

incurred by either Party or any third party in connection with this MOU or the subject matter of this MOU, whether in an action in contract or tort or any other legal theory, even if the Party has been advised of the possibility of such damages.

3.18 ASSIGNMENT:

It is understood by the Parties herein this MOU is based on the professional competence and expertise of each Party and hence neither Party shall transfer or assign this MOU, or rights or obligations arising hereunder, either wholly or in part, to any third party without the prior written consent of the other.

3.19 RESIDUAL CLAUSE:

If any doubt arises as to the interpretation of the provisions of this MOU or as to the matters not provided therein, the Parties to this MOU shall consult with each other for each instance and resolve such doubt in good faith failing which it shall be submitted to arbitration. This MOU is being executed simultaneously in two counterparts, each of which shall be deemed to be an original and all of which shall constitute one instrument;

This agreement is signed on the date appended herein at New Delhi.

IN WITNESS WHEREOF, the parties hereto have caused this MOU to be made in English and executed by their respective duly authorized signatories on this the day and year first above written.

SIGNED, SEALED AND DELIVERED BY:

and on behalf of IGNOU:	For and on behalf of LSC:
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egistrar (Administration) in Application Delha 26	Principal
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the presence of Representatives from IGNOU, New Delhi).	In the presence of : (Representatives from LSC)
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(2). Name	
Address	(2). Name DR. MURESH Kounty
	Address: s. v. p. Callege
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	점점 경기 가지 않았다면 하는 것이 없었다.
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