MEMORANDUM OF UNDERSTANDING (MOU)



BETWEEN

CENTRAL SERICULTURAL RESEARCH AND TRAINING INSTITUTE MYSORE-570 008

AND

UNIVERSITY OF AGRICULTURAL SCIENCES GANDHI KRISHI VIGNANA KENDRA (GKVK) BANGAORE-560 065





सत्यमेव जयते



e-Stamp



Certificate Issued Date

Account Reference

Unique Doc. Reference

Purchased by

Description of Document

Description

Consideration Price (Rs.)

First Party

Second Party

Stamp Duty Paid By

Stamp Duty Amount(Rs.)

IN-KA04099609420296J

10-Aug-2011 02:05 PM

NONACC (FI)/ kaksfcl08/ MYSORE SOUTH3/ KA-MY

SUBIN-KAKAKSFCL0889794194200418J

DIRECTOR CSRTI MYSORE

Article 37 Note or Memorandum

MOU

(Zero)

DIRECTOR CSRTI MYSORE

UNIVERSITY OF AGRICULTURAL SCIENCES BANGALORE

DIRECTOR CSRTI MYSORE

100

(One Hundred only)





-----Please write or type below this line-----

UASB-CSRTIM MOU

1. THE AGREEMENT

THIS AGREEMENT made and entered into on this twelth day of August two thousand and eleven between Central Silk Board, a statuatory body created by an Act of Parliament viz. The Central Silk Board Act, 1949 functioning under the control of the Ministry of Textiles, Govt. of India, having its head office at 100ft. Ring Road, BTM Layout, Madivala, CSB Complex. Bangalore-560 068 CSB represented by its Member Secretary who in turn has authorised Director, Central Sericultural Research & Training Institute, Mysore to execute this MoU on behalf of CSB hereafter referred to as "CSRTIM" which expression shall where the context so admits include its successors and permitted assigns) of the one part.



1. The authenticity of the Stamp Certificate can be verified at Authorised Collection Centers (ACCs), SHCIL Offices and Sub-registrar Offices (SROs)

The Contact Details of ACCs, SHCIL Offices and SROs are available on the Web site "w



University of Agricultural Sciences, Bangalore, GKVK Campus, Bangalore-65 created through an Act of Government of Karnataka (UAS act No.22 of 1963) and having its main campus at GKVK, Bangalore-560065, (hereinafter called the UASB which expression shall where the context so admit represented by its include its successors and permitted assigns) of the other part.

2. PREAMBLE

The Central Sericultural Research and Training Institute, Mysore represented by its Director, having its main campus at Srirampura, Manandavadi Road, Mysore-08 hereinafter called CSRTIM.

AND

The University of Agricultural Sciences, Bangalore, Bangalore-65 is represented by Registrar having its office at GKVK campus, Bangalore, Karnataka is hereinafter referred to as UASB which is responsible for imparting teaching research and extension education in the state of Karnataka.

1. SCOPE OF THE AGREEMENT

- a) To provide quality education and training in the areas of sericulture and allied fields.
- b) To conduct sericulture research in areas of mutual benefits.
- c) To undertake the **transfer of technologies** developed by both Institutes/University on mutual basis for the benefit of farmers.

4. MODALITIES OF CONTRACT

Teaching

- a) Post graduate and Doctoral research projects to be carried out at the premises of CSRTIM and UASB as per the requirements and approved plan of work.
- b) The CSRTIM scientists recognized by UASB and research scholar who would work at CSRTIM / UASB for thesis shall be governed by relevant rules and regulations of UASB and vice-versa.
- c) CSRTIM will be recognised by UASB as research centre and CSRTIM scientists recognized as research guide leading to Post graduate and Doctoral degree.
- d) The CSRTIM / UASB will provide the field, Laboratory and other facilities for Ph.D scholars to carry out mutually agreed research program.
- e) Inclusion of Post graduate diploma in Seri-business in the UASB diploma course, to facilitate development of seri-polyclinics business enterprenuers.

Research

- a) Take up staff research work based on location specific problem on project mode on mutual agreement hereafter on appropriate funding by respective institutions including outside funded projects.
- b) Exchange and sharing of germplasm materials only and exclusively for the research purposes through MTA in the interest of both the organizations.
- c) Benefits such as improved technology, materials, machinery, process, designs and techniques, including IPRs accruing or arising from this cooperative effort may be used by either or both the parties and shared equally.
- d) Research findings as a result of this collaborative work of both the parties could be jointly published in the public interest.

Extension

- a) CSRTIM and the UASB will take the responsibility of laying out demonstrations, data collection on performance parameters, organizing training programme and field days in their respective operational areas on the technologies to be demonstrated / transferred by each other.
- b) CSRTIM and the UASB shall participate and display their technologies and also sponsor farmers groups in the Krishi Vigyan Mela organized by both the institutions.
- c) Participation of CSB experts in video conferencing facilities of UASB through KVKs and mass communication programmes for the benefit of sericulturists of the state.
- d) Any other need based extension activity mutually agreed upon, between institutions.

5. RESPONSIBILITIES OF CSRTIM / UASB

- a) Both the institutions will identify a common Nodal Officer and a supporting team of Scientists from respective institutions for smooth conduct of the programme.
- b) Take up colloborative research work based on location specific problem on project mode on mutual agreement hereafter with appropriate funding by respective institutions including outside funded projects.
- c) Both institutions will provide the critical input in form of mulberry varieties / silkworm seeds / and the Technical know-how of technologies to be transferred to each other.
- d) Both institutions will organize the training programme on sericulture / mulberry production technology of the crops and other need based activities taken up under the programme for farmers of the programme area and also provide subject matter specialists for the field days organized.

6. FORCE MAJEURE

Neither party shall be held responsible for non-fulfillment of their respective obligations under this agreement due to the exigency of one or more of the force majeure events such as but not limited to acts of God, war, flood, earthquakes, strike, lockouts, epidemics, riots, civil commotion, etc., provided on the occurrence and cessation of any such events, the party affected thereby shall give a notice in writing to the other party within one month of such occurrence or cessation. If the force-majeure conditions continue beyond six months, the parties shall then mutually decide about the future course of action.

7. EFFECTIVE DATE, DURATION, TERMINATION OF THE AGREEMENT

- a) The agreement shall be effective for a period of <u>five years</u> from the date of signing of the Memorandum of Understanding.
- b) The agreement shall be deemed to expire on completion of the mutually agreed upon period.
- c) During the tenure of the agreement, parties hereto can terminate the agreement either for breach of any of terms and conditions of this agreement or otherwise by giving a one-month notice in writing to the defaulting party. Failure of either party to terminate the agreement on account of breach or default by the other shall no constitute a waiver of that party's right to terminate this agreement.
- d) In the event of termination of the agreement, the rights and obligations of the parties shall be settled by mutual discussion.

8. AMENDMENTS OF THE AGREEMENT

No amendments or modification of this agreement shall be valid unless the same if made in writing by both the parties and their authorized representatives and specifically stating the same to be an amendment of this agreement. The modifications / changes shall be effective from the date on which they are made / executed, unless otherwise agreed to.

9. ASSIGNMENT OF THE AGREEMENT

The right and / or liabilities arising to any party to this agreement shall not be assigned except with the written consent of the other party and subject to such terms and conditions as may be mutually agreed upon.

10. ARBITRATION

In the event of any dispute or difference between the parties arising out of or in connection with this agreement such dispute or differences shall be referred to the sole arbitration of a person nominated by respective heads. The award of the Arbitrator shall be final and binding on both the parties. Arbitration proceedings shall be governed under Arbitration and Conciliation Act, 1996 and the venue of such Arbitration proceedings shall be at Bangalore.

SEAL OF THE PARTIES

In witness whereof the parties hereto have signed this agreement on the day, month and year mentioned herein before.

Parties

For and on behalf of CSRTIM

Signature:

Name: Dr. S. M. H. Qadri

Designation: Directo br. S. M. H. OADRI औ. एस.एम.एच. अंदरी / br. S. M. H. OADRI निदेशक / Director जिदेशक / Director अंदरीय रंगाव उत्पादन अनुसंखान एवं प्रशीक्षण संस्थान Cantral Selvouthui Assasarch and Training Institute (अंद्रीय रंगाव अंदरीय सारत सरकार) (अंद्रीय रंगाव अंदरीय सारत सरकार) (Central Silk Boald - Govt. of India) तत्त्र / MYSORE - 570 008

Witnesses: (Name and Address)

1.

Date: August 12, 2011

For and on behalf of UASB

Name: Dr. Chikkadevaiah

Designation: Registrar

REGISTRAR tialversity of Agricultural Sciences Seal

GKVK, Bangalore-560 065

Witnesses:(Name and Address)

Date: August 12, 2011