

further notice in the event of the other party committing a material breach of the terms and conditions of this agreement, and in the event of its continuation after the expiry of 60 (sixty) days on receipt of written notice calling upon such party to remedy the breach complained of.

However, either party may terminate if by providing the other party with three calendar months advance notice, such termination shall take effect at the end of the three-month period or the end of the programme(s) in progress at that time, whichever is earlier.

The termination of this Agreement, for whatever reason, will not affect the rights of a party, which may have accrued at the date of termination and will further not affect any rights, which specifically or by their nature survive the termination of this Agreement.

11. The parties to MOU further agrees that none of the parties shall suppress or withheld any matter/ information's which in the best interest of the MOU required to be known to both the parties.

12. If there by any shortcomings, bottlenecks in the system to promote common goals, the same is to be removed by mutual discussion or through the intervention of co-ordination Council.

13. After every 5 yrs; MOU may be reviewed if necessary, a fresh MOU may be entered by the parties embodying term and conditions mutually beneficial to both the parties.

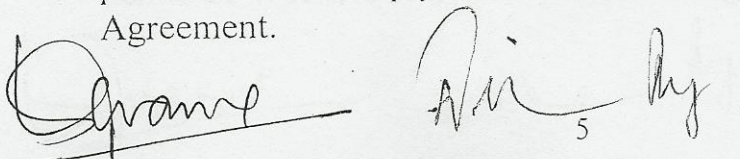
14. The CIDC shall bear the cost of development and delivery of the programme(s). AUS shall provide learning facilities and its educational network available to the extent envisaged in the programme(s) on the basis of mutual consent.

15. AUS and CIDC shall consider adequate speedy investment for operation of this programme as per the directives of Coordination Council.

16. The AUS-CIDC Centres, the administrative and disciplinary maintenance held by CIDC upto the satisfaction of AUS.

17. The parties hereby represent and warrants to each other that:

(a) It is duly established and existing under the laws of jurisdiction stated against its name in this Agreement and has the legal power and authority by virtue of statute/ resolution, to sign this Agreement, perform and comply with its duties and obligations under this Agreement.

Handwritten signatures of two parties, one on the left and one on the right, with a small number '5' written below the signature on the right.