



# PAROS Data Sharing Agreement



# Data Sharing Agreement

- ▶ Need for collaborative agreement for data sharing in PAROS
- ▶ Between PAROS coordinating site (Singapore – SGH) and individual data contribution countries/sites
- ▶ Option 1 (**preferred**)
  - Individual data contribution countries will select their own country representative to sign the agreement with Singapore-SGH on behalf of all the sites in the country
- ▶ Option 2
  - Singapore-SGH will sign the agreement with individual data contribution sites, site PI to sign

# Option 1



Country	Proposed Representative
Japan	Prof Hideharu Tanaka
Korea	Prof Sang Do Shin
Taiwan	Prof Matthew Ma
Malaysia	Dr Sarah karim
Thailand	Dr Pairoj Khruetakarnchana
Philippines	Dr Faith Joan Gaerlan
Vietnam	Dr Nguyen Dat Anh
China	Dr Cai Wenwei
India	Dr Ramana Rao
Pakistan	Dr Nadeemullah Khan
Lebanon	Dr Mazen El Sayed
UAE	Dr G Y Naroo

**Note: The proposed country representative can also appoint someone else**

# Terms to note



- **Confidentiality**

Confidential information must not be disclose to any third party, or make use of, without the prior written consent of the disclosing party.

- **Intellectual Property Rights**

All intellectual property rights disclosed in connection with this agreement shall remain the property of the party introducing and/or disclosing the same to the other for the purposes of this agreement.

- **Use of Names**

Neither party shall use the name of the other parties or the other parties' associates for any purpose whether in relation to any advertisement or other form of publicity without obtaining the prior written consent of the other party.

# Terms to note



- **Termination**

This agreement may be terminated by any party without assigning any reason therefore on thirty (30) days written notice to the other party.

Each party shall promptly return all materials of the other party in its possession, including, without limitation, confidential information of the other party, upon the request of the other Party.

- **Mediation**

Any dispute arising out of or in connection with this agreement shall be first amicably resolved by negotiation between the parties.

No party shall proceed to litigation or any other form of dispute resolution unless the parties have made reasonable efforts to resolve the same through mediation, in accordance with the mediation rules of the Singapore Mediation Centre.

- **Governing Law**

Law of Singapore