



Ministry of Education
Government of India



Certificate

NATIONAL INSTITUTIONAL RANKING FRAMEWORK

INDIA RANKINGS 2022

NALSAR University of Law, Hyderabad
Ranked 4 in Law Category

K. V. S. Rao

CHAIRMAN, NBA

Chiranjeev

MEMBER SECRETARY, NBA

NIRF 2022

3-1-6.

F.No. 12/5/2019-Imp. Cell
Government of India
Ministry of Law & Justice
Department of Legal Affairs
(Implementation Cell)

New Delhi, the 7th January, 2020

To

Prof. (Dr.) Faizan Mustafa,
Vice Chancellor,
NALSAR University of Law,
Shameerpet, Medchal District,
Hyderabad, Telangana-500 101.

Subject: Work Order for Online Certificate course on Constitution Law

Sir,

With reference to your email dated 11th December, 2019 submitting revised proposal of NALSAR University of Law to develop and produce 30 videos (15 in Hindi and 15 in English) on "On-line Certificate Course on Constitution Law" costing Rs. 31,00,000/- (Rupees thirty one lakh), the competent authority has approved your proposal and placing the order for the same. You are requested to complete the task expeditiously and send copy of the first video by 17.01.2020.

2. The terms and conditions would be as per revised proposal of NALSAR University of Law.

3. For any further clarification in the matter, you may contact Shri Ajay Sharma, Superintendent (Legal) (Mobile: 9310439334 and email: impcell-dla@nic.in).

Yours faithfully,



(Savita Singal)
Assistant Legal Adviser
(011-23387806)

3.1.6

F.No.1-14/2020-PN.II
Government of India
Ministry of Education
Department of Higher Education
PN-II Section

Room No. 424-C, 4th Floor
Shastri Bhawan, New Delhi
Dated: 4th November, 2020

OFFICE MEMORANDUM

Subject: Re-run of ARPIT 2019 courses in ARPIT 2020.

Annual Refresher Programme in Teaching (ARPIT) 2019 through the discipline specific National Resource Centres (NRCs) stands completed with declaration of results. You have been instrumental in launching the online refresher course within a short period of time and we are thankful for your efforts in the successful roll out of ARPIT 2019.

2. Keeping in view the current COVID 19 crisis and the time constraint, it has been decided with the approval of the Competent Authority to re-run the ARPIT 2019 courses in the year 2020 *(42 courses out of the 48 courses as per the list attached which excludes the 6 courses that were postponed due to non-adherence of timelines).*

3. Since, it is only the re-run of course (with built-in assessment exercises and end term examination), funding will be as per the SWAYAM norm which is Rs. 1.20 lakh per course (Part D of approved budget). Out of 42 ARPIT 2019 courses, UGC-HRDCs will be given this funding from UGC while others will be released through SWAYAM funds by AICTE.

4. As per the guidelines/regulations of UGC, ARPIT courses will be eligible for equivalence for CAS and all learners (including faculties) who successfully complete the online refresher course will be given certificate.

5. Based on this letter, following action needs to be taken:

- i. Each NRC will have a course coordinator who will be responsible for fresh uploading of their respective courses on SWAYAM platform. Detailed instruction regarding fresh uploading of module/content and assignment/assessment will be




sent separately by AICTE-SWAYAM team (Any change in coordinator may be intimated to the Ministry at the earliest).

- ii. There will be weightage for both external and internal assessment in the ratio of 70: 30 as was done for ARPIT 2019. Exercise of internal assessment may be completed on time.
- iii. The complete course shall be uploaded on SWAYAM platform latest by 30th November, 2020 and course will be initiated from 1st December, 2020. Detailed indicative timeline is attached.
- iv. Other instructions will remain same as per the earlier OM of Notification dated 14th May, 2019 (copy enclosed).

6. The Nodal officer for any query on ARPIT Scheme/NRC will be Sh. Devendra Kumar Sharma, DS (Policy) and can be contacted at devendra.kumarsharma@nic.in. The Nodal officer for technical queries on ARPIT Scheme/NRC will be Prof. Dileep Malkhede, Advisor and can be contacted at dileep.malkhede@aicte-india.org.

7. Active participation as a Course Coordinator for the re run of ARPIT course on SWAYAM is solicited. A line of confirmation of the same may be sent to policynorm@gmail.com with a copy to tsgpnmtt@gmail.com by 10th November, 2020 with updated contact details of coordinator, if any.


(D. K. Sharma)

Deputy Secretary (Policy)
Tel.: 011-23073639

To,

As per mailing list

1. The Course Coordinators of existing NRCs and Heads of these institutions
2. Vice Chancellor – Central Universities/State Universities
3. Directors – UGC-HRDCs
4. Directors IITs
5. Directors IITs
6. Director NITs
7. Director NITTTRs

Copy for kind information to:



सूचना का
अधिकार

भारत सरकार
मानव संसाधन विकास मंत्रालय
स्कूल शिक्षा और साक्षरता विभाग
शास्त्री भवन

नई दिल्ली - 110 115

GOVERNMENT OF INDIA

MINISTRY OF HUMAN RESOURCE DEVELOPMENT
DEPARTMENT OF SCHOOL EDUCATION & LITERACY

SHASTRI BHAVAN

NEW DELHI-110 115

Dr. Shakila T. Shamsu
OSD (NEP) and PMMMNMTT
Tel.: +91-11-23387538
Email: shakilat.shamsu@nic.in

D.O. No. 1-22/2019-PN-II

Date: 31.07.2019

Sub: Release of funds to National Resource Centres (NRCs) for conducting Annual Refresher Programme In Teaching (ARPIT) 2019 for all faculty in the higher education institutions through SWAYAM platform.

Dear Sir,

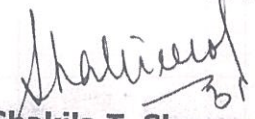
You may be kindly be aware that to provide Annual Refresher Programme In Teaching (ARPIT) 2019 to all 15 lakh faculty, 52 discipline-specific NRCs have been identified and notification issued vide OM number 1-26/2019 - PN II dated 14.05.2019 and 28.05.2019.

2. The approved budget for NRC will be as per the approved financial norms for development of MOOCs for SWAYAM i.e. Rs. 19.70 lakhs.

3. AICTE is requested to provide funds to the tune of Rs. 14.70 Lakhs to 38 NRCs (list annexed) excluding UGC-HRDCs so that they can undertake necessary activities for preparation of introductory video, online modules and ensure that they are rolled out by 1st September, 2019 on SWAYAM.

With regards,

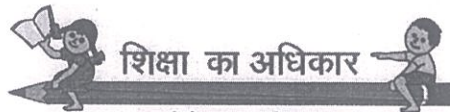
Yours sincerely


(Shakila T. Shamsu)

To,

Dr. N. H. Siddalingaswamy
Director (e-Gov & SWAYAM)
All India Council for Technical Education
Nelson Mandela Marg,
Vasant Kunj, New Delhi - 110070

File- 614826/19



शिक्षा का अधिकार

सर्व शिक्षा अभियान

सब पढ़ें सब बढ़ें

	Services		Delhi - 110016, India Phone - +91-11-26591451,+91-9560978667 nabihasan@gmail.com	7135 E-mail: webmaster@admission.iitd.ac.in			
20.	Pharmacy	BHU (NMTT)	Awaited	Prof. Rakesh Bhatnagar Vice Chancellor Banaras Hindu University, Varanasi -221 005 vc@bhu.ac.in	Rs. 5.00 lakhs released from PMMMNMTT		
21.	Agriculture	IIT Kharagpur (NMTT)	Awaited	Prof. P.P. Chakrabarti Director Indian Institute of Technology, Kharagpur, Kharagpur, West Bengal 721302 director@iitkgp.ernet.in	Rs. 5.00 lakhs released from PMMMNMTT		
22.	Law	NALSAR (UGC)	Prof. Amita Dhanda and Prof Vasanthi Nimushakav i vasanthi.nimu	Prof. Faizan Mustafa Vice-Chancellor NALSA University of Law Post Box No.1, Justice City,	Received Rs. 19.70 lakhs to be released from UGC		

580409/2019/PN-II

Prof. Vasanthi madam

F. No. 1-26/2019-PN-II
Government of India
Ministry of Human Resource Development
Department of Higher Education
(PN-II Section)

Room No. 111-C, Shastri Bhawan,
New Delhi, Dated 14th May, 2019

OFFICE MEMORANDUM

Subject: Notification of discipline-specific National Resource Centres (NRCs) for Annual Refresher Programme In Teaching (ARPIT) 2019 of higher education faculty through SWAYAM

Annual Refresher Programme In Teaching (ARPIT) 2019, as part of Pandit Madan Mohan Malaviya National Mission on Teachers and Teaching (PMMNMTT) was launched in 2018. The first round of training of higher education faculty was completed in March 2019 with the conduct of examination.

2. Department of Higher Education, MHRD has decided to roll out the Annual Refresher Programme In Teaching (ARPIT) 2019 for all the in-service teachers, irrespective of their subject, management and seniority. ARPIT 2019 will be launched on 1st September, 2019. This training will be imparted as MOOCs using SWAYAM platform and would focus on latest developments in the subject, pedagogical improvements and methodologies for transacting revised curriculum.

3. The list of institutions notified as National Resource Centres (NRCs) for the various disciplines is enclosed.

4. The ARPIT course has to be run as MOOCs course in SWAYAM platform as per SWAYAM Guidelines dated 1st June 2017.

5. ARPIT course of 40 hours/duration is treated as equivalent to one Refresher Course for Career Advancement Scheme (CAS) for promotion (UGC communication No. F.2-16/2002(PS) Pt.II dated 3rd December, 2018)

6. Based on this notification, your institution will undertake the following activities for the operationalisation of NRC in the specific discipline assigned.

i. Each NRC will develop an online Refresher course of 40 hours (20 hrs video and 20 hrs non-video content) for the faculty in their respective discipline.

ii. Each NRC will have a Course Coordinator who will be responsible for the development of the Refresher Course in the specified discipline, for its delivery on ARPIT-SWAYAM platform and examination as well as all other related aspects of its implementation. It is requested the discipline -specific Course Coordinator name and other details may be intimated to the Ministry.

iii. NRCs may constitute an Academic Council consisting of the experts from at least five other institutions in that discipline from across the country, technical expertise for various multimedia and online content creations.

iv. NRCs will decide on the components of the refresher course by 15th June, 2019, which should include the latest trends and research, new pedagogies in the discipline. The NRCs will also decide the resource person/(s) for each module within the course. The resource person/(s) so identified will record his/her lecture/prepare training materials as per the SWAYAM guidelines and submits to the NRC Course Coordinator for approval.

v. NRCs have to prepare a 3 minute introductory video of their Refresher Course by 20th July, 2019 and submit it to AICTE for approval and uploading it on SWAYAM.

vi. The final completed Refresher courses should be uploaded and shall be made available through SWAYAM to all the faculty registered for the course w.e.f. **1st September, 2019** which is the launch date of ARPIT 2019 course.

vii. The NRCs would monitor how many faculty have registered, taken active interest and completed the course. For this purpose, SWAYAM platform will actively collaborate with the NRCs.

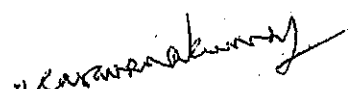
viii. Funding for NRCs will be as per the approved Budget for Development for online MOOCs faculty refresher courses under National Resource Centre (NRC) through SWAYAM (copy enclosed). The NRCs will be funded as per SWAYAM norms, which is Rs. 14.70 lakhs and this amount will be released through SWAYAM funds by AICTE, to all ARPIT implementing institutions, except UGC-HRDCs which will be funded by UGC.

An additional funding of Rs. 5 Lakh (lump sum grant) has been provisioned for meetings of Advisory Council / workshop and other contingency expenditure, which will be released as follows:

- PMMMNMTT Centres will be funded from PMMMNMTT funds.
- UGC-HRDCs will be funded by UGC.
- All other Institutions apart from above two categories, acting as NRCs, will be supported by the respective Bureaus in the Ministry through their regular Budget.

ix. The indicated timelines is at **Appendix-I**

x. The Nodal Officer for any query on ARPIT Scheme/NRC will be Dr. Shakila T. Shamsu, OSD (NEP) in the Ministry and can be contacted at shakilat.shamsu@nic.in. The Nodal Officer for technical queries on ARPIT Scheme/NRC will be Dr. N.H. Siddalingaswamy, Director (e-Gov & SWAYAM) and can be contacted at nhsswamy@aicte-india.org.


(N. Saravana Kumar)
Joint Secretary

Encl.: 1. Discipline —wise NRC list & 2. Financial norms for NRCs 3. Tentative timelines 4. Summary record of Monthly Review meeting by Secretary (HE) dated 8th May, 2019 and 5. SWAYAM Guidelines dated 1st June 2017

To,

As per mailing list

1. ~~The Course Coordinators of existing NRCs and Heads of these institutions.~~
2. Vice Chancellor -Central Universities/ State Universities
3. Directors- UGC-HRDCs
4. Director, IIT's
5. Director, IIIT's
6. Director, NIT's
7. Director, NITTTR's

Copy for kind information to:

1. All Bureau Heads —Dept, of Higher Education
2. Chairman-UGC & AICTE
3. Joint Secretary (UGC) Dr. Archana Thakur
4. Director (e-Governance), AICTE
5. OSD(NEP) — for coordination and follow-up with NRC

Appendix-I

Indicated Timelines

Date	Activity
17th May, 2019	Notification of New NRCs
20th May, 2019	Sharing of good Introductory video of ARPIT 2018 with new NRCs by AICTE
June –July 2019	Fund release
15th – 31st July, 2019	UGC Regional Offices to conduct meeting with colleges under them for dissemination of information of ARPIT 2019
20th July, 2019	Submission of Introductory video by NRC Course Coordinators to AICTE for approval
31st July, 2019	Introductory video uploading
1st August 2019	Registration Open for Higher education faculty
15th Aug.-25th Aug.2019	Full Refresher course to be uploaded by NRC Course Coordinators
1st September 2019	ARPIT 2019 Course Launch
31st December, 2019	End date of ARPIT 2019
13th January 2020	ARPIT 2019 Registration for Examination
9th February 2020	ARPIT 2019 Examination (NTA)
13th February 2020	Declaration of result (NTA)
28th February 2020	Issuance of certificate(AICTE)

MHRD
Department of Higher Education
List of Discipline specific NRCs for Annual Refresher Programme In
Teaching (ARPIT) 2019

S.No.	Discipline	Name of University /Institution
1.	Mechanical Engineering	IIT Bombay
2.	Computer Engineering	IIT Bombay
3.	Electronics Engineering	IIT Bombay
4.	Civil Engineering	1. IIT Bombay 2. NITTTR Chennai
5.	Electrical Engineering	1. IIT Bombay 2. NITTTR Chandigarh
6.	Mathematics	IIT Bombay
7.	Physics	IIT Bombay
8.	Computer Science	IIT Bombay
9.	Arts	Jawaharlal Nehru University
10.	History	Jawaharlal Nehru University
11.	Political Science	Jawaharlal Nehru University
12.	History of Indian Science and Technology	Jawaharlal Nehru University
13.	Education	1. Savitribai Phule Pune University 2. Central University of South Bihar
14.	Chemistry	1. IISc 2. SGTB Khalsa College
15.	Zoology	University of Delhi
16.	Chemical Engineering	IIT Delhi
17.	Textile Technology	IIT Delhi
18.	Library and Information Sciences	IIT Delhi
19.	Pharmacy	BHU
20.	Agriculture	IIT Kharagpur
21.	Law	NALSAR
22.	Economics	Shri Ram College of Commerce
23.	Commerce	1. Shri Ram College of Commerce 2. University of Kerala
24.	English	1. English and Foreign Languages University 2. Gujarat University
25.	Philosophy	Bhagat Phool Singh Mahila Vishwavidhyalya, Sonapat
26.	Home Science	University of Jammu
27.	Tribal studies	Sambalpur University
28.	Leadership and Governance	Savitribai Phule Pune University
29.	Curriculum design & e-Content Development	Central University of Kerala
30.	Skill Development	Sant Gadge Baba Amravati University

31.	Astronomy & Astrophysics	Inter University Centre for Astronomy and Astrophysics
32.	Research Methodology for Social Sciences	University of Hyderabad
33.	Gender/ Women Studies	Jamia Millia Islamia
34.	IoT (Internet of Things)	IIT Patna
35.	Sanskrit	Shri Lal Bahadur Shastri Sanskrit Vidyapeeta, Delhi
36.	Urdu	Aligarh Muslim University
37.	Hindi	Mahatma Gandhi Antarrashtriya Hindi Vishwavidyalaya
38.	Language & Literature (Gujarati)	Saurashtra University, University Road, Rajkot
39.	Climate Change	Indian Institute of Science Education and Research (IISER) Pune
40.	Online Refresher Course in Management	Banasthali Vidyapith
41.	Pedagogical Innovations & Research Methodology	Guru Jambheshwar University of Science & Technology Hisar
42.	Refresher Course in Psychology	Pt. Ravishankar Shukla University, Raipur
43.	Student assessment and Evaluation	National Institute of Technical Teacher's Training and Research, Bhopal

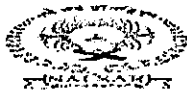
**Approved Budget for Development for online MOOCs faculty refresher courses under
National Resource Centre (NRC) through SWAYAM**

(Reworked based on SWAYAM)

Items	Particulars	Rs lakh	Total (Rs in Lakh)
A) Teaching Learning Material (TLM) & On Camera Production	Preparation of the TLM, assessment, presentations, online reference material etc. including transcript-for 40 hours course material	1.50	
	On Camera presentation by SME @ Rs 5000 per module (30 minutes)	2.00	
	Academic Review with two subject matter experts (for all four quadrant material) @ Rs 1000 per module (30 minutes)	0.80	
	Technical Review by one technical expert @ Rs 500 per module (30 minutes)	0.20	
TOTAL A		4.50	4.50
B) Video Production (Tentative-20 hours)	Production cost (including cost of studio, set, crew and instructional designer)	5.25	
	Multimedia or outdoor shooting inputs	1.75	
	Post production (@ Rs 5,000 per hour)	2.00	
TOTAL B		9.00	9.00
C) Academic Council Meetings/ Workshops/ Consultations/ Travel Expenses/ Support Staff/ Miscellaneous	Lump sum grant for Academic Council Meetings/ Workshops/ Consultations/ Travel Expenses/ One Support Staff/ Miscellaneous- per course	5.00	
TOTAL C		5.00	5.00
D) Payment of Honorarium for delivery of SWAYAM Courses	Payment of Honorarium for delivery of SWAYAM Courses	1.00	
	Teaching Assistant	0.20	
TOTAL D		1.20	1.20
TOTAL (A+B+C+D)			19.70

Note:

- Rs 19.70 lakh is the maximum limit for each institution which have been Notified as a National Resource Centre (NRC) against their respective disciplines chosen.



Handwritten notes:
21/8/19
2/7/19

registrar nalsar <registrar@nalsar.ac.in>

SUBMISSION OF MANDATE FORM TO UGC - REGARDING

AICTE SWAYAM <aicteswayam@hotmail.com>

Tue, Aug 20, 2019 at 10:21 AM

To: "vc@nalsar.ac.in" <vc@nalsar.ac.in>, "vasanthi.nimushakavi@gmail.com" <vasanthi.nimushakavi@gmail.com>, "registrar@nalsar.ac.in" <registrar@nalsar.ac.in>

Cc: Siddalinga Swamy <nhsswamy@aicte-india.org>, Vandana Indoria <vandana.indoria2@gmail.com>

Sir/Madam,

Kindly note that the fund of Rs.19.70 lakh for ARPIT 2019 would be released by UGC to Nalsar University of Law, Telangana. However, inadvertently the Mandate Form has been sent to AICTE through speed post.

You are accordingly requested kindly to send the **Mandate Form to UGC as per S.No.22 of the List of discipline-specific NRCs provided by MHRD.**

Regards,

SWAYAM Cell

Handwritten signatures and date:
20/8/19



NALSAR University of Law, Hyderabad

'Justice City', Shameerpet, Medchal District, Hyderabad - 500 101, T.S., India.

Tel : +91-40-23498200 / 23498400, Fax: +91-40-23498385 / 23498386

E-mail : admissions@nalsar.ac.in

Website : www.nalsar.ac.in

NALSAR/Accounts/2019/SWAYAM

Dt: 22.8.2019

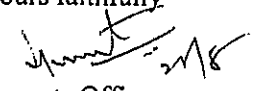
To
Prof.Rajnish Jain
Secretary
University Grants Commission
Bahadur Shah Zafar Marg, New Delhi-110002
PH: 01123236288/23239337

Sub: NALSAR-Submission of Mandate Form
Ref: email dated 20.8.2019 from AICTE

With reference to the above, we have send the Mandate Form by email to secy.ugc@nic.in on 20.8.2019 and we are attaching the original Mandate form for your kind information and necessary action.

Thanking you

Yours faithfully


Accounts Officer

ALL INDIA COUNCIL for Technical Education

Nelson Mandela Marg, Vasant Kunj, New Delhi-110070

Mandate Form for Institute/College/University/ Other Organisations

1	Name of the Beneficiary Institute	NALSAR UNIVERSITY OF LAW
2	Permanent ID of the Institute, if any	----
3	Head of the Institute	REGISTRAR(Prof.V.Balakista Reddy)
4	Type of Institute	Government (University established by an Act No.34 of 1998)
5	Address of the Institute	Justice City, Shamirpet, Medchal District Telangana, Hyderabad -500101
6	PAN No.of the Institute	AAALN0016D
7	GST NO, if allotted	36AAALN0016D1ZP
8	E-mail ID of the Head of the Institute	registrar@nalsar.ac.in
9	Name of the Bank	Indian Bank
10	Branch Name & Branch code	Shameerpet, Branch code 01806
11	Address of the Bank with pin code	INDIAN BANK Shameerpet Branch Sy.No.44, Rajeev Rahadari, Shameerpet
12	Telephone NO. of the Bank	: Ph: 08418-244550
13	Name of the Account Holder with Designation	Registrar, NALSAR University of Law
14	Account Type	Current Account
15	Account Number	6756754910
16	Bank IFSC Code	IDIB000S166
17	Bank Branch MICR code	500 019 029 IDIB000S166
18	Whether the Account is in the Name of Beneficiary Institute	Yes- (Registrar, NALSAR-Training and Conference A/c)
19	Whether the Account is Operational	Yes
20	Whether the Account is a No-Frill Account	NO
21	Whether the Account is Joint Account	Yes. (Operating by Vice-Chancellor, Registrar and Accounts Officer)

It is declared that all information provided above are true and complete in all respects.

Signature of the Account Holder with Designation

With Institution Seal

REGISTRAR

NALSAR, UNIVERSITY OF LAW

Post Box No.1, 'Justice City', Shameerpet

Medchal District, Hyderabad – 500 101

Telangana, India.

Certified that the above details are verified
on (date)

(Banker's Signature with)





दूरस्थ शिक्षा ब्यूरो
विश्वविद्यालय अनुदान आयोग
(मानव संसाधन विकास मंत्रालय, भारत सरकार)
बहादुर शाह जफर मार्ग, नई दिल्ली - 110 002
Distance Education Bureau
University Grants Commission
(Ministry of Human Resource Development, Govt. of India)
35, FerozeShah Road, New Delhi - 110 001
www.ugc.ac.in/deb
Ph: (011) 23604678, 23604671, 23604694



ज्ञान - विज्ञान विमुक्तये

F.NO. 74-2/2018 (DEB-I)

November, 2019

Updated list of Higher Educational Institutions (HEIs) under Category - I as per UGC (Categorisation of Universities (Only) for grant of Graded Autonomy) Regulations, 2018 entitled to offer programmes through Open and Distance Learning (ODL) Mode and important information for stakeholders in supersession to this office letter of even number dated 08.05.2019.

A. Updated list

- As per clause 4.10 of UGC (Categorisation of Universities (Only) for grant of Graded Autonomy) Regulations, 2018, for Category - I Higher Educational Institutions (HEIs), "Universities may offer courses in the ODL mode, without approval of the Commission, provided it satisfies all the conditions laid down under UGC (ODL) regulations, 2017 and amendments from time to time".
- In continuation of the information uploaded on DEB portal of UGC website vide letter F.No.74-2/2018 (DEB-I) dated 18.10.2018 on the above subject and as per decision of the Commission in its 538th Meeting held on 29.01.2019 and intention expressed by the Category-I HEIs to start offering programmes through Open and Distance Learning (ODL) Mode with submission of affidavits that they shall scrupulously abide by the terms and conditions as stipulated under UGC (ODL) Regulations, 2017 and its amendments and norms issued by the statutory bodies/councils from time to time, the updated list of Category - I HEIs is as under:

S.No.	State	Name of University	Type of HEI
1.	Andhra Pradesh	Andhra University	State University
2.	Andhra Pradesh	Gandhi Institute of Technology And Management (Gitam)	Deemed to be University
3.	Andhra Pradesh	Koneru Lakshmaiah Education Foundation	Deemed to be University
4.	Andhra Pradesh	Sri Venkateswara University, Tirupati	State University
5.	Andhra Pradesh	Rashtriya Sanskrit Vidyapeetha, Tirupati	Deemed to be University
6.	Delhi	Indian Institute of Foreign Trade, New Delhi	Deemed to be University
7.	Haryana	Kurukshetra University	State University
8.	Jammu & Kashmir	University of Jammu	State University
9.	Karnataka	Swami Vivekananda Yoga	Deemed to be

2

		Anusandhana Samsthana	University
10.	Karnataka	JSS Academy of Higher Education & Research, Mysuru	Deemed to be University
11.	Madhya Pradesh	Lakshmibai National Institute of Physical Education, Gwalior	Deemed to be University
12.	Maharashtra	Datta Meghe Institute of Medical Sciences	Deemed to be University
13.	Maharashtra	Bharati Vidyapeeth, Pune	Deemed to be University
14.	Maharashtra	Dr. D.Y. Patil Vidyapeeth, Pune	Deemed to be University
15.	Maharashtra	Narsee Monjee Institute of Management Studies, Mumbai	Deemed to be University
16.	Maharashtra	Savitribai Phule Pune University, Pune	State University
17.	Orissa	Utkal University	State University
18.	Punjab	Guru Nanak Dev University, Amritsar	State University
19.	Tamil Nadu	SRM Institute of Science and Technology, Kattankulathur	Deemed to be University
20.	Tamil Nadu	Shanmugha Arts, Science, Technology and Research Academy (Sastra), Thanjavur	Deemed to be University
21.	Tamil Nadu	Alagappa University	State University
22.	Tamil Nadu	Sri Ramachandra Institute of Higher Education And Research, Chennai	Deemed to be University
23.	Telangana	Nalsar University of Law, Hyderabad	State University
24.	Telangana	Osmania University	State University
25.	Telangana	University of Hyderabad, Hyderabad	Central University

B. Important information for stakeholders

1. Time limit for completion of admission process for offering ODL programmes by HEIs:

The Commission in its 537th meeting held on 10.12.2018 has decided the time limit for completion of admission process by the HEIs for offering ODL programmes as mentioned below:

- a) Academic session for January - admission last date February end
- b) Academic session for July - admission last date August end

The Commission has also directed that the HEIs shall upload the admission details within ten days from the last date of the admissions in the respective academic session i.e. 10th September for July academic session and 10th March for January academic session. Accordingly, the HEIs shall comply with the above decision of Commission.

Signature

2. UGC vide notification F.No. 1-1/2019 (DEB-I) dated 31.07.2019 has informed that the last date of admission, for all the HEIs already recognized as on 31.07.2019 to offer programmes in ODL mode for the academic session 2019-20, session beginning in July, 2019 has been extended from 31st August, 2019 to 30th September, 2019, due to natural calamity in various states across the Country and for this time only."
3. The HEIs cannot start or run any professional courses governed by specific Acts of Parliament, except with the prior and specific approval of the authority constituted there under. The professional courses prohibited as per clause (p) of Sub Regulation (2) of Part (I) by the UGC (ODL) Regulations and as per communication received from various Regulatory Authorities, are programmes in engineering, medicine, dental, pharmacy, nursing, architecture, physiotherapy, agriculture, hotel management and any other programme not permitted to be offered in distance mode by any Statutory Councils or Regulatory.
4. As per the recommendations of Justice Reddy Committee constituted by MHRD on the directions of Hon'ble Supreme Court dated 03-11-2017 in Civil Appeal No. 17869-17870 filed by Orissa Lift Irrigation Corp. Ltd Versus Rabi Sankar Patro & Ors. and its acceptance by the MHRD, the HEIs are informed that if any deviation is noticed, the same would entail not only withdrawal of permission / recognition for such ODL course but also for other courses offered by the institution, on regular and conventional mode.
5. Clause 11.1 of UGC (Minimum standard and procedures for awards of M.Phil/Ph.D Degree) Regulation, 2016 notified in Gazette dated 05.05.2016 states that *"notwithstanding anything contained in these regulations or any other rule or regulation, for the time being in force, no university; institutions, deemed to be a university and college shall conduct M.Phil and Ph.D. programmes through distance education mode"*.
6. The HEIs should ensure that the duration and nomenclature of the degrees is strictly as per the UGC notification on Specification of Degrees.
7. All Category-I HEIs shall upload all the details ensuring compliance to the relevant clauses of UGC (ODL) Regulations, 2017 and its amendments, on their website and also submit the affidavit to UGC as per decision taken by the Commission in its 538th meeting held on 29.01.2019

Note:

- a) The HEIs shall strictly abide by all the provisions contained in the UGC (ODL) Regulations, 2017 and its subsequent amendments.
- b) The period of entitlement of Category-I HEIs to offer programmes through ODL mode shall be as per provisions stipulated under Clause 6 of the UGC (Categorisation of Universities (Only) for grant of Graded Autonomy) Regulations, 2018.
- c) The HEIs shall intimate the Commission about its changed status as per Clause 6 of the UGC (Categorisation of Universities (Only) for grant of Graded Autonomy) Regulations, 2018.
- d) The list will be updated from time to time on receipt of affidavits from HEIs under Category - I.


(Prof. Rajnish Jain)
Secretary, UGC

No. 17-2/2016-IPR-VII
Government of India
Ministry of Commerce & Industry
Department of Industrial Policy & Promotion
IPR-VII Section

Udyog Bhawan, New Delhi
Dated at New Delhi the 16th October, 2018

OFFICE ORDER

Subject: - Establishment of IPR Chairs under the Scheme for Pedagogy & Research in IPRs for Holistic Education and Academia (SPRIHA)-reg.


The undersigned is directed to refer to this Department's Office Memorandum of even number dated 13.03.2018 vide which institutes were invited to submit proposals for institution of IPR Chairs as per the norms of the revised scheme SPRIHA.

2. In this regard, the Competent Authority has accorded approval to the following 12 proposals for setting up of IPR Chairs:-

SL.NO.	NAME OF THE INSTITUTE
1.	NATIONAL LAW UNIVERSITY & JUDICIAL ACADEMY, ASSAM
2.	GUJARAT NATIONAL LAW UNIVERSITY, GANDHINAGAR, GUJARAT
3.	NATIONAL LAW SCHOOL OF INDIA UNIVERSITY, BANGALORE, KARNATAKA
4.	COCHIN UNIVERSITY OF SCIENCE & TECHNOLOGY, KERALA
5.	MAHARASHTRA NATIONAL LAW UNIVERSITY, MUMBAI, MAHARASHTRA
6.	PANJAB UNIVERSITY, PUNJAB
7.	NATIONAL LAW UNIVERSITY (JODHPUR), RAJASTHAN
8.	IIT MADRAS, TAMIL NADU
9.	NALSAR UNIVERSITY OF LAW, HYDERABAD, TELANGANA
10.	IIT ROORKEE, UTTARAKHAND
11.	WEST BENGAL NATIONAL UNIVERSITY OF JURIDICAL SCIENCES, WEST BENGAL
12.	NATIONAL LAW UNIVERSITY, DELHI

3. The selected Institutes are hereby requested to provide detailed financial proposals in accordance with the norms of SPRIHA (enclosed) including the information regarding the time-frame for nomination of IPR Chair Professor and mandate form for consideration of the Department to enable release of the funds at the earliest .

4. This issues with the approval of the competent authority.



(Sushil K. Satpute)

Director

Tel.No. 011-23062318

E-mail: sushil.satpute@nic.in

To,

As per list enclosed

No.O-14011/19/2014-CWF

Government of India

Ministry of Consumer Affairs, Food & Public Distribution

Department of Consumer Affairs

Krishi Bhawan, New Delhi.

Dt. 09/01/2015

To

Prof. (Dr.) Faizan Mustafa,

Vice-Chancellor,

NALSAR University of Law, Hyderabad,

P.B.No.1, NISA Hakimpet, Justice City,

Shameerpet, R.R. Dist.,

Hyderabad-500 078.

Sub:- Proposal for establishment of Consumer Law Chair – reg.

.....

Sir,

I am directed to refer to the above proposal submitted by you through your letter No.102/vcoffice/NALSAR dated 24.09.2014 at an estimated cost of Rs.3.00 crores over a period of three years and to say that the same has been approved by the Standing Committee constituted by this Department for an one-time grant of Rs.1.00 crore, out of which Rs.90.00 lakhs would be endowment fund for establishment of Consumer Law Chair and for running courses on consumer issues and the remaining Rs.10.00 lakhs would be grant-in-aid for the first year only. It is therefore requested that a revised proposal in accordance with the decisions of Standing Committee may be submitted to this Department to enable us process the same for release of funds.

Yours faithfully,

Jayalakshmi Kannan

(JAYALAKSHMI KANNAN)

Under Secretary to the Government of India

Tele: 23380563

No-O-11011/14/2015-CWF

Government of India

Ministry of Consumer Affairs, Food & Public Distribution

Department of Consumer Affairs,

Krishi Bhawan, New Delhi

Dated 19-08-2015

To

The Pay & Accounts Officer,
Ministry of Consumer Affairs, Food & Public Distribution,
Department of Consumer Affairs,
12-A, Jamnagar House, New Delhi.

Subject:- **Grant-in-aid to the National Academy of Legal Studies and Research (NALSAR) University of Law, Hyderabad for establishing Consumer Law Chair and running courses on Consumer Issues with financial assistance from CWF.**

Sir,

I am directed to say that the competent authority of this Department has approved an one-time grant of Rs.1.00 crore (Rupees one crore only) with an endowment grant of Rs.90.00 Lakhs (Ninety Lakh Only) and Rs.10.00 Lakhs (Rupees Ten Lakhs Only) as grant-in-aid for the first year only to National Academy of Legal Studies and Research (NALSAR) University of Law, Hyderabad for establishing Consumer Law Chair and running courses on consumer issues.

2. Accordingly, I am directed to convey the sanction of the President to the payment of a sum of Rs.1,00,00,000/- (Rupees One Crore Only) as grant-in-aid during the Financial Year 2015-16 to National Academy of Legal Studies and Research (NALSAR), University of Law, Hyderabad for establishing Consumer Law Chair and running courses on consumer issues, subject to provision of requisite documents. The break-up of Rs.10.00 Lakhs for meeting first year expenses (in addition to endowment grant of Rs.90.00 Lakhs) is as follows:

<u>Recurring</u>	<u>(Rs. in lakhs)</u>
(i) Salary to the Chair Professor (Inclusive of benefits)	6.00
(ii) Office expenses	1.00
<u>Non-Recurring</u>	
(i) Capital expenses	2.00
(ii) Book and materials	1.00
Total	10.00

Contd...

Sayakannan
19/8/15

A.O. - 4001
26/8/15

3. The Expenditure is debitable to the following head of account:

Demand No. 17	-	Ministry of Consumer Affairs, Food & Public Distribution, Department of Consumer Affairs
Major Head	-	3456-Civil Supplies
04	-	Project under consumer Welfare Fund
04.01	-	Awareness Programme Including Training & education.
04.01.31	-	Grant in-aid general
Non-Plan	-	2015-16

4. The amount of grant referred above will be governed by the terms & conditions given at Annexure-I.

5. Drawing & Disbursing Officer in the Department of Consumer Affairs will be the Drawing & Disbursing officer in respect of this sanction.

6. This sanction issues in exercise of the Powers delegated and in consultation with the Finance Division vide their Dy No. P-5892/F dated 27/07/15.

Yours faithfully,

Jayalakshmi Kannan

(Jayalakshmi Kannan)

Under Secretary to the Government of India

Tel No. 011-23385964

Copy to:-

1. DDO, Department of Consumer Affairs (3 copies) with the request to make the payment of Rs. 1,00,00,000/- (Rupees One Crore Only) through ECS in the name of National Academy of Legal Studies and Research (NALSAR) University of Law, Hyderabad after the documents mentioned at (2) below are produced by National Academy of Legal Studies and Research (NALSAR) University of Law, Hyderabad.

2. Prof. (Dr) Faizan Mustafa, Vice-Chancellor, National Academy of Legal Studies and Research (NALSAR) University of Law, Hyderabad with the request to furnish the following documents :-

(a) Stamped pre-receipt duly signed by the authorized signatory for the above-mentioned amount as per the specimen at Annexure-1A.

(b) The latest copy of the minutes/resolution of Executive/governing body of the organization accepting the grant and indicating authorized signatory along with his/her specimen signature for the purpose (agreement/receipt etc.) may be submitted to this Ministry. A specimen of the Resolution is attached at Annexure-1B. The Resolution may be passed prior to the execution of the Bond.

Contd...

(c) Applicant is required to furnish the details of bank in which the account is to be maintained as per Annexure-II. It may be noted that he is required to maintain the account of society/organization only in the branches of any of the Nationalised Banks in which treasurer must be an account holder. It is also requested to furnish details as per Annexure-IC for making payment through ECS. Annexure IC should be verified by the concerned Bank Manager.

(d). The applicant is also requested to furnish undertaking on their letter-head that no previous Utilisation Certificate in respect of any other grant received from this Department is pending.

3. IFD, DOCA.

Copy for information to :-

1. PPS to Secretary (CA).
2. PS to AS (CA).
3. PS to JS (CA).
4. Principal Director of Audit Central Revenue, AGCR Building, IP Estate,
New Delhi-110002.
5. Budget Section (DoCA)
6. Guard File.

Jayalakshmi Kannan

(Jayalakshmi Kannan)

Under Secretary to the Government of India

Tel No. 011-23385964



February 24, 2021

Prof. Amita Dhanda, Officer in Charge
National Academy of Legal Studies
and Research University
Justice City, Shameerpet
Rangareddy District
Hyderabad, 500078
India

127596
Grant Number

Dear Prof. Dhanda:

I am pleased to inform you that the Foundation has approved an increase in the amount of \$30,000 to the above-referenced grant to the National Academy of Legal Studies and Research University for final support for the Reimagining Project for interdisciplinary research to develop an alternative legal discourse based on social solidarity, an ethics of care, and a non-acquisitive culture.

This grant increase is being provided only for the purposes stated in our November 7, 2017 letter and your organization's request for an increase. Payment of this increase will be made in full by electronic transfer after receipt by the Foundation of the countersigned version of this letter.

The new grant amount is \$380,000 and all reporting requirements apply to the full amount. All other terms and conditions set forth in our November 7, 2017 letter, and any subsequently-approved modifications, continue to apply.

In addition, your organization hereby certifies that:

- it continues to be exempt from the Foreign Contribution (Regulation) Act, 2010, as amended from time to time ("FCRA"), pursuant to the September 11, 2017 letter from the Ministry of Home Affairs ("MHA") to your organization, which has been previously submitted to the Foundation;
- it has not been barred or suspended from receiving foreign contributions or put on the list for prior-permission by the MHA; and
- there is no un-disposed show-cause notice issued by MHA to your organization.

FORD FOUNDATION

Prof. Amita Dhanda

-2-

If this letter correctly sets forth your understanding of the terms of this grant increase, will you please indicate your organization's agreement to such terms by having the letter countersigned by an appropriate officer of your organization and returned to the Foundation.

On behalf of the Foundation, may I extend every good wish for continued success.

Sincerely,



Elaine Kranich
Director, Office of the Secretary

ACCEPTED AND AGREED:

National Academy of Legal Studies and Research University

By: Faizan Mustafa



(Signature)

Title : Director

Date 04/03/2021

November 7, 2017

Dr. Faizan Mustafa, Vice Chancellor
National Academy of Legal Studies
and Research University
Justice City, Shameerpet
Rangareddy District
Hyderabad, A.P. 500078, India

0170-1288
Grant Number

Dear Dr. Mustafa:

I am pleased to inform you that The Ford Foundation has approved a grant of \$350,000 to the National Academy of Legal Studies and Research University for final support to strengthen an alternative legal discourse based on cooperation, contentment, and care, towards enabling justice for all. This grant is being made in response to the proposal submitted with your October 13, 2017 letter, as supplemented by Amita Dhanda's October 14, 2017 email to Heera Singh of the Foundation staff in New Delhi.

These terms apply to your organization's use of the Foundation's grant:

Grant funds will be available over a three-year period beginning January 1, 2018.

Payment of grant funds will be made in periodic installments by electronic transfer beginning on or after January 1, 2018 following receipt by the Foundation's Regional Director for India, Nepal and Sri Lanka of the countersigned version of this letter.

Under United States law, Ford Foundation grant funds may be expended only for charitable, scientific, literary, or educational purposes. This grant is made only for the purposes stated in this letter and the documents referenced above, and it is understood that these grant funds will be used for such purposes substantially in accordance with the attached approved budget. It is also understood that no substantial variances will be made from the budget without the Foundation's prior approval in writing. Any grant funds not expended or committed for the purposes of the grant, or within the period stated above, will be returned to the Foundation.

By countersigning this grant letter, you agree that your organization will not promote or engage in violence, terrorism, bigotry or the destruction of any State, nor will it make subgrants to any entity that engages in these activities.

*Working with Visionaries on the
Frontlines of Social Change Worldwide*



Dr. Faizan Mustafa, Vice Chancellor

- 2 -

It is understood that all grant activities shall be performed in accordance with regulations promulgated by the Office of Foreign Assets Control of the U.S. Department of the Treasury ("OFAC") and that no Foundation funds shall be used to provide funds or services to any person or entity listed on either the Specially Designated Nationals List or the Consolidated Sanctions List published periodically by OFAC. It is further understood that no Foundation grant funds shall be used for any prohibited activity in any countries under sanctions by the U.S. government, including prohibited travel to and from those countries, or for the unauthorized provision of funds or services to any person, entity or organization from those countries.

Written reports are to be furnished annually during the grant period. A final written report is to be furnished at the end of the grant period. These reports should be sent to the Foundation's Regional Director for India, Nepal and Sri Lanka via he.singh@fordfoundation.org and should contain: (1) a narrative account of what was accomplished by the expenditure of funds, including a description of progress made toward achieving the goals of the grant; and (2) a financial accounting, in U.S. dollars, according to the line-item categories of the attached approved budget, which includes a statement by the responsible financial officer of your organization certifying the accuracy of the report. At the end of the grant period the Foundation also shall be furnished a copy of any publication, audio or video program, film or other media product produced by your organization under this grant for archival and/or research purposes. The Foundation shall have the right to make and disseminate additional copies of any such grant product. In addition, your organization hereby grants to the Foundation a license to disseminate on the Foundation's website any product produced by your organization under this grant.

In addition, to ensure that the Foundation's grants have as broad an impact as possible, you agree to widely disseminate all products funded by this grant to which you hold the copyright, and to license such products to the public under a non-exclusive Creative Commons Attribution 4.0 International license (or a more recent version of such license). For information on Creative Commons and this license, please visit <http://creativecommons.org/> and <http://wiki.creativecommons.org/Grantees>. You also agree to include in all narrative reports required under this grant information on how you fulfilled your requirement to openly license and disseminate the work products of this grant (e.g., by posting them on your website with a statement that they are licensed to the public subject to the Creative Commons Attribution 4.0 International license).

So that the Foundation may comply with the tax laws of the United States to which it is subject, it is understood that Foundation grant funds may not be used for any of the following purposes: to carry on propaganda, or otherwise to attempt to influence any legislation through (i) an attempt to affect the opinion of the general public or any segment thereof or (ii) communication with any member or employee of a legislative body, or with any other governmental official or employee who may participate in the formulation of the legislation (except technical advice or assistance provided to a governmental body or to a committee or other subdivision thereof in response to a written request by such body, committee or subdivision), other than through



making available the results of nonpartisan analysis, study or research; or to conduct programs to register voters.

In the application of its resources to serve the public interest, the Foundation gives high priority to the realization of equality of opportunity for all members of society. The Foundation works to implement this policy in a variety of ways, internationally as well as in the United States, with due respect for the great diversity of situations in different countries and cultural contexts. It is the Foundation's expectation that serious attention will be given to the needs and well-being of women and underrepresented groups in your society and to their participation in this Foundation-supported program.

The Foundation may monitor and conduct a review of operations under this grant, which may include a visit from Foundation personnel to observe your program, discuss the program and finances with your personnel and review financial and other records and materials connected with the activities financed by the grant.

The Foundation is authorized to conduct audits, including on-site audits, at any time during the term of the grant, and within four years after completion of the grant.

The Foundation will include information on this grant in its periodic public reports.

The Foundation reserves the right to modify the grant, discontinue funding, or terminate the grant at any time if (a) your organization fails to comply with the terms of this letter or applicable laws and regulations, including the Foreign Contribution Regulation Act, 2010, as amended from time to time, (b) any statements, representations, certifications, or documents provided by your organization are later determined to be false or materially misleading, or (c) the Foundation is not satisfied with your organization's performance or the progress of the grant. In any such event, your organization agrees, at the Foundation's request, to repay the grant funds or redirect them to another organization chosen by the Foundation to carry out the purposes of the grant.

If this letter and the attached budget correctly set forth your understanding of the terms of this grant, will you please indicate your organization's agreement to such terms by having the letter countersigned by an appropriate officer of your organization and returned in its entirety to the Foundation's Regional Director for India, Nepal and Sri Lanka via he.singh@fordfoundation.org or by fax at 91-11-47105380 / 47105390.

Your organization has previously submitted to the Foundation an Equivalency Affidavit and accompanying documentation. It is understood that by countersigning this letter your organization confirms that there have been no material changes in such statement or documentation and that you will inform the Foundation of any material changes in such statement or documentation in the future.

Dr. Faizan Mustafa, Vice Chancellor

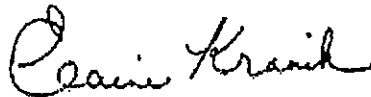
- 4 -

Communication regarding current administrative arrangements for this grant should be directed to the Grants Manager in New Delhi, Heera Singh, by telephone at (+91-11)4710 5322 or via e-mail at he.singh@fordfoundation.org.

In all correspondence concerning this grant, reference should be made to the grant number designated on the first page of this letter.

On behalf of the Foundation, may I extend every good wish for the success of this endeavor.

Sincerely,



Elaine Kranich
Director, Office of the Secretary

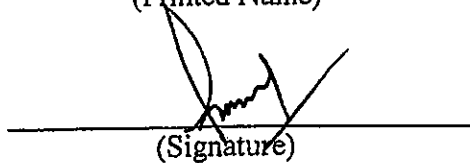
Attachment

ACCEPTED AND AGREED:

National Academy of Legal Studies and Research University

By: FAIZAN MUSTAFA
(Printed Name)

Title: Vice Chancellor



(Signature)

Date: 31/01/2018

Prof.(Dr.) FAIZAN MUSTAFA
Vice-Chancellor
NALSAR University of Law
Justice City, Shameerpet,
R.R.Distt, Hyderabad - 500 101
Telangana, India



FORD FOUNDATION

0170-1288
Grant Number

APPROVED BUDGET

Salaries	\$200,322
Conference, workshops and meetings	48,388
Consultancy	33,870
Books	8,936
Administrative expenses as defined by the FCRA	<u>58,484</u>
Total	<u>\$350,000</u>



**HUMANE SOCIETY
INTERNATIONAL**

INDIA

**GRANT AGREEMENT
BETWEEN
HUMANE SOCIETY INTERNATIONAL: INDIA
AND
NALSAR UNIVERSITY OF LAW, HYDERABAD**

THIS GRANT AGREEMENT (this "Agreement") is made by and between

HUMANE SOCIETY INTERNATIONAL:INDIA, a not-for-profit company registered under the Companies Act, 1956, having its registered office at Shop No.39, Shreeji Shopping Arcade, Sheth Gopalji Hemraj High School Compound, M.G.Road, Borivali(E) Mumbai Mumbai City MH 400066, India, represented by its Managing Director, Alokparna Sengupta (hereinafter referred to as "HSI:INDIA" or "Grantor", which expression shall, whenever the context so permits, mean and include its successors-in-interest, successors-in-title, assigns and administrators) of the ONE PART; and

NALSAR UNIVERSITY OF LAW, HYDERABAD, a University formed and existing under the laws of Telangana, India (originally Andhra Pradesh when NALSAR was established), whose address is NALSAR University of Law Post Box No.1, Justice City, Shameerpet, Medchal District, Hyderabad - 500078, Telangana, India ("**Grantee**") of the OTHER PART.

Grantor and Grantee are referred to herein collectively as the "Parties" and each individually as a "Party". This Agreement shall be effective as of the last date of signature of the Parties (the "Effective Date").

WHEREAS, Grantor is a non-profit organization established in India and an affiliate of Humane Society International, which is amongst the largest animal protection organization in the world and Grantor's primary objective is to promote the humane treatment of animals in India and elsewhere and to foster respect, understanding, and compassion for all creatures through public education, awareness and direct animal care programs;

WHEREAS, Grantee is an educational institution that promotes extensive research in areas of law through its research centers and through the Animal Law Center, shall conduct and facilitate research on the subjects of factory farming and related issues;

Page 1 of 14

Celebrating Animals | Confronting Cruelty
Worldwide

Registered Office:
Shop No:39,
Shreeji Shopping Arcade, Sheth Gopalji
Hemraj High School Compound, M.G. Road, Borivali (E)
Mumbai - 400066
CIN No: U93030MH2012NPL237151

Correspondence Address:
8-2-332/5/1, Road no:3
Banjara Hills
Hyderabad – 500034
Telangana, India
Contact No. 040 23552601/02
Email Id: india@hsi.org



HUMANE SOCIETY INTERNATIONAL

INDIA

WHEREAS, Grantee has requested a grant from Grantor for the specific purposes described in Grantee's request; and

WHEREAS, Grantor, pursuant to interaction and discussion with the Grantee, desires to provide a grant to Grantee to conduct charitable, scientific, social welfare, environmental protection or educational activities on the terms and subject to the conditions set forth in this Agreement,

NOW, THEREFORE, in consideration of the mutual covenants and promises of the Parties, the Parties agree as follows:

1. Grant Award. Grantor hereby awards a grant in the amount of Rupees Thirty Five Lakhs (Rs.14,64,000) (the "Grant") [, which is equivalent to 19,909 United States Dollars"] to Grantee to be used exclusively for the purposes described in Annex I attached hereto and forming an integral part hereof (the "Project"), for a 12 month-period commencing on the Effective Date (the "Support Period").

The Grantor shall disburse the Grant in one lump sum within forty-five (45) days of the Effective date of this Agreement

Payment shall be made to the following bank account of Grantee:

Account Name: REGISTRAR, NALSAR CENTRE FOR ANIMAL LAW TRAINING
PROGRAMME
Bank Name: Indian Bank
Bank Branch: Shameerpet
Bank Address: Shameerpet , Ranga Reddy Dist.-500 078
Account Number: 6583207713
IFSC Code: IDIB000S166

Any change with respect of the account details of the Grantee shall be notified to the Grantor in writing promptly and, in any event, not less than thirty (30) days prior to the next scheduled disbursement.

2. Use of Grant Funds. The Grant, including any interest earned thereon, shall be used only for the purpose(s) stated in this Agreement, and the Grantee agrees to so designate the funds in Grantee's records.

The Grantee agrees, and represents and warrants to Grantor, that:



**HUMANE SOCIETY
INTERNATIONAL**
INDIA

- a. The Grantee is duly organized as a legal entity in the jurisdiction referenced in the introductory paragraphs of this Agreement and is presently in good standing in its jurisdiction of organization.
- b. The Grant shall be used exclusively for purposes and activities that are charitable, educational or scientific (or as provided under law and section 8 of the Companies Act, 2013).
- c. The Grantee shall not engage in any activity on behalf of Grantor that jeopardizes Grantor's status as a non-profit charity qualified to receive tax-deductible contributions. No part of this Grant may be used, directly or indirectly to influence legislation at any level of government, either through efforts to influence legislators themselves or through efforts to influence the views of your members or the general public on legislative matters. No payments under this Agreement shall be used, directly or indirectly, (i) to participate or intervene in (including the publishing or distribution of statements) any political campaign on behalf of (or in opposition to) any candidate for public office or any political party or (ii) to carry on any lobbying activities.
- d. The Grantee is in compliance with all laws, statutes, and regulations restricting U.S. persons from dealing with any individuals, entities, or groups subject to Office of Foreign Asset Control ("OFAC") sanctions, or, in the case of a Grantee that is not a U.S. person, that it does not deal with any individuals, entities, or groups subject to OFAC sanctions or any other persons known to the Grantee to support terrorism or to have violated OFAC sanctions or any similar publicly disclosed terrorist or terrorism-related sanctions of other nations or with those organizations, individuals, entities or groups which have been banned by The Ministry of Home Affairs, Government of India, relating to terrorist activities
- e. The Grantee shall not engage in any activity using the Grant that could jeopardize Grantor's status as a nonprofit charity qualified to receive tax-deductible contributions under the Income Tax Act, 1961 and its Rules as applicable.
- f. The Grantee shall be responsible for securing all necessary governmental approvals of the Grant and making any necessary government filings.
- g. The Grantee will be responsible for paying any tax liability arising from its receipt of the Grant.
- h. The Grantee shall be fully liable for the consequences of any errors or omissions and for any liabilities incurred and damage caused in carrying out the Project or any activity using the Grant or performing its other obligations under this Agreement.

Page 3 of 14

Celebrating Animals | Confronting Cruelty
Worldwide

Registered Office:
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HUMANE SOCIETY INTERNATIONAL

INDIA

- i. The Grantee shall use its best efforts to comply with the Grantor's food policy, as stated in this section 2.h., with respect to all events, functions, meetings and gatherings from small catered lunches to gala events and conferences that are sponsored or paid in full or in part by the Grantor, either solely or in cooperation with the Grantee or any other organizations or persons. Grantor's food policy requires that at all such events described in the preceding sentence where food is made available – the food should be vegan (vegan foods contain no animal products including any forms of meat, poultry, fish, shellfish, eggs, dairy products, and animal by-products such as gelatin, rennet, and whey). In rare circumstances where this is not possible, the Grantee should strive to purchase or serve only products that do not come from factory farms and are certified by Global Animal Partnership (GAP) or another reputable animal welfare program whenever possible, and should also have vegan options available. In all cases, whenever possible, food should be organic and locally grown/raised, and signs should be used to identify vegan, vegetarian and GAP-certified foods. Grantor's food policy reflects its belief that we have a shared responsibility to align our spending on food and meals with our

organizational values and that we should strive to observe the highest ethical standards when it comes to our consumption practices. Grantor advocates compassionate eating via the Three Rs: "reducing" or "replacing" consumption of animal products, and "refining" our diets by choosing products from sources adhering to higher animal welfare standards.

3. Compliance with Applicable Laws. Grantee shall comply with all applicable laws and regulations in the countries in which it undertakes activity in connection with the Grant. In particular, Grantee shall comply and shall ensure that each of its personnel and subcontractors complies with all applicable anti-corruption laws, including but not limited to the U.S. Foreign Corrupt Practices Act and the U.K. Bribery Act and all comparable local anti-corruption laws in connection with this Agreement. Specifically, Grantee warrants, represents and covenants to Grantor that Grantee (and each of its personnel, agents and subcontractors) has not and shall not make, promise or offer to make any payment or transfer of anything of value directly or indirectly: (i) to any Government Official (as defined below) or to an intermediary for payment to any Government Official; (ii) to any political party; or (iii) any other person for the purpose of improperly influencing any act or decision of such official, political party or person or in order to secure an improper advantage in obtaining or retaining business. Grantee also warrants, represents and covenants to Grantor that Grantee (and each of its personnel, agents and subcontractors) shall not accept anything of value from any third party seeking to influence any act or decision of Grantee or in order to secure any improper advantage. "Government official" is defined as any employee or officer of a government of a country, state or region, including any federal, regional or local government or department, agency, enterprise owned or controlled by the such government, any

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Mumbai - 400066
CIN No: U93030MH2012NPL237151

Correspondence Address:
8-2-332/5/1, Road no:3
Banjara Hills
Hyderabad – 500034
Telangana, India
Contact No. 040 23552601/02
Email Id: india@hsi.org



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official of a political party, any official or employee of a public international organization, any person acting in an official capacity for, or on behalf of, such entities, and any candidate for political office.

4. Control of Grant Funds. Grantee acknowledges and represents that it is accepting the Grant for its own account and not as an agent for any other organization or person, and will exercise supervision and oversight over the use of all grant funds to ensure that the terms of this Agreement are met. The terms of the Grant do not prohibit Grantee from distributing all or a portion of the proceeds of the Grant to another organization, so long as any such distribution is made exclusively in furtherance of the charitable purposes for which the Grant is made. Grantee acknowledges that it is solely responsible for any decision to transfer all or a portion of the proceeds of the Grant to another organization. Grantee agrees to control the process by which

any other organization is selected to receive any such proceeds, and shall be solely responsible for the selection of any such organization.

5. Reporting. Grantee shall furnish Grantor with quarterly written reports addressing all points listed below ("Progress Reports"). These Progress Reports will supply sufficient information for Grantor to determine that the Grant is being used for the purposes intended and for Grantor to fulfill its own public reporting responsibilities.

Progress reports are designed to provide periodic assessments of activities being supported by the Grant. A Progress Report shall be submitted (a) within ten (10) calendar days of the end of each calendar /calendar quarter and (b) within thirty (30) calendar days of the end of the Support Period or earlier termination of the Agreement or cancellation of the Grant, and shall in each case include the following information:

- A summary of receipts and expenditures. Each report shall provide an itemized statement of costs incurred by Grantee in performance of this Agreement.
- A description of work conducted by Grantee during the period in pursuit of the purposes of the Grant described in Annex I.
- An evaluation of the impact and results of work undertaken and an assessment of progress that has been made in meeting stated goals, together with any problems that have arisen with a description of measures that have or will be put in place to address them.
- A description and explanation of any changes in the nature, methodology, and/or objectives as presented in the initial grant request.

The Progress Reports shall be in substantially the format set out Annex III hereto, and be in form and substance satisfactory to the Grantor.

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Grantee shall keep systematic records of all expenditures relating to the Grant and the performance of this Agreement for a period of five (5) years from the termination date of this Agreement, or for any longer period required by applicable law, whichever is later. Grantee shall make all books, ledgers, accounts, files, computer records, and personnel involved in performing functions under this Agreement available to or its designated representatives, auditors, or legal counsel Grantor during such period.

Grantor may, at its own expense, monitor, examine or audit Grantee's records related to the Grant and the activities supported therewith.

6. No Reliance on Future Funding. Grantee acknowledges that neither Grantor nor any of its representatives have made any actual or implied promise of funding beyond the amounts specified in the Agreement. Continued or additional funding can only be obtained through submission of additional grant requests in accordance with Grantor's policies and guidelines.

7. Unexpended Funds/Reimbursement of Funds. Any portion of the payments made under this Agreement not expended at the termination of the Support Period, or earlier termination of the Agreement or cancelation of the Grant, for purposes permitted under this Agreement must be returned to Grantor within forty-five (45) days of the termination date.

Grantee shall promptly, upon Grantor's request, repay to Grantor any money incorrectly paid to Grantee either as a result of an administrative error or otherwise.

Grantee shall immediately provide Grantor with written notification in the event of: (a) an inability to expend the Grant, or any portion thereof, for the intended purpose(s); and (b) any expenditure made from Grant funds for any purpose other than those for which the Grant is intended, as specified in Annex I hereto.

8. Publicity. Grantor may publicly refer to Grantee orally and in writing, including on Grantor's website and marketing materials, as a grantee of Grantor and may use Grantee's logo for such purposes. Grantee also agrees to Grantor's issuance of a mutually acceptable press release announcing the Grant.

Prior to public release, all materials concerning the Grant or Grantor or acknowledging Grantor's support that are produced by Grantee must be approved by Grantor, including in public statements, reports, and other print and online publications. Grantee does not, and shall not, serve as a spokesperson for Grantor in the media, with government officials, other organizations or otherwise. Any public materials developed by Grantee that reference or quote Grantor also must be reviewed by and coordinated with

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Grantor, with the final version approved in writing by Grantor. The Grantee shall not be entitled to use the name, logo or other identifying mark of Grantor or any of its affiliates, without the Grantor's prior written consent to each such usage.

This Section 8 shall survive the termination of this Agreement.

9. Intellectual Property. Work product consists of the deliverables and other materials, including drafts thereof, prepared, conceived, developed, produced, created, obtained or compiled by Grantee, whether alone or jointly with others, in connection with or pursuant to this Agreement ("Work Product"). Grantee represents and warrants to Grantor that the Work Product is the original Work Product of Grantee or of its subcontractors or subgrantees, if any, and that it does not infringe any third party's intellectual property rights. Grantee hereby grants to Grantor, and agrees to obtain from any subcontractors or subgrantees, a nonexclusive, irrevocable, perpetual, worldwide, royalty-free, transferable and sublicensable license, to use, display, perform, reproduce, publish, copy, archive, excerpt, distribute, create derivative works from, and otherwise disseminate, in whole or in part, any or all of the Work Product.

Grantee hereby grants to Grantor and its successors and assigns a royalty-free, unrestricted, worldwide perpetual license and release to reproduce and permission to record, use, publish and distribute any recordings (whether photograph, audio, video, streaming or otherwise) of any activities financed under this Agreement.

This Section 9 shall survive the termination of this Agreement.

10. Indemnification. Grantee shall indemnify, defend, and hold harmless Grantor and its officers, directors, employees, agents, affiliates and contractors from and against any and all claims, liabilities, damages, losses, expenses, demands, suits, and judgments, including without limitation reasonable attorneys' fees and costs, arising from or relating to: (a) Grantee's performance of this Agreement or breach thereof or (b) the intentional misconduct or negligent acts or omissions of Grantee, its employees, agents, contractors, sub-contractors, sub-grantees or consultants in connection with the performance of its obligations under this Agreement. This Section 10 shall survive the termination of this Agreement.

11. Subcontractors and Subgrantees. Grantee agrees that, if it engages subcontractors or subgrantees to help carry out the project funded by the Grant, it shall use its best efforts to ensure that such subcontractors and subgrantees are bound by this Agreement. At a minimum, Grantee shall notify subcontractors and subgrantees in writing of the following requirements: (a) subcontractors and subgrantees are prohibited from using names, logos, or other marks owned by



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or associated with Grantor for any purpose without Grantor's prior written consent; (b) if applicable, subcontractors and subgrantees shall grant Grantor a license to any Work Product it creates (as set forth in Section 9 above); (c) subcontractors and subgrantees shall comply with Sections 2 and 3 above in the performance of the work related to the Grant; and (d) subcontractors and subgrantees shall not disclose or use information about Grantor for purposes other than performing the work related to the Grant.

12. Relationship of the Parties. Grantor and Grantee are independent parties. This Agreement shall not create any partnership or joint venture between Grantor and Grantee, nor any relationship of principal and agent, or employer and employee, nor authorize any Party to make or enter into any commitments for or on behalf of the other Party or to represent the other Party in any capacity.

13. Termination, Postponement and Cancellation. Grantor may, in its sole discretion, terminate, postpone or cancel any or all Grant payments:- (A) if: (1) Grantee fails to complete and/or make satisfactory progress toward the Grant's purpose(s) or submit timely reports; (2) Grantee's grant request or any required report is inaccurate in any material respect; (3) Grantee substantially fails to perform any of its duties required by the terms of this Agreement; or (4) Grantee has a substantial unexpended balance of Grant funds on hand; and (B) to: (1) protect the purposes and objectives of the Grant or any other charitable interest of Grantor; or (2) comply with the requirements of any law or regulation applicable to the Grantee, the Grantor or the Grant.

14. Focal Points. Each Party agrees to designate a focal point for the coordination of activities and tasks under this Agreement as follows:

- a. For Grantor: Alokparna Sengupta
Managing Director, HSI/India
8-2-332/5/1, Road No.03, Banjara Hills
Hyderabad – 500034
asengupta@hsi.org, +91 98490 94113
- b. For Grantee: Vivek Mukherjee
Assistant Professor
NALSAR University of Law, Hyderabad
Post Box No.1, Justice City,
Shameerpet, Medchal District,
Hyderabad - 500078, Telangana.
vivek.mukherjee@outlook.com; +919398122676

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Telangana, India
Contact No. 040 23552601/02
Email Id: india@hsi.org



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15. Notices. All notices and other communications required to be given pursuant to this Agreement must be delivered personally or by confirmed electronic mail or by a recognized overnight courier service to the other party at its address set forth below or to such other address as such party may designate by notice given pursuant to this section:

If to Grantor: **Humane Society International: India**
8-2-332/5/1, Road No.03, Banjara Hills
Hyderabad- 500034
India

Attn: Alokparna Sengupta
Email Address: asengupta@hsi.org

If to Grantee: **NALSAR University of Law**
Post Box No.1, Justice City,
Shameerpet, Medchal District,
Hyderabad - 500078, Telangana.
Attn: Prof. Faizan Mustafa
Email Address: vc@nalsar.ac.in

16. Assignment. Grantee may not assign this Agreement, in whole or in part, without Grantor's prior written consent.

17. No Third-Party Beneficiaries. This Agreement is for the sole benefit of Grantor and Grantee and their respective successors, and is not intended to give or confer any benefits, rights, privileges, claims, actions or remedies to any person or entity as a third party beneficiary or otherwise, and nothing herein, express or implied, shall confer upon any other person or entity any legal or equitable right, benefit or remedy of any nature whatsoever. This Section 17 shall survive the termination of this Agreement.

18. Entire Agreement, Severability, Amendment and Waiver. This Agreement is the entire agreement between the Parties and supersedes any prior oral or written agreements or communications between the Parties regarding its subject matter. The provisions of this Agreement are severable so that if any provision is found to be invalid, illegal, or unenforceable, such finding shall not affect the validity, construction, or enforceability of any remaining provision. This Agreement may be amended only by a mutual written agreement of the Parties. A waiver or failure to enforce any provision of this Agreement



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on one occasion will not be deemed a waiver of any other provision or of such provision on any other occasion.

19. Governing Law; Dispute Resolution.

- a. This Agreement shall be governed by and construed in accordance with the laws of India, without regard to its conflict of laws doctrines.
- b. The Parties shall make every effort to resolve any disagreement, dispute, controversy or claim arising between them under or in connection with this Agreement or the breach, termination or invalidity thereof amicably by direct informal negotiation. The Party asserting the existence of a disagreement, dispute, controversy or claim shall, promptly upon becoming aware of the same, notify the other party in writing (such writing being referred to herein as the "Notice of Dispute") specifying the nature of the such disagreement, dispute, controversy or claim, and shall also provide such other information about the such disagreement, dispute, controversy or claim as the other Party may reasonably require.
- c. If, forty-five (45) days after the date the Notice of Dispute has been given, the Parties have been unable to amicably resolve the dispute, disagreement, controversy or claim either Party may initiate arbitration proceedings in accordance with the Arbitration and Conciliation Act, 1996 and as amended from time to time.
- d. The arbitral tribunal shall consist of one (1) arbitrator who shall be selected by agreement of the Parties. If the parties are not able to agree on sole arbitrator within thirty (30) days from the receipt of a request for arbitration by either party, then either Party may take steps for appointment of arbitrator under the Arbitration and Conciliation Act, 1996 and as amended from time to time.
- e. The seat of arbitration shall be Mumbai, India. Solely with respect to interim measures prior to commencement of arbitration and appointment of arbitrator under Section 11 of the Arbitration and Conciliation Act, the courts at Mumbai alone shall have the jurisdiction.
- f. The language to be used in the arbitral proceedings shall be English.
- g. The resulting award shall be final and binding on the Parties and shall be in lieu of any other remedy.
- h. The provisions of this Section 19 shall survive the termination of this Agreement.

20. Grantee's Authority. Grantee represents and warrants that (a) Grantee has the corporate, statutory, or other power and authority to enter into this Agreement and to perform Grantee's obligations hereunder; (b) the person who executes this Agreement on its behalf has the necessary authority to bind Grantee; and (c) neither the execution and delivery of this Agreement nor the performance of its obligations hereunder shall constitute a violation of, a default under, or conflict with any term of any governance documents or other agreements to which it is bound.

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Contact No. 040 23552601/02
Email Id: india@hsi.org



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21. **Counterparts.** This Agreement may be executed in any number of counterparts and by the parties hereto in separate counterparts, each of which when so executed and delivered shall be deemed an original, but all such counterparts together shall constitute one and the same instrument.

For Grantor,
HUMANE SOCIETY INTERNATIONAL
:INDIA

For Grantee,
NALSAR UNIVERSITY OF LAW,
HYDERABAD

ALOKPARNA SENGUPTA
MANAGING DIRECTOR
11th September, 2020

NAME:
DESIGNATION

Witnesses:

1
2

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**ANNEX I
GRANT PURPOSE**

Part 1

The purpose of this Grant is to facilitate collaboration between the Parties to promote awareness, research and other activities with respect to factory farming of animals in the country through funding provided by HSI: India for the research and related activities to be conducted through the Animal Law Center at NALSAR in the manner detailed in Part 2 below.

Part 2

- 1) Employment and engagement of two (2) research associates and one (1) coordinator to carry out the objectives and functions, each with terms of reference, skills, experience and qualifications acceptable to HSI:India
- 2) Research on issues related to farm animal protection issues including factory farming of poultry, cattle, fish in India
- 3) Collection of statistical data, to document proof of theoretical research
- 4) Publication of findings from research conducted
- 5) Conduct seminars and guest lecture talks on topics related to factory farming and animal law; and
- 6) Expand courses on animal law including topics on farm animal protection across the country
- 7) Conduct legal trainings amongst a variety of stakeholders responsible for farm animal welfare
- 8) such other related areas as may be agreed in writing between the Parties.

NALSAR will be responsible for providing, at its own costs, the two (2) research associates and the one (1) coordinator with accommodation facilities, internet facilities, office premises and any such other facilities that are required to carry out their functions in furtherance of accomplishing the purposes of this Agreement.

For the avoidance of any doubt, each Party acknowledges and agrees that nothing contained in this Agreement shall be construed as establishing or creating any relationship between HSI:INDIA, on the one hand, and any of the research associates or the coordinator, on the other hand, or create any direct payment obligations on the part of HSI:India in favor of the research associates or the coordinator. Neither of the research associates nor the coordinator shall, for any purposes, be regarded as an employee or staff member or independent contractor of HSI:INDIA. Accordingly, NALSAR hereby agrees that: (1) HSI:INDIA shall accept no liability in contract or in tort or any responsibility for the acts, omissions, errors or negligence of either of the research associates or the coordinator, (2) NALSAR shall have sole responsibility with respect to any tax and/or social security and/or employment or services-related filings



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or payments and (3) HSI:INDIA shall have no responsibility whatsoever for any insurance coverage or compensation for any medical expenses that any of the research associates nor the coordinator may incur, whether related to the performance of activities funded with the Grant or otherwise.

GRANT BUDGET

ANNEX II

2020-2021 (for 12- month period)	S.No.	Item	Quantity	Renumeration (Monthly in INR)	Number of Payments	Renumeration (Yearly in INR)
	1.	Coordinator	1	20,000	12	2,40,000
	2.	Research Associates (INR 42,000/- for RA#1 and 40,000 for RA#2)	2	82,000	12	9,84,000
	3.	Administrative Expenditure	-	10,000	12	1,20,000
	4.	Interns		10,000	12	1,20,000
	TOTAL			1,25,000		14,64,000
	TOTAL GRANT					14,64,000



ANNEX III Progress Report Template

Date: _____

Period covered: _____

Prepared by: _____

Preparer's phone number: _____

Preparer's email address: _____

- A summary of receipts and expenditures. Attaching an itemized statement of costs incurred by Grantee in performance of this Agreement.
- A description of work conducted by Grantee during the period in pursuit of the purposes of the Grant described in Annex I.
- An evaluation of the impact and results of work undertaken and an assessment of progress that has been made in meeting stated goals, together with any problems that have arisen with a description of measures that have or will be put in place to address them.
- A description and explanation of any changes in the nature, methodology, and/or objectives as presented in the initial grant request.

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F. No. 16(139)/2021-22/NCW(RS)
National Commission for Women
Plot No. 21, Jasola Institutional Area
New Delhi

Dated 28.09.2021

SANCTION ORDER

Sanction of the Competent Authority is hereby conveyed in terms of Rule 20 of the DFP Rules 1978 read with Section 11(2) of the National Commission for Women Act, 1990 for incurrence an expenditure not exceeding Rs. 14,41,000/- (Rupees Fourteen Lakh and Forty One Thousand only) to NALSAR University of Law, Justice City, Shameerpet, R. R. District, Rangareddy, Telangana-500101 for conducting a Research Study on "A study of working conditions and applicable laws to women in the Telugu Film and Television Industry".

2 The item-wise details of the grant sanctioned for the study are as under:-

S. No.	Position	Duration (Months)/ No. of Units	Amount Required (Rs.)	Total (Rs.)
1.	Principal Investigator	Lump Sum	30,000	30,000
2.	Project Co-ordinator/ Research Officer / Statistician	12	15,000	1,80,000
3.	Field Survey/Data Collection/	1	5,00,000	5,00,000
4.	Expenditure on TA	Lump sum	4,00,000	4,00,000
5.	Expenditure on data processing, rapporteur and other miscellaneous expenditure	Lump sum	2,00,000	2,00,000
Sub Total ::				13,10,000
Overhead/ Contingencies ::				1,31,000
Grand Total ::				14,41,000

3 The amount will be released in two installments: Rs. 7,20,500 /- (Rupees Seven Lakhs Twenty Thousand and Five Hundred only) i.e. 50% of the sanctioned amount as 1st installment on approval and receipt of other requisite documents as mentioned in the agreement; (ii) Rs. 7,20,500 /- (Rupees Seven Lakhs Twenty Thousand and Five Hundred only) i.e. 50% of the sanctioned amount after the submission of report and other requisite documents as mentioned in the agreement.

4 The release of the assistance would be subject to the following terms and conditions:

16/9/21

Prof. Varadhi / AO -

- I. The sample size and universe of the study shall not be changed without prior approval of the Commission.
- II. The study will be completed within the approved period from the date of release of first installment.
- III. Ordinarily, no extension of time will be granted. However, in exceptional cases, where the Study cannot be completed according to the objectives for which it was sanctioned within the stipulated time-frame, extension of time may be sought from the Commission by submitting valid reasons there for. In case, the study is not completed within the extended time limit, the entire amount already released by the Commission will have to be paid back to the National Commission for Women.
- IV. Further, in case, the study report does not match the objectives for which the sanction was accorded, the entire amount released by the Commission will have to be refunded to the Commission.
- V. In the event of the failure to submit the study report within the stipulated time- frame along with audited item- wise accounts, original bills/vouchers, income & expenditure account, receipt and payment account and utilization certificate by the chartered accountant, the Commission will take action to recover the government money along with interest thereon and also consider debarring the organization from further receipt of any financial assistance from the National Commission for Women. Further, the organization receiving grants or failing to comply with the terms and conditions of the sanction order may also be blacklisted.
- VI. On completion of the project, the grantee organization shall submit a draft study report to the Commission for evaluation by the Commission. Further, the organization may be called to present their draft report before the Commission. The report will need to be finalized on the basis of the suggestions made during the presentation. After the draft report is approved by the Commission, the organization shall provide 10 copies of the main report and 10 copies of Executive Summaries of the report along with a soft copy of final study report.
- VII. It is obligatory to display "Sponsored by 'National Commission for Women'" on the cover page of the report of the research study. The Intellectual Property Right shall belong to the NCW and the report may not be published, reproduced or presented in any other manner without the prior permission of the National Commission for Women and without acknowledging the sponsorship of National Commission for Women.
- VIII. No equipment or asset shall be purchased out of the assistance granted under this sanction.
- IX. Separate accounts of the items will be maintained and the same will be subject to test check by the Commission or its representatives. Copy of original vouchers need to be submitted along with audited item-wise accounts, income & expenditure account, receipt & payment account and utilization certificate in GFR-12A by the Chief Financial Officer and Head of the Department for final settlement of accounts as per the time schedule approved.

- 4 The expenditure is debitable to "Research Studies" and will be met out of the funds of NCW during the financial year 2021-22.
- 5 Noted at Serial No. in the sanction register (Research Study).

Ashutosh Pande
(Ashutosh Pande) 26/9/2021

Sr. Research Officer

Copy to:

1. PAO, NCW, New Delhi
2. DDO, NCW, New Delhi (2 copies). Rs. 7,20,500 /- (Rupees Seven Lakhs Twenty Thousand and Five Hundred only) be drawn in favour of NALSAR University of Law, Justice City, Shameerpet, R. R. District, Rangareddy, Telangana-500101
- ✓ 3. Prof. (Dr.) V. Balakista Reddy, Prof. of Law & Registrar, NALSAR University of Law, Justice City, Shameerpet, R. R. District, Rangareddy, Telangana-500101
4. Guard File

GOVERNMENT OF ANDHRA PRADESH

From
Sri Siddharth Jain, I.A.S.,
Commissioner of Survey,
Settlements and Land Records,
A.P., Vijayawada.

To
The Vice Chancellor,
NALSAR University,

Visakhapatnam.

Hyderabad (K.P)

Lr. No. REV05-15021/1/2021-ESEC-CSSL. dt. 22/10/2021

Sir,

Sub: - Bill - The Andhra Pradesh Land Titling Bill, 2020 (L.A.Bill No.32 of
2020) - State Level Steering & Implementation Committee observations
on the Land Titling Act in the meeting held on 06.10.2021 - Forwarded -
Suggestions - Requested - Reg.

Ref: - 1. Govt., Memo No.REV01 LANAOMISC/616/2019 LANDS I, dated:

11.09.2021.

2. Approved minutes received from the Chairman, State

Level Steering & Implementation Committee on 11.10.2021.

Kind attention is invited to the references cited.

It is to inform that as per decision in the 3rd State Level Steering & Implementation Committee meeting held on 19.08.2021, the AP Land Titling Act, 2020 and the Govt., of Andhra Pradesh supply latest suggestion for Gol on the bill were referred to NALSAR for their Comments/Views. The NALSAR submitted the Comments/Views on the above Act. The said Comments/Views have been placed before the State Level Steering & Implementation Committee meeting held on 06.10.2021 for its note and approval.

Accordingly, the said committee noted and agreed to the suggestions and comments given by NALSAR. The Committee while carrying out the suggested changes, certain observations as shown below proposed to take note of the NALSAR.

1. Clause 70 to be examined and considered as follows: "Time limit for removal

**of difficulty in giving effect to this Act shall be as prescribed by the
government in the rules"**

2. Clause 55 to be examined and considered as below:

55(2) An appeal shall lie against an order of a Title Registration Officer under sub-section (1) to the Land Titling Tribunal as prescribed within 15 days from the date of the order.

55(3) Every Land Titling Tribunal refusing to register a transfer application shall make an order of refusal and record the reasons thereof and give a copy thereof to the Appellant.

55(4) An appeal shall lie against an order of the Land Titling Tribunal under sub-section (3) to the Land Titling Appellate Tribunal.

55(5) If the order of the Land Titling Tribunal or Land Titling Appellate Tribunal directs the transaction to be registered and the transfer application is duly filed for registration within 15 days of the making of such order, the Title Registration Officer shall obey the same and such registration shall take effect as if the transfer application form had been registered when it was first duly submitted for registration.

In this regard, it is requested to take note of the above observations of the committee and send your suggestions on the observations made by the committee so as to forward the same to Govt. to obtain Assent of the Land Titling Bill, 2020 from the President of India.

Early response is requested.

Yours faithfully,

Siddharth Jain

Commissioner

Copy to:

The Spl. C.S. and CCLA., Gollapudi, A.P., Vijayawada for favour of information.

The Prl. Secy to Govt., Revenue (Lands) Dept., AP Secretariat, Amaravati for favour of information.

Government of Goa

Department of Tourism

Paryatan Bhavan, Patto, Panaji-Goa

Tel: 0091 (0)832 – 2494211 Fax: 0091 (0)0382 – 2494227

Web: www.goatourism.gov.in Email: dir-tour.goa@pic.in

No.3/9(12)CLEAR NALSAR/2021-DT/

February 22, 2022

To,
Dr. Pinaki Nandan Pattnaik,
Director,
Centre for Law, Entrepreneurship and Action Research,
NALSAR University of Law, Hyderabad, Andhra Pradesh.
Email: pattnaikp@nalsar.ac.in aditya.rao@nalsar.ac.in aditya.rao@plrchambers.com

Sub: Work Order for Legislative Drafting and Policy assistance/advisory for updating & consolidating legislative framework for Tourism for Goa

Sir,

This is in reference to your proposal on the above cited subject and related submissions vide letters dated 21/10/2021; 19/11/2021; 03/01/2022 and 08/02/2022.

In this context, it is informed that Government has granted approval for appointment of Centre for Law, Entrepreneurship and Action Research (CLEAR), NALSAR University of Law, Hyderabad, Andhra Pradesh for providing Legislative Drafting and Policy assistance/advisory for updating & consolidating legislative framework for Tourism for Goa as per the following Terms and Conditions.

i. Scope of work:

- a. Department of Tourism, Government of Goa (“Department”) is considering the feasibility to consolidate and update its statutory framework, with a view to- (i) incorporate some policies/guidelines within the statutory framework; (ii) consolidate its current law(s); and (iii) to have streamlined delegated legislation making power with the authority of law.
- b. Accordingly, CLEAR, NALSAR shall be responsible for providing legislative drafting and policy drafting support/assistance till the enactment of the Bill, including assistance during the process of tabling and passage of the Bill.
- c. Notwithstanding the generality of (b) above, CLEAR, NALSAR shall:
 - Conduct initial consultations with the Department and relevant stakeholders approved by the Department to familiarize themselves with practical issues and lacunae in the Act(s) and statutory framework.

- Submit a document citing lacunae in existing legal framework for Tourism in Goa with regards to below mentioned Acts/Rules:
[Goa, Daman and Diu Registration of Tourist Trade Act, 1982; Goa Registration of Tourist Trade (Amendment) Act, 2019; Goa, Daman and Diu Registration of Tourist Trade Rules, 1985 and forms thereunder; 2021 amendment to the Goa, Daman and Diu Registration of Tourist Trade Rules, 1985 and corrigendum to the same; The Goa Tourist Places (Protection and Maintenance) Act, 2001; Tourism Shack Policy 2019-22; Water Sports Policy 2012-2013; Tourism Policy, 2020; Goa Boat Rides and Watersports activities guidelines, 2003, and any other Act, Rules or Policy as may be determined by the Department].
 - Submit a note on global best practices on various issues as well as priority areas shared by the Department.
 - Submit a draft of the Bill to the Department.
 - Revise the said draft of the Bill up to two (02) times.
 - Provide technical assistance to the Department for conducting up to three (3) stakeholder consultations, including one (1) round of inter-ministerial comments.
 - Provide a penultimate draft to the Department, based on briefing discussion with the Department on the changes to be included from stakeholder consultations.
 - Submit a Draft Note for Cabinet to the Department, assist during its vetting by Law Department, Government of Goa, and provide the Department with the final draft (including Law Department's inputs).
 - Assist the Department with queries and technical inputs during tabling of the Bill in the State Legislature.
- d. A full-time deployment of select members from CLEAR, NALSAR team would be made available for a total period of twenty-eight (28) working days during the course of the assignment. Minimum 3 Select members of the team would be available and present at Goa, for initial ten (10) working days, for holding initial consultations with the Department. Subsequently, minimum 1 member of the CLEAR, NALSAR team will be present in Goa for 8 days and thereafter minimum 2 members for 10 days of the remainder period of the assignment on a needs-basis.
- e. The present scope does not award a work order relating to drafting of any rules, regulations, notifications or other items under the Bill and should be construed as such.

ii. Amount payable to CLEAR, NALSAR:

- a. Professional Fees: Rs.41,63,000.00/- (Indian Rupees Forty-One Lakhs Sixty-Three Thousand only), excluding GST capped for the above scope of work.

- b. Out of Pocket Expenses: Rs.8,30,500.00/- (Indian Rupees Eight Lakhs Thirty Thousand and Five Hundred only), capped including for deployment of select members from CLEAR, NALSAR Team to Goa under Para i. d. above. Such expenses are to be paid as per actuals to the select members of CLEAR upon submission of bills.
- c. GST, as per applicable rate shall be payable by the Department.
- iii. The timelines to be adhered to by CLEAR, NALSAR for the assignment and payment by the Department for each milestone will be as provided in Annexure-I of the proposal submitted by the agency vide letter dated 03/01/2022.
- iv. The date of commencement of the assignment shall be within 10 days from the date of issue of work order.
- v. All correspondence and communication from CLEAR, NALSAR relating to this assignment shall be directed to Director of Tourism, Department of Tourism, Government of Goa only.
- vi. This Work Order supersedes all previous communication, correspondence and proposals (by whatever name called) on the captioned matter between the Department and CLEAR, NALSAR. To the extent they are not repugnant to the Terms and Conditions contained in this Work Order, the proposal and related submissions vide letters dated October 21, 2021; November 19, 2021; January 3, 2022 and February 8, 2022 by CLEAR, NALSAR shall remain applicable and binding on CLEAR, NALSAR throughout the term of this assignment.
- vii. CLEAR, NALSAR shall receive confidential information and data (as explained in 5. above) in good faith, hold the same in trust for the Department and will use it only for undertaking the Pilot. CLEAR, NALSAR will not disclose any such confidential information and data to any 3rd party. CLEAR, NALSAR agree that the data, observations and conclusions from any research, observations, note or the like prepared by them for the Department shall not be published without the Department's prior written approval.
- You are requested to confirm receipt of this Work Order within five (5) days of dispatch and commence execution of the items as per the Scope of Work forthwith.

Yours faithfully

(Menino D'Souza)

Director of Tourism



राष्ट्रीय मानव अधिकार आयोग

NATIONAL HUMAN RIGHTS COMMISSION

मानव अधिकार भवन, सी-ब्लॉक, जीपीओ कॉम्प्लेक्स, आईएनए, नई दिल्ली-110 023

Manav Adhikar Bhawan, C-Block, GPO Complex, INA, New Delhi-110 023 India

Ph. No. (O) 011-24651329, 24651332

E-mail : cr.nhrc@nic.in, Website : www.nhrc.nic.in

SUDESH KUMAR
Sr. Research Officer

D. O. No. R-41/2/22-PRPP (RU-3)

Dated: 17th March, 2022

Dear Dr. Uma,

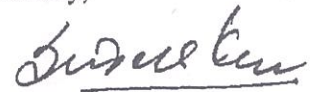
Please refer to the research project proposal entitled Achievement Gap or Opportunity Gap (O-Gap)? A socio-legal study of Access to Equal Educational Opportunities (EEO), Accessibility to Equal Learning Opportunities (ELO) and Learning Poverty (LP) in the Educational spaces of Kasturba Gandhi Balika Vidyalaya Schools for Tribal Girls of Gadchiroli, Warangal, Adilabad, Srikakulam, Bastar and Kondegaon Districts submitted to the Commission by Dr. Uma Maheshwari Chimirala, NALSAR University of LAW, Justice City, Shameerpet Hyderabad Telangana

2. The Commission has approved the above project with a total budget of Rs. Rs.14,94,724/- (Rupees Fourteen Lakhs Ninety four Thousands seven Hundreds and twenty four only). Head-wise details are given in the Terms of Reference (ToR). A copy of the ToR, duly approved by the Commission is enclosed.

3. You are requested to convey your acceptance of the ToR to the Commission latest by 22nd March, 2022. If accepted, you are further requested to open a Bank Account in the name of NALSAR University of LAW, Justice City, Shameerpet Hyderabad Telangana as per para 7.1 of the ToR and submit the details thereof to the Commission latest by 22nd March, 2022 positively.

With regards,

Yours Sincerely,


(Sudesh Kumar)

Encls: As above

Dr. Uma Maheshwari Chimirala
NALSAR University of LAW, Justice City
Shameerpet Hyderabad Telangana – 500 101



भारत सरकार / Government of India

पत्तन, पोत परिवहन और जलमार्ग मंत्रालय

Ministry of Ports, Shipping and Waterways

दीपस्तंभ और दीपपोत महानिदेशालय

Directorate General of Lighthouses and Lightships

No.BA-16/1/2021-BA

Noida, the 02.07.2021

To

✓ The Head of Department,
Centre of Law, Entrepreneurship and Action Research,
Department of Management Studies (DoMS),
NALSAR University of Law, Justice City, Shameerpet, Medchal District,
Hyderabad, Telangana-500078

(Kind Attention: Dr. Pinaki Nandan Pattnaik, Associate Professor & Director, CLEAR)

Subject: Drafting of Subordinate Legislations of Marine Aids to Navigation Bill-2021- Reg.

Sir,

Kind reference is invited to your offer forwarded vide email dated 01.07.2021 for the above cited subject.

The offer for subject work for Rs.6, 80, 000/-+ (18% GST thereon) i.e Rs.8, 02, 400/- (Rs. Eight Lakh Two thousand and four hundred only) is hereby accepted by the competent authority. It is requested to commence the work as per the schedule and terms and conditions given at Annexure.

This issues with the approval of Director General.

Yours faithfully,

(L.B.S. YADAV)

DIRECTOR

FOR DIRECTOR GENERAL

41

Noida, the 02.07.2021

Encl. As above.

No.BA-16/1/2021-BA

Copy to :-

1. The Secretary to the Govt. of India, Ministry of Ports, Shipping and Waterways, Transport Bhawan, New Delhi.
2. Pay and Accounts Office, Lighthouses and Lightships, Noida for information and necessary action.

FOR DIRECTOR GENERAL

Name of Work: Drafting of Subordinate Legislations of Marine Aids to Navigation Bill-2021**SCHEDULE OF WORK**

S.No.	Description of Work (Deliverable)	Timeline in Days	Amount in Rs.
1.	On commencement of the assignment for each Rule	D	25,000/-
2.	On submission of 1 st draft of the Rules to DGLL/ Expert Group for inputs	D+30	25,000/-
3.	On submission of 2 nd draft of the Rules to DGLL, after incorporation of comments received during Departmental consultation (if any)	D1	35,000/-
Total (Per Rule)			85,000/-
Grand Total (Total (Per Rule)X8 (Number of Rules)			6,80,000/-
GST @18%			1,22,400/-
In words: Rupees Eight Lakh two Thousand Four Hundred Only)			8,02,400/-

Terms and Conditions:-

1. The timeline D1 is dependent in nature and may extend the completion time of the work due to timeline of external factors such as feedback from stakeholders, Government of India, etc. However, DGLL will extend its best efforts and support to the drafting team for early completion of the work.
2. The above cost is inclusive of cost of filing document, obtaining copies, cost towards prepare & make the power point presentation before various departments/Stakeholders, concept noted, briefing material and out of pocket expenses like attestation, stamping etc.
3. The above cost is inclusive of applicable taxes.



DIRECTOR