude or limit a Party's liability for Losses which it is not permitted to exclude or limit as a matter of applicable law.

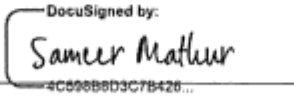
43. Nothing contained herein is intended to, nor will it create, the relationship of partnership, joint venture, agency or employment between the Parties. University will not have the right or power to bind Align to any contracts or agreements with any third party, nor will the University have the right or power to direct any operations of Align.
44. No failure 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.
45. 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.
46. 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.
47. No variation of this Agreement shall be effective unless in writing and signed by or on behalf of each of the Parties.
48. Parties agree that: (i) this Agreement, and any dispute or claim arising out of or in connection with this Agreement or its subject matter or formation (including non-contractual disputes or claims) will be governed by and construed in accordance with the laws as stated below; and (ii) the applicable courts, as provided below, will have exclusive jurisdiction over any dispute or claim arising out of or in connection with this Agreement and any contract, or their or its subject matter or formation dispute, save that in either case and if local law permits, Align shall have the right to seize the jurisdiction of the country or any of the countries in which University resides. Therefore, if University resides (i) in Australia, the law and jurisdiction will be that of New South Wales; (ii) in China, University and Align agree that all contracts between the parties, and any dispute or claim arising out of or in connection with any such contract or its subject matter or formation (including non-contractual disputes or claims) shall be governed by and construed in accordance with the laws of The Peoples' Republic of China, and any dispute arising out of or in connection with this Agreement, including any question regarding its existence, validity or termination, shall fall under the exclusive jurisdiction of the courts of the People's Republic of China in the place where Align Technology (Shanghai) Trading Co., Ltd. is registered; and (iii) for any other country not expressly listed above, this Agreement, and any dispute or claim arising out of or in connection with this Agreement including its subject matter and its formation (and any non-contractual disputes or claims) shall be governed by the laws of the country in which University resides and University hereby irrevocably agrees to the non-exclusive jurisdiction of the courts of the country in which University resides.
49. Rights and obligations under this Agreement, which by their nature should survive, will remain in effect after termination or expiration hereof. If any provision of this Agreement is held to be contrary to law or invalid, such 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.
50. 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. Each Party acknowledges that it has not been induced to enter into this Agreement by, and does not rely on, any representation, warranty or undertaking not expressly incorporated into this Agreement. No Party shall have any remedy in respect of any statement, representation or warranty (whether negligently or innocently made) of any person (whether or not Party to this Agreement) other than as expressly set out in this Agreement. Nothing in this clause shall however operate to limit or exclude any liability for fraud or fraudulent misrepresentation.
51. 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. In addition, the Parties

agree that a signature transmitted by electronic means shall be deemed to be an original signature. The Parties have caused this Agreement to be signed by their duly authorized representatives.

52. This Agreement will only be executed in English language.


In Witness Whereof, each of the parties hereto has caused this Agreement to be executed in its name and behalf by its duly authorized representative as of the date first written above.

UNIVERSITY
Signature 
Print Name: Dr Prashanth C S

ALIGN
Signature 
Print Name: Sameer Mathur

Title: Authorized signatory, DAPM, RV Dental College, Bangalore

Title: General Manager, Invisalign India LLP



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Schedule 1– Align Program Patient Consent Form

NOTICE AND CONSENT TO ALIGN'S USE OF INFORMATION ABOUT MY TREATMENT WITH INVISALIGN

Thank you for considering treatment with Invisalign, the clear aligner manufactured by Align Technology, Inc. or its affiliates worldwide ("**Align Group**").

Align Technology, Inc. is a global medical device company which produces Invisalign clear aligners as well as 3D digital scanning products, technology and services.

Align Technology, Inc.'s subsidiary, Invisalign India LLP ("**Align**") also partners with DAPM RV Dental College, Bangalore ("**University**") to run a training program for students at the University who are learning to use clear aligner orthodontic treatments. As part of this training program, the University will disclose and transfer personal information about its patients undergoing these treatments to Align Group.

This document describes the types of personal and health information that the University will disclose and transfer to Align Group and what Align Group will do with that information. Align Group handle personal information in accordance with applicable local privacy laws.

Please take your time to read the document carefully and to make an informed decision about whether you wish to provide consent to allow the University to disclose and transfer your Patient Information (defined below) to Align Group, and for Align Group to use your Patient Information. You may discuss your decision with your friends and family. You can also discuss it with your health care team. If you have any questions, you can ask your dentist to explain more about the treatment and/or Align Group's role in your treatment. You have the right not to consent to the University's collection, use or transfer of your Patient Information and Align Group's use of your Patient Information. Please be noted if this information is not provided to the Align Group, your doctor will not be able to treat you with Invisalign or otherwise provide you with the full suite of services which would be available to you in association with your treatment with Invisalign.

If you understand and agree with the statements below, please sign and date the document at the point indicated.

I agree and consent as follows:

1. I acknowledge that in addition to my full name, address, contact details, date of birth, gender, the University will collect information about my treatment or proposed treatment with Invisalign product(s), including extra and intra oral photographs, x-rays, appropriate radiograph, impressions or plaster models of my teeth and my medical data (collectively "**Patient Information**").
2. I explicitly consent to my Patient Information being collected by University and disclosed and transferred to Align Technology, Inc., its representatives, successors, assignees, agents, and subsidiary companies which are located in the countries other than my country of residence. A current list of companies that make up the Align Group and the countries in which they are located are available here: <http://investor.aligntech.com/index.php/static-files/3edccdc9-4451-4bd0-a8ad-151a6a94bf87>. I consent that Align Group can:
 - 2.1 use my Patient Information to provide such support as may be required by the University from Align Group in relation to my treatment or proposed treatment with Invisalign products; and
 - 2.2 use my Patient Information (excluding my full name and address) on an anonymised basis for: (i) educational and/or research, analysis, product development purposes, (ii) publication in professional journals or books, promotional materials, or in other advertising mediums, and/or (iii) providing to regulatory authorities anywhere in the world to comply with applicable local laws.
3. I acknowledge that use of my Patient Information is without payment to me and I agree to waive any future claim to financial benefit in respect of my Patient Information.
4. I understand that if I decide to withdraw from my treatment with Invisalign product(s), my Patient Information, including any treatment data collected from me prior to my withdrawal, may still be retained

for an appropriate period necessary to fulfil the purposes of section 2 above and to comply with regulatory obligations if applicable .

5. I understand that I have the right to access my Patient Information and to ask for correction as allowed by applicable privacy laws.
6. A photo copy of this signed Align Patient Consent Form shall be considered as effective and valid as an original.
7. I confirm that I have read, understand and agree to the terms in this Align Patient Consent Form as well as the Privacy Notice attached below. I was given time and opportunity to ask questions about my treatment and all my questions were answered to my satisfaction. I understand that I will be given a copy of this signed and dated Align Patient Consent Form by my doctor.

Privacy Notice

Your doctor is the controller of any personal data included in your Patient Information. Align Group will receive your Patient Information. Align Group's global headquarters are in the United States and Align Group operates globally so your Patient Information may be stored on Align Group's servers outside your country of residence or transferred to its service providers in other countries for the purpose of your treatment. For a full list of Align Group entities, please refer to: <https://investor.aligntech.com/static-files/3edcedc9-4451-4bd0-a8ad-151a6a94bf87>. However, the Align Group will continue to protect your information by only sending it to countries which have data protection laws that afford an adequate level of protection or otherwise by putting measures in place in order to ensure your personal information is protected in accordance with the Align Group's Binding Corporate Rules ("BCRs"), which can be found at <https://investor.aligntech.com/static-files/337d600b-6128-4c45-bdc3-fdb2277f6363>.

Your Patient Information will only be shared with other third parties if otherwise permitted by the applicable law, such as if necessary to protect your vital interests or those of another person or if necessary for the establishment, exercise or defence of legal claims. Your doctor and the Align Group will process your Patient Information for the purpose of your treatment. The Align Group may also anonymise your Patient Information and use it for internal, analysis, and research purposes. Your doctor and the Align Group will retain your Patient Information for only as long as it has an ongoing legitimate need to do so, for example, to provide you with treatment and to comply with regulatory obligations. The Patient Information will then be either deleted or anonymised or, if this is not possible (for example, because your Patient Information have been stored in backup archives), then they will be securely stored until deletion is possible.

If you have any questions about how your Patient Information are being used you can ask your doctor, including about any of your rights to:

- access, correct, update or request deletion of your Patient Information;
- restrict processing of your Patient Information;
- request that your doctor transfer your Patient Information to another doctor; and
- withdraw your consent at any time to the processing of your Patient Information.

You also have the right to complain to your local data protection authority about the collection and use of your Patient Information.

For additional questions about Align Group's use of your personal data and/or Patient Information, you may also contact privacy@aligntech.com.

Signature _____

Print Name _____

Address _____


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Date _____

Witness _____

Print Name _____

If signatory is underage of majority, the parent or Legal Guardian must also sign below to signify agreement:

Signature of Parent/Guardian _____

Address, if different from Child's _____

University Student doctor in charge


Signature _____

Print Name _____

Supervising faculty member in charge

Signature _____

Print Name _____


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Schedule 2– iTero Scanner Loaner Terms & Conditions

1. This iTero Scanner Loaner Terms & Conditions (“**Scanner Loan Terms**”) are agreed to by Align and University. University is granted permission to use the iTero System (as defined below) only for the below purposes: (1) use the iTero System only in connection with the Program, including scanning Program Patients and submitting Educational Align Treatments. For the avoidance of doubts, iTero System shall in no way be allowed for use in any commercial context or environment; (2) use iTero System in the university education in relation to dentistry, orthodontics or stomatology, including on-campus lecturing.
2. Align will loan one (1) or more [iTero name and model] (“**iTero System**”) to University, as further detailed in appendix to this iTero Scanner Loaner Terms & Conditions (“**Appendix**”). The iTero System includes software, including firmware provided by Align which is embedded in or included with the iTero System (“**Align Software**”) and licensed to University under the relevant software license agreement to the Align Software (“**License Terms**”) included in the registration process of the iTero System. Subscription services fees will be included in the Program. Align has the right, but not the obligation, to unilaterally update Appendix so as to be able to furnish the possible latest iTero System available then and University hereby gives its consents to Align.
3. Align will be responsible for shipment of the iTero System to University. Align bears all risk of loss until delivery of the iTero System to University. Any damage must be reported by University to Align within 24 hours of receipt. Delivery date for the iTero System as notified by Align, is an estimate. Time for delivery is not of the essence.
4. University shall take out insurance for the iTero System (against loss, accidental damage (in whole or part and howsoever caused) or theft) on or before taking delivery of the iTero System and maintain insurance over the iTero System throughout the Term for the full insurable value of the iTero System at the University’s own expense. University will take reasonable care to prevent damage, loss or destruction to the iTero System. University assumes full responsibility for any loss, theft or damage to the iTero System.
5. Upon termination, University agrees to return the iTero System as requested by Align. If returning the iTero System, it will be shipped in its original shipping container (or a container otherwise supplied by Align) for collection from the premises by Align or its carrier. Align or its carrier will inform University of collection date.
6. University will be eligible for the manufacturer’s warranty relating to the iTero System. Align has no obligation to provide updates, modifications, enhancements or error corrections to the hardware or software. Align or a third party on Align’s behalf is the only party who may service or repair the iTero System.
7. The term of the iTero System loan shall commence on the delivery date of the iTero System and shall continue, including the License Terms, until the expiration or earlier termination of the Program. Upon expiration or earlier termination of the loan, all licenses granted under the Scanner Loan Terms are immediately terminated and the iTero System and any Align Software, other software or equipment, materials, instructions, training guides and specifications (collectively “**Materials**”) shall be immediately made available for collection by Align, in each case in the same condition as they were in prior to being loaned to University, ordinary wear and tear excepted.
8. University irrevocably assigns to Align to the fullest extent permitted by law the entire right, title and interest in and to the copyright to all scans created using the iTero System. If local laws do not permit University assignment of the copyright to all scans to Align, the University hereby grants to Align a non-exclusive, irrevocable, worldwide, fully-paid up license to use the scans from the iTero System for the purposes of complying with applicable laws and regulations, research, education and development, data analytics, management, improvement and provision of Align’s products and services.
9. This license to use is not a sale and does not transfer to University any title or ownership interest in or to the iTero System or Materials or any patent, copyright, trade secret, trade name, trademark or other proprietary or intellectual property rights related to the iTero System or Materials (“**Intellectual Property**”). Except for the limited rights expressly granted herein, Align retains all of its right, title, ownership and interest in and to the iTero System and Materials and University agrees that Align will solely own all rights to any feedback, testing results, ideas, modifications, improvements, reports, designs, inventions, specifications or other materials developed or communicated by University or in connection with or arising out of University’s exposure to or use of the iTero System or Materials including any intellectual property rights therein.



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10. The iTero System, Intellectual Property and Materials are hereby provided solely for use by the University in accordance with this Agreement and only for educational purpose. University agrees not to, or to allow any third party to (or make the Materials available to any third party so that such party is able to) make copies, reverse engineer, disassemble, or decompile any prototypes, software or other tangible objects, or to make copies of software or documents.
11. THE iTERO SYSTEM AND MATERIALS PROVIDED HEREUNDER IS PROVIDED "AS IS" AND TO THE EXTENT PERMITTED BY LAW, ALIGN MAKES NO WARRANTIES OF ANY KIND, WHETHER EXPRESS, IMPLIED, STATUTORY OR OTHERWISE WITH RESPECT TO THE iTERO SYSTEM, MATERIALS OR INFORMATION OR THE USE OR OPERATION THEREOF, AND SPECIFICALLY DISCLAIMS THE IMPLIED WARRANTIES OF MERCHANTABILITY, SUITABILITY FOR A PARTICULAR PURPOSE.




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Appendix to Schedule 2

Details of iTero Scanner Loaner

iTero Name (Please select from the option)	[iTero Element Flex], [iTero Element 2], [iTero Element 5D], [iTero Element 5D Plus]
Quantity	
Number of Sleeves	
Main Doctor License ID	[To be inserted by University representative]
Others	



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
DA PANDU MEMORIAL R V DENTAL COLLEGE, BANGALORE**STRATEGIC PLAN (2023-2024)**

- **Teaching and Learning Quality**
 - Regularly update institutional facilities with state-of-the-art equipment and software to meet global standards.
 - Continuously enhance course delivery through problem-based learning, project-based learning, field exercises, and case studies, integrating ICT for effective pedagogy.
 - Encourage faculty to adopt relevant technologies and implement innovative teaching-learning methods to improve outcomes.
- **Research, Innovation, and Consultancy**
 - Increase publications in international and national journals indexed in highly reputed databases (Scopus/Web of Science) by at least 20% annually, with each department submitting at least one paper per year.
 - Target a 10-point increase in the institution's h-index.
 - Secure more research grants from government, non-government, and corporate agencies to strengthen research and development initiatives.
 - Establish additional MOUs to promote research and extension activities.
 - Submit at least one research proposal per department annually for institutional seed grants, RGUHS funding, or other external funding agencies.
 - Complete at least one postgraduate short-study research project per department per year.
 - Facilitate at least two short-term faculty research projects annually within the institution.
 - Ensure each department completes at least one undergraduate short-study research project annually.
- **Skill Development, Employability, and Placements**
 - Motivate graduates to excel in NEET and pursue higher studies.
 - Provide in-house skill development opportunities for all students.
 - Focus on the holistic development of students to nurture them into responsible citizens.
 - Organize at least three programs annually through the Career Guidance Cell, focusing on career opportunities in civil and defense services, healthcare, and other sectors.
- **Sports and Cultural Activities**
 - Enhance sports facilities to encourage active participation and promote wellness.
 - Support student participation in intercollegiate cultural and sports events.


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DA PANDU MEMORIAL R V DENTAL COLLEGE, BANGALORE**STRATEGIC PLAN (2023-2024)**

- Organize cultural events and competitions for students and staff to foster a vibrant campus environment.
- **Digitization**
 - Achieve complete digitization of patient records, including radiographs – implementation of Patient Management Software
 - Promote a paperless working environment across the institution.
 - Collaborate with national library initiatives (e.g., HELINET/MYLOFT) to strengthen learning resources and provide seamless access to digital tools.
- **Institutional Social Responsibility (ISR) Activities**
 - Actively support government campaigns and development programs.
 - Continue to engage in community development through oral health activities and awareness programs.
- **Accreditation and Recognition**
 - Improve the institution's NIRF ranking, aiming to be among the top 10 institutions across all categories.
 - Prepare for NAAC reaccreditation, targeting an A++ grade.
- **Alumni Connect**
 - Strengthen alumni engagement by involving them in institutional activities, including scientific programs, outreach initiatives, career guidance sessions, and cultural events.



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