Agreement

Between

The Australian National University

and

[Administering Institution]

Regarding the Project

[Project Title]
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THIS CONTRACT is made on the ........ day of ................. 2014

Parties

BETWEEN

The Australian National University (“ANU”), ABN 52-234-063-906, a body corporate pursuant to the Australian National University Act 1991 of Canberra, in the Australian Capital Territory, as represented by The Australian Primary Health Care Research Institute (“APHCRI”) and the [Project Provider ........., ABN .......] (“Project Provider”).

WHEREAS:

A. The ANU is the recipient of a grant from the Commonwealth of Australia (“Commonwealth”) represented by the Department of Health to fund a general research program, to be allocated through competitive Institute grant processes.

B. The ANU, as the administering institution, and through APHCRI is responsible for managing the funds against the completion of set milestones. The ANU is accountable to the Commonwealth for the funds provided and for coordinating any obligations to the Commonwealth.

C. This Agreement (“Agreement”) sets out the terms and conditions upon which the Project Provider has agreed to participate and the rights and obligations of both the Project Provider and ANU, as the administering institution.

D. APHCRI requires the services of the Project Provider to undertake research regarding “Project.”

E. The Project Provider has agreed to coordinate and deliver the Services upon the terms and conditions contained in this Agreement.

NOW IT IS HEREBY AGREED as follows:

1. Interpretation

1.1. In this Agreement, unless the contrary intention appears:

- ‘ANU Material’ means any Material provided by ANU to the Project Provider for the purposes of this Agreement or which is copied or derived from Material so provided; For the avoidance of doubt, ANU Material has not been provided to the Project Provider prior to the commencement of this Agreement;

- ‘Asset’ means an item of tangible property purchased or leased either wholly or in part with the use of the funds received by ANU from the Commonwealth, with a value at the time of acquisition of $20,000 or more, inclusive of GST or some other item as notified in writing by the ANU.

- ‘Commonwealth Confidential Information’ means information that:

  (a) is designated by the Commonwealth as being confidential; or
(b) the Project Provider knows or ought to know is confidential to the Commonwealth;

but does not include information that:

(c) is or becomes public knowledge other than by breach of this Agreement or by any other unlawful means;

(d) is in the possession of the Project Provider without restriction in relation to disclosure before the date of receipt from ANU or the Commonwealth; or

(e) has been independently developed or acquired by the Project Provider.

• ‘Confidential Information’ means information that:

  (a) is by its nature confidential;

  (b) is designated by ANU as confidential;

but does not include information which:

(c) is or becomes public knowledge other than by breach of this Agreement;

(d) is in the possession of the Project Provider without restriction in relation to disclosure before the date of receipt from ANU; or

(e) has been independently developed or acquired by the Project Provider.

• ‘Conflict’ means any conflict of interest, any risk of a conflict of interest and any apparent conflict of interest arising through the Project Provider (or the Project Provider’s employees, agents or subcontractors) engaging in any activity or obtaining any interest that is likely to conflict with or restrict the Project Provider in performing the Services fairly and independently;

• ‘Contract Material’ means all Material provided to the ANU by the Project Provider for the purposes of the Services;

• ‘Existing Material’ means all Material in existence prior to the commencement of this Agreement or which is developed independently of this Agreement that is:

  (a) incorporated in;

  (b) supplied with, or as part or;

  (c) required to be supplied with, or as part of,

the Contract Material and includes Material identified as Existing Material.

• ‘Intellectual Property’ includes all copyright and neighbouring rights (including rights in relation to phonograms and broadcasts), all rights in relation to inventions (including patent rights), plant varieties, registered and unregistered trademarks (including service marks), registered and unregistered designs, Confidential Information (including trade secrets and know how) and circuit layouts, and all other rights resulting from intellectual activity in the industrial, scientific, literary or artistic fields and all other rights with respect to intellectual property as defined in Article 2 of
the Convention establishing the World Intellectual Property Organization of July 1967;

- ‘Interest’ for the purposes of clause 19.6 and 19.7 of the Agreement means interest calculated at the 90 day bank-accepted bill rate (available from the Reserve Bank of Australia) less 10 basis points;

- ‘Liaison Officer’ means the person for the time being holding, occupying or performing the duties of the office of Executive Officer, APHCRI, specified in Item BB of Schedule 2 [Liaison Officer] or any other person specified by the ANU in writing and notified to Project Provider;

- ‘Material’ includes documents, equipment, software, goods, information and data stored by any means;

- ‘Personal Information’ has the same meaning given to it in the Privacy Act 1988 (Cth) and means information or an opinion about an identified individual, or an individual who is reasonably identifiable:
  (i) whether the information or opinion is true or not; and
  (ii) whether the information or opinion is recorded in material form or not;

- ‘Specified Personnel’ means the person specified in Item E of Schedule 1;

- ‘Services’ means the program of research, funded by the Commonwealth Department of Health, to be undertaken by researchers for the Project Provider through APHCRI as specified in Schedule 1 Item A [Services].

1.2. In this Agreement, unless the contrary intention appears:

(a) words in the singular number include the plural and words in the plural number include the singular; and

(b) words importing a gender include any other gender; and

(c) words importing persons include a partnership and a body whether corporate or otherwise; and

(d) clause headings, words capitalised or in bold format and notes in square brackets (“[ ]”) are inserted for convenience only, and have no effect in limiting or extending the language of provisions, except for the purpose of rectifying any erroneous cross-reference; and

(e) all references to clauses are clauses in this Agreement; and

(f) all references to dollars are to Australian dollars and this Agreement uses Australian currency; and

(g) where any word or phrase is given a defined meaning, any other part of speech or other grammatical form in respect of that word or phrase has a corresponding meaning; and

(h) all references made to ANU includes APHCRI and correspondingly all references to APHCRI includes ANU, unless the meaning is to separately distinguish them.

1.3. Schedule 1 - Project Provider’s Obligations, Schedule 2 - APHCRI’s Obligations, and appendices (if any) form part of this Agreement. In case of
any conflict between the terms and conditions contained in the clauses of the Agreement and any part of the Schedules (and appendices if any) then the terms and conditions of the clauses of the Agreement shall take precedence.

2. **Provision of Services**

2.1. Project Provider shall perform the Services (including the preparation of Contract Material) in accordance with Schedule 1 [Project Provider’s Obligations] to a high professional standard.

2.2. Project Provider shall perform the Services at the times specified in Item C of Schedule 1 [Time-frame] and in the manner specified in Schedule 1 [the Project Provider’s Obligations].

3. **Fees, Allowances, Assistance and Payment**

3.1. The ANU shall pay to the Project Provider the fees and allowances as specified in Item CC [Fees] and Item EE [Allowances] in Australian dollars and shall provide the assistance as specified in Item FF of Schedule 2 [Assistance].

3.2. Project Provider shall supply to ANU a tax invoice for any payment it is seeking, and the tax invoice is to be in a format acceptable under the GST Act.

3.3. Where Item CC of Schedule 2 [Fees] provides that Project Provider is to be paid by progressive instalments (or by a single payment), the ANU shall be entitled, without compromising any other right it may have, to defer payment of an instalment (or the single payment) until Project Provider has completed to the satisfaction of the ANU that part of the Services to which that instalment (or the single payment) relates.

3.4. Project Provider shall submit invoices for payment in the manner specified in Item D of Schedule 1 [Invoice Procedures].

3.5. APHCRI shall pay in the manner specified in Item DD of Schedule 2 [Payment], within 30 days of submission of invoices as specified in this clause 3.

3.6. In this clause

   (a) words have the same meaning as in the GST Law, unless the context makes it clear that a different meaning is intended; and

   (b) "GST Law" means the same as in the A New Tax System (Goods & Services Tax) Act 1999, as amended from time to time.

4. **Entire Agreement and Variation**

4.1. This Agreement constitutes the entire agreement between the parties and supersedes all communications, negotiations, arrangements and agreements, whether oral or written, between the parties with respect to the subject matter of this Agreement.

4.2. No agreement or understanding varying or extending this Agreement, including in particular the scope of the Services in Item A of Schedule 1 [Services], shall be legally binding upon either party unless in writing and signed by both parties.
5. **Subcontracting**

5.1. Project Provider agrees that it will not subcontract the performance of any part of the identified Services without the prior approval in writing of the ANU and the Commonwealth.

5.2. ANU may impose any terms and conditions it considers appropriate when giving its approval under clause 5.1.

5.3. The Project Provider will promptly provide a copy of any subcontract that it enters into in relation to the Services and permits the ANU providing a copy of the subcontract to the Commonwealth.

5.4. Where a subcontractor is unable to perform the Services, the Project Provider agrees to notify the ANU immediately. Where this sub-clause applies, the ANU may request the Project Provider to secure a replacement subcontractor acceptable to the ANU at no additional cost and at the earliest opportunity.

5.5. If the Project Provider does not comply with any request made under clause 5.3 the ANU may terminate this Agreement in accordance with clause 19.

5.6. Despite any approval given by the ANU, Project Provider shall be responsible for ensuring the suitability of a subcontractor for the work proposed to be carried out and for ensuring that such work meets the requirements of this Agreement.

5.7. Project Provider shall ensure that a subcontractor is aware of all terms and conditions of this Agreement relevant to the subcontractor’s part in the provision of the Services.

5.8. Project Provider shall pay the subcontractors in accordance with the terms of the relevant subcontract.

6. **Specified Personnel**

6.1. Project Provider shall ensure that any Specified Personnel undertake work in respect of the Services in accordance with the terms of this Agreement.

6.2. Where Specified Personnel are unable to undertake work in respect of the Services, Project Provider shall notify the ANU immediately. Project Provider shall, if so requested by the ANU, use best endeavours to provide replacement personnel acceptable to the ANU at no additional charge and at the earliest opportunity.

7. **Liaison**

7.1. Project Provider shall liaise with and report to the Liaison Officer of the ANU or their delegate as reasonably required by the ANU during the period of this Agreement.

7.2. Project Provider may nominate from time to time a person who has authority to receive and sign notices and written communications for Project Provider under this Agreement and accept any request or direction in relation to the Services.

8. **Existing Material**

8.1. Other than as expressly set out in this Agreement, nothing in this Agreement is intended to assign, transfer or otherwise grant any right, title or interest in or to
any party’s existing Material, ANU Material, or Material owned by a third
party.

8.2. Ownership of Contract Material shall vest in the ANU upon delivery to APHCRI
by the Project Provider, excluding any Project Provider owned Existing
Material, as required under this Agreement.

**Conditional licence of Project Provider owner Existing Material.**

8.3 The Project Provider grants to APHCRI ANU a non-exclusive, non-
transferrable, perpetual, irrevocable, royalty free licence to use the Existing
Material for APHCRI's non-commercial Project related purposes.

9. **ANU Material**

9.1. Ownership of all ANU Material remains vested at all times in the ANU.

9.2. Upon the expiration or earlier termination of this Agreement, Project Provider
shall return to APHCRI all ANU Material remaining in its possession.

9.3. Project Provider shall ensure that ANU Material is used and copied only for the
purposes of this Agreement unless otherwise agreed in writing with APHCRI.

9.4. Project Provider shall use ANU Material strictly in accordance with any
conditions or restrictions set out in Item B1 of Schedule 1 [Use of ANU
Material], or notified from time to time in writing by the ANU.

10. **Intellectual Property Rights**

10.1. The ANU grants to the Project Provider a perpetual, irrevocable, world-wide,
royalty-free and fee-free, non-exclusive licence (and right to sublicense) to use,
copy, modify, adapt, publish, perform, broadcast, reproduce, integrate,
communicate the Contract Material

10.2. Project Provider warrants that it is entitled, or will be entitled or will procure
that it is entitled at the relevant time, to deal with the Intellectual Property in
any Contract Material in the manner provided for in this clause (including
Intellectual Property of a third party).

10.3. Project Provider shall at all times indemnify and keep indemnified the ANU and
their officers, employees, agents or a third party (in this clause referred to as
‘those indemnified’) from and against any loss (including legal costs and
expenses on a solicitor/own client basis) or liability incurred or suffered by any
of those indemnified arising from any claim, suit, demand, action or proceeding
by any person in respect of any infringement of Intellectual Property rights by
the Project Provider in the course of, or incidental to, performing the Services or
the use by the ANU of the Contract Material in accordance with this
Agreement.

10.4. Project Provider’s liability to indemnify the ANU under this clause 10.3 shall be
reduced proportionally to the extent that any act or omission of the ANU or its
employees or agents contributed to the loss or liability.

10.5. Intellectual Property rights and title to, or in relation to, Commonwealth
Material remains vested at all times in the Commonwealth.
11. Moral Rights

11.1. In this clause 11, the ‘Specified Acts’ relating to Moral Rights means any of the following classes or types of acts or omissions by or on behalf of the ANU:
(a) using, reproducing, modifying, adapting, publishing, performing, broadcasting, communicating all or any part of the Contract Material, with attribution of authorship;
(b) supplementing the Contract Material with any other Material;
(c) using the Contract Material in a different context to that originally envisaged,
where it is reasonable to do so in the circumstances, but does not include false attribution of authorship.

11.2. The Project Provider must use its best endeavours to ensure that:
(a) where there is no consent already in place, a written Moral Rights consent will be given by the author of any Contract Material to the Specified Acts (whether occurring before or after the consent is given) which extends directly or indirectly to the performance of the Specified Acts by the ANU; and
(b) where there is no Moral Rights consent already in place, a written consent will be given by the author of any Existing Material to the Specified Acts (whether occurring before or after the consent is given) which extends directly for the ANU’s benefit in relation to the ANU’s licensed use of the Existing Material.

12. Acknowledgement

12.1. Project Provider must acknowledge the financial contribution and other support that it has received from the APHCRI and the Commonwealth:
(a) in all publications, promotional and advertising materials, public announcements and activities by it or on its behalf in relation to the Services or any products, processes or inventions developed as a result of the Services; (“Publication”) and
(b) in the form specified in Item B2 of Schedule 1 or, if not specified in Item B2 of Schedule 1, then in a form approved by the ANU prior to its use.

13. Publications

13.1. Project Provider must ensure that no Material produced under the Services will be published by Project Provider before having undergone processes established by APHCRI for the purposes of approving papers and other materials for publication.

13.2. The Project Provider must report all research Services findings and results arising from the program of research pursuant to this Agreement to APHCRI in accordance with the timeframe set out in Schedule 1 Item C.

13.3. If the Project Provider proposes to publish any Material, the Project Provider must notify the Head of Programs APHCRI, in writing and attach a draft of the Material to be published prior to its publication. The Head of Programs APHCRI will acknowledge the notification and provide any comments to the Project Provider within (fourteen) 14 days of its receipt, or as otherwise agreed in writing by both parties.
13.4. The Project Provider must provide the Head of Programs APHCRI with one (1) final copy of any Material arising from the program of research. The final copy must be embargoed from further dissemination until it is published. The Project Provider further agrees to notify the Head of Programs APHCRI when the Material is published.

13.5. The Project Provider agrees to ensure that any publications arising from the program of research pursuant to this Agreement is made available on a publicly accessible website within at least 12 months of initial publication.

14. Disclosure of Information

14.1. Project Provider shall not, without the prior written approval of the ANU, disclose to any person other than the ANU, any Confidential Information contained in ANU Material. In giving written approval, the ANU may impose such terms and conditions as it thinks fit.

14.2. The ANU may at any time require Project Provider to give and to arrange for its employees and subcontractors engaged in the performance of the Services to give written undertakings, in a form required by the ANU, relating to the non-disclosure of any Confidential Information, Commonwealth Confidential Information or Personal Information. Project Provider shall promptly arrange for all such written undertakings to be given.

14.3. The Project Provider agrees not to disclose to any person any Commonwealth Confidential Information relating to this Agreement or the Services or which draws on Commonwealth Confidential Information without prior approval in writing from ANU.

14.4. ANU may impose any conditions it considers reasonably appropriate when giving its approval under clause 14.3 and the Project Provider agrees to comply with those conditions.

14.5. The obligation on Project Provider under this clause shall not be taken to have been breached where the information referred to is legally required to be disclosed.

14.6. ANU gives no undertaking to treat Project Provider information, or this Agreement, as confidential. The Project Provider acknowledges that ANU may disclose information relevant to this Agreement, or this Agreement itself, to any person:

(a) to the extent required by Law or by a lawful requirement of any government or governmental body, authority or agency;

(b) if required in connection with legal proceedings;

(c) for public accountability reasons, including disclosure on request to other Government Agencies, and a request for information by Parliament or a Parliamentary Committee or a Commonwealth Minister; or

(d) for any other requirement of the Commonwealth.

14.7. The Project Provider agrees to indemnify the ANU in respect of any loss, liability or expense suffered or incurred by the ANU which arises directly or indirectly from a breach of any of the obligations of the Project Provider under clauses 14.1 to 14.6, provided that such indemnity will be reduced proportionately to the extent that any negligent act or omission or breach of the terms of this Agreement of ANU or its officers, employees and agents contributed to the relevant loss, liability or expense.
15 Protection of Personal Information

15.1. The Project Provider acknowledges and agrees that the ANU is bound by the provisions of the Australian Privacy Act 1988 (Cth) (Privacy Act). The Privacy Act requires the ANU to pass on the obligations outlined in this clause 13 to another party where the ANU is providing Personal Information to that other party. Accordingly the Project Provider agrees to be treated as a ‘contracted service provider’ within the meaning of section 6 of the Privacy Act.

15.2. Project Provider obligations

The Project Provider (and the Project Provider personnel) agrees, in providing the Services to:

(a) use Personal Information collected, held or controlled by it in connection with this Agreement only for the purposes of fulfilling his/her obligations under this Agreement;

(b) take all reasonable measures to ensure that Personal Information in its possession or control in connection with its performance of the services under this Agreement is protected against loss and unauthorised access, use, modification or disclosure;

(c) use reasonable practices to ensure that the security, use and disclosure of Personal Information;

(d) co-operate with any reasonable demands or inquiries made by: (i) the ANU on behalf of an individual to deal with inquiries or complaints from the individual or to enforce protection of the individual’s Personal Information; (ii) the ANU in relation to requests from the Australian Information Commissioner to the ANU, including, but not limited to, a request from the ANU to comply with any guidelines concerning the handling of Personal Information as advised by the ANU;

(e) ensure that any person who has access to any Personal Information is made aware to observe the obligations referred to in this clause;

(f) In the event that there are amendments made to the Privacy Act which result in an amendment to ANU’s obligations in relation to the handling of Personal Information, comply with any guidelines which reflect those amended obligations and are furnished to the Project Provider by the ANU from time to time;

(g) comply as far as practicable, with any direction of the ANU to observe any recommendation from the Australian Information Commissioner relating to any acts or practices of the Project Provider in dealing with Personal Information;

(h) indemnify the ANU as the circumstances may require, in respect of any loss or expense suffered or incurred by the ANU arising out of or in connection with a breach of the obligations of the Project Provider under this clause or any misuse of Personal Information by the Project Provider or any disclosure by the Project Provider in breach of its obligations under this clause;

(i) ensure that any person who has an access level which would enable that person to obtain access to any Personal Information is made aware of the obligations referred to in this clause relevant to their functions/roles; and

(j) notify the ANU immediately if it becomes aware of a breach or possible breach of any of its obligations under this clause including in any unauthorised access or disclosure of Personal Information occurs. Such notifications to the ANU to be
made by way of a statement which includes a description of the breach and details of the Personal Information the subject of the breach; and

(k) agrees to pass on these obligations to any Project Provider subcontractors.

Privacy Systems and Processes

15.3. Prior to the Project Provider or Project Provider’s subcontractors accepting receipt of any Personal Information for the ANU, the Project Provider must ensure that it has developed and implemented systems and processes to protect the Personal Information collected from the ANU and held by the Project Provider.

Records of Personal Information

15.4. The Project Provider must ensure that any record containing Personal Information provided to or obtained by the Project Provider or the Project Provider’s subcontractor pursuant to this Agreement is, at the expiration or termination of this Agreement, either returned to the ANU or deleted or destroyed in a manner authorised by the ANU.

No Transfer Overseas Without ANU Written Permission

15.5. During the Agreement Period, the Project Provider must not send or transfer any Personal Information overseas for any purpose.

15.6. This clause shall survive the expiration or termination of this Agreement.

16. Compliance with Policies

16.1. A party must, when using the other party’s premises or facilities, comply with all reasonable directions and procedures relating to occupational health, safety and security in effect at those premises or in regard to those facilities, as notified by the other party or as might reasonably be inferred from the use to which the premises or facilities are being put.

17. Indemnity

17.1. Subject to the provisions of this Agreement, Project Provider shall at all times indemnify the ANU and their officers, employees and agents (in this clause referred to as “those indemnified”) from and against any:

(a) loss or liability incurred by ANU;
(b) loss of or damage to property of ANU; or
(c) loss or expense incurred by ANU in dealing with any third party claim against them (including legal costs and expenses on a solicitor/own client basis and the cost of time spent, resources used or disbursements paid by ANU) arising from:
(d) any act or omission by the Project Provider or its employees, agents or subcontractors in connection with this Agreement, where there was fault (including, any negligent or otherwise tortious act or omission) on the part of the person whose conduct gave rise to that liability, loss, damage or expense; or
(c) any breach by the Project Provider of its obligations or warranties under this Agreement.

17.2. Project Provider’s liability to indemnify the ANU under clause 14.1 shall be reduced proportionally to the extent that any act or omission of the ANU contributed to the relevant loss, liability, damage or expense.

17.3. The right of the ANU to be indemnified under this clause:
(a) is in addition to, and not exclusive of, any other right, power or remedy provided by Law; and

(b) does not entitle the ANU to be compensated in excess of the amount of the relevant liability, loss, damage, or expense.

17.4 This clause 14 shall survive the expiration or termination of this Agreement.

18. **Insurance**

18.1. Project Provider warrants that it has taken out or will take out, and will maintain all appropriate types and amounts of insurance or equivalent protections to cover the Project Provider’s obligations under this Agreement, including those which survive its expiration or early termination, which insurance must include the types and corresponding amounts of insurance specified in Item F of Schedule 1 [Insurance].

18.2. If the Project Provider takes out a ‘claims made policy’, which requires all claims and any fact situation or circumstance that might result in a claim to be notified within the period of insurance, the Project Provider must maintain the policy during the term of this Agreement and a policy in like terms for 7 years after the expiry or early termination of this Agreement.

18.3. If the Project Provider takes out an ‘occurrence’ policy, which requires the circumstances to which a claim relates to occur during the period of insurance whilst the notification of event can occur at any time subsequently, the Project Provider must maintain the policy during the term of this Agreement.

18.4. The Project Provider must, on request, promptly provide to the ANU or the Commonwealth any relevant insurance policies or certificates of currency for inspection.

19. **Conflict of Interest**

19.1 Project Provider warrants that, to the best of its knowledge after making diligent inquiry, at the date of signing this Agreement no conflict of interest exists or is likely to arise in the performance of its obligations under this Agreement by itself or by any of its employees, agents or subcontractors.

19.2. If during the term of this Agreement a conflict of interest arises, or appears likely to arise, in respect of the Project Provider or by any of its employees, agents or subcontractors, the Project Provider must:

(a) immediately notify the ANU in writing of the Conflict making a full disclosure of all relevant information relating to the Conflict and setting out the steps that the Project Provider proposes to take to resolve or otherwise deal with the Conflict; and

(b) take such steps as have been proposed by the Project Provider, or at the discretion of the ANU, take such steps as the ANU may reasonably require to resolve or otherwise deal with the Conflict.

19.3 If the Project Provider fails to notify the ANU under this clause, or is unable or unwilling to resolve or deal with the Conflict as required, the ANU may terminate this Agreement in accordance with clause 19 [termination clause].

19.4 The Project Provider agrees that it will not, and will use its best endeavours to ensure that any of its employees, agents or subcontractors do not engage in any activity or obtain any interest during the course of this Agreement that is likely to
conflict with or restrict the Project Provider in performing the Project fairly and independently.

20. **Assets and Access to Project Provider’s Premises**

20.1. During the Agreement Period the Project Provider must use Assets only for performance of this Agreement.

20.2. The Project Provider must:

(a) not encumber or dispose of any Asset, or deal with or use any Asset other than in accordance with this clause, without the prior written approval of the ANU or the Commonwealth;

(b) hold all Assets securely and safeguard them against theft, loss, damage or unauthorised use;

(c) maintain all Assets in good working order;

(d) maintain all appropriate insurances in respect of any Assets;

(e) be fully responsible for, and bear all risks arising in relation to, the use or disposal of any Asset;

(f) maintain a register of all Assets recording the date of purchase or lease, the purchase or lease price, Asset description including serial number, Asset location, the proportion of the Funds used to create or acquire the Asset, the Depreciated value of the Asset and (where relevant) details of Asset disposal including the sale price;

(g) as and when requested, provide copies of the register of Assets to the ANU or the Commonwealth; and

(h) return the Asset to ANU once the Services have been provided or the end of the term of this Agreement (as appropriate).

20.3. Project Provider, on receipt of a notice given not less than two (2) working days in advance of access, shall at all reasonable times (between the hours of 9am and 5pm on a business day) give to the Liaison Officer or to any persons authorised in writing by the ANU, access to premises occupied by Project Provider where the Services are being undertaken and shall permit those persons to inspect the performance of the Services and any ANU Material, Contract Material or other Material relevant to the Services, and where necessary take copies.

21. **Negation of Employment, Partnership and Agency**

21.1. Project Provider shall not represent itself, and shall ensure that its employees, agents or subcontractors do not represent themselves, as being an officer, employee, partner or agent of the ANU, or invested with any power or authority to bind or represent the ANU.

21.2. Project Provider is not by virtue of this Agreement be or for any purpose, an employee, partner or agent of the ANU, or invested with any power or authority to bind or represent the ANU.

22. **Termination and Reduction**

22.1. The ANU may, at any time by written notice and at its sole discretion, terminate this Agreement, in whole or in part.
22.2. If this Agreement is so terminated, the ANU shall be liable only for:

(a) payments under the payment provisions of this Agreement for services rendered before the effective date of termination; and

(b) subject to clauses 19.4 and 19.5 any reasonable costs incurred by Project Provider and directly attributable to the termination or partial termination of this Agreement.

22.3. Upon receipt of a notice of termination Project Provider shall:

(a) stop work as specified in the notice;

(b) take all available steps to minimise loss resulting from that termination and to protect ANU Material and Contract Material; and

(c) continue work on any part of the Services not affected by the notice.

22.4. In the event of partial termination the ANU's liability to pay fees under Item CC of Schedule 2 [Fees] shall, in the absence of agreement to the contrary, abate proportionately to the reduction in the Services.

22.5. The ANU shall not be liable to pay compensation in an amount which would, in addition to any amounts paid or due, or becoming due, to Project Provider under this Agreement, together exceed the fees set out in Item CC of Schedule 2 [Fees]. Project Provider shall not be entitled to compensation for loss of prospective profits.

22.6 If:

(a) on the expiry or any early termination of this Agreement, any fees remain unspent or cannot, by reconciliation between the accounts and records maintained by the Project Provider (as reported to the ANU by the Project Provider in any of the financial statements) and the budget, be shown to the reasonable satisfaction of the ANU to have been spent or committed in accordance with this Agreement; or

(b) at any time the ANU forms the reasonable opinion that any fees have been used, spent or committed by the Project Provider other than in accordance with this Agreement,

the ANU may by written notice to the Project Provider require the Project Provider to repay that part of the fees, and the Project Provider must repay to the ANU the amount specified in the notice, within 20 Business Days of the date of the notice.

22.7 (a) If the Project Provider fails to repay the fees in accordance with a notice issued under clause 19.6 the Project Provider must pay the ANU interest on the amount specified in the notice from the date it was due, for the period it remains unpaid and the amount specified in the notice, and interest owed under this clause will be recoverable by the ANU as a debt due to the ANU by the Project Provider.

(b) The Project Provider acknowledges that interest payable under clause 19.7 represents a reasonable pre-estimate of the loss incurred by the ANU as a result of the loss of investment opportunity for, or the reasonable cost of borrowing other money in place of, the amount which should have been repaid.

22.8 This clause survives the expiration or early termination of this Agreement.
23. **Default**

23.1. If either party is in default under this Agreement on account of the failure to perform or observe any obligation or undertaking to be performed or observed on its part under this Agreement, the party not in default may, subject to clause 20.2, by notice in writing to the other party, terminate this Agreement in whole or in part without prejudice to any right of action or remedy which has accrued or which may accrue in favour of either party.

23.2. Where the default is capable of being remedied, a party shall not exercise its rights of termination under clause 20.1, unless it has first given to the other party notice in writing specifying the default and requiring the other party to remedy it within the time (being not less than 10 working days) specified in the notice and the default is not remedied within the time allowed.

24. **Waiver**

24.1. A waiver by either party in respect of any breach of a condition or provision of this Agreement shall not be deemed to be a waiver in respect of any continuing or subsequent breach of that provision, or breach of any other provision. The failure of either party to enforce at any time any of the provisions of this Agreement shall in no way be interpreted as a waiver of such provision.

25. **Dispute Resolution**

25.1. Subject to clause 22.4, before resorting to court proceedings the parties shall attempt to settle by negotiation any dispute in relation to this Agreement including by referring the matter to personnel who may have authority to intervene and direct some form of resolution.

25.2. If a dispute is not settled by the parties within 20 working days of one party first sending to the other party written notice that they are in dispute, the dispute may be the subject of court proceedings.

25.3. Notwithstanding the existence of a dispute, each party shall continue to perform its obligations under this Agreement.

25.4. A party may commence court proceedings relating to any dispute arising from this Agreement at any time where that party seeks urgent interlocutory relief.

25.5. This clause shall survive the expiration or termination of this Agreement.

26. **Assignment and Novation**

26.1. Project Provider shall not assign, in whole or in part, its benefits under this Agreement without the prior written approval of the ANU.

26.2. Project Provider shall not consult with any other person or body for the purposes of entering an arrangement that will require novation of the Agreement without first consulting the ANU.

27. **Severability**

27.1. Each provision of this Agreement and each part thereof shall, unless the context otherwise necessarily requires it, be read and construed as a separate and severable provision or part. If any provision or part thereof is void or otherwise unenforceable for any reason then that provision or part (as the case may be) shall be severed and the remainder shall be read and construed as if the severable provision or part had never existed. The parties shall negotiate in good
faith to replace the void or unenforceable provision or part with a valid or enforceable provision or part.

28. **Applicable Law and compliance with law and policies**

28.1. Subject to clause 25.2 this Agreement shall be governed by and construed in accordance with the laws of the Australian Capital Territory (“ACT”) and the jurisdiction in which the work of the Agreement is carried out and the parties agree, subject to this Agreement that the Courts of the ACT and the jurisdiction in which the work of the Agreement is carried out shall have jurisdiction to entertain any action in respect of, or arising out of, this Agreement.

28.2. Where the laws of the jurisdiction in which the work of the Agreement is carried out are inconsistent with those of the ACT then the ACT law and jurisdiction will prevail.

28.3. The Project Provider acknowledges that it may be considered a ‘Commonwealth service provider’ for the purposes of the *Ombudsman Act 1976* and subject to investigation by the Ombudsman under that Act. The Project Provider also acknowledges that the ANU will be liable for the cost of any such investigation by the Ombudsman in connection with the subject matter of this or any associated Agreement.


28.5. The Project Provider acknowledges that under section 137.1 of the Schedule to the *Criminal Code Act 1995*, giving false or misleading information to the Commonwealth is a serious offence.

28.6. The Project Provider must ensure that Project Provider’s employees, agents or subcontractors engaged in the performance of the Services:

(a) perform their functions in an impartial and professional manner;

(b) apply high probity and ethical standards in their conduct; and

(c) behave with honesty and integrity.

29. **Project Provider Warranties**

29.1. The Project Provider represents and warrants to the ANU that:

(a) it will promptly notify and fully disclose to the ANU in writing any event or occurrence actual or threatened arising during the Agreement term which could have an adverse effect on the Project Provider’s ability to perform any of its obligations under this Agreement;

(b) it has full power and authority to enter into, perform and observe its obligations under this Agreement;

(c) the execution, delivery and performance of this Agreement has been duly and validly authorised by the Project Provider;

(d) it will promptly notify and fully disclose to the ANU in writing if:

(i) it becomes insolvent or is wound up;
(ii) it makes an assignment of its estate for the benefit of creditors or enters into any arrangement or composition with its creditors or has a receiver, manager or administrator appointed on behalf of creditors;

(iii) it goes into liquidation or passes a resolution to go into liquidation, or becomes subject to any petition or proceedings in a court for its compulsory winding up or becomes subject to the supervision of a court or regulatory authority, either voluntarily or otherwise;

(iv) it suffers any execution against its assets;

(v) anything analogous to, or of a similar effect to anything described above under the Law occurs in respect of the Project Provider;

(e) the unconditional execution and delivery of, and compliance with its obligations by it under this Agreement do not:

(i) contravene any Law to which it or any of its property is subject or any order or directive from a Government Agency binding on it or any of its property;

(ii) contravene its constituent documents;

(iii) contravene any agreement or instrument to which it is a party;

(iv) contravene any obligation of it to any other person; or

(v) require it to make any payment or delivery in respect of any financial indebtedness before the scheduled date for that payment or delivery

(f) no litigation, arbitration, mediation, conciliation or proceedings including any investigations, are taking place, pending, or are threatened against the Project Provider which could have an adverse effect upon either the Project Provider’s capacity to perform its obligations under this Agreement or the Project Provider’s reputation;

(g) unless otherwise disclosed in this Agreement, it is not entering into this Agreement as trustee of any trust or settlement;

(h) it has not made any false declaration in respect of any current or past dealings with the ANU, the Commonwealth or any Government Agency, including in any tender or application process or in any agreement;

(i) it has had no significant deficiency in the performance of any substantive requirement or obligation under any agreement with the ANU, the Commonwealth or any Government Agency;

(j) it has, and will continue to have and to use, the skills, qualifications and experience to perform the Services in an efficient and controlled manner with a high degree of quality and responsiveness and to a standard that complies with this Agreement;

(k) it has and will continue to have the necessary resources, including financial resources, to perform the Services and will use those resources to perform the Services.

29.2. The Project Provider acknowledges that the ANU in entering into this Agreement is relying on the warranties and representations contained in this Agreement.

29.3. Each representation and warranty survives the execution of this Agreement.
30. Notices

30.1. Any notice, request or other communication to be given or served pursuant to this Agreement shall be in writing and dealt with as follows:

(a) if given by Project Provider to APHCRI — marked, for the attention of the Liaison Officer at the address indicated in Item AA of Schedule 2 [Division & Notices] or as otherwise notified by APHCRI; or

(b) if given by APHCRI to Project Provider—marked for the attention of Project Provider at the address indicated in Item G of Schedule 1 [Liaison & Notices] or as otherwise notified by Project Provider under clause 7 [Liaison].

30.2. Any notice, request or other communication is to be delivered by hand, sent by pre-paid post or transmitted electronically, and if it is sent or transmitted electronically a copy is to be sent to the addressee by pre-paid post.

30.3. Any notice, request or other communication will be deemed to be received:

(a) if delivered by hand, upon delivery;

(b) if sent by pre-paid airmail post overseas, upon the expiration of 14 business days after the date on which it was sent; and

(c) if transmitted electronically, upon receipt by the sender of an acknowledgment that the communication has been properly transmitted to the recipient.
SCHEDULE 1 — Project Provider’s Obligations and Work to be Performed

A. Services (see clauses 1.1 and 2.1)

The Services to be provided are detailed in the project Application attached as Appendix 1.

In addition it is a requirement that at least one chief investigator from the Project Provider will participate in the program reporting requirement in Canberra, on dates yet to be determined.

Contract Material (see clauses 1.1, 2.1 and 8)

- Progress Report no… Date
- Progress Report no… Date
- Final report (One hard copy and one electronic copy in required 1:3:25 format) Date
- Financial acquittal on the expenditure of research funds provided under this Agreement Date

B1. Use of APHCRI Material (see clause 9.4)

Ownership of all ANU Material remains vested at all times in ANU.

B2. Acknowledgement of Commonwealth of Australia in publications (see clause 11.1)

Acknowledgement of the Australian Primary Health Research Institute’s role in publications produced by or behalf of Project Provider as part of this Agreement or with funds provided under this Agreement will normally be of the form:

The research reported in this paper [or presentation] is a project of the Australian Primary Health Care Research Institute, which is supported by a grant from the Commonwealth of Australia as represented by the Department of Health. The information and opinions contained in it do not necessarily reflect the views or policy of the Australian Primary Health Care Research Institute or the Department of Health.

C. Time-frame (see clause 2.2)

The time frame for the Services, including delivery of Contract Materials, is detailed below:
Project time frame

- Progress Report 1  
- Progress Report 2  
- Final report  
- Financial acquittal

D. Invoice Procedures (see clause 3.3)

Invoices forwarded by Project Provider will be correctly addressed and shall include the following information:

(a) Title of Services:
    Provision of Services to the Australian Primary Health Care Research Institute

(b) Name of Liaison Officer:
    Head of Programs, APHCRI

E. Specified Personnel (see clauses 1.1 and 6)

Project Provider shall ensure that the services prescribed in this Agreement shall be undertaken by: Names of Chief Investigators…

F. Insurance (see clause 15)

Project Provider maintains, where it is reasonable to do so:

- workers’ compensation insurance or self-insurance for an amount required by the appropriate State or Territory legislation; and
- public liability insurance or equivalent protection for a minimum of $10 million dollars; and
- professional indemnity insurance or equivalent protection for a minimum of $10 million dollars;

and, on request, must promptly provide to the ANU certificates of currency for inspection.

G. Liaison & Notices (see clauses 7 & 26)

Name of Liaison
Title
Address
[Insert Project Provider]: [Insert title of project]

Phone:
Fax:
E-mail:
SCHEDULE 2 — APHCRI Obligations

AA. The Australian Primary Health Care Research Institute (see clauses 1.1 and 25)

APHCRI
The Australian National University
Building 63
Cnr. Mills & Eggleston Rd
Acton, ACT 0200

BB. Liaison Officer (see clauses 1.1, 7 and 25)

The Liaison Officer shall be the person holding, occupying or performing the duties of Executive Officer at:

APHCRI
The Australian National University
Building 63
Cnr. Mills & Eggleston Rd
Acton, ACT 0200

Phone :   (02) 6125 0766
Fax:   (02) 6230 5025
E-mail: director.aphcri@anu.edu.au

CC. Fees (see clause 3.1)

The total fee for the services shall not exceed $... plus GST.
Payments shall be made against correctly rendered invoices at the following rate:

- $... ( +GST) on execution of this Agreement
- $... ( +GST) on submission of satisfactory first progress report due on date
- $... ( +GST) on submission of satisfactory second progress report due on date
- $... ( +GST) on submission of satisfactory final report due on date

DD. Payment (see clause 3.5)

Payments shall be made to a bank account nominated by the Project Provider.
[Insert Project Provider]: [Insert title of project]

EE. Allowances (see clause 3.1)
Nil

FF. Assistance (see clause 3.1)
Nil
EXECUTION

IN WITNESS WHEREOF the parties have executed this Agreement on the date first above written.

SIGNED for and on behalf of: )
Administering Institution .... )

By: ......................................................... )

Name: .................................................

In the Presence of:

.................................................................{WITNESS}
Name: .................................................

SIGNED for and on behalf of )
The Australian National University )

By: ......................................................... )

Name: .................................................

In the Presence of:

.................................................................{WITNESS}
Name: .................................................
Appendix 1 – [Application]