

MOU

Jehangir Center for Learning

And

SCEs Indira College of Pharmacy

MOU

MASTER AGREEMENT

BETWEEN

**Jehangir Center for Learning (JCL) a division of Jehangir Clinical
Development Centre Pvt. Ltd., Pune**

&

Indira College of Pharmacy, Tathawade, Pune

Dated: 27th January, 2021.

Memorandum of Agreement between Jehangir Clinical Development Centre, Tathawade, Pune and Indira College of Pharmacy, Tathawade, Pune.



1. MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is made on 27th January, 2021 at between:

1. **Jehangir Center for Learning** - A division of Jehangir Clinical Development Centre (JCDC), a company incorporated under the provisions of the laws of India, with its registered office at 32 Sassoon Road, Pune 411 001, Maharashtra, India (hereinafter referred to as "JCL" which expression shall unless repugnant to the context or meaning thereof include its successors and permitted assigns) of the First Part

And

2. **Indira College of Pharmacy, Tathawade, Pune** having its registered office at 89/2A, Niramay, New Mumbai-Pune Highway, Tathawade, Pune 411033 (hereinafter referred to as Academic Partner & quote; Academic Partner which expression shall unless repugnant to the context or meaning thereof include its successors and permitted assigns) of the Second Part.

Singularly referred to as "the Party" and collectively referred to as "the Parties".

Whereas:

- a. "JCL", is the training division of JCDC established in January 2008 with a view to groom aspirants in the field of clinical research towards becoming the next generation of knowledgeable, ethical and professional leaders in this field. JCL offers e-learning courses in clinical research with a thorough emphasis on practical aspects the following are some of the highlights and unique features of the JCL course:
 - Experienced faculty (Our faculty consists of our leadership team with average work experience of at least 12+ years in clinical research). In addition to our own faculty, veterans from industry are invited as a visiting faculty.
 - Thorough grounding in principles viz. ICH GCP and ICMR guidelines and practical exposure in all aspects of conduct of a clinical trial.
 - Ideal foundation in Clinical Research.
- b. Academic Partner as a vision of creating academic excellence in the field of education. It fulfills the requirements of industry and society by holistically developing future performers having the right knowledge, skills and attitude towards profession.
- c. JCL and Academic Partner are keen to leverage mutual strengths on a non-exclusive basis; The Parties have thought it expedient to put forth the terms and conditions of collaboration in writing as hereinafter appearing.

Memorandum of Agreement between Jehangir Clinical Development Centre's JCL and Indira College of Pharmacy, Tathawade, Pune.



PRINCIPAL
Indira College of Pharmacy
Tathawade, Pune - 411 033



NOW, THEREFORE, IN CONSIDERATION OF THE MUTUAL COVENANTS AND AGREEMENTS SET FORTH HEREIN AND FOR OTHER GOOD AND VALUABLE CONSIDERATION, THE RECEIPT AND SUFFICIENCY OF WHICH IS HEREBY ACKNOWLEDGED, THE PARTIES HERETO AGREE AS FOLLOWS.

2. ENGAGEMENT AND SCOPE OF THE AGREEMENT

2.1 This Agreement is the master agreement between the Parties. JCL hereby collaborates with Indra College of Pharmacy, Tathawade, Pune, a non-exclusive basis for the purpose as mentioned hereinabove in the recitals. However, for the purpose of abundance of clarity, JCL reserves the right to enter into similar arrangements with any other Parties and Academic Partner agree that, Academic Partner shall in no manner whatsoever interfere with the same. Academic Partner further agrees that, Academic Partner shall in no manner whatsoever engage any other third parties for this purpose, without the prior written consent of JCL.

2.2 The main purpose of the Agreement is to foster collaboration between JCL and the Academic Partner, to provide opportunity for global experience to students, and facilitate advancement of knowledge in clinical research and various facets associated with it in terms of well-planned course modules.

2.3 JCL and Academic Partner will extend to each other the facilities and resources available with them through working out the necessary modalities from time to time and case-by case for smooth conduct of the course.

2.4 JCL would conduct its e-learning courses and Post Graduate Diploma in Clinical Research [Online mode] in collaboration with the Academic Partner. This Memorandum of Agreement is signed by both Parties as per the mutually acceptable terms and conditions.

JCL'S RESPONSIBILITIES:

For e-learning course

The execution of the course will be JCL's responsibility. JCL would manage the day-to-day operations of the course. The following would be the responsibilities

- Generating the Log-in ID and Password on JCL's E-learning Portal after written confirmation is received from Academic Partner about completion of the admission of the student/s and after receiving the fees into JCL bank account.
- Conducting virtual doubt clearing sessions.
- Additional reading material shall be available on the E-Learning Portal.
- Conducting exams through the E-Learning Portal.

For Post Graduate Diploma in Clinical Research [Online Mode]

The execution of the course will be JCL's responsibility. JCL would manage the day-to-day operations of the course. The following would be the responsibilities

- Student Counselling
- Providing lecture schedule to the students or Academic Partner well in advance.
- Management of faculty.
- Conduct of lectures.

Memorandum of Agreement between Jehangir Clinical Development Centre's JCL and Indra College of Pharmacy, Tathawade, Pune.



[Handwritten signature]



- Sharing online study material
- conducting test
- Fee collection
- Assistance in placement efforts in association with Academic Partner's placement cell.

ACADEMIC PARTNER'S RESPONSIBILITIES:

Academic Partner shall create awareness, market the course and provide logistic and infrastructure support such as:-

For e-learning course

- Awareness creation, marketing of the course and enrollment of students into the course.
- Communicate and Coordinate with JCL for creation of user ID and Password for the enrolled students.

For Post Graduate Diploma in Clinical Research (Online Mode)

- Awareness creation, marketing of the course and enrollment of students into the course.
- Providing computer labs for attending online sessions, if required.
- Support for collection of fees. e.g. periodic reminders.

Both JCL and the Academic Partner will appoint one person as a single point of contact from each side. These individuals will communicate with each other on a regular basis to sort out administrative issues and review progress.

3. TERM

- 3.1 This Agreement shall continue for the period of three years from the date of signing of this Agreement until its termination in accordance with Clause 7. The Parties agree that the Agreement can be renewed by the Parties in writing mutually upon expiry or prior to the expiry of the term of the Agreement.

4. WORKING METHODOLOGY

4.1. Relationship Management

Academic Partner will designate one person as "Relationship Manager" to whom all pertinent communications within the purview of this Agreement will be addressed. In particular the "Relationship Manager" will be responsible for providing the assistance to JCL on all aspects of the relationship. JCL will in turn designate one of its employees or associates as its "Relationship Manager (JCL)". Any change in these designated personnel shall be agreed and intimated in writing to the parties from time to time.

4.2 Delivery Standards and Practices

Memorandum of Agreement between Jehangir Clinical Development Centre's JCL and Indira College of Pharmacy, Tathawade, Pune.



[Handwritten signature]



JCL will deliver the course in accordance with the course structure design as decided by JCL and will circulate related study material to the students. JCL will also conduct the examination and evaluation thereof. The rights of alteration, modification in the course design and course material will be reserved by JCL.

- 4.3 Academic Partner will carry out the necessary promotional activities for the course wherein JCL staff will counsel the aspirants for the course.
- 4.4 JCL will provide a certification to the Students for the program after successful completion of the course by the students and passing the examination conducted by JCL.

5. FINANCIALS

5.1 Total Fees to students for a e-learning course in Professional Certification in Clinical Research (subject to revisions which may be applicable from time to time) -

- MRP of the course - Rs. 15,000 + Taxes (Currently Taxes are 18% GST)

5.2 Total Fees to students for Online live interactive batch for Post Graduate Diploma in Clinical Research (subject to revisions which may be applicable from time to time) -

- MRP of the course - Rs. 25,000 + Taxes (Currently Taxes are 18% GST)

6. INTELLECTUAL PROPERTY

6.1 The design of the course and the study material of the course will be the sole intellectual property of JCL. Appendix I defines design and modules covered and mutually agreed by both the Parties. Subject to the terms and conditions of this Agreement, the Parties agree that the Intellectual Property shall at all times, during the Term of this Agreement and thereafter be in the ownership, possession and control of JCL. The Parties agree that nothing in this Agreement shall be construed as granting any right, title or interest to Academic Partner, whether during the Term of this Agreement or thereafter. The Parties hereby agree that the JCL shall individually reserve the right to transfer, assign and convey this Intellectual Property. For the purpose of this Agreement, Intellectual Property includes without limitation ideas, concepts, creations, discoveries, inventions, improvements, know how, trade or business secrets; trademarks, service marks, designs, utility models, tools, devices, models, methods, procedures, processes, systems, principles, algorithms, works of authorship, flowcharts, drawings, books, papers, models, sketches, formulas, teaching techniques, electronic codes, proprietary techniques, research projects, and other confidential and proprietary information, computer programming code, databases, software programs, data, documents, instruction manuals, records, memoranda, notes, user guides; in either printed or machine-readable form, whether or not copyrightable or patentable, or any written or verbal instructions or comments; which is related to the business of the Parties. The Intellectual Property rights in and to the course including but not limited to the design, content, conduct, delivery, study material, notes, presentations, videos etc. solely rest JCL.

7. TERMINATION

7.1 Either party may terminate this Agreement forthwith on giving notice in writing to the other party if the other party:

- 7.1.1 commits any material breach of any term of this Agreement.

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- 7.1.2 shall convene any meeting of creditors or pass a resolution for winding up or suffer a petition for winding up;
- 7.1.3 shall have an administrative receiver or receiver appointed over the whole or part of its assets or suffer the appointment of an administrator;
- 7.1.4 If either Party acts in any manner which is prejudicial to the interests of the other Party;
- 7.1.5 if either Party indulges in any illegal or unlawful activity;
- 7.1.6 Misconduct, fraudulent, dishonest or undisciplined conduct of either Party, or breach of integrity, or embezzlement, or misappropriation or misuse or causing damage to the other Party's property;
- 7.1.7 misrepresentation and making of false statements and breaching the representations and warranties made under this Agreement;
- 7.1.8 the Academic Partner reserves the right to terminate this Agreement, if any third party claims ownership of the Intellectual Property and sends a notice restraining the use of the same to JCI;
- 7.1.9 if either Party is declared insolvent or bankrupt.

- 7.2 Either Party may also terminate this agreement for convenience by giving the other Party 30 days' notice.
- 7.3 In either case of termination, Parties shall endeavor to ensure that the students complete the course they are pursuing.
- 7.4 On termination of this Agreement any sums owed by the defaulting Party to the other Party shall be paid forthwith to the other Party and if requested by the other Party shall return or if requested, destroy within seven calendar days of the date of termination all property belonging to that other Party. The defaulting Party shall certify in writing within 30 calendar days of termination to the other Party through a director or other officer of the company that the obligations imposed by this Clause have been complied with.
- 7.5 Termination of this Agreement howsoever caused shall not affect the rights of either Party under this Agreement which may have accrued up to the date of termination.

8. CONFIDENTIALITY

- 8.1 The Parties acknowledge that in the course of performing their obligations under this Agreement, the Parties may obtain information relating to the other Party which is of a confidential and proprietary nature to the other Party. The information which would be provided by either Party to the other Party shall be highly privileged and confidential in nature and either Party shall maintain strictest confidence with respect to such information provided by the other Party to the other Party from time to time.
- 8.2 Both Parties agree that it will (a) use such Confidential Information only in connection with fulfilling its obligations under this Agreement, (b) during the Term of this Agreement and thereafter, hold such Confidential Information in strict confidence and exercise due care with respect to its handling and protection of such Confidential Information, consistent with its own policies concerning protection of its own proprietary and/or trade secret information and (c) disclose, divulge or publish the same only to such of its employees or representatives in order for such employees or representatives to carry out the



purposes of this Agreement and to no other person or entity, whether for its own benefit or for the benefit of any other person or entity.

8.3 Both Parties further agree to return all Confidential Information in its possession, control or custody immediately upon termination or expiration of this Agreement.

8.4 Both Parties agree that in the event, either Party is required to disclose Confidential Information to any competent authority or under any applicable law, either Party shall intimate the other Party with regard to the disclosure of the Confidential Information and shall assist the other Party in obtaining a protective order. However, in the event of failure to obtain such an order, either Party shall disclose the Confidential Information to such competent authority. The Parties shall limit disclosure of the Confidential Information.

8.5 Either Party shall ensure that it shall in no manner whatsoever indulge in the disclosure or dissemination of Confidential Information to any third party with the prior written approval of the other Party. In the event of unauthorized disclosure and dissemination of Confidential Information by either Party to any third party, the same would cause irreparable injury to the other Party and no amount of monetary compensation would cure such an injury caused and such Party reserves the right to get an injunctive order from the court of competent jurisdiction preventing the other Party from making such unauthorized disclosures. Further, either Party reserves the right to immediately terminate the Agreement in the event of breach of the confidentiality obligation by the other Party.

8.6 For the purpose of this Agreement, Confidential Information means and includes, without limitation, any trade secrets, knowledge, data or other proprietary or confidential information relating to products, processes, know-how, intellectual property, designs, developmental or experimental work, ideas, innovations, computer programs, computer artwork, databases, other original works or authorship, customer and supplier lists, business plans, marketing plans and strategies, financial information or other subject matter pertaining to any business of the either Party or any of the either Party's customers, suppliers, consultants or licensees, which may or may not be registered under any of the laws pertaining to protection of intellectual property rights in the country; personnel data information and materials developed, collected or used by the personnel of either Party information related to deals or proposed deals to be entered into by either Party information disclosed by third parties with which either Party may have a business relationship, business practices and all other proprietary information, methods and property of either Party whether in tangible and/or intangible form.

9. REPRESENTATIONS AND WARRANTIES

9.1 Each of the Party represents and warrant that:

- 9.1.1 It has power to execute and enter into this Agreement and it has full right, capacity and authority to perform its obligations under this Agreement which when executed will constitute valid and binding obligations on it in accordance with its terms.
- 9.1.2 The entry and delivery of, and the performance by it of this Agreement will not result in any breach of any provision of applicable law, its constitutional documents, any other agreement and / or any court order, judgment, injunction, award, decree or writ that is binding on it and / or its assets, or result in any claim by a third party against the other Party;
- 9.1.3 The execution and delivery of this Agreement and the transactions contemplated hereby have been duly approved and authorized by all requisite actions and no other actions (corporate, statutory or otherwise) on its part are necessary.
- 9.1.4 It has understood the terms of this Agreement and a copy of the Agreement has been provided to it;

Memorandum of Agreement between Jehangir Clinical Development Centre (JCDC) and Indira College of Pharmacy,
Tathwade, Pune.



- 9.1.5 It has executed this Agreement of its free will and without relying on any statements made by the other Party or its representatives, agents or affiliates etc.)
- 9.1.6 The Agreement in all respects is reasonable and necessary to protect the legitimate business interests of the Parties.

10. INDEMNIFICATION

- 10.1 Either Party hereby agrees to indemnify the other Party and each of its respective officers, employees, representatives attorneys, affiliates and agents and save and hold them harmless, from and in all respect of, including but not limited to all liabilities, obligations, damages, penalties, claims, actions, judgments, suits, fees, costs and expenses, including legal fees incurred in connection with or resulting from any claim, action or demand against them that arises out of or in any way relates to (i) any breach of any warranty or obligation under this Agreement; or (ii) negligence, fraud, misconduct or willful default on the part of the either Party during the term of this Agreement; (iii) any breach of any third party's rights; (iv) any breach of the terms and conditions of this Agreement.

11. NON-COMPETE

- 11.1 Academic Partner acknowledges and agrees that under no circumstances during the term of this Agreement and thereafter for a period of 3 years shall Academic Partner directly or indirectly compete with the business of JCL.

12. NON-SOLICITATION

- 12.1 Academic Partner covenant and undertake that Academic Partner shall not during the Term of this Agreement and for a period of [3.] years after the termination or expiry of this Agreement, directly or indirectly: (a) attempt in any manner to solicit any current clients/students of JCL or any firm, association or corporation or other entity which the JCL contacted or otherwise dealt business of the type carried on, or proposed to be carried on, by JCL; (b) attempt to persuade any person, firm or entity, which is a client/students (for the purpose of this Clause, client/students would also include potential client/students, where discussions have been held during the period of the JCL's engagement with Academic Partner with a view to conducting business with JCL to cease doing business or to reduce the amount of business which any such customer has customarily done or might propose doing with JCL whether or not the relationship between Parties and such client/students was originally established in whole or in part through its efforts; (c) employ, solicit, incite, canvass or attempt to employ or assist anyone else to employ any person who is in the employment/traineeship of JCL or was in the employment/traineeship of JCL at any time during the preceding 12 calendar months. Further, the Party shall not during such period solicit, incite or in any other way encourage other employees/trainees of JCL to terminate their respective contracts of employment/traineeship with JCL.

13. NOTICES

- 13.1 All notices which are required to be given hereunder shall be in writing and shall be sent to the address or by way of email of the recipient set out in this Agreement, or such other address as the recipient may designate by notice given in accordance with the provisions of this Clause. The addresses and email ids shall be as follows:

If to JCL:

Attention: Mr. Pathik Divate

Address: Jehangir Hospital Premises, 32 Sassan Road, Pune - 411 001.

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purposes of this Agreement and to no other person or entity, whether for its own benefit or for the benefit of any other person or entity.

8.3 Both Parties further agree to return all Confidential Information in its possession, control or custody immediately upon termination or expiration of this Agreement.

8.4 Both Parties agree that in the event, either Party is required to disclose Confidential Information to any competent authority or under any applicable law, either Party shall intimate the other Party with regard to the disclosure of the Confidential Information and shall assist the other Party in obtaining a protective order. However, in the event of failure to obtain such an order, either Party shall disclose the Confidential Information to such competent authority. The Parties shall limit disclosure of the Confidential Information.

8.5 Either Party shall ensure that it shall in no manner whatsoever indulge in the disclosure or dissemination of Confidential Information to any third party with the prior written approval of the other Party. In the event of unauthorized disclosure and dissemination of Confidential Information by either Party to any third party, the same would cause irreparable injury to the other Party and no amount of monetary compensation would cure such an injury caused and such Party reserves the right to get an injunctive order from the court of competent jurisdiction preventing the other Party from making such unauthorized disclosures. Further, either Party reserves the right to immediately terminate the Agreement in the event of breach of the confidentiality obligation by the other Party.

8.6 For the purpose of this Agreement, Confidential Information means and includes, without limitation, any trade secrets, knowledge, data or other proprietary or confidential information relating to products, processes, know-how, intellectual property, designs, developmental or experimental work, ideas, innovations, computer programs, computer artwork, databases, other original works or authorship, customer and supplier lists, business plans, marketing plans and strategies, financial information or other subject matter pertaining to any business of the either Party or any of the either Party's customers, suppliers, consultants or licensees, which may or may not be registered under any of the laws pertaining to protection of intellectual property rights in the country; personnel data information and materials developed, collected or used by the personnel of either Party information related to deals or proposed deals to be entered into by either Party information disclosed by third parties with which either Party may have a business relationship, business practices and all other proprietary information, methods and property of either Party whether in tangible and/or intangible form.

9. REPRESENTATIONS AND WARRANTIES

9.1 Each of the Party represents and warrant that:

9.1.1 It has power to execute and enter into this Agreement and it has full right, capacity and authority to perform its obligations under this Agreement which when executed will constitute valid and binding obligations on it in accordance with its terms.

9.1.2 The entry and delivery of, and the performance by it of this Agreement will not result in any breach of any provision of applicable law, its constitutional documents, any other agreement and / or any court order, judgment, injunction, award, decree or writ that is binding on it and / or its assets, or result in any claim by a third party against the other Party.

9.1.3 The execution and delivery of this Agreement and the transactions contemplated hereby have been duly approved and authorized by all requisite actions and no other actions (corporate, statutory or otherwise) on its part are necessary.

9.1.4 It has understood the terms of this Agreement and a copy of the Agreement has been provided to it:

Memorandum of Agreement between Jehangir Clinical Development Centre (JCDC) and Indira College of Pharmacy,
Tatawade, Pune



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Email id: pathik@jcdc.co.in

If to the Academic Partner:

Attention: Dr. (Mrs.) Anagha Joshi

Address: Indra College of Pharmacy, 89/2A, Nirmaya, New Mumbai - Pune Highway, Tathawade, Pune 411033.

Email id: ajoshi@indraedu.com

- 13.2 Any such notice may be delivered by hand or by first class pre-paid letter or fax and shall be deemed to have been served if by hand when delivered, if by first-class post 48 hours after posting, and if by fax when confirmation of proper transmission has been received. If there is any change in addresses of either Party, the Parties shall intimate the same to the other Party within 7 (seven) days from the date of such change in the address.

14. HEADING

- 14.1 The headings to the Clauses of this Agreement are for ease of reference only and shall not affect the interpretation or construction of this Agreement.

15. DISPUTE RESOLUTION

- 15.1 All disputes, differences of opinion and controversies arising between the Parties out of this Agreement shall be resolved amicably, failing which they shall be finally settled by a sole arbitrator appointed by the Parties. The arbitration shall be conducted in accordance with the Arbitration and Conciliation Act, 1996 or any amendment thereof for the time being in force. Arbitration proceedings shall take place in Pune, India.
- 15.1.1 The award of the arbitrator shall be a reasoned award and shall be final and binding on the Parties. The arbitration proceedings shall be conducted and the award shall be rendered in English language.
- 15.1.2 During the pendency of any arbitration proceedings, the Parties shall continue to perform their respective obligations under this Agreement.
- 15.2 Subject to above, the Courts at Pune shall have exclusive jurisdiction in respect of all matters arising under or out of this Agreement.

16. ENTIRE AGREEMENT

16. This Agreement constitutes the entire agreement between the parties and the terms and conditions contained herein shall apply for the conduct of the course. No modification of these terms and conditions shall be effective unless accepted in writing and signed by duly authorized representatives of the Parties. This Agreement is in addition to the course structure and payment terms agreed by the Parties from time to time.

17. APPLICABLE LAW

- 17.1 This Agreement shall be governed by Indian law. The Pune courts will have non-exclusive jurisdiction to settle any disputes or claims which may arise out of or in connection with the Agreement for which purpose all parties agree to submit to such jurisdiction.

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Tathawade, Pune

Indra • Pune

PRINCIPAL

Indra College of Pharmacy

Tathawade, Pune-411 033

18. EFFECTIVE DATE

18.1 This Agreement will be effective from 1st February, 2021.

19. AMENDMENT TO THE AGREEMENT

19.1 This Agreement shall not be amended, altered or modified, or any provision herein shall not be waived except by an instrument in writing expressly referring to this Agreement and signed by the duly authorized representatives of the Parties, and no verbal Agreement or conduct of any nature relating to the subject matter hereof or to the relationship between the Parties will be considered valid and enforceable.

20. ENFORCEABILITY OF AGREEMENT

20.1 If any part, or provision of this Agreement not being of a fundamental nature, is held illegal or unenforceable, the validity or enforceability of the remainder of this Agreement shall not be affected if such part, term or provision is severable from the rest of this Agreement without altering the essence of this Agreement. If such part, term or provision is not so severable, then the whole of this Agreement shall stand terminated, unless the Parties thereupon negotiate in good faith in order to agree to the terms of a mutually satisfactory provision, achieving as nearly as possible the same commercial effect, to be substituted for the provision so found to be invalid, illegal or unenforceable.

21. SURVIVABILITY

21.1 The terms of following Sections shall survive termination of this Agreement:

1. Intellectual Property (Clause 6),
2. Termination (Clause 7),
3. Confidential information (Clause 8),
4. Notices (Clause 13),
5. Survivability (Clause 21),
6. Indemnity (Clause 10)

22. FORCE MAJEURE

22.1 If either party is unable to perform its obligations or to enjoy the benefits of this Agreement because of any judicial Governmental decree, regulation or other direction not the fault of the Party who has been so affected, fire, flood, earth quake, failure of any satellite or other telecommunications link, civil unrest, terrorist attack or any natural disaster or Act of God (hereinafter referred to as the "Force Majeure Event") the Party who has been so affected shall immediately give notice to the other party and shall do everything possible to resume performance. Upon receipt of such notice, this Agreement thereby affected shall be suspended and, at its discretion, either Party may make arrangements to resume performance of the Agreement. If the period of non-performance exceeds 15 calendar days from the receipt of notice of the Force Majeure Event, unless arrangements for resumption of performance of the agreement have been made, the Party who has not been so affected may, by giving written notice, terminate this Agreement.

IN WITNESS WHEREOF, the parties have entered into this Agreement and do each hereby warrant and represent that their respective signatory whose signature appears below has been and is on the

Memorandum of Agreement between Jhangir D. Desai, Development Centre's JCL and Indira College of Pharmacy,
Tathawade, Pune.



date of this Agreement duly authorized by all necessary and appropriate corporate action to sign this Agreement.

Name: Mr. Pathik Divate

Title: CEO, JCDC

Sign: 

Date: _____



For and on behalf of Jehangir Center for Learning, Pune

Name: Dr. (Mrs.) Anagha Joshi

Title: Principal, Indra College of Pharmacy, Tathawade, Pune

Sign: 

Date: _____

PRINCIPAL
Indra College of Pharmacy
Tathawade, Pune - 411 051

For and on behalf of Indra College of Pharmacy, Tathawade, Pune

Appendix I

Course Features:

(Professional Certification in Clinical Research)

1. Experienced faculty who are eminent members of Clinical research industry.
2. Self-Paced course in E-learning format
3. 2-3 months Theory training (the time taken by every student can vary as it is self-paced online course)
4. Includes introduction to Clinical Data Management and Pharmacovigilance

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5. Includes Medical writing: Protocol development and CRF Design.

6. Periodic Doubt clearing sessions.

(Post Graduate Diploma In Clinical Research)

1. Experienced faculty who are eminent members of Clinical research industry.

2. Live interactive batch. (Using any e-meeting app)

3. 3-4 months theory training (online) (Weekend batch).

4. Includes introduction to Clinical Data Management and Pharmacovigilance

5. Includes Medical writing: Protocol development and CRF Design.

Course Content:

1. Introduction to Clinical Research.

2. Evolution of GCP.

3. Principles of GCP + Practical Application + Case Studies.

4. Phases of clinical trials and drug development process.

5. Medical Terminologies in Clinical Research.

6. Drug & Cosmetic Act 2019.

7. Informed Consent. Elements and Documentation

8. Essential documents in clinical research.

9. Source Documentation.

10. Overview of Trial Design and Protocol Writing

11. AE/SAE Reporting



12. Fundamental of Clinical Data Management.

13. Fundamental of Pharmacovigilance.

Certification details:

1. JCL will be providing a certificate to all the students who complete our Clinical Research online training program. Certificate will mention: "Professional Certification in Clinical Research" from Jehangir Centre of Learning.
2. JCL will be providing a certificate to all the students who complete our Clinical Research online live training batch. Certificate will mention: "Post Graduate Diploma in Clinical Research" from Jehangir Centre of Learning.



JCL



Memorandum of Agreement between Jehangir Clinical Development Centre's JCL and Indira College of Pharmacy, Tathawade, Pune.

SUMMARY



Shree Chanakya Education Society's
Indira College of Pharmacy, Pune

"Redefining Pharmacy Education"

NAAC: B++

Approved by PCI, AICTE, New Delhi, Affiliated to SPPU & MSBTE, Recognized by Govt. of Maharashtra

SUMMARY

Title: Activities carried out under MOU(Jehangir Hospital)

S.No.	Name of the Activity	Topic	Class
1	Guest Lecture	Clinical research overview and opportunities	Final Year B. Pharm, Fourth Year Pharm D, Fifth Year Pharm D
2	Guest Lecture	Introduction to Clinical Research	Final Year B. Pharm, Fourth Year Pharm D, Fifth Year Pharm D
3	Certification Course	Clinical Research	Pharm D

Dr. Anagha M Joshi

PRINCIPAL
(Principal)
Indira College of Pharmacy
Tathawade, Pune - 411 033



Guest Lecture

Criterion – Research, Innovations & Extension

SSR

2022

Guest Lecture



Shree Chanakya Education Society's

INDIRA COLLEGE OF PHARMACY, PUNE

(Approved by Pharmacy Council of India, All India Council for Technical Education, New Delhi, Directorate of Technical Education (MS) and Government of Maharashtra- Affiliated to Savitribai Phule Pune University, Accredited by NAAC B++ Grade)

ID No. PU/PN/Pharmacy/258/2006

AISHE Code- C-

41396

Ref No. SCES/ ICP/ 2021-2022/
2021

Date: 09th September,

To,
Dr Ravindra Ghooi
Chairman,
Jehangir clinical development centre,
Pune, Maharashtra

Sub: Sessions on “Clinical research overview and opportunities”

Dear Sir,

Indira College of Pharmacy was established under the auspices of Shree Chanakya Education Society. It is one of the most reputed Educational organizations which has created its own forte in the educational arena around Pune in a very small span and is branded as a premier educational institution.

We reckon that you are one of the few self-motivated, dedicated and experienced professionals, nurturing professional & ethical values and boosting the noble profession of Health Sciences in the country.

We are privileged to invite you at **Indira College of Pharmacy, Tathawade, Pune – 411033** for delivering Online session. We request you to conduct online sessions on “Clinical research overview and opportunities” at our institute on "Monday, 13th September 2021.

We would be honored if you kindly accept our invitation and spare your valuable time to guide our students.

Thanking you,



Yours faithfully,


PRINCIPAL
Indira College of Pharmacy
Tathawade, Pune - 411 033

SCES'S Indira College of Pharmacy, Pune

Guest Lecture

Criterion – Research, Innovations & Extension

SSR

2022



Guest Lecture



Shree Chanakya Education Society's

INDIRA COLLEGE OF PHARMACY, PUNE

(Approved by Pharmacy Council of India, All India Council for Technical Education, New Delhi, Directorate of Technical Education (MS) and Government of Maharashtra- Affiliated to Savitribai Phule Pune University, Accredited by NAAC B++ Grade)

ID No. PU/PN/Pharmacy/258/2006

AISHE Code- C-

41396

Ref No. SCES/ ICP/ 2021-2022/

Date: 13th September, 2021

To,
Dr Ravindra Ghooi
Chairman,
Jehangir clinical development centre,
Pune, Maharashtra

Sub: Sessions on “Clinical research overview and opportunities”

Dear Sir,

We would like to express our sincere thanks to you. It was a unique opportunity for all the students to have an interaction with you. We are extremely thankful to you for sparing your valuable time and delivering such an excellent session to our students on “Clinical research overview and opportunities”

We positively look forward for a long term association with you and for your valuable guidance in mentoring our students.

Thanking you,

Yours faithfully,



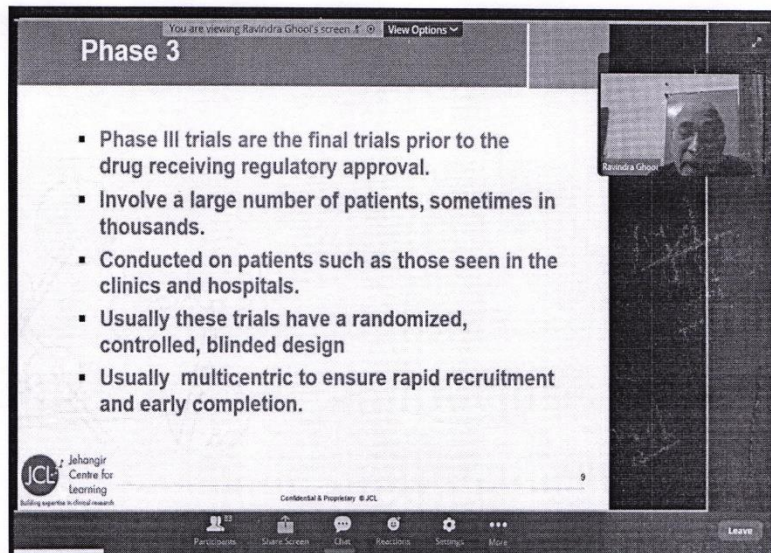
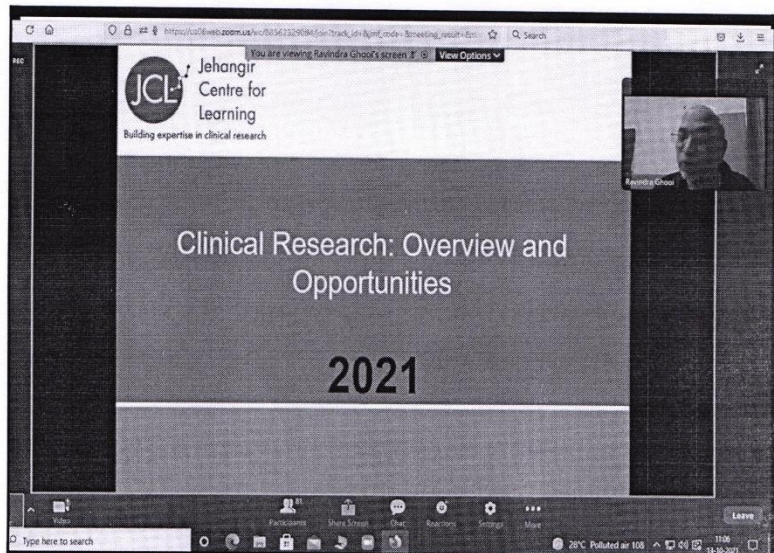
(Dr. Anagha Joshi)
Principal
Indira College of Pharmacy
Tathawade, Pune - 411 033

SCES'S Indira College of Pharmacy, Pune

Guest Lecture



Shree Chanakya Education Society's **INDIRA COLLEGE OF PHARMACY, PUNE** *"Redefining Pharmacy Education"*



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PRINCIPAL
Indira College of Pharmaceutics
Tathawade, Pune - 411033



Guest Lecture



Shree Chanakya Education Society's
Indira College of Pharmacy, Pune
"Redefining Pharmacy Education"

NAAC : B++

Approved by PCI, AICTE, New Delhi, Affiliated to SPPU & MSBTE, Recognized by Govt. of Maharashtra

SHREE CHANAKYA EDUCATION SOCIETY'S
INDIRA COLLEGE OF PHARMACY
Approved by All India Council for Technical Education, and Pharmacy Council of India, New Delhi,
Recognized by Govt. of Maharashtra, Directorate of Technical Education (MS)
Affiliated to Savitribai Phule Pune University & Accredited by 'NAAC - B++'
ID No. PU/PN/Pharmacy/258/2006



Date: 16/01/2021

To,
Dr. Uma Divate,
Jehangir Clinical development centre,
Pune.

Sub: Session on "Introduction to Clinical research"


Dear Madam,

We would like to express our sincere thanks to you. It was a unique opportunity for all the students to have an interaction with you. We are extremely thankful to you for sparing your valuable time and delivering such an excellent session to the B: Pharm and Pharm D. students on "Introduction to Clinical research".


We positively look forward for a long term association with you and for your valuable guidance in mentoring our students.

Thanking you,

Yours faithfully,


(Dr. Anagha Joshi)
Principal

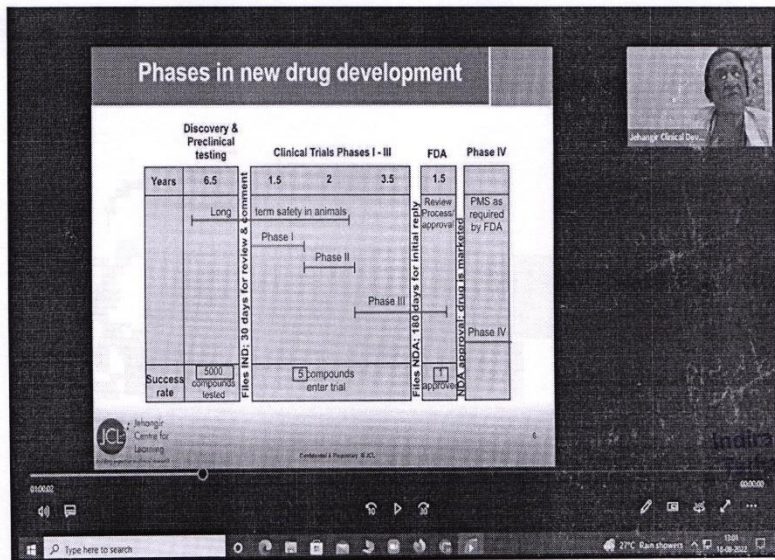
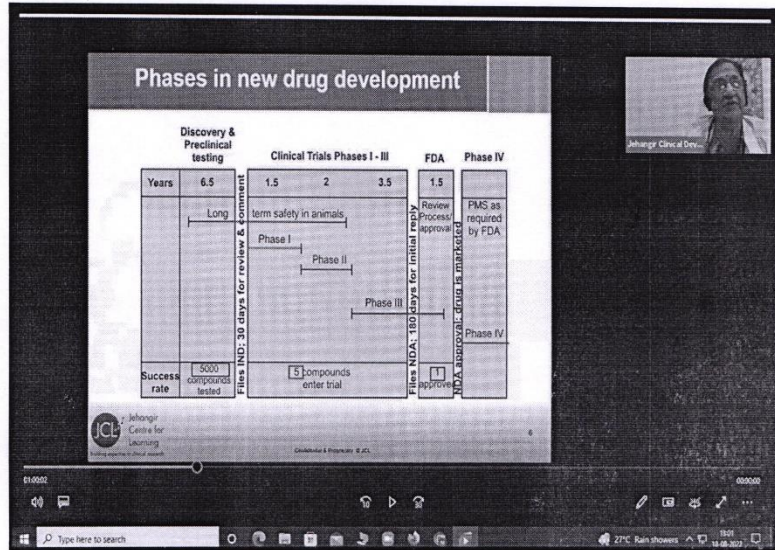



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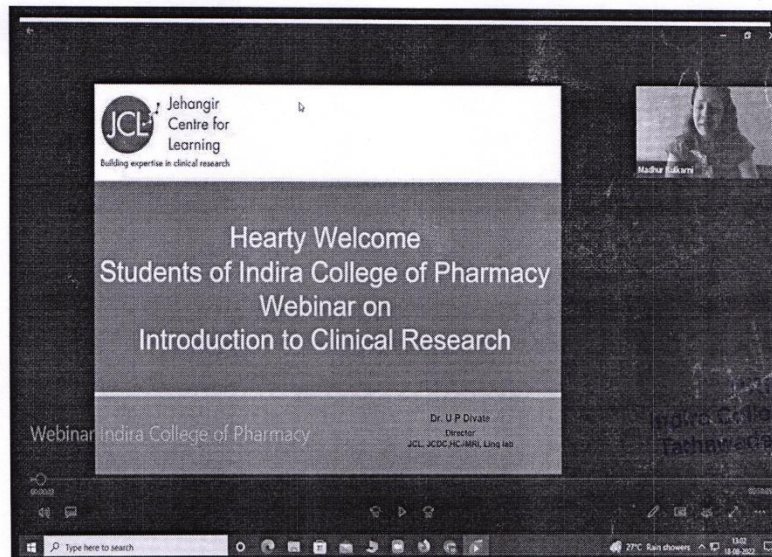
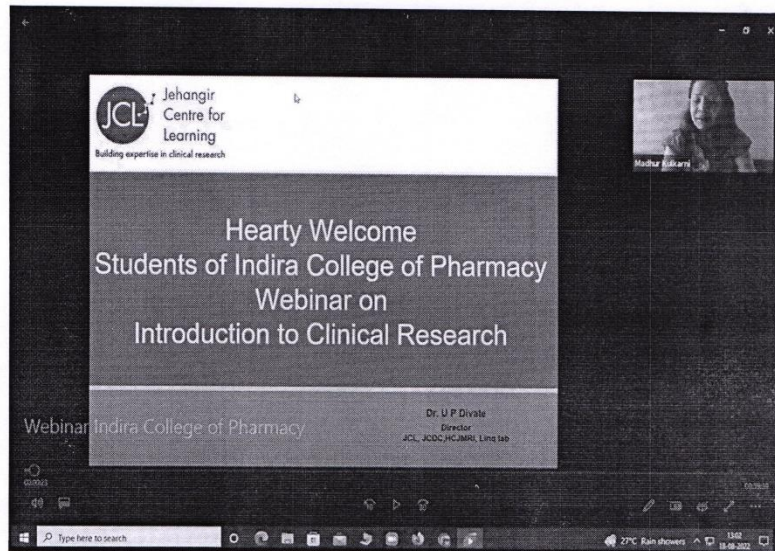
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Certification Course

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2022



Certification Course

JCL Jehangir
Centre for
Learning

**Certificate of
Appreciation**

THIS CERTIFICATE IS AWARDED TO
Shomita Shetty

For Successfully Completed
Professional Certification in Clinical
Research
course by Jehangir Centre for
Learning

Certificate Number:- P9RNQ1FRL3
Certificate Date:- 24 November 2021

Uma Divate
Dr. Uma Divate
Director



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