



P.G.D.A.V. College

University of Delhi

Nehru Nagar, Ring Road, New Delhi – 110065

Website: <http://pgdavcollege.in>

Email: pgdavcollege.edu@gmail.com

Supporting documents

for

Self Study Report, 2018-2023

Criteria 3.1.1

Total Grants from Government and non-governmental agencies for research projects, endowments, Chairs in the institution during the last five years (INR in Lakhs)

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Proof of Vishal Chauhan being co-investigator in the project “India-UK Creative Industries at 75: Opportunities and Challenges”

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COLLABORATION AGREEMENT

between

BIRMINGHAM CITY UNIVERSITY

and

P.G.D.A.V. College

COLLABORATION AGREEMENT

between

(1) Birmingham City University, a higher education institution and having its main administrative offices at University House, 15 Bartholomew Row, Birmingham, B5 5 JU, United Kingdom (the “Lead”)

and

(2) P.G.D.A.V. College (University of Delhi), a higher education institution and having its main administrative offices at Nehru Nagar, Ring Road, New Delhi-110065, India (“PGDAV”)

hereinafter referred to as the “Parties” and each of them being a “Party”)

In this Agreement PGDAV shall also be referred to as the “Collaborator”

BACKGROUND

With reference to the award to support the project entitled “India-UK Creative Industries at 75: Opportunities and Challenges”, (the “Project”), awarded by Arts and Humanities Research Council (the “Funder”) to the Lead on 19 January 2022 (“the Award”), the Parties hereby confirm their intention to regulate their rights and obligations in accordance with the terms and conditions contained in this agreement (the “Agreement”).

TERMS AND CONDITIONS

It is hereby agreed as follows:

1. The Award

The Funder has undertaken to provide funding for the Project and the Lead shall act as recipient of the funding for the Parties. The total sum of the Award amounts to £40,282.00 payable to the Lead in accordance with the terms of the Award referenced Grant Ref: AH/X000192/1 and dated 19 January 2022 (the “Head Terms”) and which are attached hereto as Schedule 2. The sole financial obligation of the Lead under this Agreement shall be to forward the payments allocated to the other Parties.

2. Breakdown of Award by Party

The Lead shall receive the following allocated amount from the Award: £36,088.00.

PGDAV shall receive the following allocated amount from the Award: £4294.00.

Amounts payable to the Collaborators by the Lead are made in accordance with the Head Terms and are subject to receipt of such sums from the Funder. The breakdown of each of the Parties’ allocated amounts by budget category is attached hereto as Schedule 4. Virements between budget category shall be as permitted by and in accordance with the Head Terms.

3. Payment Arrangements

Claims for actual expenditure should be sent quarterly in arrears along with either a progress report or identification of the milestone(s) achieved in the last quarter to:

invoices@bcu.ac.uk cc Lynnette.pountney@bcu.ac.uk

for authorisation, quoting reference “India-UK Creative Industries at 75”. A final statement of expenditure will be required within one month of the Award end date showing all details required by the Head Terms. Payments shall be made to the Collaborator within thirty days of receipt of a valid invoice.

4. Administration of Funds

The Collaborator (a) is responsible for ensuring that all expenditure it incurs on the Project is incurred validly and in accordance with the Head Terms and (b) will disclose the information necessary to enable the Lead to fulfil the associated requirements under the Head Terms. Any expenditure of the Collaborator in excess of the amount awarded to it as set out in Schedule 4 shall be the responsibility of that Collaborator. The Lead shall have no obligation to reimburse the Collaborator in respect of such expenditure. In the event that expenditure by the Collaborator is expected to exceed the amount awarded, the Collaborator shall advise the Project Leader (as defined in clause 6.3) in advance of said expenditure being incurred to review the cause and the possibility of negotiating an increased allocation of the Award.

5. Repayment of the Award

If the Funder requires the reimbursement by the Lead of any of the Award, then to the extent that such requirement arises from the acts or omissions of the Collaborator, the Collaborator agrees to reimburse the Lead together with any interest charged thereon by the Funder.

6. The Project

6.1. The Parties will each use their reasonable endeavours to collaborate on the Project as described in the final submitted proposal to the Funder in respect of the Award as set out in Schedule 1.

6.2. The Project shall commence on 1 February 2022 and shall continue for a period of nine months until the 31 October 2022, unless extended with the approval of the Funder. For the avoidance of doubt this Agreement is legally effective from the 1 February 2022 (the “Effective Date”).

6.3. Professor Rajinder Dudrah of the Lead is designated the Project Leader and shall have overall responsibility for management of the Award.

6.4 The Project Leader shall lead the Project and will be the chair of any Project meetings which shall take place weekly or as agreed between the Parties. The Project meetings shall be responsible for project management and delivery. The Project Leader will have the final decision in any Project meetings.

7. Conditions of Award

Each Party hereby agrees to comply with the Head Terms in so far as they relate and apply to that Party’s involvement in the Project. For the avoidance of doubt, in the event of any conflict between the terms of this Agreement and the Head Terms, the Head Terms shall take precedence. Any variation to this Agreement shall be in writing and signed by authorised signatories for each Party.

8. Intellectual Property

8.1. In this Agreement, “Intellectual Property” shall mean intellectual property of any description including but not limited to all inventions, designs, information, specifications, formulae, improvements, discoveries, know-how, data, processes, methods, techniques and the intellectual property rights therein, including but not limited to, patents, copyrights, database

rights, design rights (registered and unregistered), trademarks, trade names and service marks, and applications for any of the above.

- 8.2. All Intellectual Property used in connection with the Project which has been generated prior to or outside the scope of the Project (“Background IP”) shall remain the property of the Party contributing the same. The Parties agree that any improvements or modifications to a Party’s Background IP arising from the Project which are not severable from that Background IP will be deemed to form part of that Party’s Background IP and be owned by that Party. Each Party acknowledges and confirms that nothing contained in this Agreement shall give it any right, title or interest in or to the Background IP of the other Parties save as granted by this Agreement.
- 8.3 “Results” shall mean all information, know-how, results, inventions, software and other Intellectual Property arising in the course of the Project. Subject to clause 8.4, each Party shall own the Results generated by its employees, students and/or agents arising from work on the Project.
- 8.4. Any Results which are generated by two or more Parties jointly and for which it is impossible to segregate each Party’s intellectual contribution to the creation of such Results shall be referred to in this Agreement as “Joint Results”. Joint Results shall be jointly owned by those Parties who have generated such Joint Results (the “Joint Owners”) in proportion to the respective contribution of each Party. The Joint Owners shall all participate in the preparation, filing, prosecution and maintenance of the Joint Results using patent counsel reasonably acceptable to all Joint Owners. Any Joint Owner of any of the Joint Results may commercially exploit the Joint Results upon consultation and agreement with the other Joint Owners. In such circumstances, the Party which is commercially exploiting the Joint Results will pay the other Joint Owners a fair and reasonable royalty rate/revenue on the value of any products or processes commercially exploited by it which incorporate any Joint Results taking into consideration the respective financial and technical contributions of the Joint Owners to the development of the Joint Results, the expenses incurred in securing intellectual property protection thereof and the costs of its commercial exploitation and the proportionate value of the Results in any such product or process.
- 8.5. Each Party grants the other Parties, subject to the restrictions in Clause 10, (i) a non-exclusive, non-transferable, non-sub-licensable, royalty-free licence for the duration of the Project to use its Background IP (provided it is free to license the Background IP in question) solely to enable the other Parties to carry out their respective part of the Project, and (ii) a non-exclusive, non-transferable, non-sub-licensable, royalty-free licence to use its Results for academic and non-commercial research purposes, including research projects funded by third parties (including commercial entities) provided that those parties gain or claim no rights to such Results.
- 8.6. If any Party (the “Exercising Party”) requires the use of Background IP of any other (the “Other Party”) in order to exercise its rights in the Results (whether solely or jointly owned) then, provided the Other Party is free to license the Background IP in question, the Other Party will not unreasonably refuse to grant or delay granting a licence to the Exercising Party so that the Exercising Party may use such Background IP for the purpose of exercising its rights in the Results.
9. Confidentiality
- 9.1 Subject to the remainder of this clause 9 and clause 10 below, the Parties each agree to use reasonable endeavours to keep confidential and not to publish or disclose in any way other than to those of its employees, students, directors, officers, advisors or representatives who have a need to know such information for the purposes of the Project:
- (i) any Background IP of another Party identified as confidential at the time of disclosure; or

- (ii) any Results of another Party; or
- (iii) Joint Results

(together the “**Confidential Information**”)

without the consent of the Party owning or controlling such Confidential Information for a period of 3 years from the conclusion of the Project.

9.2 The undertaking in clause 9.1 above shall not apply to information:

- 9.2.1 which, at the time of disclosure, has already been published or is otherwise in the public domain other than through breach of the terms of this Agreement;
- 9.2.2 which, after disclosure to a Party, is subsequently published or comes into the public domain by means other than an action or omission on the part of any Party;
- 9.2.3 which a Party can demonstrate was known to it or subsequently independently developed by it and not acquired as a result of participation in the Project;
- 9.2.4 lawfully acquired from a third party who did not obtain it from any Party hereto;
- 9.2.5 is required to be disclosed to any regulatory authority or court of competent jurisdiction, or which is required to be disclosed pursuant to a request under the Freedom of information Act 2000, the Freedom of Information (Scotland) Act 2002, Environmental Information Regulations 2004 or Environmental Information (Scotland) Regulations 2004.

10. Publications

10.1 This Agreement shall not prevent or hinder registered students of any Party from submitting for degrees of that Party theses based on results obtained during the course of work undertaken as part of the Project; or from following that Party's procedures for examinations and for admission to postgraduate degree status.

10.2 In accordance with normal academic practice, all employees, students, agents or appointees of the Parties (including those who work on the Project) shall be permitted in pursuance of the Parties' academic functions, to discuss work undertaken as part of the Project in internal seminars and to give instruction within their organisation on questions related to such work.

10.3 Any publication or other dissemination of the Results (or any part of them) by any of the Parties shall not occur until the Parties have jointly published the Results of the Project in the primary publication with the Lead designated as the lead author (the “Primary Publication”). Notwithstanding clause 9 above, each Party shall be entitled to publish articles directly arising from its solely owned Results. Prior to the publication of articles directly arising from the work of more than one Party on the Project, each Party shall endeavour to circulate proposed publications at least 30 days in advance of submission for publication. All publications shall acknowledge the funding made available for the Project by the Funder. Each Party retains the right to request (such request not to be unreasonably refused) the delay of a publication in order to seek Intellectual Property protection for Results generated in the course of the Project if publication would reasonably prejudice such protection. Such delay shall not exceed 3 months, unless mutually agreed between the relevant Parties. Notification of the requirement for delay in submission for publication must be received by the publishing Party within thirty (30) days after the receipt of the material by the other Party/Parties, failing which the publishing Party shall be free to assume that the other Party/Parties has no objection to the proposed publication. The provisions of this sub-clause 10.3 shall survive termination or expiry of this Agreement for the period of one year.

10.4 No Party shall use the name or any trademark or logo of any other Party or the name of any of its staff or students in any press release or product advertising, or for any other commercial purpose, without the prior written consent of the Party(s).

11 Termination

11.1 Either Party may terminate this Agreement upon written notice on the occurrence of any of the following events:

11.1.1 the other Party enters into bankruptcy or liquidation or any other arrangement for the benefit of its creditors; or

11.1.2 the other Party is in material breach of any of its obligations hereunder and such breach is not capable of remedy; or

11.1.3 the other Party is in material breach of any of its obligations hereunder and such breach is capable of remedy but the other Party remains in breach on the expiry of twenty eight calendar days after receipt by it of written notice specifying the breach and the action reasonably required to remedy the same.

11.2 The Lead may terminate this Agreement upon written notice in the event that the Head Terms are terminated.

11.3 Clauses 5 (Repayment of the Award), 8 (Intellectual Property), 11 (Termination), 12 (Liability), 13 (Transfer of Materials), 14 (Applicable Law), 15 (Anti-bribery), 16 (Impact), 17 (Research Misconduct), 21 (Third Party Rights), 25 (Dispute Resolution), 26 (Law), shall survive the expiration or termination (if earlier) of this Agreement indefinitely. Clause 9 (Confidentiality) shall survive expiration or termination (if earlier) of this Agreement for a period of 3 years. Clause 10.3 (Publications) shall survive expiration or termination (if earlier) of this Agreement for a period of one year.

12 Liability

12.1 No Party makes any representation or warranty in relation to the Results. No Party accepts any responsibility for any use which may be made of any work carried out under or pursuant to this Agreement, or of the Results, nor for any reliance which may be placed on such work or Results, nor for advice or information given in connection with them.

12.2 No Party makes any representation or warranty that advice or information given by any of its employees, students, agents or appointees who work on the Project, or the content or use of any materials, works or information provided in connection with the Project, will not constitute or result in infringement of third-party rights.

12.3 Subject to clause 12.5 the maximum liability of a Party under this Agreement shall not exceed the sum of £40,282.00.

12.4 The liability of a Party shall not extend to loss of profit, revenue, business opportunity or any other indirect or consequential loss or damage.

12.5 Nothing in this Agreement limits or excludes any Party's liability for:

12.5.1 death or personal injury resulting from negligence; or

12.5.2 any fraud or for any sort of other liability which, by law, cannot be limited or excluded;
or

12.5.3 a breach of Data Protection Legislation

13 Transfer of Materials

13.1 In the event that any information or materials being shared by a transferring Party (“Transferor”) to a receiving Party (“Transferee”) under this Agreement is subject to any additional regulations due to its level of sensitivity including, without limitation, data protection, human tissue or export control legislation, the Parties agree to handle such information or materials in an appropriate and legally compliant manner.

13.2 The Transferor shall notify the receiving Transferee of any such sensitivity prior to transfer.

13.3 The Transferee shall procure that it obtains and shall comply with and maintain any necessary consent, approvals or licences in advance of taking receipt of such information or materials.

13.4 For the avoidance of doubt, nothing in this Agreement purports to permit any Party to reverse engineer or otherwise analyse any of the materials provided to it under this Agreement except in accordance with the provisions of this Agreement and to the extent applicable by law.

14 Applicable Laws

The Parties shall procure that in carrying out the Project, they will comply with all applicable laws, regulations and statutes, including those relating to modern slavery and anti-bribery. Non-compliance with this clause by one Party shall not be sufficient justification for non-compliance with the rest of the Agreement by the other Party(s).

15 Anti-Bribery

15.1 Each Party shall:

15.1.1 comply with all applicable laws relating to anti-bribery and anti-corruption (the “Relevant Requirements”), including the Bribery Act 2010, in connection with its conduct under this Agreement;

15.1.2 have and shall maintain in place throughout the term of the Agreement its own policies and procedures, including Adequate Procedures (as defined in section 7(2) of the Bribery Act 2010 and any guidance issued under section 9 of that Act) under the Relevant Requirements, to ensure compliance with the Relevant Requirements and will enforce them where appropriate; and

15.1.3 promptly report to the other Party any request or demand for any undue financial or other advantage of any kind received by it in connection with this Agreement.

15.2 Each Party shall ensure that any Associated Person (as defined in section 8 of the Bribery Act 2010) who it involves in the performance of any obligations under this Agreement and/or the provision of support services does so only on the basis of a written agreement which imposes on and secures from such Associated Person terms equivalent to those imposed on the Parties under this Clause 15. The Parties shall be responsible for the observance and performance by such Associated Persons of such terms, and shall be liable to the other Parties for any breach by such Associated Persons of any such terms.

15.3 The Parties acknowledge and agree that any breach of this Clause 15 (however trivial) shall be deemed to be an irredeemable material breach of this Agreement for the purposes of Clause 11.1.2.

16 Impact

The Parties acknowledge that each Party to this Agreement is required by its funders to demonstrate its impact and all Parties agree to comply with all reasonable requests made by the other Parties to provide such information (not including Confidential Information) as the Parties may reasonably require to address requirements placed on them. Such information

may include (in relation to the Project), but shall not be limited to, effects, changes or benefits to the economy, society, public policy or services, health and the environment.

17 Research Misconduct

Each Party shall ensure that it has well defined arrangements for investigating and resolving allegations of research misconduct. Where an allegation of research misconduct arises in respect of an individual Party's participation in the Project and leads to a subsequent formal investigation, the relevant Party shall inform the Lead and the Funder of the investigation and its outcome. Where an allegation of research misconduct arises in respect of several Parties' participation in the Project, the relevant Parties will work together to determine how the allegation will be investigated and reported.

18 Force Majeure

18.1A Party shall not be liable for failure to perform its obligations under this Agreement, nor be liable to any claim for compensation or damages, nor be deemed to be in breach of this Agreement, if such failure arises from an occurrence or circumstances beyond the reasonable control of that Party (excluding an obligation to make payment).

18.2If a Party affected by such an occurrence causes a delay of three (3) months or more, and if such delay may reasonably be anticipated to continue, then the Parties shall, in consultation with the Funder, discuss whether continuation of the Project is viable, or whether the Project and this Agreement should be terminated.

19 No assignment

No Party will assign this Agreement without the prior written consent of the other Parties, such consent not to be unreasonably withheld, denied or delayed.

20 No Partnership

Nothing in this Agreement shall create, imply or evidence any partnership or joint venture between the Parties or the relationship between them of principal and agent.

21 Third Party Rights

Except as otherwise expressly provided for herein, the Parties confirm that nothing in this Agreement shall confer or purport to confer on any third party any benefit or any right to enforce any term of this Agreement for the purposes of the Contracts (Rights of Third Parties) Act 1999.

22 Waiver

22.1No failure or delay by a Party to exercise any right or remedy provided under this Agreement or by law shall constitute a waiver of that or any other right or remedy, nor shall it preclude or restrict the further exercise of that or any other right or remedy.

22.2No single or partial waiver of any right or remedy provided under this Agreement shall preclude or restrict the further exercise of that or any other right or remedy.

23 Severability

If any one or more clauses or sub-clauses of this Agreement would result in this Agreement being prohibited pursuant to any applicable law then it or they shall be deemed to be omitted. The Parties shall uphold the remainder of this Agreement, and shall negotiate an amendment which, as far as legally feasible, maintains the economic balance between the Parties.

24 Data Protection

Each Party shall comply at all times with the Data Protection Act 2018, the General Data Protection Regulation (EU) 2016/679, and any relevant replacement/subsequent European and/or UK privacy legislation (“Data Protection Legislation”), for the purposes of performing its obligations and exercising its rights under these terms and conditions and shall not perform its obligations under this Agreement in such a way as to cause any other Party to breach any of its obligations under the Data Protection Legislation. Each Party will comply with the provisions set out in Schedule 5.

25 Notices

The Lead’s representative for the purpose of receiving notices shall until further notice be:

Dr Nayan Patel, Head of Commercialisation & Contracts, Research, Innovation & Enterprise, Birmingham City University, University House, 15 Bartholomew Row, Birmingham, B5 5JU, email: nayan.patel@bcu.ac.uk and

with a copy to:

Professor Rajinder Dudrah, Professor of Cultural Studies and Creative Industries, Birmingham School of Media, Birmingham City University, City Centre Campus, Millennium Point, Birmingham, B4 7XG, email: rajinder.dudrah@bcu.ac.uk

PGDAV’s representative for the purpose of receiving notices shall until further notice be:

Dr Vishal Chauhan. Email: vishal.chauhan@pgdav.du.ac.in

with a copy to:

Principal PGDAV College. Email: principal@pgdav.du.ac.in

26 Dispute Resolution

If any dispute arises out of this Agreement the Parties will first attempt to resolve the matter informally through designated senior representatives of each Party to the dispute, who are not otherwise involved with the Project. If the Parties are not able to resolve the dispute informally within a reasonable time not exceeding two (2) months from the date the informal process is requested by notice in writing they will attempt to settle it by mediation in accordance with the Centre for Effective Dispute Resolution (CEDR) Model Mediation Procedure.

27 Law

This Agreement shall be governed and construed in accordance with the laws of England and Wales and the Parties agree to the exclusive jurisdiction of the English courts.

28 Entire Agreement

This Agreement and its Schedules (which are incorporated into and made a part of this Agreement) constitute the entire agreement between the Parties for the Project and no statements or representations made by any Party have been relied upon by the other in entering into this Agreement.

29 Counterparts

This Agreement may be executed in one (1) or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. A signed copy of this Agreement delivered by e-mailed portable document format file or other means of electronic transmission shall be deemed to have the same legal effect as delivery of an original signed copy of this Agreement.

IN WITNESS WHEREOF this Agreement is executed as follows:

for and on behalf of Birmingham City University

Signed: DocuSigned by:
Professor Julian Beer
37C26B4D2BA0492...

Name: Professor Julian Beer

Title: Deputy Vice Chancellor

Dated: 13-Apr-22 | 13:29:34 BST

for and on behalf of P.G.D.A.V. College (University of Delhi)

Signed: DocuSigned by:
K Sharma
EE188AE8F7FC4C3...

Name: Prof. Krishna Sharma

Title: Principal PGDAV College

Dated: 18-Apr-22 | 11:10:27 BST

Schedule 3**Not used****Schedule 4****Budget Details**

Funder Name	Arts and Humanities Research Council
Funder Reference	AH/X000192/1
Project	India-UK Creative Industries at 75: Opportunities and Challenges
Reference	21140
Principal Investigator	Professor Rajinder Dudrah
Co-Investigator(s)	Dr Vishal Chauhan

Budget details for P.G.D.A.V. College

The Lead shall pay to PGDAV, the funded amount detailed in the table below, subject to receipt from the Funder. All sums are inclusive of any and all taxes including without limitation any value added tax or withholding tax if applicable and/or any bank charges that may be payable in connection with the award, receipt or use of the award. The Collaborator will deduct any such taxes and/or bank charges out of the award and in no circumstances will the Lead be required to pay any additional sums. The Collaborator will be paid in GBP.

For the avoidance of doubt, the Lead will not be liable for any exchange rate fluctuations any withholding tax or similar taxes or any bank charges or any other additional sums in connection with the payment of the award to the Collaborator.

The Collaborator will invoice the Lead in GBP.

	FEC Budget	Funded Amount
DIRECTLY INCURRED COSTS		
Staff	£ 0	£ 0
Consumables	£ 0	£ 0
Travel & Subsistence	£ 0	£ 0
Other DI	£ 0	£ 0
DIRECTLY ALLOCATED COSTS		
Investigators	£ 0	£ 0
Estates	£ 0	£ 0
Other DA	£ 0	£ 0
INDIRECT COSTS	£ 0	£ 0

EXCEPTIONAL ITEMS	£ 4294	£ 4294
Total	£ 4294	£ 4294



Arts and
Humanities
Research Council

AHRC

Polaris House, North Star Avenue, Swindon, Wiltshire,
United Kingdom SN2 1FL

Telephone +44 (0) 1793 416000

Web <https://ahrc.ukri.org/>

Compliance with the UK data protection legislation and the EU General Data Protection Regulations 2016/679 (GDPR)

In accordance with UK data protection legislation and the EU General Data Protection Regulations 2016/679 (GDPR), the personal data provided on this form will be processed by AHRC, as part of UKRI, and may be held on computerised databases and/or manual files. Further details can be found in the **guidance notes** and on the UK Research and Innovation Privacy Notice (<https://www.ukri.org/privacy-notice/>).

Large Grants PROPOSAL

Document Status: With Council

AHRC Reference: AH/X000192/1

Programme Award

Organisation where the Grant would be held

Organisation	Birmingham City University	Research Organisation Reference:	PNF 4156
Division or Department	ADM Birmingham School of Media		

Project Title [up to 150 chars]

India-UK Creative Industries at 75: Opportunities and Challenges.

Start Date and Duration

a. Proposed start date

01 February 2022

b. Duration of the grant (months)

9

Applicants

Role	Name	Organisation	Division or Department	How many hours a week will the investigator work on the project?
Principal Investigator	Professor Rajinder Dudrah	Birmingham City University	ADM Birmingham School of Media	2
Co-Investigator	Dr Vishal Chauhan	University of Delhi	UNLISTED	2

Data Management

Has this proposal been written in line with your organisation's and AHRC's data management policies? See Help for full details. Yes

Summary of Resources Required for Project

Financial resources

Summary fund heading	Fund heading	Full economic Cost	AHRC contribution	% AHRC contribution
Directly Incurred	Staff	3139.00	2511.20	80
	Travel & Subsistence	0.00	0.00	80
	Other Costs	35500.00	28400.00	80
	Sub-total	38639.00	30911.20	
Directly Allocated	Investigators	3840.40	3072.32	80
	Estates Costs	145.00	116.00	80
	Other Directly Allocated	0.00	0.00	80
	Sub-total	3985.40	3188.32	
Indirect Costs	Indirect Costs	2122.00	1697.60	80
Exceptions	Staff	0.00	0.00	100
	Other Costs	4260.00	4260.00	100
	Sub-total	4260.00	4260.00	
	Total	49006.40	40057.12	

Summary of staff effort requested

	Months
Investigator	1.0
Researcher	0
Technician	0
Other	1
Visiting Researcher	0
Student	0
Total	2

Staff**Directly Incurred Posts**

Role	Name /Post Identifier	Start Date	EFFORT ON PROJECT		Scale	Increment Date	Basic Starting Salary	London Allowance (£)	Super-annuation and NI (£)	Total cost on grant (£)
			Period on Project (months)	% of Full Time						
Co-Investigator	Dr Vishal Chauhan	01/02/2022	9	5	Int-Acad.	01/02/2022	1	0	0	0
Other Staff	Project Co-ordinator (Dr Julia Szivak)	01/02/2022	9	11	SO1	01/08/2022	29951	0	942	3139
Total										3139

Applicants

Role	Name	Post will outlast project (Y/N)	Contracted working week as a % of full time work	Total number of hours to be charged to the grant over the duration of the grant	Average number of hours per week charged to the grant	Rate of Salary pool/banding	Cost estimate
Principal Investigator	Professor Rajinder Dudrah	Y	100	66	2	96010	3840
Total							3840

Other Directly Incurred Costs

Description	Total £
International Co-Investigator cost for Dr Vishal Chauhan (India) - included here as an exception	4260
Workshops - 3 x 2-day workshops - participating artists - daily fee £100, so £600 per participating artist (30 artists)	18000
Final showcase - 2 days - participating artists - daily fee £100, so £200 per participating artist (30 artists)	6000
Artistic outputs - £1,500 for each of the three workshop for the cost of small artistic outputs	4500
Project website - design and maintenance	4000
Policy report - visual design and editing	2500
Translation - A4 one/two page summary of the report to be translated into 5 different Indian languages at a cost of approx. £100 each	500
Total £	39760

Estates Costs

Amount	£145
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Indirect Costs

Amount	£2,122
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Head of Department
RIE Research Excellence Unit
Birmingham City University
University House
Birmingham United Kingdom
B5 5JU

Grant Ref: AH/X000192/1

Date: 19 January 2022

Dear Head of Department

GRANT OFFER: Research Grant, Large Grants
GRANT TITLE: India-UK Creative Industries at 75: Opportunities and Challenges.

The AHRC is offering a grant towards the cost of the above project, subject to the terms and conditions set out below.

Return of the 'Offer Acceptance' will be taken as acceptance of the grant on the terms stated. If you are unable to accept the grant you should return a 'Decline' confirmation as soon as possible. Upon receipt of the 'Offer Acceptance' a 'Start Confirmation' request will be issued.

Grants are cash limited and expenditure against the grant must not exceed the value awarded apart for reasons stated in the standard terms and conditions.

Please note copies of this letter have not been sent to the grant holder and co-investigators (as appropriate); it is your responsibility to distribute copies as is necessary.

Yours faithfully

Operations
UKRI Funding Services

Organisation: Birmingham City University**Grant Holder:** Professor Rajinder Dudrah**Grant Title:** India-UK Creative Industries at 75: Opportunities and Challenges.**Starts:** 1 February 2022**Ends:** 31 October 2022**Duration:** 9**GRANT VALUE****Funds Awarded**

	Authorised FEC (£)			RC Contribution (£)			% FEC
	net	Indexation	Total	net	Indexation	Total	
DI - Staff	3,139	25	3,164	2,511	20	2,532	80
DI - Other Costs	35,500	288	35,788	28,400	230	28,630	80
DA - Investigators	3,840	31	3,872	3,072	25	3,097	80
DA - Estate Costs	145	1	146	116	1	117	80
Indirect - Indirect Costs	2,122	17	2,139	1,698	14	1,711	80
Exception - Other Costs	4,260	34	4,294	4,260	34	4,294	100
Total Value of Award	49,006	397	49,403	40,057	324	40,382	

Cost of Access to Facilities

0

(Funds not awarded to Grant Holding Organisation)

STAFF**Staff Summary**

	Authorised FEC net	RC Contribution net	Number Of Staff Months
Investigator	3,840	3,072	1
Other	3,139	2,511	1

Staff and DI Investigator Details

Start Date	End Date	Duration	FTE Percent	Name or Post Identifier	Summary Fund Heading	Authorised Cost (Excluding Indexation)
1 February 2022	31 October 2022	9	5	Dr V Chauhan	Directly Incurred	0.00
1 February 2022	31 October 2022	9	11	Project Co-ordinator (Dr Julia Szivak)	Directly Incurred	3139.00

DA Investigator Details

Average Hours/week	Name or Post Identifier
2	Professor R Dudrah

EQUIPMENT DETAILS

Description	Delivery Date	Country Of Origin	Total Value
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FACILITY AND SERVICE DETAILS

Facility	Cost of Access	Number of Units
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PROJECT PARTNERS

Organisation	Department	Last Name	First Name	In Kind Value (£)	Monetary Value (£)
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GRANT ADDITIONAL INFORMATION

GRANT CONDITIONS

This grant must start on 01 February 2022. The start of the grant must not be delayed beyond that date. This condition applies regardless of any statement or implication to the contrary elsewhere in this document.

Your Offer Acceptance must be completed and returned within 5 working days from receipt of this Offer Letter. This condition applies regardless of any statement or implication to the contrary elsewhere in this document.

Also, the Start Confirmation must be completed and returned to us by the 7th February 2022, rather than within the standard 45 days stated elsewhere in these conditions.

CALL CONDITIONS

RESEARCH COUNCIL CONDITIONS

SCHEME CONDITIONS

The following are additional terms and conditions should be read in conjunction with the UKRI Terms and Conditions of Research Council Grants. Where the additional term and condition only applies to one scheme this is indicated.

GC4.4 in addition to Transfers between Headings - international investigators

The following rules apply to the use of costs for international co-investigators: monies in the Exceptions Fund Heading related to international co-investigators may be vired to the Other Directly Incurred Cost Heading (and vice versa) provided the organisation incurring those costs seeks and receives AHRC prior approval.

GC12.4 In addition to Exploitation and Impact:

In all of the communications linked to the research that the AHRC has funded (press releases, social media, blogs, websites, events and publications) you must acknowledge the support of the AHRC. This could be by using the AHRC logo or a full attribution in writing - for example, Funded by the Arts and Humanities Research Council (AHRC), part of UK Research and Innovation - using AHRC and UKRI thereafter. Brand advice can be offered by emailing UKRI's brand team at brand@ukri.org. Please keep the UKRI Press team informed about any media work planned throughout the project. We request that press releases mentioning AHRC/ UKRI funding are shared with press@ukri.org at least 72 hours prior to the planned announcement. For more information and guidance please visit <https://www.ukri.org/about-us/contact-us/contact-the-media-team/>

UK RESEARCH AND INNOVATION fEC GRANTS

STANDARD TERMS AND CONDITIONS OF GRANT

Introduction

UK Research and Innovation fEC Grants Standard Terms and Conditions of Grant

The Standard Terms and Conditions of Grant apply to Research Grants and Fellowships, costed and funded on a Full Economic Costs basis (fEC) and calculated according to the Transparent Approach to Costing (TRAC) or an equivalent methodology, awarded by the following seven UK Research and Innovation (UKRI) Councils:

Arts and Humanities Research Council (AHRC)



- [Home](#)
- [About this system](#)
- [Release history](#)
- [Contact us](#)

India-UK Creative Industries at 75: Opportunities and Challenges.

Lead Research Organisation: [Birmingham City University](#)

Department Name: ADM Birmingham School of Media

[Go back](#)

- [Overview](#)
- Organisations
- People
- Outcomes

Abstract

[Funding details](#)

This follow-on funding application draws on the PI's collaboration with artists on his 'Slanguages: Languages in the Creative Industries' research strand, part of the AHRC-funded 'Creative Multilingualism' project (2016-2020). Here, artists based in the UK diaspora, particularly from British Indian ethnic and cultural backgrounds, professed a need for a better understanding of their Indian counterparts in the creative industries; mainly, to foster better India-UK dialogues and to create potential opportunities for new India-UK projects across the creative industries. As such, 'India-UK Creative Industries at 75' will seek to answer this call by creating a series of 3 online workshops and a final online showcase symposium that will bring together artists in India and the UK across three strands: screen industries, live performance, and fashion. Together, the artists will share their crafts and engage in dialogues regarding the possibilities, challenges and resources that have affected their respective industries, particularly since Covid-19, with a further opportunity to network with each other and create new short artistic outputs.

Our project intends to build capacity in developing the creative economies between these two nations by connecting local artists and knowledge to identify opportunities and overcome challenges in their respective sectors, especially as India marks 75 years of Independence.

Funded Value:

£40,381

Funded Period:

Feb 22 - Oct 22

Funder:

AHRC

Project Status:

Closed

Project Category:

Research Grant

Project Reference:

AH/X000192/1

Principal Investigator:

[Rajinder Dudrah](#)

Research Subject:

Cultural & museum studies (40%)

Drama & theatre studies (20%)

Media (20%)

Visual arts (20%)

Research Topic:

[Community Art inc A & H \(20%\)](#)

[Cultural Studies & Pop Culture \(20%\)](#)

[Drama & Theatre - Other \(20%\)](#)

[New Media/Web-Based Studies \(20%\)](#)

[Policy, Arts Mgmt & Creat Ind \(20%\)](#)

If populated the following is a graphic depicting where in the UK the given postcode is located.

Organisations

- [Birmingham City University \(Lead Research Organisation\)](#)

People

ORCID iD

[Rajinder Dudrah \(Principal Investigator\)](#)

[Vishal Chauhan \(Co-Investigator\)](#)

Publications

The following are buttons which change the sort order, pressing the active button will toggle the sort order

[Author Name](#)

[descending \(press to sort ascending\)](#)

[Title Publication Date Published](#)

[10 25 50](#)

- Artistic and Creative Products
- Key Findings
- Impact Summary
- Engagement Activities

Title	19 Creative Outputs
Description	19 creative outputs ranging from short films, music videos, presentations, podcasts, visual illustrations etc. were produced by the project artists over the course of the project.
Type Of Art	Artwork
Year Produced	2022
Impact	New ways of working internationally across India-UK Working on-line Working across genres Thinking across new ideas and concepts across the India-UK creative industries of screen, live performance, and fashion.
URL	https://www.bcu.ac.uk/media/research/research-groups/creative-industries/research-projects/india-uk-...
Description	<p>1. That British Indian ethnic and cultural heritage artists and creatives in the UK do not necessarily know about their counterparts work in India, and vice versa for Indian artists and creatives.</p> <p>2. More networks and opportunities - actual and online - to meet should exist to facilitate new relationships and projects, and to enhance and or develop existing relationships.</p> <p>3. More funding opportunities should exist for India-UK creatives to work together and to develop further industries and outputs.</p>
Exploitation Route	The funding was for up to £50,000 for online projects. As we are moving out of the more harsher restrictions of the previous Covid pandemic, this could be increased up to £100,000-£250,000+, in order to facilitate larger projects and outcomes and in person meetings across India and the UK.
Sectors	Communities and Social Services/Policy, Creative Economy, Digital/Communication/Information Technologies (including Software), Education, Healthcare, Leisure Activities, including Sports, Recreation and Tourism, Culture, Heritage, Museums and Collections, Retail
URL	https://www.bcu.ac.uk/media/research/research-groups/creative-industries/research-projects/india-uk-creative-industries-at-75/project-reports
Description	The aims and objectives of the project were to develop impact, innovation, creativity and engagement for the India-UK artists in the following ways for non-academic creative impact: Impact: to network Indian and UK creatives from across the cultural sectors in order to nurture cross-cultural dialogue. This enabled the artists to gain an understanding of the challenges and opportunities in their respective fields and to enable the co-creation of new artistic outputs. Innovation: The project brought together 3 different strands into conversation with each other, especially during the 4th online event, the final showcase symposium. In doing so, the project provided a collaborative and interdisciplinary opportunity for our project participants to examine the dynamics of the India-UK cultural industries. Creativity: By engaging a variety of artists from across two countries and three strands, we sought to

tap into the potential of collaborative synergies in order to encourage the artists to produce short creative outputs over the course of the project. Engagement: We involved the artists and their related user communities, that perhaps might not have been in engagement with each other before, to be part of reflexive thinking about the possibilities and challenges facing the creative industries across India and the UK.

First Year Of Impact

2022

Sector

Communities and Social Services/Policy,Creative Economy,Digital/Communication/Information Technologies (including Software),Education,Healthcare,Leisure Activities, including Sports, Recreation and Tourism,Culture, Heritage, Museums and Collections

Impact Types

Cultural,Societal,Economic

Description

5 Project workshops

Form Of Engagement Activity

Participation in an activity, workshop or similar

Part Of Official Scheme?

No

Geographic Reach

International

Primary Audience

Professional Practitioners

Results and Impact

5 workshops were held across the project from Feb 2022 to October 2022. The first one introduced the India-UK artists to each other, the next 3 allowed the artists to be organised into sub-groups and start to work on the creative outputs across the screen industries, live performance and fashion, and the final one presented their work to a wider public and themselves. The workshops also allowed the artists to think about future projects and funding together.

Year(s) Of Engagement Activity

2022

URL

<https://www.bcu.ac.uk/media/research/research-groups/creative-industries/research-projects/india-uk-...>

Data

[The Data](#) on this website provides information about publications, people, organisations and outcomes relating to research projects

APIs

A set of REST [API's](#) enable programmatic access to the data. Refer to the application programming interfaces [GtR](#) and [GtR-2](#)

Contact

UKRI Gateway
Polaris House
Swindon
SN2 1ET
gateway@ukri.org

[Privacy](#) | [Terms of Use](#) | [OGL](#) Data last updated:04 Jan 2024

Grant letter of financial Assistance to Dr Ashwani Mahajan under ICSSR major research project "India China trade deficit: causes, effects and solution", 2019



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Accts
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2/3/19

भारतीय सामाजिक विज्ञान अनुसंधान परिषद्
(मानव संसाधन विकास मंत्रालय)
पोस्ट बॉक्स - 10528, अरुना आसफ अली मार्ग,
नई दिल्ली-110 067
INDIAN COUNCIL OF SOCIAL SCIENCE RESEARCH
(Ministry of Human Resource Development)
Post Box No. 10528, Aruna Asaf Ali Marg,
New Delhi - 110 067
EPABX : 26741849 Fax : 91-11-26741838
E-mail : info@icssr.org Website : www.icssr.org

Revathy Vishwanath
Deputy Director

F.No. 02/337/2017-18/RP

Dated: 27.02.2019

The Principal
PG DAV College
University of Delhi
Nehru Nagar, New delhi-110065

Subject: "India China Trade Deficit: Causes, Effects and Solutions"

Dear Sir,

In continuation of the Council's letter of even number dated **26.11.2018** on the above subject, I am directed to convey the sanction of the ICSSR, to the payment of **Rs. 1,95,000/-** as the **second** installment for the research project mentioned above. This brings to the total amount released so far to **Rs. 4,55,000/-** against the total sanctioned grant of **Rs.6,50,000/-**.

A copy of the grant-in-aid bill for release of **Rs. 1,95,000/-** as the **second** installment is enclosed. It is requested that the bill may be filled in and returned to the Council to enable us to release the grant.

The grant-in-aid is subject to all the conditions laid down in our letter referred above. The expenditure on this account is debit to the Budget Head B Programmes- Research Grants-**Plan Gen** (10) grant-in-aid for research project.

Yours faithfully,

Revathy
(For Member Secretary)

Copy to:

Dr. Ashwani Mahajan
Associate Professor
Dept. of Economics
PG DAV College
University of Delhi
Nehru Nagar, New delhi-110065

FA&CAO, ICSSR, New Delhi

(For Member Secretary)

Grant letter of financial Assistance to Dr Ashwani Mahajan under ICSSR major research project “India China trade deficit: causes, effects and solution”, 2019

Indian Council of Social Science Research

Revathy Vishwanath

(Ministry of Human Resource Development)

**Assistant Director
RP Division (In charge)**
Tel #011-26716690

JNU Institutional Area, Aruna Asaf Ali Marg
New Delhi – 110067
Website: www.icssr.org
E-mail: rpr@icssr.org

F.No. 02/337/GEN/2017-18/RP/Major

Dated 17-1-2018

Subject: Award of Major Research Project

Dear Dr. Ashwani Mahajan,

Refer to your application for project grant under the ICSSR Major Research Project on “India China trade Deficit: Causes, Effect and Solution “, has been approved by the competent authority on the recommendations of the Expert Committee and ICSSR has approved a grant-in-aid of **Rs.6,50,000/-** (Rupees Six Lakhs Fifty Thousand only) plus overhead charges @7.5% over and above, with a duration of **24 months** for the study including publication.

You are requested to commence the study immediately. And for that enter into an Agreement with the ICSSR on a non-judicial stamp paper of Rs.100/- (copy enclosed) and Grant-in-Aid Bill (copy enclosed) of 25% of the awarded grant, i.e. **Rs.1,62,500/-** as first instalment of the total approved grant of **Rs.6,50,000/-**

Kindly send all the desired documents to the undersigned within seven days to enable us to issue the formal sanction order.

As per the directives from the Government of India, all the payments above Rs.5,000/- are to be made by issue of payment advices only. You are, therefore, requested to furnish the following information duly verified by your bankers for RTGS/NEFT payments (format enclosed).

With regards,

Yours sincerely,

(Revathy Vishwanath)

Dr. Ashwani Mahajan, Prof. Dept. of Economics, PGDAV College, University of Delhi, New Delhi-110066.

Copy to:

Principal, PGDAV College, University of Delhi, New Delhi-110066.

(Pl forward the Award Letter to the affiliating institute).