

AGREEMENT

On joint activities between University of Lahore teaching Hospital (Pakistan) and the Educational and Scientific Production Complex of the Royal Metropolitan University (RMU)

"10th February 2021.

Clinical hospital University of Lahore Teaching hospital represented by Chairman, Mr. Awais Raoof and Royal Metropolitan University (RMU) represented by Rector, Kenzhaev M. (hereinafter both referred to as the Parties) acting on the basis of the charters of their organizations and on the basis of the "Regulations on the procedure for interaction of health organizations with higher and secondary vocational educational institutions on the practical training of students" approved by the Government of the Kyrgyz Republic No. 425 of August 2008, have entered into this joint venture agreement.

1. Subject of the agreement

1.1 The parties undertake mutual obligations to organize practical training of foreign students in the direction of "General Medicine" on the basis of Royal Metropolitan Medical University.

1.2 Joint organization of work to improve and provide medical care to the population served by the clinical hospital university of Lahore Teaching hospital, the effective use of joint human, material and technical resources and scientific potential of the educational organization Royal Metropolitan University "RMU" and aimed at improving the health of the population of the Kyrgyz Republic and the Republic of Pakistan.

1.3 Conducting the educational and pedagogical process for foreign students, educational organizations in the classrooms provided by Royal Metropolitan Medical University by mutual agreement of the parties.

2. Obligations of the parties in production activities

2.1. University of Lahore teaching Hospital undertakes:

2.1.1 provide the educational organization with study rooms, other necessary premises and the rights to share the existing medical equipment of the clinic in the educational process.

2.1.2 Together with the teaching staff of the educational organization, ensure:

: - the creation of the necessary conditions for foreign students and teachers to conduct the educational process in accordance with the plan of the educational institution agreed with the hospital administration

The employee of the Department of the Scientific Research and Production Complex "RMU" and medical staff of department to create conditions for carrying out practical activities

- timely communication to the heads of structural unit of clinical hospital University of Lahore Teaching Hospital, of the necessary administrative and other documents related to the joint activities of the educational organization and University of Lahore teaching Hospital.

- the safety of inventory and equipment of educational rooms of an educational institution.

2.2 Royal Metropolitan University "RMU" undertakes,

2.2.1 Strictly comply with the internal regulations, sanitary and hygienic regime, ethical and deontological standards in relation to patients and hospital personnel, established in a clinical

hospital University of Lahore teaching Hospital and to take part in measures for the improvement (arrangement) of premises and adjacent territory.

2.2.2. as far as possible and necessary Involve doctors of clinical Hospital University of Lahore teaching Hospital with a scientific degree first highest qualified category and speaking English to engage in teaching activities and work in an educational Institution on an hourly or part-time basis.

2.2.3. To carry out repair work, transferred to the management of providing an operational educational institution of educational premises, to carry out inventory, visual aids and teaching materials for conducting educational, pedagogical, scientific and practical classes.

2.2.4. organized the practice of students of medical groups in the clinical hospital University of Lahore teaching Hospital and pay for the practice of the clinic staff in the amount for the actually worked month.

2.2.5. Based on the amount of space provided by the training facilities and the duration of their use, cover the costs of their maintenance and operation, including payment of utilities (electricity and heat supply, water supply and sewerage) according to calculations by area.

2.2.6 The head of the department of the educational organization is obliged

- to be guided by the normative legal acts in the field of public health protection, the charter of the educational organization and Regulation Ne 425 of August 5, 2008, approved by the decree of the Government of the Kyrgyz Republic and the Regulation of the Republic of Pakistan,

to interact with the leadership of the clinical hospital University of Lahore teaching Hospital with the heads of departments and auxiliary services on organizing practical classes at the appropriate rate, bear joint responsibility

3. Special conditions of the contract

In order to promptly implement the provisions of the contract, control over its implementation, the parties appoint their responsible representatives-coordinators.

3.1. The representatives of the parties are entrusted with - management of work on the implementation of the provisions of this agreement; - preparation of specific proposals, individual agreements on all aspects of joint activities outlined by this agreement; - recruitment and recommendations to their leadership of the Parties to resolve the issue of the possibility of combination, teaching and research activities; - periodic and, if necessary, promptly informing the leadership of the Parties about the progress (non-performance) of this contract.

3.2. All types of agreements under this agreement related to financial aspects are signed by the parties' loan managers

3.3. The parties are obliged to present to each other documents that allow them to control the fulfillment of their obligations under this agreement and its annexes.

3.4. Employees of an educational institution are not entitled to engage in private medical practice in the premises provided by the clinical hospital for the educational process.

4. Responsibility of the parties

4.1. The parties are responsible, in accordance with the procedure established by the legislation of the Kyrgyz Republic and the Republic of Pakistan, for failure to fulfill their obligations in accordance with this agreement.

4.2. All disputes arising between the parties under this agreement are considered in accordance with the procedure established by the legislation of the Kyrgyz Republic and the Republic of Pakistan.

4.3. In the event of unreasonable, unilateral termination of this agreement and its annexes, the applicant party shall cover the costs associated with joint activities, as well as all losses caused by its fault to the other party.

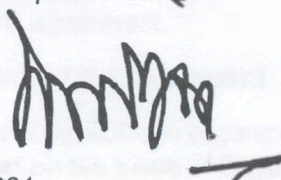
5. Duration of the agreement

5.1. The Agreement comes into force from the moment of its signing by the Parties and is valid for 5 (five) years.

5.2. The Agreement may be terminated or amended by agreement of the Parties or at the initiative of one of them, with a written warning of the other Party about this three month before the end of the academic year.

University of Lahore Teaching Hospital
(RMU)

Chairman, BOG Awais Raooof



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2021.



Royal Metropolitan University

DM, Professor Kenzhaev M.

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February

2021.