



**Shobhit
University**

EDUCATION EMPOWERS



Top 101-125 Band
in Pharmacy

CRITERION 3 – RESEARCH, INNOVATIONS AND EXTENSION

3.7.2 PRESENCE OF FUNCTIONAL MOUS/LINKAGES WITH INSTITUTIONS/ INDUSTRIES IN INDIA AND ABROAD FOR ACADEMIC, CLINICAL TRAINING / INTERNSHIP, ON-THE-JOB TRAINING, PROJECT WORK, STUDENT / FACULTY EXCHANGE, COLLABORATIVE RESEARCH PROGRAMMES ETC., DURING THE LAST FIVE YEARS

To reduce enormous use of paper and printing the ensure data, sign and a seal by the Competent Authority for all the papers, we have used the Class-3 Digital Signatures where a Registration Authority i.e. Dr. Mahipal Singh, Registrar of our University authenticate the documents and responses claimed in this pdf file.



SHOBHIT UNIVERSITY, Gangoh

[Notified by Government of U.P. Act No.3 of 2012, Established u/s 2(f) of UGC Act 1956]

Adarsh Institutional Area, Babu Vijendra Marg,
Gangoh, Distt. Saharanpur - 247341, UP

35 YEARS
OF ACADEMIC
EXCELLENCE





Babu Vijendra Marg, Adarsh Institutional
Area Gangoh, Distt. Saharanpur (U.P.)
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**E-copies of the functional MoUs with Indicating the start
date and completion date**

List of the Functional MoUs with Indicating the Start Date and Completion Date

Sr. No	Title of the MoU	Name of the partnering Institution/ industry /research lab/corporate house with contact details	Year of commencement	Duration (From-To)	Year wise list of actual activities under each MoU.	Number of students/teachers who participated under the MoUs
1.	Memorandum of Understanding for Academic Cooperation with Jai Narayan College of Technology , Bhopal, M.P	Jai Narayan College of Technology , Bhopal, M.P	2022	Three Years	Faculty Exchange Program	15
2.	Memorandum of Understanding for Academic Cooperation with Elite Universal Sports Alliance of India Pvt LTD	Elite Universal Sports Alliance of India Pvt LTD	2024	Three Years	Industrial Visit	20



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3.	Memorandum of Understanding for Academic Cooperation with Airlift Education Services	Airlift Education Services	2024	Three Years	Industrial Visit	25
4.	Memorandum of Understanding for Academic Cooperation with Maharaja Agrasen University	Maharaja Agrasen University	2024	Three Years	Faculty Exchange Program	10
5.	Memorandum of Understanding for Academic Cooperation with SAM Global Bhopal MP	SAM Global Bhopal MP	2023	Three Years	Faculty Exchange Program	10
6.	Memorandum of Understanding for Academic Cooperation with Avantika University, Ujjain	Avantika University, Ujjain	2023	Three Years	Faculty Exchange Program	14



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7.	Memorandum of Understanding for Academic Cooperation with Data Flair Web Services Pvt Ltd	Data Flair Web Services Pvt Ltd	2023	Three Years	Internship	5
8.	Memorandum of Understanding for Academic Cooperation with Kunwar Satya Vira College of Engineering & Management, Bijnor	Kunwar Satya Vira College of Engineering & Management, Bijnor	2023	Three Years	Faculty Exchange Program	14
9.	Memorandum of Understanding for Academic Cooperation with Quantum University, Roorkee	Quantum University, Roorkee	2023	Three Years	Faculty Exchange Program	15
10.	Memorandum of Understanding for Academic Cooperation with K.R. Mangalam University, Gurugram	K.R. Mangalam University, Gurugram	2022	Three Years	Faculty Exchange Program	15



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11.	Memorandum of Understanding for Academic Cooperation with Bundelkhand University, Jhansi	Bundelkhand University, Jhansi	2022	Three Years	Faculty Exchange Program	15
12.	Memorandum of Understanding for Academic Cooperation with Just Agriculture-Magazine	Just Agriculture-Magazine	2022	Three Years	Guest Lecture	60
13.	Memorandum of Understanding for Academic Cooperation with Central Pulp and Paper Research Institute (CPPRI)	Central Pulp and Paper Research Institute (CPPRI)	2022	Three Years	Industrial Visit	20
14.	Memorandum of Understanding for Academic Cooperation with Desh Bhagat University, Mandi Gobindgarh, Punjab	Desh Bhagat University, Mandi Gobindgarh, Punjab	2022	Three Years	Student Exchange Program	15



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15.	Memorandum of Understanding for Academic Cooperation with Bosch CSR Industry	Bosch CSR Industry	2021	Three Years	Industrial Visit	25
16.	Memorandum of Understanding for Academic Cooperation with QollabbEdutech Private Limited	QollabbEdutech Private Limited	2021	Three Years	Student Exchange Program	20
17.	Memorandum of Understanding for Academic Cooperation with Siemens Centre of Excellence-NIT Kurukshetra	Siemens Centre of Excellence-NIT Kurukshetra	2021	Three Years	Faculty Exchange Program	15
18.	Memorandum of Understanding for Academic Cooperation with Suryadatta Group Institute, Pune	Suryadatta Group institute ,pune	2022	Three Years	Faculty Exchange Program	10



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19.	Memorandum of Understanding for Academic Cooperation with Sansha Hospitality Services Pvt. Ltd., New Delhi	Sansha Hospitality Services Pvt. Ltd. New Delhi	2020	Three Years	Internship	5
20.	Memorandum of Understanding for Academic Cooperation with DNA Labs-A Centre for Applied Sciences (DLCAS), Dehradun, U.K.	DNA Labs-A Centre for Applied Sciences (DLCAS), Dehradun, U.K.	2020	Three Years	Internship	5
21.	Memorandum of Understanding for Academic Cooperation with Chitkara University	Chitkara University	2022	Three Years	Faculty Exchange Program	14
22.	Memorandum of Understanding for Academic Cooperation with The Electronic Sector Skills Council of India (ESSCI)	The Electronic Sector Skills Council of India (ESSCI)	2022	Three Years	Internship	5



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23.	Memorandum of Understanding for Academic Cooperation with Asset Chain Techlligence Private Limited (Truscholar)	Asset Chain Techlligence Private Limited (Truscholar)	2022	Three Years	Internship	5
24.	Memorandum of Understanding for Academic Cooperation with IES University, Bhopal	IES University, Bhopal	2022	Three Years	Faculty Exchange Program	15
25.	Memorandum of Understanding for Academic Cooperation with LNCT University, Bhopal	LNCT University, Bhopal	2022	Three Years	Faculty Exchange Program	14
26.	Memorandum of Understanding for Academic Cooperation with Maharishi Mahesh Yogi Vedic Vishwavidyalaya, Karoundi, Katni	Maharishi Mahesh Yogi Vedic Vishwavidyalaya, Karoundi, Katni	2022	Three Years	Student Exchange Program	15



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27.	Memorandum of Understanding for Academic Cooperation with LNCT Vidhyapeeth University, Indore (M.P.)	LNCT Vidhyapeeth University, Indore (M.P.)	2022	Three Years	Faculty Exchange Program	15
28.	Memorandum of Understanding for Academic Cooperation with Centre for Education Growth and Research	Centre for Education Growth and Research	2022	Three Years	Faculty Exchange Program	12
29.	Memorandum of Understanding for Academic Cooperation with Gujarat Technological University, Ahmedabad, India	Gujarat Technological University, Ahmedabad, India	2022	Three Years	Student Exchange Program, Faculty Exchange Program	15,14
30.	Memorandum of Understanding for Academic Cooperation with EduCLaaS GLOBAL PVT. LTD.	EduCLaaS G;LOBAL PVT.LTD	2021	Three Years	Student Exchange Program, Faculty	15, 10



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					Exchnage Program	
31.	Memorandum of Understanding for Academic Cooperation with Ganpat University, Mehsana, Gujarat	Ganpat University, Mehsana, Gujarat	2022	Three Years	Student Exchange Program, Faculty Exchnage Program	15,10
32.	Memorandum of Understanding for Academic Cooperation with AKS University, Satna, (M.P.)	AKS University, Satna, (M.P)	2022	Three Years	Student Exchange Program, Faculty Exchnage Program	15, 10
33.	Memorandum of Understanding for Academic Cooperation with Global Institute of Pharmaceutical Education and Research, Jaspur Road, Kashipur, U.K.	Global Institute of Pharmaceutical Education and Research, Jaspur Road, Kashipur, U.K.	2022	Three Years	Student Exchange Program	20



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34.	Memorandum of Understanding for Academic Cooperation with Lakshmi Narain College of Technology, Bhopal (M.P.)	Lakshmi Narain College of Technology, Bhopal (M.P.)	2022	Three Years	Student Exchange Program	15
35.	Memorandum of Understanding for Academic Cooperation with Sanskriti University, Mathura	Sanskriti University, Mathura	2022	Three Years	Student Exchange Program, Faculty Exchnage Program	15, 10
36.	Memorandum of Understanding for Academic Cooperation with Modern Group of Institutions, Indore	Modern Group of Institutions, Indore	2022	Three Years	Student Exchange Program, Faculty Exchnage Program	15, 10
37.	Memorandum of Understanding for Academic Cooperation with Dr. D. Y. Patil Business School, Pune	Dr. D. Y. Patil Business School, Pune	2022	Three Years	Student Exchange Program, Faculty Exchnage Program	15,10



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38.	Memorandum of Understanding for Academic Cooperation with Sri Sri University	Sri Sri University	2022	Three Years	Student Exchange Program, Faculty Exchnage Program	15, 10
39.	Memorandum of Understanding for Academic Cooperation with University of Petroleum and Energy Studies (UPES), Dehradun	University of Petroleum and Energy Studies (UPES), Dehradun	2022	Three Years	Student Exchange Program, Faculty Exchnage Program	15, 10
40.	Memorandum of Understanding for Academic Cooperation with Agro Environmental Education and Farmers Welfare Society	Agro Environmental Education and Farmers Welfare Society	2022	Three Years	Industrial Visit	25
41.	Memorandum of Understanding for Academic Cooperation with Sushant University, Gurugram	Sushant University, Gurugram	2022	Three Years	Student Exchange Program	10



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42.	Memorandum of Understanding for Academic Cooperation with District Institute of Educational Training (DIET)	District Institute of Educational Training (DIET)	2023	Three Years	Student Exchange Program	15
43.	Memorandum of Understanding for Academic Cooperation with Honda Motor Cycle & Scooter India Private Limited	Honda Motor Cycle & Scooter India Private Limited	2019	Three Years	Industrial Visit	20
44.	Memorandum of Understanding for Academic Cooperation with Agro Environmental Education and Farmer Welfare Society	Agro Environmental education and farmer welfare society	2022	Three Years	Guest Lecture	60
45.	Memorandum of Understanding for Academic Cooperation with Geeta University, Panipat	Geeta University , Panipat	2022	Three Years	Faculty Exchange Program	10



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46.	Memorandum of Understanding for Academic Cooperation with New Delhi Institute of Management	New Delhi Institute of Mangement	2022	Three Years	Faculty Exchange Program	12
47.	Memorandum of Understanding for Academic Cooperation with Orel State University named after I.S. Turgenev, Orel, Russia	Orel State University named after I.S. Turgenev, Orel, Russia	2021	Three Years	Faculty Exchange Program	12
48.	Memorandum of Understanding for Academic Cooperation with PEARSON INDIA EDUCATION SERVICES PVT.	PEARSON INDIA EDUCATION SERVICES PVT.	2021	Three Years	Internship	5
49.	Memorandum of Understanding for Academic Cooperation with Colife Advisory Private Limited	Colife advisory private limited	2021	Three Years	Internship	5



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50.	Memorandum of Understanding for Academic Cooperation with Advanced Level Telecom Training Center (ALTTC), BSNL, Raj Nagar, Ghaziabad	Advanced Level Telecom Training Center (ALTTC), BSNL, Raj Nagar ghaziabad	2020	Three Years	Internship	5
51.	Memorandum of Understanding for Academic Cooperation with Media & Entertainment Skills Council (MESC), New Delhi	Media & Entertainment Skills Council (MESC), New Delhi	2019	Three Years	Industrial Visit	15
52.	Memorandum of Understanding for Academic Cooperation with Asset Chain Techlligence Private Limited	Asset Chain Techlligence Private Limited	2022	Three Years	Industrial Visit	20



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53.	Memorandum of Understanding for Academic Cooperation with The Electronics Sector Skills Council of India	The Electronics Sector Skills Council of India	2022	Three Years	Industrial Visit	25
54.	Memorandum of Understanding for Academic Cooperation with Maharishi Mahesh Yogi Vedic University	Maharishi Mahesh Yogi Vedic University	2023	Three Years	Faculty Exchange Program	10
55.	Memorandum of Understanding for Academic Cooperation with Suryadatta Group of Institutions (SGI), Pune	Suryadatta Group of Institutions(SGI) Puner	2022	Three Years	Faculty Exchange Program	10
56.	Memorandum of Understanding for Academic Cooperation with Amaltas Institute of Medical Sciences	Amaltas Institute of Medical Sciences	2022	Three Years	Student Exchange Program, Faculty Exchnage Program	15, 10



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57.	Memorandum of Understanding for Academic Cooperation with Amrit Vichar Newspaper	Amrit Vichar News Paper	2022	Three Years	Student Exchange Program, Faculty Exchnage Program	16, 9
58.	Memorandum of Understanding for Academic Cooperation with Cambridge College of Pharmacy	Cambridge College of Pharmacy	2021	Three Years	Student Exchange Program, Faculty Exchnage Program	17, 8
59.	Memorandum of Understanding for Academic Cooperation with Canvass Academy	Canvass Academy	2020	Three Years	Student Exchange Program, Faculty Exchnage Program	18, 7
60.	Memorandum of Understanding for Academic Cooperation with DY Patil Dental School	DY Patil Dental School	2022	Three Years	Student Exchange Program, Faculty Exchnage Program	19, 6



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61.	Memorandum of Understanding for Academic Cooperation with D.V.M. College of Pharmacy	D.V.M. College of Pharmacy	2021	Three Years	Student Exchange Program, Faculty Exchnage Program	20, 5
62.	Memorandum of Understanding for Academic Cooperation with G.R.S. College of Pharmacy	G.R.S College of Pharmacy	2021	Three Years	Student Exchange Program, Faculty Exchnage Program	14, 11
63.	Memorandum of Understanding for Academic Cooperation with Institute of Professional Studies	Institute of Professional Studies	2021	Three Years	Student Exchange Program, Faculty Exchnage Program	13, 12
64.	Memorandum of Understanding for Academic Cooperation with Integral University	Integral University	2022	Three Years	Student Exchange Program, Faculty Exchnage Program	12, 13



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65.	Memorandum of Understanding for Academic Cooperation with IPS College of Technology and Management	IPS College of Technology and Management	2021	Three Years	Student Exchange Program, Faculty Exchnage Program	11, 14
66.	Memorandum of Understanding for Academic Cooperation with Jainya Hospital and Research Centre	Jainya Hospital and Research Centre	2022	Three Years	Student Exchange Program, Faculty Exchnage Program	10, 14
67.	Memorandum of Understanding for Academic Cooperation with Keshlata College of Nursing	Keshlata College of Nursing	2022	Three Years	Student Exchange Program, Faculty Exchnage Program	15, 9
68.	Memorandum of Understanding for Academic Cooperation with Keshlata Institute of Paramedical Sciences	Keshlata Institute of Paramedical Sciences	2022	Three Years	Student Exchange Program, Faculty Exchnage Program	16, 8



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69.	Memorandum of Understanding for Academic Cooperation with Lingaya Vidyapeeth	Lingaya Vidyapeeth	2021	Three Years	Student Exchange Program, Faculty Exchnage Program	17, 7
70.	Memorandum of Understanding for Academic Cooperation with Lotus Institute of Management	Lotus Institute of Management	2022	Three Years	Student Exchange Program, Faculty Exchnage Program	18, 6
71.	Memorandum of Understanding for Academic Cooperation with Lotus Institute of Pharmacy	Lotus Institute of Pharmacy	2022	Three Years	Student Exchange Program, Faculty Exchnage Program	19, 5
72.	Memorandum of Understanding for Academic Cooperation with Maiden Pharmaceuticals Limited	Maiden Pharmaceuticals Limited	2022	Three Years	Student Exchange Program, Faculty Exchnage Program	20, 10



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73.	Memorandum of Understanding for Academic Cooperation with MATS University	MATS University	2022	Three Years	Student Exchange Program, Faculty Exchnage Program	21, 9
74.	Memorandum of Understanding for Academic Cooperation with Metro College of Health Science and Research	Metro College of Health Science and Research	2021	Three Years	Student Exchange Program, Faculty Exchnage Program	22, 8
75.	Memorandum of Understanding for Academic Cooperation with Parul University	Parul University	2022	Three Years	Student Exchange Program, Faculty Exchnage Program	23, 7
76.	Memorandum of Understanding for Academic Cooperation with Rama Medical College Hospital & Research Centre	Rama Medical College Hospital & Research Centre	2022	Three Years	Student Exchange Program, Faculty Exchnage Program	24, 6



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77.	Memorandum of Understanding for Academic Cooperation with Sankalchand Patel University	Sankalchand Patel University	2020	Three Years	Student Exchange Program, Faculty Exchnage Program	25, 5
78.	Memorandum of Understanding for Academic Cooperation with Shri Ramnath Singh College	Shri Ramnath Sing College	2021	Three Years	Student Exchange Program, Faculty Exchnage Program	26, 11
79.	Memorandum of Understanding for Academic Cooperation with Technocrats Institute of Technology-Pharmacy	Technocrats Institute of Technology-Pharmacy	2021	Three Years	Student Exchange Program, Faculty Exchnage Program	27, 10
80.	Memorandum of Understanding for Academic Cooperation with Teerthanker Mahaveer University	Teerthanker Mahaveer University	2022	Three Years	Student Exchange Program, Faculty Exchnage Program	28, 9



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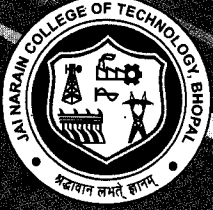
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81.	Memorandum of Understanding for Academic Cooperation with Utkarsh School of Management & Technology	Utkarsh School of Management & Technology	2022	Three Years	Student Exchange Program, Faculty Exchnage Program	29, 8
82.	Memorandum of Understanding for Academic Cooperation with Varun Arjun College of Pharmacy	Varun Arjun College of Pharmacy	2022	Three Years	Student Exchange Program, Faculty Exchnage Program	14, 12
83.	Memorandum of Understanding for Academic Cooperation with YBN University	YBN University	2022	Three Years	Student Exchange Program, Faculty Exchnage Program	13, 08
84.	Memorandum of Understanding for Academic Cooperation with Zydus Medical College and Hospital	Zydus Medical College and Hospital	2022	Three Years	Student Exchange Program, Faculty Exchnage Program	12, 14



Estd. 2003

JAI NARAIN COLLEGE OF TECHNOLOGY

Approved by AICTE, New Delhi & An ISO 9001:2015 Certified Institute
Recognized by Govt. of M.P., Affiliated to RGPV, Bhopal (M.P.)

Date : 21 September, 2022 (Wednesday)

Memorandum of Understanding (MOU)

Between

Jai Narain College of Technology, Bhopal (M.P.)

And

Shobhit University, Gangaoh, Jabalpur, (U.P.)

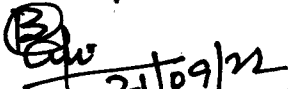
Subject : Collaboration to promote Education, Skill & Research.

The following terms are mutually applicable to both (First Party and Second Party)

1. Both the parties will assist each other in organizing the summit, seminar, symposium workshop and other academic deliberations.
2. Collaboration in Teaching Research & Development and consultancy in the field of mutual interest.
3. Exchange of Academic materials and publications.
4. Conducting various training programmes for students and faculty members in the area of Mutual interest.
5. Both Party will support each other in curriculum development, industry Interaction and other support from time to time through its network.

For First Party

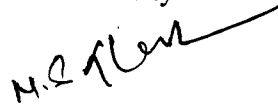
Dr. B. L. Rai


Authorized Signatory

7556615600

contact@jnctbhopal.ac.in

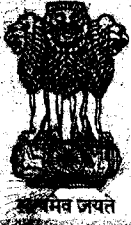
For Second Party



Dr. Nilady Sekhar Alam
Authorized Signatory

8894144986





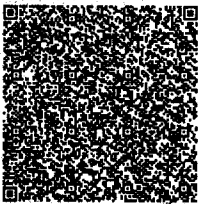
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Government of Punjab

₹500

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Certificate No. : IN-PB12159526724837W
 Certificate Issued Date : 03-May-2024 04:06 PM
 Certificate Issued By : pbhrdsngu
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 Unique Doc. Reference : SUBIN-PBPB701460424901248654680W
 Purchased by : VIKASH KUMAR
 Description of Document : Article 5 Agreement or Memorandum of an Agreement
 Property Description : Not Applicable
 Area of Property : Not Applicable
 Consideration Price (Rs.) : 0
 (Zero)
 First Party : ELITE UNIVERSAL SPORTS ALLIANCE OF INDIA PVT LTD
 Second Party : SHOBHIT UNIVERSITY
 Stamp Duty Paid By : SHOBHIT UNIVERSITY
 Stamp Duty Amount(Rs.) : 500
 (Five Hundred only)
 Social Infrastructure Cess(Rs.) : 0
 (Zero)
 Total Stamp Duty Amount(Rs.) : 500
 (Five Hundred only)

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VIKASH KUMAR
 ELITE POWER SPORTS ALLIANCE OF INDIA PVT. LTD.

SHOBHIT UNIVERSITY
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Statutory Alert:

1. The authenticity of this Stamp certificate should be verified at 'www.shclsestamp.com' or using e-Stamp Mobile App of Stock Holding.

SPORTS COLLABORATION AGREEMENT

This Sports Collaboration Agreement (the "Agreement") is made on this 6th day of May, 2024 2024 ("Effective Date") by and between:

- (1) **Shobhit University, Uttar Pradesh**, a university duly organized under the laws of India (the "Contracted Institution"), and having its registered office at the address specified below Institution's signature below, represented herein through its authorized signatory, Prof. (Dr.) Pradipal Singh

AND

- (2) **Elite Universal Sports Alliance India Private Limited**, a company, duly incorporated under the laws of India ("EUSAI"), and having its registered office at the address specified below EUSAI's signature below, represented herein through its authorized signatory, Dr. Vir Ji Koul;

AND

- (3) **ESI Sports India Private Limited**, a company, duly incorporated under the laws of India ("ESI"), and having its registered office at the address specified below ESI's signature below, represented herein through its authorized signatory, Dr. Vir Ji Koul.

Hereinafter, EUSAI and ESI shall collectively be referred to herein as "SII-India." Institution and SII-India are each hereinafter referred to as a "Party" and collectively referred to as the "Parties." Unless it be repugnant to the context or meaning thereof, each of Institution, EUSAI and ESI shall be deemed to mean and include its successors in interest and permitted assigns and affiliates.

WHEREAS:

A. SII Group (as defined below) is endeavoring to commercialize Indian university sports by creating and promoting brand value for Participating Universities and creating opportunities to monetize the foregoing through Licensing, Merchandise, Television and similar activities as described herein, and encouraging greater involvement by alumni and others.

B. SII Group is working with investors and professionals to form, capitalize and grow companies that will organize inter-collegiate Games, tournaments, conferences and leagues It is anticipated that SII will be a minority shareholder in certain of these companies. To date, companies have been formed for basketball and esports.

C. SII-India intends to tap into the potential of Indian university athletes and provide a platform in India for them to showcase their talents, and train and play at a national and potentially international level, with a goal of monetizing university level sports, and creating a sense of identity for the student body and alumni.

D. SII-India intends to work with Institution to create Team Logos (as defined below) and will be responsible, at its cost, for creation, registration and maintenance thereof.

E. SII-India will consult with Institution regarding Institution's exercise of rights Licensed to SII-India hereunder.

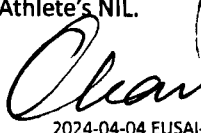
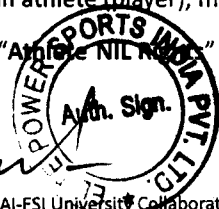
F. Every reference in this Agreement to "inter-collegiate" and/or "inter-university" also includes the other, and also includes "between college and university."

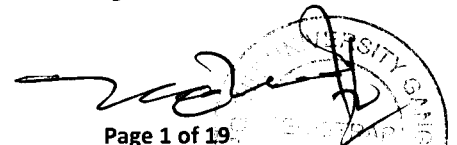
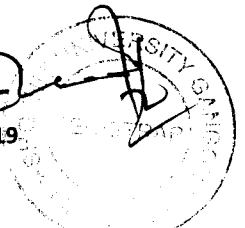
Now, Therefore the Parties hereby agree on the foregoing recitals and further agree as follows:

1. Certain Definitions.

1.1. "Athlete" means each individual who participates in Institution's sports program or sports teams as an athlete (player), manager or coach during the Term.

1.2. "Athlete's NIL" means, except as set forth herein, the unrestricted right to utilize an Athlete's NIL.

1.3. **"Applicable Laws or Rules"** means the applicable central, state, and local laws, including the rules, regulations and guidelines issued by any governmental, regulatory, executive and judicial and other statutory authorities, including the laws and regulations of the Republic of India as well.

1.4. **"Business Day"** means any day (other than a Saturday and/or Sunday and/or a public holiday in India) on which banks are generally open for business in India, as the case may be.

1.5. **"Deductible Costs"** mean the aggregate of the following:

(i) All fees, costs and expenses paid or payable by or for SII Group after January 1, 2023 in connection with: (x) creating, developing, organizing, financing, staging, producing, recording, manufacturing, promoting, advertising, Licensing or Distributing Project Games, SII Products or other events for the Project or Institution; (y) exercising any Sponsorship Rights, Athlete NIL Rights or other rights in, or in respect of, the foregoing, and (z) any services, assistance, scholarships, prize money or other costs related to SII Group's activities with Institution or otherwise related to the Project;

plus

(ii) A fee equal to twenty percent (20%) of the costs in clause (i) as an allowance in lieu of reimbursement for SII Group overhead relating thereto;

plus


(iii) fees, costs and expenses paid or payable by or for SII Group after January 1, 2023 in connection with: (v) Team Logos; (w) trademark, copyright and similar costs; (iii) Athlete Royalties; (x) any advertising, promotion or other amounts for generating Gross Receipts, or to perform any activities related thereto, (y) investigating, prosecuting, defending, settling or resolving litigation or any actions by any Government department or agency pertaining to the Project; and (z) collection of amounts due and payable to SII Group

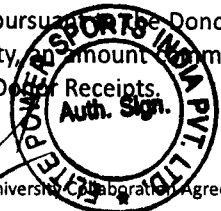
1.6. **"Distribute"** and **"Distribution"** means and includes all forms of transmitting, broadcasting or otherwise distributing, selling, transporting, displaying or exhibiting any form of tangible or intangible content, goods or services now known or hereafter devised, and advertising and promotion thereof.

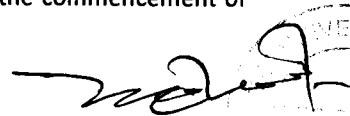
1.7. **"Distribution Fee"** means: (i) twenty-five percent (25%) of SII Group's Gross Receipts for Licenses to a Distributor if SII Group has no liability for the costs of producing, manufacturing or Distributing the SII Products Licensed to that Distributor, (ii) fifty percent (50%) of SII Group's Gross Receipts for direct Internet or store sales to consumers, and (iii) forty percent (40%) of all other SII Group Gross Receipts. The Distribution Fee may be allocated among the companies in SII Group and will be inclusive of all such allocations, *i.e.*, in computing payments to Institution pursuant to Section 12, SII-India will absorb any sales fees charged by companies within the SII Group.

1.8. **"Distributor"** means a Person to which SII Group Licenses the right to arrange for the Licensing, Distribution or other exhibition of Project Content and/or for the Licensing or Distribution of Project Merchandise to wholesalers, retailers or consumers. A Distributor may be (but is not required to be) a company in which SII Group has a financial interest. If SII Group owns more than eighty percent (80%) of the equity capital of a company that is rendering the foregoing services, that company will be deemed to be part of SII Group for purposes of computing Deductible Costs, Gross Receipts, and payments to Institution pursuant to Section 12, and will not be included in the definition of "Distributor."

1.9. **"Donor Receipts"** means any grant, gift, donation, loan, contribution, in kind contribution or other benefit of value to the Institution received by Institution from: (i) alumni or any other Person solicited pursuant to Donor Effort described herein, or (ii) any other Person introduced by SII Group. For clarity, an amount committed, or in active discussion, prior to the commencement of the Donor Effort is not Donor Receipts.


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1.10. **"Force Majeure Event"** means acts of God such as flood, earthquakes, drought and similar events, acts of government and/or civil or military authority, fire, strikes and work slowdowns, war, invasion, military coup, civil demonstrations, epidemics, pandemics (including COVID-19), insurrection, blockades, shortage of power, or other acts or causes reasonable beyond the control of such Party, and similar events, in each instance not under the reasonable control of a Party asserting that there is a Force Majeure Event.

1.11. **"Game"** means any competitive or demonstration sports event, whether physical, virtual or both.

1.12. **"Gross Receipts"** means the total of all non-refundable monies actually received by SII Group in India or the United States from SII Group's exercising Licensing, Distribution, or Sponsorship Rights in SII Products, excluding: (i) rebates, refunds, discounts and monies held as deposits and subject to refunds; (ii) sales tax, VAT or equivalent; (iii) credit card fees, PayPal fees and the like; (iv) import or export duties, fees, costs or expenses and costs of currency conversion and transfer; and (v) collection of amounts due. Gross Receipts do not include: (x) any amounts received by Institution for Games; (y) amounts received by SII Group from Institution pursuant to Section 13, or from Distributors, or (z) any corporate financings or any portion of any receipts fairly allocable to activities other than the Project.

1.13. **"Institution"** means and includes Contracted Institution, its sports programs, sports teams, all direct and indirect subsidiaries, including colleges, faculties, professional schools and divisions of Institution and to the extent the foregoing have the necessary rights, Athletes.

1.14. **"Intellectual Property Rights"** means intellectual property rights recognized in any country or jurisdiction in the world, including, (i) patents, patent applications, patent disclosures, and rights of priority; (ii) trademarks, service marks, trade dress, trade names, Internet domain names, virtual representations, slogans, logos, and corporate names and registrations and applications thereof together with all the goodwill associated therewith; (iii) copyrights (registered or unregistered) and other rights associated with works of authorship throughout the universe, including neighboring rights, moral rights, and copyrightable works and registrations and applications for the registration thereof; (iv) computer software, data, databases, and documentation thereof; (v) trade secrets and other confidential information including ideas, inventions (whether or not patentable and whether or not reduced to practice), improvements, know-how, negative know-how, research information, drawings, specifications, designs, plans, proposals, financial and marketing plans, employee information, customer and supplier lists, and related information and marketing materials; and (vi) all claims, causes of action and defenses relating to the enforcement thereof.

1.15. **"Licensing," "License"** and similar words means and includes all forms of lease and license of tangible or intangible goods, services, rights and content whether now known or hereafter devised, including Intellectual Property Rights and Distribution rights in SII Products and any advertising, endorsements, branding, co-branding, sponsorships, trademark use related thereto.

1.16. **"Merchandise"** means (i) tangible, intangible and virtual products, goods and services, including products such a clothing, accessories, furniture, games, including online, mobile, social and wagering games of chance, skill or otherwise, and whether digital, virtual reality, board game, toys, dolls, souvenirs, art, digital and analog photographs, sculpture, pictures, non-fungible tokens, greeting cards; social media; sporting equipment and other goods and services; (ii) endorsements of the foregoing or otherwise, including endorsements of carnival games, cruise ship, live and multimedia stage, live arenas, concerts and sporting events, financial, business, commercial and artistic products or services, affinity programs, credit cards, travel services, and the like; and (iii) branding, co-branding, and trademark use related thereto; but (iv) excluding Games, other live events that are part of the Project, and Project Content.

1.17. **"Net Proceeds"** means the excess, if any, of cumulative Gross Receipts above the cumulative total of all Distribution Fees and Deductible Costs as of the date of an accounting report.

1.18. **"NIL"** means an individual's name, image and likeness, including an individual's sobriquet, nickname, photographs, caricatures, pseudonyms, actual or simulated likeness, voice,

signature, biography and derivations thereof and all logos, trademarks, copyrights, trade names, reputation, shirt number, any other portrayal or characteristics of any kind individual (whether real, animated, digital or virtual and in any format whether in film, by way of a photograph, video, virtual, electronic or otherwise and including the use thereof in electronic games), all other characteristics of an individual, and all Intellectual Property Rights associated with the foregoing.

1.19. **"Participating Institution"** means Institution and other universities and colleges located in the Territory that participate in the Subject Sports and/or other activities promoted by SII Group.

1.20. **"Participating Person"** means a Participating Institution, an Athlete, and any other Person associated with a Participating Institution, including fans, alumni and families of Athletes who participate in SII Products in that capacity, rather than in their capacities as members of the general public.

1.21. **"Person"** means any natural individual, legal person, firm, corporation, limited liability company, limited partnership, association, trust, charity, government department, agency, unit or other entity, or any other group or entity.

1.22. **"Project"** refers to activities of Participating Universities and SII Group described in this Agreement.

1.23. **"Project Content"** means any live or recorded audio, visual, digital, analog, printed or other content that includes Institution, Project Games, or Participating Persons associated with Institution, recorded or created by SII Group, or at its direction, pertaining to or for use in or with the Project, regardless of how recorded and whether using technology now known or hereafter devised, and any derivations, adaptations, compilations, remakes, edited versions, translations, treatments, novelizations, sequels, remakes, abridgements, new or updated editions, excerpts, trailers, collateral materials, advertising or promotion thereof.

1.24. **"Project Game"** means: (i) any Game involving only Institution's Participating Persons organized by or through SII Group, or (ii) any inter-collegiate Game that includes Institution's Athletes and also other players. Institution shall include Team Logos in Project Games.

1.25. **"Project Merchandise"** means Merchandise that recognizably includes, whether by name, as part of its advertising and/or promotion, or as the product, part of the product, embedded in the product, included in the design elements of the product, endorsing the product, good or service, or otherwise, imagery of Team Logos, Participating Persons or Institution teams.

1.26. **"Rule"** means any applicable law, rule, regulation, court order, or other provision, order, decree, judgement or equivalent with the force of law, including any amendments and modifications thereto and the manner in which any Rule is interpreted in a judicial proceeding.

1.27. **"SII Group"** means (i) Sports Industry of India, Inc., a Delaware corporation ("**SII**"), which is the parent of SII-India, (ii) SII-India, and except as provided for herein, (iii) other direct or indirect subsidiaries of SII that is at least eighty percent (80%) directly or indirectly owned by SII.

1.28. **"SII Product"** means any Project Content, Project Merchandise or Team Logo that utilizes the rights Licensed hereunder by Institution and/or Athletes. Project Games are not included in the definition of SII Product, but all recordings, and Television versions thereof, whether live or delayed, are SII Products.

1.29. **"Sponsorship Rights"** means the right to seek and secure revenues for or related to the Project, SII Products and Games from advertisers, marketing partners, promotion partners, cross-promotion partners, endorsements, Athlete NIL Rights, and product placement rights, regardless of the format or form in which the foregoing is delivered and whether now known or hereafter devised and regardless of whether the foregoing appears in, adjacent to, or separate from SII Products and Games.

1.30. **"Subject Sports"** means those Institution sports for both men and women SII-India has elected to focus on for the Subject Sports in accordance with this Agreement. The initial Subject Sports are:

American Football, American Tackle Football; Basketball; Esports; Kabaddi; and Volleyball. SII-India has the right to add or remove any sport from the list of Subject Sports based on commercial viability.

1.31. "Team Logos" means the audio and/or visual name(s), web address/URLs, logo(s), mascot(s), designs, social media platforms and similar designs and elements now known or hereafter created for Institution's sports program, teams, Athletes, Project Games or SII Product.

1.32. "Television" means and includes all forms of technology now known or hereafter devised by which end users can view, hear and/or perceive audio and/or visuals with or without a display device, including by means of television sets, radio, computers, mobile devices, wearables, gaming consoles, sonic projection and other forms of projection, and including terrestrial broadcast, satellite, cable, streaming, Internet, computer, download, DSL, fiber optic, closed systems, virtual private networks, the TCP/Internet Protocol, DVD, Blu-ray, flash drive, MP3, whether on a free, pay subscription or pay-per-view basis or advertiser supported, any form of on-demand services, network, program, satellite, cable, Wi-Fi, WiMAX or other service and including any enhanced and interactive coverage, with or without user interface, on a linear, on-demand or other basis and other systems now known or hereafter devised, in all languages, and including the right to film, videotape, otherwise record, reproduce, translate, adapt, copy or edit in any manner, or otherwise use, License or Distribute Project Content an unlimited number of times, for exploitation throughout the universe on land, air or high seas, whether live, near-live or delayed, including highlights, clips or stills and in all languages, including dubbing and sub-titling rights.

1.33. "Term" is defined in Section 15 herein.

2. Interpretation. In this Agreement:

2.1. Any reference to this Agreement includes its recitals. The terms "herein," "hereof," "hereinafter" and words of similar nature refer to this Agreement as a whole and not to any particular provision of this Agreement. Reference to this Agreement or any other agreement, deed or other instrument or document will be construed as a reference thereto as the same may from time to time be amended, varied supplemented, extended, renewed, restated, or novated, in accordance with the terms thereof.

2.2. Headings, bold type face and the titles of the sections and sub-sections of this Agreement are only for convenience and are not to be considered for the purposes of interpretation of this Agreement.

2.3. Words denoting the singular will include the plural and vice versa and words denoting any gender will include all genders. Where a word or phrase is defined, other parts of speech and grammatical forms of that word or phrase will have the corresponding meanings. Whenever the context may require, any pronoun will include the corresponding masculine, feminine and neuter forms.

2.4. The terms "include" and "including" are not limiting and will unless expressly stated otherwise be deemed to be followed by the phrase "without limitation;" and "shall," "will" or "agrees" are mandatory, "may" is permissive and "or" is not exclusive. Any reference to "writing" includes email, printing, typing and other means of reproducing words in visible form capable of being stored and retrieved at a later date, including a "Notice" as defined in Section 21.4.

2.5. Any payment, which is to be made on a day, which is not a Business Day, will be made on the next Business Day. Unless otherwise specified, time period within or following which payment is to be made or an act is to be done shall be calculated by excluding the day on which the period commences and including the day on which the period ends. Except as otherwise provided, all references to currency refer to Indian Rupees.

3. Institution's Grant of Exclusive Rights and License:

3.1. License During the Term. During the Term, except as expressly provided for in this Agreement, Institution hereby irrevocably Licenses and grants to SII-India the following rights using all methods whether now known or hereafter devised:

3.1.1. The exclusive worldwide right in all languages to: (i) organize inter-collegiate Games for Subject Sports and to exercise Sponsorship Rights and NIL rights therein and to advertise and promote the foregoing, (ii) create, finance, produce, film, record and manufacture SII Products and to exercise Sponsorship Rights and NIL rights therein and to advertise and promote the foregoing; (iii) exercise Television rights, Merchandise rights and Sponsorship rights, and otherwise monetize and commercially exploit Institution's sports program, sports teams, Project Games and Athletes, including all Intellectual Property Rights associated therewith, including the exclusive right to provide hosts and commentators with respect thereto; and (iv) create Team Logos, as more fully described in Section 4 of this Agreement.

3.1.2. The non-exclusive rights to organize intra-collegiate Games for the Subject Sports that include no participants from outside of the Institution.

3.2. License During and After the Term. Institution further hereby irrevocably and exclusively Licenses and grants to SII-India the following worldwide rights in all languages during and after the Term, in perpetuity to: (i) own, License and Distribute Team Logos created during the Term, as more fully described in Section 4 of this Agreement; (ii) create derivations, adaptations, compilations, edited versions, translations, treatments, novelizations, sequels, remakes, abridgements, new or updated editions, excerpts, trailers, collateral materials, advertising and promotions based on or incorporating Project Content created during the Term (and all such versions are included in the definition of Project Content); (iii) own, License and Distribute Project Content created during the Term or, as described in the prior clause, created after the Term, including Project Content that includes NIL of Athletes; (iv) manufacture, copy, reproduce, License, Distribute, advertise, promote and exercise Sponsorship Rights with respect to Project Content and Project Merchandise; (v) License, Distribute, advertise, promote and exercise Athlete NIL Rights in accordance with Section 6 hereof; and (vi) for purposes of the foregoing and also corporate communications by SII Group, the right and License to utilize Institution's name, Team Logos, Project Content, and Athlete NIL Rights in corporate websites, advertising, promotion, investor relations and similar corporate activities.

3.3. Restrictions. Except as expressly permitted by Section 3.4 hereof, Institution shall not directly or indirectly during the Term: (i) License or grant to any Person any rights Licensed or granted to SII-India in this Agreement or that conflict with or impair the rights Licensed or granted to SII-India; (ii) cooperate with any Person who intends to undertake activities similar to, or the same as, or in competition with, SII Group's proposed activities described in this Agreement; or (iii) deal, discuss, negotiate, solicit, consider or enter into any arrangement with any Person relating to all or any of the rights Licensed or granted herein to SII-India, whether to become effective during or after the Term.

3.4. Certain Clarifications.

3.4.1. SII-India may directly exercise all or any of the rights Licensed or granted to SII-India hereunder, or may authorize some or all such rights to be exercised by SII Group, or their respective Licensees, Distributors, and other designees, by means of License, assignment, delegation, or otherwise.

3.4.2. The exclusive rights Licensed and granted to SII-India by Institution include the exclusive rights to make, have made, use, offer to sell, sell, import and export SII Products and to utilize all or any such SII Products together with products utilizing the Intellectual Property Rights of Participating Universities and others.

3.4.3. Except with Institution's approval, not to be unreasonably withheld or delayed, SII-India's rights to utilize the name and logos of Institution, other than Team Logos, shall be limited to uses that relate to the Project, and to applications, filings, reports, websites, profiles, and announcements by SII-India and its affiliates that relate to regulatory matters, financings, investors, insurance, Athletes, Subject Sports, the Donor Effort, and similar matters. For clarity, this restriction does not relate to Team Logos.

3.4.4. This Agreement does not prohibit Institution from: (i) participating in AIU sports events to the extent that, prior to execution of this Agreement, Institution is obligated to do so, or

(ii) offering to its students opportunities to informally play sports, or to play sports in courses or in intra-collegiate competitions that involve only students, faculty or employees of Institution.

3.4.5. As between the Parties, except as expressly provided for in this Agreement, as between SII Group and Institution, it is Institution's responsibility to organize, manage and create Games, including Project Games. Notwithstanding the foregoing, SII-India has the right to organize, manage and create Project Games, and SII-India will endeavor to arrange with affiliates and potentially other companies to organize conferences, leagues, and tournaments for the Subject Sports selected by SII-India hereunder.

3.4.6. Provided SII-India first consents in writing to the specific agreement entered into by Institution, Institution may License rights relating to organizing, managing and creating Games one or more Subject Sports to companies identified and approved by SII-India in writing, including affiliates of SII Group.

3.4.7. During the Term, Institution will give preference companies identified by SII India with respect to organizing, managing and creating Project Games. Institution shall negotiate in good faith with companies identified by SII-India, but Institution is not obligated to enter into any agreement with any such company. If Institution enters into an agreement with any such company with respect to any such Game, conference or league play, then any financial arrangements between Institution and such company will be separate from the financial arrangements pursuant to this Agreement and unless SII Group agrees otherwise, no revenues or costs associated with Institution's participation in such Games, conference or league will be included in Gross Receipts, Deductible Costs or Net Proceeds hereunder. If SII Group itself directly enters into any agreement with any such company, that company will be deemed to be a Distributor.

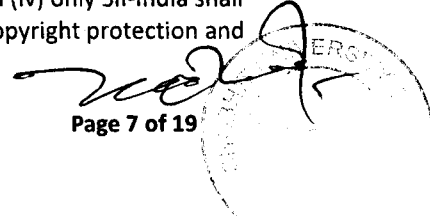
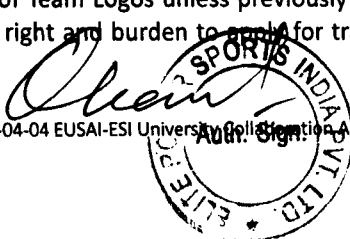
3.4.8. With respect to esports and basketball, Institution consents that: (i) SII Group may enter into agreements with affiliates of SII Group that will pay for the cost of arranging selected Games and any recording of those Games for purposes of Television, and will pay to SII Group a percentage of their profits from such activities; (ii) these companies will be deemed to be Distributors for all purposes of this Agreement, and without limiting the foregoing, the amounts paid by these affiliates to SII Group will be included in Gross Receipts as payments from Distributors. The Parties will cooperate with the respective companies. Institution consents that it will collaborate exclusively with SII Group, these companies, and their successors designated by SII Group, with respect to esports Games, inter-collegiate basketball Games, and the related rights Licensed to SII-India hereunder. SII-India shall be responsible for allocating the use of such rights and responsibilities among SII-India, other SII Group companies, and the other companies referenced in this paragraph.

3.4.9. The companies engaged to participate in organizing, managing and creating Games, conferences and other events, including affiliates of SII Group, are not guarantors of the performance of SII-India and are not liable for the performance of SII-India. Conversely, SII-India is not a guarantor of the performance of such companies and is not liable for their performance.

4. Team Logos:

4.1. In consultation with SII-India and subject to both Parties' mutual approval, Institution shall select a name, URLs, sports logo and mascot for its team(s) and sports program (collectively, "Team Logos"). The foregoing may not be modified or replaced without the mutual approval of both Parties. If Institution presently uses any or all of a URL, sports logo or mascot for its teams and sports program, and Institution wishes to continue to use such elements for the Project and SII-India approves thereof, ownership thereof shall be assigned to SII-India and thereafter such items shall constitute part of the Team Logo.

4.2. As between the Parties during the Term: (i) the burden and responsibility is on SII-India for the cost of creating and registering Team Logos; (ii) Team Logos and any variations or derivative versions are the exclusive property of SII-India; (iii) Institution shall not use any variations or derivative versions of Team Logos unless previously approved by Institution and SII-India; and (iv) only SII-India shall have the right and burden to apply for trademark and tradename registrations, copyright protection and



any other registrations and protections relating to Team Logos. If there is uncertainty about whether a trademark, tradename, logo, URL or related item is a Team Logo covered by this License, SII-India's determination shall be final. Institution may not utilize or License the use of Team Logos except as expressly permitted by this Agreement.

4.3. Institution shall promote and grow awareness of the Team Logos. Any equipment, clothing or other Merchandise purchased by Institution related to its sports program must include the Team Logos. At its cost, Institution will ensure that banners and other promotional material relating to each Tournament, team and Team Logos are placed in prominent locations throughout the Institution. SII-India will cooperate to provide Licenses to use Team Logos to vendors of the foregoing that meet SII-India usual criteria, on SII-India's customary terms and conditions, for a royalty of eight percent (8%) of the retail value of such items, which royalty shall constitute Gross Receipts hereunder.

4.4. In coordination with SII-India and subject to SII-India's mutual approval, Institution will take all necessary steps to restrict and limit any form of piracy that is occurring in relation to Merchandise that includes Team Logos. If Institution does not take steps requested by SII-India, then SII-India may do so or authorize others to do so.

5. License Back To Institution: SII-India hereby non-exclusively licenses back to Institution the following rights, without charge to Institution, for use by Institution during the Term solely for non-commercial purposes in Institution websites, Institution communications with prospective and current students and their parents, alumni communications and other digital or print materials generally used by Institution in its academic or sports programs, general fundraising, Government relations, alumni materials, student materials and Institution promotion, provided that: (i) Institution shall conform to SII-India trademark use standards; (ii) Institution is not compensated for such use; and (iii) Institution does not permit the use of Team Logos for the goods, services or other items listed in the definition of SII Products in a manner that would compete with the grant of rights to SII Group in this Agreement:

5.1. Team Logos;

5.2. SII-Group's names and logos and links to SII Group websites to indicate Institution's collaboration with SII Group and its programs;

5.3. Photographs or recordings made by Institution, students, parents and fans solely for their home use and use of their immediate friends and family. The foregoing also may be posted on Facebook or similar social media for non-commercial purposes, provided access thereto is limited to no more than 500 people. No such photographs, recordings or excerpts therefrom may be Distributed to any other individuals, by any other methods or used in any commercial manner, except by Institution as described in this Section 5. At SII-India's request, tickets and websites for events will include the foregoing rules, and individuals attending the events may be required to sign releases.

6. Athletes:

6.1. During the Term, Institution shall cause each individual who chooses to play sports for Institution to first execute and deliver to SII-India an Athlete undertaking through a designated website or the Approved App, granting to SII Group and its Licensees the exclusive and irrevocable right to use, and to License the use of, Athlete NIL Rights in connection with the Project, Project Content, Approved App, websites and other materials describing SII Group or its affiliates; all in any manner and by any means whatsoever now known or hereafter devised. Except as may be permitted by the Athlete undertaking, Athlete will not grant similar rights to any other Person during the period Athlete is attending or employed by Institution or is managed by SII-India or a designee as described below in Section 6.2, or for six (6) months thereafter. Athlete shall cooperate with SII Group with regard to personal appearances in support of the Project.

6.2. In connection with Project Games and promotional activities related to the Project, Athlete shall not display any badge, mark, logo, trading name or message on any item of apparel without the written consent of SII-India or its designees. Except as described in Section 6.3, the foregoing does

not prohibit a manufacturer's logo that is no larger or more prominent than is usually the case in respect of such item when purchased by consumers.

6.3. If requested to do so by SII-India or its designees, Athlete shall not use basketball shoes, wristbands, sleeves or other apparel supplied by others or displaying their corresponding trademarks, logos or names of the sponsor/manufacturer thereof, but instead will use basketball shoes, wristbands, sleeves or other apparel arranged for by SII-India or its designees or that displays approved logos and names.

6.4. SII-India intends to designate a software program, URL, and app (collectively, the "Approved App") that may be downloaded to mobile devices for use by all Participating Persons for, and in connection with, the purposes of this Agreement. It is anticipated that over time, the Approved App will be used for scheduling, promotion, messaging, other social media, and commercial purposes. When requested to do so by SII-India, Institution shall cause Athlete and other Participating Persons to download and use the Approved App for the purposes requested by SII-India and not to use any conflicting or competing software program, URL or app for such purposes with respect to the Project. Institution and SII-India will discuss including additional capabilities in the Approved App that assist the Institution in its other activities and purposes.

6.5. Excluding only those Athletes that have signed with a manager or agent prior to becoming Athletes pursuant to this Agreement, Institution shall cause the Athlete undertaking to grant to SII-India or its designee(s) the first right to act as manager and agent for any Athlete who contemplates becoming a professional athlete in any sport and anywhere in the world on the following basis: The Athlete shall negotiate in good faith exclusively with SII-India or its designee prior to discussing or negotiating with any third Person. If, after thirty (30) days, the Athlete and SII-India or its designee do not reach an agreement, the Athlete may solicit offers from third Persons, but Athlete may not accept an offer unless Athlete first sends a copy to SII-India by Notice and SII-India does not accept replacing the third Person on the terms in that offer within ten (10) days.

6.6. Subject to Athlete's prompt return of a signed Athlete undertaking, Athlete shall be entitled to an Athlete Royalty for use of the Athlete's NIL, as defined in such Undertaking.

6.7. Notwithstanding any failure of an Athlete to execute and deliver to SII-India an Athlete undertaking, to the maximum extent that Institution has the right to grant to SII-India the rights described in this Agreement pertaining to Athletes, Institution hereby does so.

7. Games:

7.1. **Inter-Collegiate Games.** In consultation with SII-India, if requested to do so by SII-India: (i) at its cost, Institution shall deliver team rosters to SII-India not less than fourteen (14) days prior to each Project Game by registering the required information at and through the Approved App or a designated website, (ii) Institution will modify the schedule of play for Project Games to accommodate the recording and Television Licensing and Distribution of said Project Games; and (iii) subject to delay caused by SII Group's scheduling activities, Institution shall publish a schedule of the dates of Project Games no later than one hundred eighty (180) days prior to the commencement of each season. SII-India shall have the sole power to determine the Participating Universities for each Project Game. SII may delegate that authority to other SII Group companies, or companies engaged to assist in organizing Games or conferences.

7.2. **Venues.** Institution will cooperate with SII-India to make available for Project Games, at Institution's cost, the use of venues and related equipment, box office personnel, janitorial services, public address systems, scoring systems, staging and set-up materials, tools, security, other support personnel, power, communications, Wi-Fi, air conditioned areas, food services, insurance, and other customary requirements for operating a venue, as requested by SII-India from time-to-time for Project Games., taking into account requirements of technology providers, sponsors and companies involved in executing and marketing Games and other SII Group events. This section does not require Institution to build new venues. Institution shall assist in the scheduling and promotion of Project Games and in live or delayed Television

coverage of Project Games, SII-India will endeavor to promote the Participating Institution that provides the venue.

7.3. Prizes. Though not guaranteed, the intention is that SII-India will endeavor to arrange with sponsors or other revenue sources to fund prize monies for the winners of inter-collegiate Project Games that are part of tournaments.

7.4. Statistics. Institution shall provide trained staff (which may include students) to collect, input, verify, manage and preserve all statistics specified by SII-India for its participation in each Subject Sport and inter-collegiate Game (such as, but not limited to, points per game, field goal attempts, free throws made, free throws attempted, rebounds [offensive and defensive], blocked shots, steals, turnovers, and fouls). Institution shall register the statistics in a format and location designated by SII-India

7.5. Training. For training and practice, Institution will provide, at Institution's cost, training facilities, at least one coach and equipment.

7.6. Genders. To the extent feasible, the Parties intend to support both men's and women's sports activities.

8. Certain Covenants:

8.1. League Rules. Institution shall be bound by the rules established by SII-India or any company approved of by SII-India that organizes Games for Institution for the Subject Sports in which Institution participates (the "League Rules"), including: (i) any bracket system, (ii) policies relating to anti-bribery, anti-corruption, anti-doping, health and fitness clearances, team composition, academic eligibility, authorized safety equipment for contact sports and sufficient measures for fan safety; and (iii) other policies as are generally applicable to the Subject Sports. SII-India will consult with Institution and other Participating Universities while developing League Rules and will give Institution at least sixty (60) days prior Notice of League Rules or any amendment thereto before such rules become effective.

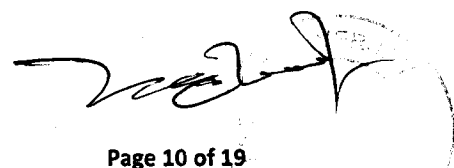
8.2. Certain SII Group Rights. Notwithstanding anything to the contrary herein, as between the Parties, SII Group shall have full and exclusive charge and control of the production, financing, Licensing, Distribution, Sponsorship Rights, and exploitation of SII Products, throughout the universe in perpetuity as it shall decide in its total and absolute discretion. Nothing shall be deemed to obligate SII Group to produce, finance, License, Distribute or otherwise exploit SII Products or its other rights hereunder; except as expressly provided for herein, SII Group may do so or refrain therefrom as it may decide in its own absolute discretion.

8.3. International Play: Except with SII-India's approval, not to be unreasonably withheld, SII-India shall be the only Person to have the right to organize play between the Participating Institution teams and any other teams from outside of India with regard to Subject Sports. During the Term, Institution shall not authorize, permit or cooperate with any third Person with respect thereto. SII-India understands that Institution may participate in play arranged by the Federation Internationale du Sport Universitaire (International University Sports Federation), provided that Institution shall coordinate that participation with SII-India and shall use the Team Logos in connection with such play.

9. Promotion:

9.1. SII-India Promotion: Subject to the terms of this Agreement, during the Term, as a Deductible Cost, SII-India shall undertake reasonable measures to diligently promote Institution, and its sports program, teams and Athletes: (i) on Television by diligently endeavoring to provide a platform to showcase their sporting talent and to organize nationally Distributed Television content regarding the foregoing; (ii) by endeavoring to License Team Logos on a commercial basis; (iii) by diligently endeavoring to create, develop, License and Distribute SII Products; (iii) the Donor Effort described below; and (iv) by identifying opportunities for advertising and publicity for the foregoing.


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9.2. Events. In connection with significant events organized by Institution, if requested to do so by Institution with sufficient advance Notice, SII-India will cooperate with Institution to provide SII Products for sale, and suitable Television content and Team Logos for display.

9.3. Institution Promotion: Institution shall be responsible for diligently promoting and growing awareness of the Team Logos, including by (i) ensuring that banners and other promotional material relating to each Game and team include Team Logos and are placed in prominent locations throughout the Institution; (ii) encouraging students to wear Licensed clothing that includes Team Logos at sporting events; and (iii) ensuring that its websites include Team Logos, a calendar of Games and information about, and links to the Approved App and SII-India's website(s) and social media.

9.4. Goals. The Parties acknowledge that the goals of securing third party acceptance and of obtaining Television platforms and promotion of Team Logos will be difficult and is aspirational. According, the level of success with respect thereto is not a requirement of this Agreement.

10. Donor Effort: SII-India will endeavor to work with Institution to assist in organizing activities, outreach programs, a website and other materials for the purposes of developing: (i) an active Institution alumni base and encouraging alumni to make contributions to Institution; and (ii) a program that encourages corporations and other supporters of the Institution to make contributions to Institution (all, collectively, the "Donor Effort"). The nature and extent of the Donor Effort will be determined by SII-India after consultation with Institution. SII-India may delegate duties to SII Group or third Persons. Institution shall be responsible for fully cooperating with SII Group in the foregoing.

11. Certain Costs:

11.1. SII-India Costs. As between the Parties, except as provided for herein, SII-India will be solely responsible for carrying out the commercial ventures contemplated by this Agreement to be SII-India's responsibility and for paying costs thereof to the extent there are adequate Gross Receipts. The Parties anticipate that SII-India may contract with other companies in SII Group or third Persons with respect to some or all of the foregoing obligations. Except for Project Games organized by SII Group, SII Group is not responsible for the costs of organizing, staging or playing Project Games. Without limiting the foregoing, as described in Section 3.4, SII-India has identified certain companies that are willing to pay those costs with respect to certain Games.

11.2. Institution Costs. In addition to other costs specified in this Agreement, as between the Parties, Institution shall be solely responsible for the following costs and activities and all fees, costs and expenses associated with:

11.2.1. The participation of Institution and its teams, Athletes and fans in any Subject Sport Game and training, including hiring and employing managers, coaches, medical officers, event managers and any other staff that may be required for the foregoing and operation of its teams, including all remuneration, benefits and expenses, travel, food, lodging, kit, medical care, and insurance. Institution will not charge SII Group for any parking, ticketing services, security, or incidentals made available by Institution with respect to venues or Project Games.

11.2.2. Health, safety and security of Institution, Institution facilities, equipment and other property, Persons associated with Institution, Institution teams, Athletes, fans, training, sports events and Games.

11.2.3. Creating and maintaining Institution websites.

12. Payments to Institution: Provided Institution complies with its material obligations under this Agreement, SII-India shall pay to Institution a cumulative, aggregate participation (the "Institution Participation") in an amount equal to fifty percent (50%) of "Allocable Net Proceeds" (as defined below in Section 12.2), if any, computed, defined, accounted for and paid as follows:

12.1. Distributors. For clarity: (i) when SII-India or any SII Group company enters into an agreement with a Distributor, Gross Receipts will include only the amounts paid to SII Group by the Distributor with respect to revenues, profits, or other amounts received by the Distributor; (ii) if SII-India

acts as a production company or the like, SII-India may deduct customary fees for doing so; and (iii) SII-India may deduct customary fees and costs charged to SII-India for services rendered by other companies in the SII Group.

12.2. Institution's Allocable Share.

12.2.1. No Allocation. With respect to Gross Receipts that pertain solely to SII Products that incorporate solely Institution's Team Logos, teams or Athletes, the entire Net Proceeds attributable thereto shall be allocated to Institution in the computation of Allocable Net Proceeds.

12.2.2. Allocations. With respect to Gross Receipts and Net Proceeds that pertain to Institution's Team Logos, teams or Athletes and also the Team Logos, teams or Athletes of other Participating Universities or third Persons, after excluding the portion thereof attributable to Persons not associated with Participating Universities, the "Allocable Net Proceeds" will equal: (i) through and including 2026, in proportion based on the total number of Participating Universities involved in that season of play, further adjusted pro rata for the number of Project Games in which each Participating Institution plays; and (ii) thereafter, amongst the Participating Universities to which such Gross Receipts pertain, a percentage of thereof for each such Participating Institution pursuant to a method selected from time-to-time by SII-India that is consistently applied to all Participating Universities in that year and that takes into account the varying contributions of each Participating Institution to the Project; promotion of SII-India and Team Logos; and team and Athlete participation in SII Products and Project Games. For clarity, if any SII Product also includes Persons who are not associated with Participating Universities, any receipts or costs associated with those Persons will be excluded in the computation of sums payable to Institution hereunder. A reasonable sum may be retained from Net Proceeds in one or more accounting periods to establish a reserve for retroactive charges and deferred costs. Charges incurred for one accounting period may be applied against sums derived from any preceding or subsequent accounting period to adjust the computations.

12.3. Reporting. Commencing for the first calendar year after commencement of the Term: within ninety (90) days after the conclusion of each calendar year in which Gross Receipts are generated, SII-India shall email to Institution a summary report setting forth a computation of the Institution Participation, if any, for that period. Accountings may be altered to cure omissions or errors. SII-India's allocations regarding all aspects of the computation of Institution Participation will be final and binding on the Parties absent proof by clear and convincing evidence that SII-India acted inconsistently and in bad faith for the purpose of reducing payments to Institution.

12.4. Payment. Within thirty (30) days after the last due date for each year-end statement, SII-India shall pay to Institution any Institution Participation due and payable to Institution through that date. SII-India shall have the right to deduct and withhold all amounts, if any, required to be deducted to withheld in accordance with applicable Rules.

12.5. Interest. Any payments that are not paid in full on or before the date such payments are due under this Agreement will bear interest at the lower of (i) one-half percent (.5%) per month and (ii) the maximum rate allowed by Rule. Except as expressly provided for herein, payment of such interest shall be Institution's sole remedy for any late or incomplete payments. If no resolution of any disputed audit is reached between the Parties within ninety (90) days after the commencement of negotiations, then either party may exercise its rights to an arbitration as provided for herein.

12.6. Applicable Rule. If and to the extent compliance with any Indian or U.S. Rule delays or prevents a payment from being made, or causes a reduction of a payment computed hereunder, the Parties will cooperate to endeavor to lawfully avoid the foregoing, but if they cannot lawfully do so, compliance with such requirement is not a breach of this Agreement and will not result in there being any interest charges.

12.7. Audit. All Participating Universities may, as a group and at their expense, but not more often than once in any twelve (12) consecutive months, audit SII-India's books and records of account with respect to the matter set forth on any statement at SII-India's principal offices, upon reasonable Notice by a firm of independent public accountants (subject to the approval of SII-India, not to be

unreasonably withheld) during reasonable business hours and in such manner as not to interfere with SII-India' normal business activities. The audit shall not continue for more than thirty (30) consecutive days. A copy of the accounting report will be concurrently delivered to SII-India at the time delivered to the Participating Universities.

12.8. Reasonable. The Parties acknowledge and agree that the definitions pertaining to Allocable Net Proceeds (including, for example, Deductible Costs, Distribution Fee, Gross Receipts, Net Proceeds, and the provisions of Section 12 have been agreed by all Parties after good faith negotiations and that all such definitions, deductions, and computations are fair and reasonable and conclusively binding on the Parties.

13. Payments to SII-India:

13.1. Amounts. Institution shall pay to SII-India: (i) twenty percent (20%) of Donor Receipts received during or within one year after the Term plus reimbursement from Institution's eighty percent (80%) share thereof of all fees, costs and expenses incurred or advanced by SII Group with respect to the Donor Effort; and (ii) twenty-five percent (25%) of all revenue received by Institution for ticket sales (including subscriptions) and for concessions, food sales at the like at Project Games.

13.2. Payment. Within ninety (90) days after each calendar quarter, Institution shall email to SII-India a report setting forth the computation of amounts payable to SII-India pursuant to this Section 13 and within thirty (30) days thereafter, shall pay to SII-India any amounts due and payable to SII-India by wire transfer to the account designated by SII-India. Institution shall have the right to deduct and withhold all amounts, if any, required to be deducted or withheld in accordance with applicable Rules. SII-India shall be entitled to the same rights with respect thereto as are enjoyed by Institution pursuant to Section 12.7.

14. Intellectual Property Rights:

14.1. Except as expressly set forth herein, as between the Parties, SII Group shall exclusively own all Intellectual Property Rights and all right, title and interest in and to all contributions of Institution and all Persons associated with the Institution to the Project and SII Products, both during and after the Term in perpetuity, including: (i) business plans, marketing plans, publicity plans and budgets, (ii) the results and proceeds of Institution's and each Athlete's services for the Project and SII Products, and (iii) each element(s) and part(s) thereof. Without limitation of the foregoing, Institution and each Person associated with Institution hereby acknowledges that the services to be performed by Institution and each Person associated with Institution hereunder and all results and proceeds thereof for Project Content are works specially ordered or commissioned by SII Group for use as a contribution to a motion picture or other audio visual work and that all such services, results and proceeds thereof shall be considered a work made for hire. Institution and each Person associated with Institution further agrees and acknowledges that SII Group is the Person for whom the work is and will be prepared and that SII Group shall be considered the author for purposes of copyright and shall own all of the Intellectual Property Rights and any other rights comprised in and to the copyright of such work and that as among Institution and each Person associated with Institution, and SII Group, only SII Group shall have the right to copyright or trademark the same and that SII Group may copyright and/or trademark the same in SII Group's name or the name of its nominee(s). Without limitation of the foregoing, SII Group shall own all Intellectual Property Rights and all other right, title and interest in and to all results and proceeds of Institution's work and each Person associated with Institution's work pursuant to this Agreement.

14.2. Other. To the extent that any such work for the Project or SII Products does not vest in SII-India by reason of the foregoing, Institution and each Person associated with Institution hereby assigns and transfers in whole to SII-India all right, title and interest in and to such work and the results and proceeds thereof to the extent that Institution and each Person associated with Institution has had or will have any interest therein. SII-India shall have the sole and exclusive right throughout the universe, in all languages and in perpetuity to utilize and to exploit all or any part(s) of the foregoing contributions and work and all or any part(s) of any materials contained therein or prepared therefor, whether or not used therein, in any version, by any means, and in any media, whether now known or hereafter developed.

Institution and each Person associated with Institution hereby waives any and all claims that Institution and each Person associated with Institution may now or hereafter have in any jurisdiction to so-called "moral rights" or rights of "droit moral" with respect to the results and proceeds of Institution's services and each Person associated with Institution's services hereunder.

14.3. Certificates. Institution and each Person associated with Institution shall execute and deliver to SII-India certificates of authorship and releases with respect to their contributions, and such other documents as SII-India may from time-to-time request, in order to better evidence the foregoing, but neither such a request nor the failure to execute any such certificate or release shall be deemed a derogation or limitation of any rights SII Group may enjoy with respect to the said contributions. If any such Person fails to execute a certificate or release after request from SII-India to do so, then solely for that purpose, Institution, each Person associated with Institution, including Athletes, hereby irrevocably appoints the chief financial officer and chief lawyer of SII-India as "attorney-in-fact" with the right to execute and deliver such certificate or release on behalf of SII-India during and after the Term.

14.4. Perpetuity. No termination of the Term or this Agreement will affect SII Group's ownership of the foregoing. Institution shall ensure it has all rights required to comply with this Section 14.

15. Term:

15.1. Term. The Term of the Parties' collaboration pursuant to this Agreement (the "Term") commences on the Effective Date and initially shall continue for ten (10) years. At the end of the ten (10) year period and the end of each ten (10) year period thereafter, the Term shall automatically extend for a further ten (10) years unless: (i) not later than five years before the expiration of a ten (10) year period, Institution sends Notice to SII-India terminating the Term as of the end of that ten (10) year period; (ii) if within one (1) year after Institution sends SII-India a breach Notice specifying SII-India's alleged material breaches of this Agreement SII-India fails to substantially correct any material breaches, after the year, unless and until SII-India cures such material breaches, Institution may send Notice to SII-India terminating the Term as of the date specified in the termination Notice; (iii) SII-India sends Notice to Institution terminating the Term as of the date specified in SII-India's Notice; or (iv) the Term is terminated by mutual written consent of SII-India and Institution.

15.2. Termination. Upon termination of the Term or the Agreement for any reason: (i) SII-India's exclusive rights to record Institution sporting events shall cease and as between the Parties, the right to record Institution sports events, teams, Athletes and Games reverts to Institution; and (ii) to the extent provided for in this Agreement, each Party shall continue provide accountings and payments to the other Party.

15.3. Survival. The following provisions of this Agreement will survive the termination of the Term or this Agreement: all defined terms herein; to the extent described in this Section 15, the License and grant of rights in Sections 3, 4 and 6; Sections 11 and 12; and Sections 14 through 21.

16. Certain Representations and Warranties: Each Party represents and warrants to the other: that: (i) it has the right, power and authority to enter into and perform this Agreement and to consummate the transactions contemplated hereby without obtaining the consent or approval of any third Person; (ii) it has not made and will not make any commitments or granted any rights in conflict with this Agreement; (iii) neither the execution of this Agreement nor the performance of the Party's obligations under this Agreement will violate any contract, agreement or Rule to which such Party is subject; (iv) this Agreement has been duly and validly executed and delivered by that Party and constitutes a valid and binding agreement of that Party, enforceable against that Party in accordance with its terms; and (v) any contributions made to the Project, or SII Products will not violate the rights of any Person. Neither Party represents or warrants to the other the financial benefits, if any, that will be derived from this Agreement.

17. Confidentiality and Public Communications:

17.1. No Disclosure. Each Party and its personnel shall maintain the confidentiality of the terms of this Agreement and confidential and proprietary information of the other Party. Disclosure

of such confidential information shall be restricted, on a need-to-know basis, solely to employees, agents, advisors, consultants and representatives of the receiving Party, who have been advised of their obligation with respect to the confidential information and are bound by confidentiality obligations similar to those imposed on the Parties under this Agreement. Notwithstanding the foregoing, (i) either Party may make disclosures to appropriate to comply with investor disclosures, filing requirements, applicable Rule and court orders; and (ii) SII Group may use and disclose Confidential Information of Institution reasonably in connection with its business and the exercise of its rights under this Agreement.

17.2. Press Announcements. Notwithstanding and without limiting the foregoing, no press release or other public announcement or disclosure may be made regarding this Agreement or the collaboration of the Parties or the termination thereof, except if mutually approved by the Parties or required by applicable Rule. Notwithstanding the foregoing, SII Group may issue press releases and otherwise advertise and publicize its activities pursuant to this Agreement and regarding SII Products and may make disclosures as appropriate to comply with investor and insurer disclosures, filing requirements, applicable Rules and court orders; and (ii) the Parties shall agree on information that may be publicly disclosed, including on and in the Approved App and their websites, collateral materials and press releases.

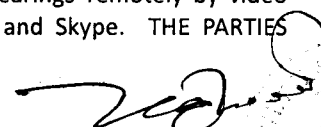

18. No Injunction: All the rights, licenses, privileges and property herein granted to SII Group are irrevocable and, not subject to rescission, restraint or injunction under any and all circumstances. In the event of any breach of this Agreement or any portion hereof by SII-India, Institution's sole remedy shall be an action at law for damages actually suffered; in no event shall Institution have the right to exemplary damages or to injunctive or other equitable relief or to enjoin or restrain or otherwise interfere with the production, marketing, or Distribution of any SII Products.

19. Force Majeure: If and to the extent a Party or its affiliates are unable, delayed or restricted in fulfilling any obligation under this Agreement by reason of a Force Majeure Event not reasonably under that Party's, or its affiliates' control, that Party shall be entitled to extend the time for fulfilment of such obligation by a time equal to the duration of such delay or restriction and the other Party or its affiliates shall not be entitled to any compensation as a result thereof. Without limitation, the initial Term shall be extended by a period equal to the period from the date hereof and until Institution resumes its regular sports program. The Party asserting a Force Majeure Event shall give the other Party Notice promptly but not later than ten (10) Business Days following the second to occur of the occurrence of a Force Majeure Event or that Force Majeure Event's interference in that Party's, or its affiliates' performance under this Agreement.

20. Dispute Resolution:

20.1. Any dispute, controversy or claim involving, arising out of or related to the validity, interpretation, application or enforcement of this Agreement or the transactions contemplated hereby, including any question regarding its existence and the validity, termination, scope or enforceability of this agreement to arbitrate shall be referred to and finally and exclusively resolved by binding arbitration by a sole arbitrator to be appointed mutually, in accordance with the Arbitration and Conciliation Act, 1996. The seat and venue of the arbitration shall be New Delhi. Service of any papers with respect to such arbitration may be effected by delivering any required papers in the manner described in this Agreement for Notices. The language of the arbitration shall be English. Any award by the arbitral tribunal shall be made in writing and shall be final and binding on the Parties. The Parties undertake to carry out and comply with such award without delay and in accordance with applicable Rule. The arbitrator shall also decide on the allocation of costs of the arbitration proceedings, including without limitation reasonable attorneys' fees. Each of the Parties irrevocably submits to the exclusive jurisdiction of such arbitration proceeding and waives any and all objections it may now or hereafter have based on the jurisdiction, venue or proceedings set forth in this Agreement and agrees not to bring any proceeding arising out of or relating to this Agreement in any other court or tribunal. Counsel, parties and witnesses not located in the city in which the arbitration occurs may be deposed and appear at hearings remotely by video telephony or online peer-to-peer services such as Zoom, Microsoft Teams and Skype. THE PARTIES



UNDERSTAND AND ACKNOWLEDGE THAT UNDER THIS SECTION 21 EACH PARTY WAIVES THE RIGHT TO TRIAL BY JURY.

20.2. The Parties (and any other participants in the arbitration as a condition of such participation) shall maintain the confidential nature of the arbitration proceeding, except as may be necessary to prepare for or conduct the arbitration hearing, as may be necessary in connection with a court application for a preliminary remedy, a judicial challenge to an award, the entry of an award in any court having jurisdiction thereof, the enforcement or the award, or as required by Rule or judicial decision.

20.3. Subject to Section 21.1, the courts in New Delhi shall have exclusive jurisdiction over any matters all matters arising pursuant to, or in terms of, this Agreement.

20.4. When any dispute is under arbitration, except for the matters under dispute, the Parties shall continue to exercise their remaining respective rights and fulfil their remaining respective obligations under this Agreement to the extent such rights and obligations are not affected in any manner by the matters under dispute.

21. General Provisions:

21.1. Interpretation. Each Party acknowledges and agrees that: (i) its counsel has had the opportunity to review and advise the Party regarding this Agreement; (ii) the rule of construction that ambiguities are resolved against the drafting Party shall not be used; (iii) the terms and provisions of this Agreement shall be construed fairly as to both Parties and not in favor of or against either Party, regardless of which Party was generally responsible for the preparation of this Agreement.

21.2. Further Cooperation. Each Party shall execute all certificates and other documents and shall do all such filing, recording, publishing and other acts as SII-India reasonably deems appropriate or necessary to implement the purposes hereof. Each Party shall take all actions necessary to cause its subsidiaries to do all things and perform all acts and avoid all omissions that are contrary to the obligations imposed on the Parties to this Agreement. To the extent necessary or appropriate, subsidiaries shall enter into agreements with the Parties to effectuate the foregoing.

21.3. Law and Corrupt Practices: All activities undertaken pursuant to this Agreement shall be undertaken in compliance with and subject to all the applicable Rules of the relevant country, including all anti-corruption and anti-bribery Rules.

21.4. Notices. Except as required herein, all notices, consents, approvals and other communications hereunder, including the commencement or subsequent communications pertaining to any arbitration or other legal proceeding arising hereunder ("**Notices**") shall be in writing and shall be deemed to have been received only if and on the first business day after received (i) by personal delivery, (ii) from a recognized expedited courier service such as Federal Express, DHL or UPS, or (iii) as an "in the window" email or a PDF attachment to an email, provided, however, that receipt of the email is confirmed by an automatically generated "read" receipt or by a return email from the recipient, or if the foregoing does not occur, the sender of the Notice also sends a copy by personal delivery or by an internationally recognized expedited courier service such as Federal Express, DHL or UPS. All Notices also will be provided by email as permitted in clause (iii). Unless a Party notifies the other Persons below in accordance with this Notice provision of a change, the address and email of each Party is as set forth below in this Agreement.

21.5. Governing Law. This Agreement will be governed by, construed, enforced and interpreted in accordance with the internal Rules of the State of Delhi, India, applicable to agreements made and performed solely within such State (including as to statute of limitations), without giving effect to any conflicts of laws principles which otherwise might be applicable.

21.6. No Partnership. Nothing contained or implied in this Agreement shall be interpreted as constituting a partnership, agency or trust between the Parties hereto. Each Party's obligation to make payments to the other is that of a debtor and not a fiduciary.

21.7. Assignment. Institution may not assign this Agreement except to a Person that assumes all operations and assets of Institution. EUSAI or ESI may be dissolved after which the surviving entity will constitute SII-India. SII-India may delegate performance of its obligations hereunder, provided SII-India remains liable for a delegation that is not part of an assignment of the entire Agreement. SII-India may assign this Agreement to any Person who undertakes the Project. Subject to the foregoing, this Agreement will bind the permitted assignees and successors of the Parties.

21.8. Groups. The Parties intend that any performance of services in India will be undertaken by companies incorporated in India and not by SII Group companies based outside of India. SII Group may enter into such agreements as may be required or appropriate with its current or future subsidiaries to implement the foregoing. Institution will enter into any agreements its subsidiaries, sports teams, sports program and Athletes that may be necessary for Institution to perform this Agreement.



21.9. Third-Party Beneficiaries and Liability. Except as expressly provided herein, no third Person is a beneficiary of this Agreement and no third Person is a guarantor of any act or omission of any Party, nor shall any third Person have any liability with respect to any act or omission of any Party. SII Group is not a guarantor of, or responsible for, the acts or omissions of Distributors. Distributors are not guarantors of, or responsible for, the acts or omissions of SII Group. The companies listed in Section 3.4.8 hereof and consented to by Institution are intended third party beneficiaries of Institution's consents relating to such companies and their relationships with SII Group and Institution.

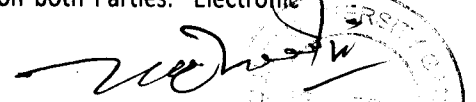
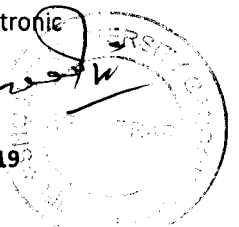
21.10. Severability. If an arbitrator or other tribunal of competent jurisdiction holds any provision of this Agreement to be illegal, unenforceable or invalid in whole or in part for any reason: (i) such provision shall be in good faith adjusted rather than voided, if possible, to achieve the intent of the Parties; (ii) this Agreement shall be read as if the invalid, illegal or unenforceable words or provisions had to that extent been deleted; and (iii) the validity and enforceability of the remainder of this Agreement shall not be affected thereby unless an essential purpose of this Agreement would be defeated by the loss of the illegal, unenforceable, or invalid provisions.

21.11. Limitation of Liability. EXCEPT ONLY AS TO UNIVERSITY OR ANY ATHLETE GRANTING CONFLICTING RIGHTS TO THIRD PERSONS OR A BREACH BY ONE PARTY OF THE OTHER PARTY'S INTELLECTUAL PROPERTY RIGHTS, WITH RESPECT TO THE TERM, IN NO EVENT WILL ANY PARTY BE LIABLE TO THE OTHER FOR: (1) ANY SPECIAL, CONSEQUENTIAL, INCIDENTAL OR INDIRECT DAMAGES, OR (2) LOSS OF OPPORTUNITY, MARKET POTENTIAL, OR GOODWILL ON ANY THEORY (CONTRACT, TORT, FROM THIRD PARTY CLAIMS OR OTHERWISE). No shareholder, partner, member, manager, director, officer, representative, attorney, affiliate, associate, employee or agent of and SII Group has any financial or other responsibility for any current, future, fixed, contingent or other liability or obligation of any Party (whether on a theory of alter ego, piercing the corporate veil, or otherwise).

21.12. Entire Agreement. This Agreement, including the League Rules, when issued, constitutes the complete and entire agreement and understanding of the Parties with respect to the subject matter hereof and supersedes and merges all prior and contemporaneous agreements, dealings, negotiations, promises, representations and communications regarding its subject matter (whether written or oral), between the Parties relating to the subject matter hereof other than the other agreements referenced herein. There are no representations, warranties or other agreements between the Parties (whether express or implied) in connection with the subject matter of this Agreement except as specifically set forth herein. This Agreement may not be modified, amended or waived, except by a writing executed by the Responsible Officers for all Parties, provided that if a Responsible Officer for SII executes any modification, amendment or waiver, such modification, amendment or waiver shall be binding on SII Group, and if a Responsible Officer for Institution executes any modification, amendment or waiver, such modification, amendment or waiver shall be binding on Institution's sports teams, Athletes and subsidiaries of the foregoing. The Responsible Officers are listed below and may be modified by Notice executed by a Responsible Officer of the governing board of a Party.

21.13. Counterparts. This Agreement may be executed in several counterparts and all counterparts so executed shall constitute one agreement that is binding on both Parties. Electronic


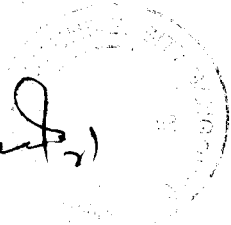







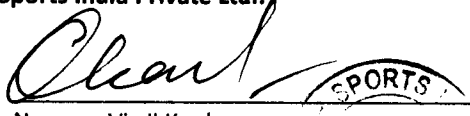

transmission of documents in portable document format (PDF) shall be acceptable as if original signatures had been exchanged. Execution by DocuSign is disfavored.

[Signatures on Next Page]

IN WITNESS WHEREOF the Parties have executed and entered into this Agreement by their duly authorized representatives as of the date first written above:

<p>EliteUniversal Sports Alliance India Private Limited:</p> <p>By:  Name: Vir Ji Koul Title: Executive Officer</p> <p>Responsible Officer: Sunny Bhandarkar Email: sunny@esindia.com Copy: rich@efli.com</p> <p>Address: Flat No. 24, SN. 43/5 Warje Malwadi, BI-A Nr. Ganesh Matha Mandir Pune, Maharashtra, India, 411029 Attention: Sunny Bhandarkar</p> 	<p>Contracted Institution:</p> <p><u>Shobhit University, Uttar Pradesh.</u></p> <p>By:  Name: <u>Prof. (Dr.) malipal Singh</u> Title: <u>Registrar</u></p> <p>Responsible Officers: Email: Copies: Address:</p> 
<p>ESI Sports India Private Ltd.:</p> <p>By:  Name: Vir Ji Koul Title: Executive Officer</p> <p>Responsible Officer: Sunny Bhandarkar Email: sunny@esindia.com Copy: rich@efli.com</p> <p>Address: Office Number 431 Orchard Park, Royal Palms Estate Aarey colony, Goregaon East Mumbai, India 400065 Attention: Sunny Bhandarkar</p> 	

MEMORANDUM OF UNDERSTANDING

Memorandum of Understanding
Agreed between



Shobhit University, Gangohi
Samerpur, Uttar Pradesh

Partner (Org)

and



ARLIFT EDUCATION
SERVICES

ArLift Education Services
Dr. N. K. Mishra
Gurgaon (India)



Parties:

1. Airlift Education Services Pvt. Ltd., Galaxy Heights, Lark Road, Goregaon West, Mumbai-400106, hereinafter referred to as "Airlift"
2. Shobhit University, Gurgaon, hereinafter referred to as the "University"

Background:

The University is committed to provide a high quality education and enhancing the employability of its students.



Airlift specializes in offering courses to the students in different fields of education like Animation, Avnition, Event Management, and Digital Marketing etc. along with the latest technologies with studio oriented projects and industry recognized certificates for career advancement and better employability.

Purpose:

The purpose of this agreement of understanding is to establish the framework for collaboration between the University and Airlift Education Services Pvt. Ltd. The students of the University will be able to avail courses that the Airlift Education Services are providing.

Terms of Collaboration:

1. **Course Access:** Airlift will provide the access for the course, provide study material, projects and industry recognized certificates to the students of the University.
2. **Customization:** The University may request for customization to align with its curriculum and academic requirements. Such request may be considered by Airlift Education Services on a case to case basis.
3. **Logistical Support:** The University will provide all the logistical support to ensure smooth delivery of courses.
4. **Certification:** Upon successful completion of the course, students will receive industry recognized certified from Airlift Education Services, which will help in employability.
5. **Coordination:** The University and Airlift Education Services will collaborate on during the course of the collaboration to ensure the quality of education and specific students' batch) and awareness of the available resources.
6. **Data Privacy:** Both parties will ensure to all applicable data protection laws and ensure the privacy and security of the user data.

7. Duration: This MOU shall commence on the date of signing and will remain in effect for 5 years until and unless terminated by either party with written notice. The termination of the MOU, however, does not affect the rights of students who are in the course of already enrolling.
8. Financial Obligation: The University and AIRTEL Education Services has agreed and undertaken to meet the annual fee of 12 million for the collaboration. AIRTEL Education Services will provide diversity fees of 1.5 million for each of the 100 students who are enrolling in the program. AIRTEL Education Services will also provide a lot of practical training for the students and a platform for the centers will be conducted online by the University with the help of AIRTEL Education Services in their centers.

Responsibilities of Parties:

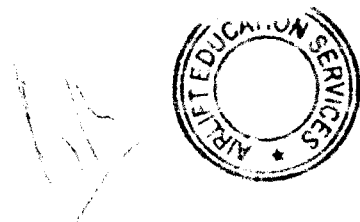
1. The University will provide all facilities and resources for training and to the students, including access to their website and other social media domain and sharing with the students. AIRTEL Education Services will provide all the necessary staff and resources to be employed in the centers. AIRTEL Education Services will provide all the necessary staff and resources to be employed in the centers. AIRTEL Education Services will provide all the necessary staff and resources to be employed in the centers.
2. AIRTEL Education Services will provide all the necessary staff and resources to be employed in the centers. AIRTEL Education Services will provide all the necessary staff and resources to be employed in the centers. AIRTEL Education Services will provide all the necessary staff and resources to be employed in the centers.

Dispute Resolution:

Any dispute arising from this MOU shall be resolved amicably through negotiation between the parties.

Amendment:

This MOU may only be amended by mutual agreement of both parties.



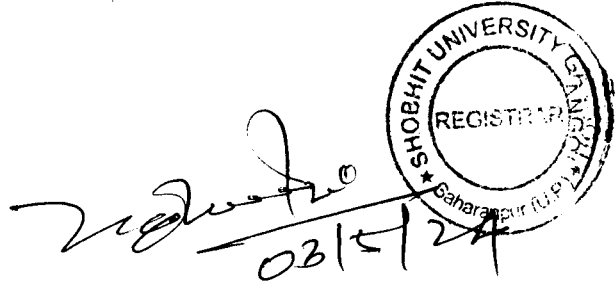
For Airlift Education Services

- Rajeev Singh
- Director- Airlift Education Services



For Shobhit University, Gurgaon

- Prof. (Dr.) Mukpal Singh
- Registrar



Witness One

- Prof. (Dr.) Prashant Kumar
Dean, School of Education

Prashant Kumar
03/05/24

Witness Two

- Dr. Somprabli Dey
Coordinator IQAC

Somprabli Dey
03-05-2024



Memorandum of Understanding



Between

**Maharaja Agrasen University
Baddi, Himachal Pradesh, India**

And

**Shobhit University, Gangoh
Saharanpur, Uttar Pradesh, India**

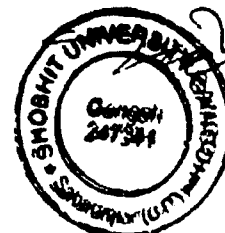
This Memorandum of Understanding is made on 1st day of March, 2024 between Maharaja Agrasen University (MAU) having its campus at, Atal Shiksha Kunj, Nanakpur, Tehsil Baddi (Distt. Solan) Himachal Pradesh - 174103, (hereinafter referred as the First Party, MAU or University) represented by its Vice-Chancellor- Prof. (Dr.) Rakesh Kumar Gupta.

And Shobhit University, Gangoh, Saharanpur-Uttar Pradesh (hereinafter referred to as the "Second Party") represented by its Registrar-Prof. (Dr.) Mahipal Singh.

Maharaja Agrasen University (MAU), Solan is a Private University located in District Solan, Himachal Pradesh and was established in the year 2013. The University is approved by the All India Council for Technical Education (AICTE), Pharmacy Council of India (PCI), and Bar Council of India (BCI) and is recognized by the University Grants Commission of India (UGC). The University is envisioned to be an educational institution of repute for providing excellent academic, research and extra-curricular opportunities and thereby be the first choice of the students, academicians and research scholars. MAU offers various Diploma, Undergraduate, Postgraduate and Doctorate level courses in a wide variety of fields like Basic & Applied Sciences, Law, Management, Pharmacy, and Technology.

Shobhit University, Gangoh was established by the legislative bill of Uttar Pradesh Government vide Shobhit University Uttar Pradesh Act, 3 in 2012. It has since emerged as one of the very few universities that are rural-based in the sense they are deeply entrenched in the rural ambience of culture, environment, market and aspirations while technologically resting on the great shift on the continuum of Tradition and Modernity. To fulfill the vision of Hon'ble Prime Minister Shri Narendra Modi ji, in 2014, an Ayurveda Medical college and Research Centre was also established. And in the same series of movement of concerns, 2016 saw the emergence of a Yoga and naturopathy college. To enhance the spiritual environment of the region, the University has also established a Centre for Spirituality Research.

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[Signature]



01.3.24

1. OBJECTIVES OF THE MOU

In the spirit of mutual interest and cooperation, the MOU will include any programme/course offered at either of the Universities as thought desirable and feasible on either side and that both sides will contribute to promote student exchange, staff exchange, joint educational, research and cultural collaborations.

2. DURATION OF THE MOU

- 2.1 This MOU will come into operation with effect from the date of signing and will remain in force and effect for a period of three years or until the termination date. Either party may request termination of this agreement, in writing, ninety days prior to the proposed termination date.
- 2.2 A joint evaluation of the MOU will be initiated by the designated representatives of the two Universities six months prior to the expiration date. Following the evaluation, the MOU may be renewed and extended for an additional three year period.
- 2.3 Amendments to this MOU may be requested, in writing, by either party and approved by the authorized signatories of the two Universities.

3. AREA OF COLLABORATION

- 3.1 Areas of collaboration may be proposed by either University and may include, but are not limited to above activities. Any other related academic, cultural or research activity may be undertaken on mutual understanding between the two Universities.
- 3.2 Any specific activity proposed to be undertaken as per this MOU shall be detailed in a subsequent agreement, signed by each University's authorized signatory, which will describe the scope of the proposed activity, intended outcomes, budget, and responsible departments or individuals.
- 3.3 The below listed proposed activities shall be subject to the availability of funds and with the approval of each University's authorized representatives.
 - 3.3.1 Exchange of faculty and/or staff
 - 3.3.2 Exchange of students
 - 3.3.3 Joint teaching, research, and/or cultural activities
 - 3.3.4 Joint organization of seminars, conferences and other academic activities
 - 3.3.5 Conduct of Faculty/Staff professional development programmes
 - 3.3.6 Exchange of research/academic materials and other related information
 - 3.3.7 Special short-term academic programs/courses
 - 3.3.8 Participation in curriculum enrichment of various courses
 - 3.3.9 Joint publications of books/journals.

4. STUDENT EXCHANGE

- 4.1 The aim of the exchange program is to provide students an opportunity to have experience of diverse academic environment as well as to gain a better understanding of related concepts borne under this MOU through academic activities.

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Handwritten signature



- 4.2 The number of students exchanged under this MOU shall be not more than twenty students at a time from either side. The total number of exchange students will be same from each University during the term of MOU.
- 4.3 The host University may waive off application fees, entrance fees, and tuition fees of the exchange students. Transportation, accommodation, food, clothing and other personal costs including the medical health insurance and medical care will be the personal responsibilities of the students themselves. However, the host University may charge an amount for providing laboratory, library, internet facilities etc. at the mutually agreed rates/terms. The host University shall reserve or make available accommodation on campus for exchange students or assist them in locating suitable housing off-campus accommodation, if the students so desire.
- 4.4 The exchange student will be treated as either the research student or specially registered student.
- 4.5 The exchange students will be subject to the student rules of the host University, while on exchange. Exchange students will be offered the same facilities as students of the host University.
- 4.6 Exchange students will study subjects/courses or conduct researches which are pertinent to their field of study and are offered by the host University.
- 4.7 The attendance of course work (lectures, seminars) taken at the host University and the academic credit score after periodic/ final evaluation will be communicated to the home University.

5. FACULTY EXCHANGE

- 5.1 The two Universities will actively seek to promote mutual faculty exchange for a mutually agreed period.
- 5.2 Faculty exchange may assume various forms, such as individual short-time and long-term visits of faculties, joint research and development projects.
- 5.3 Both Universities will encourage their faculty for co-author research publications, joint research activities and joint projects subject to applicable copyright and / or other applicable laws as well as rules and regulations of the respective Universities.
- 5.4 The host University will make available facilities such as working space, internet, laboratories, libraries etc..
- 5.5 All expenses for travel, living and allied costs will be left to the discretion and the responsibility of the home Universities.

6. COORDINATORS

- 6.1 Both Universities will designate persons who will have responsibility for co-ordination and implementation of this agreement.

7. COMPLIANCE WITH LAW

- 7.1 Both the parties specifically intend to comply with all applicable Central, State, Local laws, Rules, and/or regulations or as may be amended from time to time. If any part of this MOU is rendered as to violate any Central, State, Local Laws, Rules and/or Regulations, the parties agree to negotiate in good faith revisions to any such provisions. If the either of the parties fail to agree to amend MOU within a reasonable time to bring the MOU in conformity with

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the applicable laws of the land, either party may terminate this Agreement with a thirty days prior written notice to the other party.

8. INTELLECTUAL PROPERTY RIGHTS


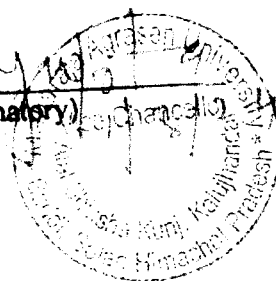
8.1 The intellectual property rights (IPR) that would arise as a result of joint research and collaborative activities under the agreement will be worked out on case to case basis and will be in consistent with IPR policies of the two Universities and applicable Laws.

9. DISPUTE RESOLUTION

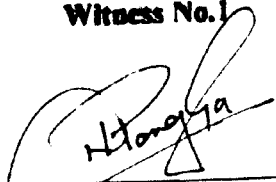
9.1 Both the parties shall attempt to resolve all disputes arising out of or relating to the MOU through direct negotiations within reasonable time.

9.2 In case of any dispute between both the parties, the same shall be liable to be challenged within the jurisdiction of the Place/District of the university where the agreement, so has been signed and executed.


In witness hereof, both Universities hereto have offered their signatures.




(Authorized Signatory)


Witness No.1


Registrar

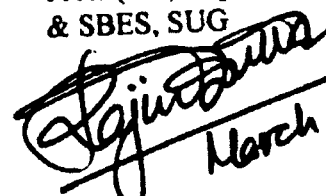
Witness No.2


07/03/24
Dean Academic Affairs
Dean Academics
Maharaja Agrasen University
Atal Shiksha Kung, Katapaur
Baddi, Solan (H.P.)

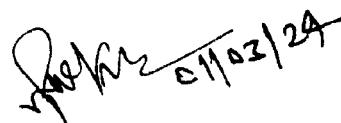

Prof. (Dr.) Mahipal Singh, Registrar
(Authorized Signatory)


Witness No. 1

Prof. (Dr.) Rajiv Dutta, Dean Research
& SBES, SUG


March 1, 2024
Witness No.2

Prof. (Dr.) Prashant Kumar, Dean SoE and
Student Welfare, SUG


07/03/24



Date: 21st September, 2022

**Memorandum of Understanding (MoU)
Between**

**SAM Global University, Bhopal, M.P.
(First Party)**

And

**Shobhit University
(Second Party)**


Subject: Collaboration to promote Education, Skill & Research.

The following terms are mutually applicable to both (First party and Second party).

1. Both the parties will assist each other in organizing the summit, seminar, symposium, workshop and other academic deliberations.
2. Collaboration in teaching, research & development and consultancy in the field of mutual interest.
3. Exchange of academic materials and publications.
4. Conducting various training programmes for students and faculty members in the area of mutual interest.
5. Both the parties shall support each other in curriculum development, industry interaction and other support from time to time through its network.

For First Party

Authorised Signatory:


21.09.2022

Name: **Dr. Akhilesh Kumar Singh**

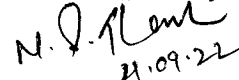
Designation: Dean, Research & Development

Mobile: 08827407855, 09926435928

Email: deanrd@samglobaluniversity.ac.in

For Second Party

Authorised Signatory:


21.09.22

Name: **Dr. Niladri Anand**

Designation: Director - IOAC

Mobile: 8874144966

Email: niladri.g@shobhituniversity.ac.in



Shobhit

UNIVERSITY

EDUCATION EMPOWERS

Memorandum of Understanding

SAM Global University

and

SHOBHIT UNIVERSITY (INDIA)

Shobhit University, Adarsh Institutional Area,
Babu Vijendra Marg, Gangoh,
Distt. Saharanpur – 247341, India
T: +91-1331-236300, F: +91-1331- 234500,
vcgangoh@shobhituniversity.ac.in
www.sug.ac.in

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Memorandum of Understanding

This Memorandum of Understanding is dated.....2009

Parties

SAM Global University

and

Shobhit University, India

(Established by Uttar Pradesh Shobhit University Act No. 3, 2012)
Adarsh Institutional Area, Babu Vijendra Marg,
Gangoh, Distt. Saharanpur – 247341, India

Background

..... and Shobhit University desire to work in a spirit of cooperation to establish an academic link between the two institutions.

Agreement

1. Effective Date and Duration of Agreement

This Memorandum of Understanding ("MOU") shall take effect on the date it is made and shall continue for a period of five (5) years.

2. Areas of Co-Operation

The parties will discuss opportunities for cooperation in the following areas with a view to developing and carrying out collaborative activities of common interests:

- (a) academic staff cooperation on collaborative research, lectures and conferences in areas of common interest;
- (b) general academic collaboration including the exchange of educational resource materials and publications that are of mutual interest;
- (c) assessment of units for advanced standing for academic programs offered at each institution;
- (d) development and implementation of student exchange programs;
- (e) staff exchange;
- (f) identification of special short-term academic programs and projects of mutual benefit to both institutions; and
- (g) any other collaborative efforts that both parties may deem fit from time to time.

3. Activities and Projects

Collaborative activities or projects between the parties will be subject to further agreement detailing the parties' responsibilities and obligations and the conditions relating to each activity or project and compliance with applicable law including without limitation and other relevant laws for the time being in force in the respective jurisdictions.

4. Legal Effect of this Agreement

This MOU outlines the framework of a working relationship between the parties. Except as expressly noted, it is not intended to constitute a contract, but is built on goodwill and binding in honour only. No partnership or joint venture is created by this MOU, and neither party can commit the other financially or otherwise to third parties.

5. Confidentiality

Each party shall keep confidential all information or material acquired or produced in connection with this agreement and shall not without prior written consent use or disclose or otherwise make available this information or material in any form to any person. This provision shall be binding upon the parties and shall survive the termination or expiry of this agreement.

6. Intellectual Property

Ownership of Intellectual Property shared by the parties pursuant to this agreement will remain with the contributor or creator. All such material should be treated as confidential and not for public circulation unless specifically agreed otherwise by both parties. This provision shall be binding upon the parties and shall survive the termination or expiry of this agreement.

7. Use of Name and Logo

Neither party shall use the name or logo, or any variation thereof, of the other party without first obtaining its written consent.

8. Standards of Performance

The parties agree that all obligations under this MOU and any agreement resulting from this MOU shall be performed in a manner protective of and consistent with both parties' reputation for excellence and integrity in education, research and scholarship.


9. Termination

Either party may terminate this MOU by providing a minimum of six months written notice to the other party.

Executed

Signed for and on behalf of)
..... by its duly)
authorised officer in the presence of:)
Signature of witness	Signature <i>AK Singh</i> 21.09.2022
Name of witness (block letters)	Dr. Akhilesh Kr. Singh Dean Research & Development Mob. 8827407855 Mail: deanrd@samglobaluniversity.ac.in

Signed for and on behalf of Shobhit University)
by its duly authorised officer in the presence of:)
Signature of witness	Signature <i>N.S. Ghosh</i>
Name of witness (block letters)	DR. NILADRY SEKHAR GHOSH (NAME) Name of authorised person (block letters)





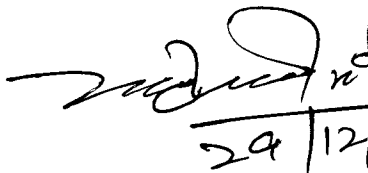
**MEMORANDUM OF UNDERSTANDING
BETWEEN
SHOBHIT UNIVERSITY, GANGOH-SAHARANPUR, INDIA
AND
AVANTIKA UNIVERSITY, UJJAIN, INDIA**


Shobhit University, Gangoh-Saharanpur, India and Avantika University, Ujjain, India (hereinafter referred to collectively as institutions), wishing to formalize and intensify existing cooperative relations, and for developing programs of academic and cultural exchange, agree as follows:

Article 1

The objective of this MOU is to encourage and support cooperation between **Shobhit University** and **Avantika University** in all fields as deemed beneficial by both institutions, including, but is not limited to:

1. Exchange of students both at undergraduate and graduate level;
The exchange shall take place as per prevailing norms at both institutions, any financial implications shall be mutually discussed and a separate activity document shall be generated for the same.
2. Joint educational and research activities;
This shall include collaborative learning initiatives, research projects at both student and faculty level.
3. Exchange of academic material and academic publications;
This shall include exchange of any relevant academic material related to the course as well as publishing of academic findings as a result of joint academic/research projects.
4. Participation in seminars, joint conference and academic meetings;
Both the institutions shall strive to establish connect with each other and participate/organize Joint seminars, Conferences, Workshops etc. Any financial implications shall be mutually agreed upon.
5. Exchange of faculty and staff members.
Faculty and staff exchange shall take place as per prevailing norms at both institutions. Any financial implications shall be mutually discussed and a separate activity document shall be generated for the same.
6. Collaborative Virtual Activities:
This shall include Virtual lectures for benefit of students at both institutions, virtual internships, participation in jury, project exhibitions and/or any other virtual mutually benefiting activities.


29/12/22



Article 2

Notwithstanding any other provision, the MOU only expresses the intentions of the two institutions. These expressed intentions are not binding and no legally binding obligations are intended, or do, arise as a consequence of the signing of this document. Actions taken by any institution in relation to this document will be at the institution's sole risk.

Article 3

Both institutions are willing to grant each other a license to use their institution name and logo for promotional material of their collaboration programs.

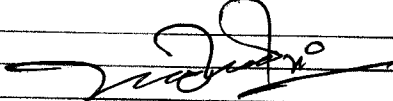


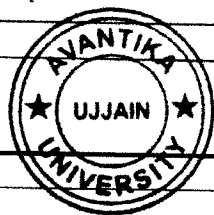
Article 4

1. Except where specified and mutually agreed upon, this MOU will impose no financial obligation on the host institution.
2. Items pertaining to the implementation of the programs based on this MOU will be negotiated and agreed upon between two institutions in each specific case in accordance with the MOU regulations.

Article 5

1. The period of validity of this MOU is for five (5) years and will be automatically renewed unless either institution provides a six-month notice of intent to terminate or replace with a new MOU. This MOU will become effective at the time it is signed by the authorized representatives of both institutions.
2. Items not covered by the MOU may be determined and negotiated separately by both institutions without abrogating this MOU; the MOU may be amended with the consent of both institutions.

These regulations are to be authorized by the official representatives of both institutions in two (2) copies, and each institution will retain one.

Signed by, Dr. Mahipal Singh Registrar SHOBHIT UNIVERSITY GANGOH-SAHARANPUR, UP	 	Dr. Nitin Rane Vice Chancellor AVANTIKA UNIVERSITY UJJAIN, INDIA	 
Date:		Date: 22 Dec 2023	
SPOC DETAILS:			
Name: Dr. Somprabh Dubey		Name: Dr. Priya Rao	
Designation: IQAC Coordinator		Designation: Dean-External Relations	
Email id:		Email id: dean.external@avantika.edu.in	



Memorandum of Understanding (MOU) between DataFlair Web Services Pvt Ltd and Shobhit University, Gangoh

Date: 20 Dec-23

Parties:

1. **DataFlair Web Services Pvt Ltd**, 140-d, Sudama Nagar, Indore, MP, hereinafter referred to as the "DataFlair."
2. **Shobhit University, Gangoh** hereinafter referred to as the "University."

Background:

The University is committed to providing high-quality education and enhancing the employability of its students.

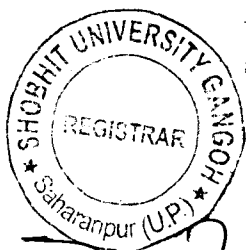
DataFlair specializes in offering free certification courses on latest cutting-edge technologies, study material, interview questions, tests, projects, and industry-recognized certificates in various technical domains, thereby supporting skill development and employability.

Purpose:

The purpose of this Memorandum of Understanding is to establish a framework for collaboration between the University and the DataFlair Company to benefit the students of the University through the free Certification courses that the DataFlair Company is providing.

Terms of Collaboration:

1. **Course Access:** The DataFlair Company will provide free access to its certification courses, study material, interview questions, tests, projects, and industry-recognized certificates to the students of the University.
2. **Customization:** The University may request course customization to align with its curriculum and specific requirements. Such requests may be considered by the DataFlair Company on a case-by-case basis.
3. **Technical Support:** The DataFlair Company will provide technical support to ensure the smooth delivery of courses.
4. **Certification:** Upon successful completion of courses, students will receive industry-recognized certificates from the DataFlair Company, enhancing their employability.
5. **Collaboration:** The University and the DataFlair Company will collaborate on sharing the courses to all the students of the University every year (Not only to few batches) and ensuring awareness of the available resources.





6. **Data Privacy:** Both parties will adhere to all applicable data protection laws and ensure the privacy and security of student data.
7. **Duration:** This MOU shall commence on the date of signing and remain in effect unless terminated by either party with written notice.
8. **Financial Obligations:** In this MOU between University and DataFlair Company, it is agreed and understood that no financial obligations or terms are involved in the collaboration. Neither DataFlair company nor University / Faculties / Students need to pay.

Responsibilities:

1. **The University:** The University will facilitate the provision of resources, including access to students, promotion of courses, and sharing course information with students periodically on official channels. The University shall make reasonable efforts to ensure that all new students are informed and all incoming students have access to these courses provided by DataFlair.
2. **The DataFlair Company:** The DataFlair Company will provide access to courses, study material, and certification.

Dispute Resolution:

Any disputes arising from this MOU shall be resolved through amicable negotiations between the parties.

Amendment:

This MOU may only be amended in writing and signed by both parties.

For DataFlair:

- Name: Prachi Patodi
- Designation: Director



For Shobhit University, Gangoh

- Name: Prof. (Dr.) Mahipal Singh
- Designation: Registrar

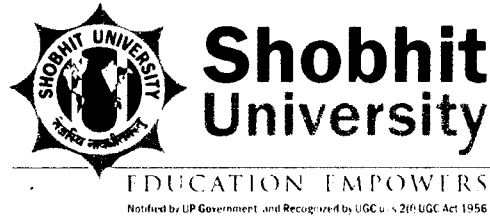


[Signature]
23/12/23

MEMORANDUM OF UNDERSTANDING (MoU)

This Memorandum of Understanding (MoU) is entered on the date 24/06/2023 (The effective Date) at Shobhit University, Gangoh, Saharanpur, Uttar Pradesh

BY AND BETWEEN



Shobhit University, Gangoh, Saharanpur

and



Kunwar Satya Vira College of Engineering & Management, Bijnor

for

Academic Exchange and Cooperation

24/06/23

24/6/23

**MEMORANDUM OF UNDERSTANDING (MoU)
FOR ACADEMIC EXCHANGE AND COOPERATION**

BETWEEN

SHOBHIT UNIVERSITY, GANGOH

AND

KUNWAR SATYA VIRA COLLEGE OF ENGINEERING & MANGEMENT, BIJNOR

The MEMORANDUM OF UNDERSTANDING (here and after to as MoU) is made between the **Shobhit University, Gangoh, Saharanpur, (FIRST PARTY)** a private university, notified by the Government of Uttar Pradesh vide Shobhit Vishwavidhayalaya, Uttar Pradesh Adhiniyam, 2011 (U.P. Act No.3 of 2012) passed by Uttar Pradesh Legislature and assented by the H.E. Governor of Uttar Pradesh. The University is established under section 2 (f) of the University Grant Commission (UGC) Act, 1956. Shobhit University, Gangoh, Saharanpur represented by Prof. (Dr.) Mahipal Singh, Registrar.

and

The **Kunwar Satya Vira College of Engineering & Management, (SECOND PARTY)** Opposite BSNL Office, Barrage Road, BIJNOR-246701, Uttar Pradesh (INDIA), represented by Prof. (Dr.) Amit Kumar Bansal, Director of KSVCEM Bijnor.

Both the parties are willing to develop an academic exchange and cooperation in education and research.

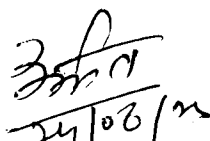
1. PURPOSE OF AGREEMENT

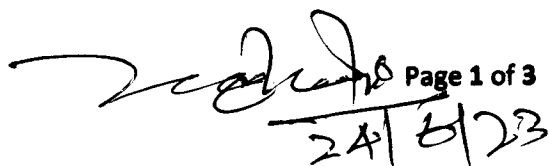
The purpose of this **General Agreement** is to develop an academic and research cooperation, establish a collaboration program between the two educational institutions, and cooperate in their mutual interests for a range of technical education and research activities.

2. AREAS OF COOPERATION

Subject to the availability of funds, resources, and approval of authorized representatives of **The KSVCEM, Bijnor, and Shobhit University, Gangoh, Saharanpur** both institutions agreed to develop the following collaborative activities:

- A. Conducting and undertaking joint research and development projects.
- B. Cooperation in establishing science labs and centres.
- C. Organizing expert lectures, symposiums, international conference, and workshops.
- D. Exchange of scientific information, teaching materials, and technological and scientific know-how.
- E. Publication (Recourse Sharing).
- F. Providing opportunities to academicians and researchers to collaborate.
- G. Exchange Programs of faculty members and students with the objective of offering courses and realizing research projects in areas mutually agreed upon by both


24/08/23


Page 1 of 3
24/8/23

institutions through prior invitation and in accordance with the procedures and expectations established by each institution and specific department.

3. IMPLEMENTATION

- i. All programs or activities shall be implemented under the terms of this Memorandum of Understanding (MoU) and shall be mutually agreed upon in writing, including the necessary budget for the program of activity as the need may arise.
- ii. Each of the participating institutions shall be fully responsible financially for the activities carried out under its direction or by its staff, except as otherwise agreed by the institutions.
- iii. The institutions will designate one officer each who will develop and coordinate specific Programs or activities between them.
- iv. This General Agreement is not considered to be a contract creating legal and financial relationships between the parties. Rather, it is designed to facilitate and develop a genuine and mutually beneficial exchange process/research relationship. To carry out concrete programs, the parties will conclude other agreements as supplements to the present General Agreement specifying financial and juridical responsibilities.

4. INTELLECTUAL PROPERTY

Treatment of Intellectual property rights developed through collaboration under this MOU will be determined between the Parties through mutual consultation and separate written agreement on a case-by-case basis. In case of joint results, both institutions will own the intellectual property rights together, according to each inventive contribution. Both institutions undertake to protect and exploit them, according to industrial law and regulations in force in both the institutions.

5. COST

Each Party will be responsible for its own costs in connection with all matters relating to collaboration under the Memorandum of Understanding. Wherever it is possible or appropriate, the parties may also seek funding for collaborations from external research agencies.

6. VALIDITY

This MoU shall come into force after it is signed by the authorized representative of each institution. It will be valid up to three years from the date of signing. Nonetheless, the Parties may extend the period of the MoU by mutual consent, in writing, by their duly authorized representatives of Parties.

Amendments shall enter into force on the date on which the last party signs or on the date of approval of the request for amendments.

7. TERMINATION OF AGREEMENT

This agreement may, at any times during its period of validity, be terminated by either party upon prior notice to the other in writing not later than 2 months before the termination date, provided that such termination shall not affect the completion of any project or activity underway at the notice of termination is given.

No party shall use, nor permit any person or entity to use the name or logo (or any variation thereof) of another party without first obtaining prior written consent from the other party. The Parties intend that this provision shall be binding upon them and shall survive the termination or expiry of this MoU.

9. APPROVAL

In agreement with the above terms of participation, the authorized representative of The KSVCEM, Bijnor and Shobhit University, Gangoh, Saharanpur hereby affix their signatures.

For: The KSVCEM, Bijnor

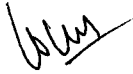


Director

Prof. (Dr.) Amit Kumar Bansal

Date: 24/06/2023

Witness:



Dr. Lokesh K. Agrawal
HoD, Electrical Engineering, KSVCEM

Date: 24/06/2023

For: Shobhit University, Gangoh, Saharanpur



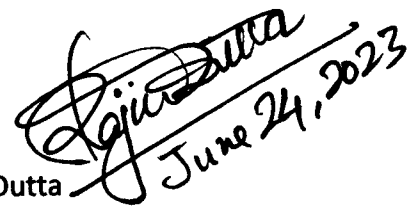
Registrar

Prof. (Dr.) Mahipal Singh

Date:

24/6/23

Witness:



June 24, 2023

Prof. (Dr.) Rajiv Dutta
Dean, SBES, SUG

Date:



**Quantum
UNIVERSITY**



THIS MEMORANDUM OF UNDERSTANDING

is made on the First day of April, 2023

Between

QUANTUM UNIVERSITY, ROORKEE

AND

SHOBHIT UNIVERSITY, GANGOH, SAHARANPUR

Background

- i. Quantum University (QU) and Shobhit University, Gangoh, Saharanpur share interests research collaboration in the areas of Pharmaceutical Science, Allied Sciences, Engineering and technology, Agriculture, Management & Law.
- ii. The two Parties have identified that a stronger relationship between them is mutually beneficial and wish to establish a more formal relationship with each other.

1. Commencement and Duration

- 1.1. This Memorandum of Understanding ("MoU") shall take effect on the date of signing and shall continue for a period of 5 years unless terminated earlier in accordance with the provisions of Clause 7.

2. Force of this MoU

- 2.1. The areas of agreement outlined in this MoU are described to facilitate more detailed and specific negotiations between the parties which may lead to the preparation and signing of one or more formal agreements between Quantum University and Shobhit University, Gangoh, Saharanpur unless specifically noted herein, this MoU is not intended to be of legal force and effect in any manner whatsoever. This MoU shall not create a legal relationship between the parties.

Vinod Kumar



3. Broad Areas for Cooperation

- 3.1. Quantum University and Shobhit University, Gangoh, Saharanpur will discuss the possibility of cooperation in the following areas:
- (a) Joint research
 - (b) Joint projects
 - (c) Dissertation projects for Quantum University students at Shobhit University, Gangoh, Saharanpur and *vice versa*
 - (d) Organising of joint seminars and conferences
 - (e) Joint publications
 - (f) Internship for students
 - (g) Any collaborative efforts that both may deem fit from time to time.
- 3.2 Representatives of the Parties may agree to review the operation of this MoU from time to time.

4. Joint Contributions

- 4.1. Potential areas for collaborative research will be identified and recorded in Quantum University research specific agreement(s) that set out appropriate and relevant contributions by the Parties. They may include
- (a) Access to its research laboratories and assist in development of projects involving the parties.
 - (b) Joint submission of research proposals to national and international organisations to obtain support for their common research objectives.
 - (c) Quantum University and Shobhit University, Gangoh, Saharanpur shall work specifically in the areas defined in Para (i) and para 3.1.
- 4.2. The parties acknowledge that all specific financial arrangements proposed must be negotiated and will depend upon the availability of funds and organizational approvals.

5. Confidentiality and Privacy

- 5.1. QUANTUM UNIVERSITY, ROORKEE and SHOBHIT UNIVERSITY, GANGOH, SAHARANPUR recognize that they will come into possession of information which the other considers to be confidential, including Personal Information ("Personal Information" means information and opinions recorded in any form about an individual whose identity is real, apparent, or can reasonably be ascertained, from the information or opinion). Each of Shobhit University, Gangoh, Saharanpur and Quantum University covenants and agrees that it shall not, at any time, disclose to any third party, any confidential information of another party without first having obtained the prior written consent of the other party.

Vineet Kumar

[Signature]



**Quantum
UNIVERSITY**



- 5.2. The provisions of this Clause 5 are intended to and shall be binding upon the parties upon the signing of this MoU, and shall survive the termination or expiry of this MoU.

6. Intellectual Property

- 6.1. "Intellectual Property" means and includes all copyright, all rights in relation to inventions (including patent rights), plant varieties, register and unregistered trade marks, registered and unregistered designs and all other rights resulting from intellectual activity in the scientific, industrial, literary or artistic fields.
- 6.2. Each party shall retain all rights to existing intellectual property belonging to it and contributed by it ("Background IP") at the commencement of each Research Project arising under this Agreement.
- 6.3. If any IPR issue emerges as a result of joint research, then a specific IPR addendum will be jointly agreed upon.

7. Termination

- 7.1. Either of QUANTUM UNIVERSITY or SHOBHIT UNIVERSITY, GANGOH, SAHARANPUR may terminate this MoU by written notice to the other party. A minimum period of six months' notice will be Quantum University from a party wishing to terminate the MoU, or such shorter period as the parties may agree upon in writing.
- 7.2. The termination of this MoU shall not affect the implementation of activities that have been undertaken prior to such termination, unless agreements pertaining to such activities explicitly provide for such termination.

8. Amendments and Supplementary Agreements

- 8.1. The parties may agree to amend this MoU at any time by further memoranda in writing executed by the duly authorized officer(s) of each party.
- 8.2. The Parties shall wherever necessarily enter into written agreements to facilitate collaborative activities arising from this MoU. Such agreements will specify the details of agreed activities and programs, including the contributions and responsibilities of the parties, funding, intellectual property provisions, confidentiality, risk allocation and indemnity obligations of each party.

Vinod Kumar



9. Use of Name and Logo

9.1. No party shall use, nor permit any person or entity to use, the name or logo (or any variation thereof) of another party without first obtaining prior written consent from the other party. The Parties intend that this provision shall be binding upon them and shall survive the termination or expiry of this MoU.

10. Governing Law and Dispute Resolution

The validity, interpretation, enforceability and performance of this MoU shall be governed and construed in accordance with the Laws in India.

Disputes arising between the parties out of or in connection with this MoU shall as far as possible be settled amicably. Venue of settlement for any disputes which may arise under this MoU shall be at Roorkee.

If amicable settlement cannot be reached within 30 days from the date of the occurrence of the dispute, the matter under dispute shall be finally settled without recourse to the courts, in accordance with the provisions of the Arbitration and Conciliation Act 1996 and amendments thereto, if any. The arbitration shall be conducted by the arbitrator(s) appointed by mutual consent of both the parties in accordance with the rules of the said Act. The arbitral award shall be final and binding upon both the parties. The arbitration proceedings shall be held at Roorkee. All proceedings shall be conducted, including all documents presented in such proceedings, in English language.

IN WITNESS WHEREOF, parties here to set and subscribe their respective hands on the day and year first herein above written

Quantum University, Roorkee

Shobhit University, Gangoh, Saharanpur

Vivek Kumar

Ranjit Singh 01.04.2023

Signature of Authorised Person

Signature of Authorised Person

Prof. (Dr.) Vivek Kumar
Vice- Chancellor

Prof. (Dr.) Ranjit Singh
Vice- Chancellor

Santosh K. Verma

Bhupendra Chauhan 01/04/23

Witness
Prof. (Dr.) Santosh K. Verma
Principal, Q.S.H.S

Witness
Prof. (Dr.) Bhupendra Chauhan
Shobhit University, Gangoh, Saharanpur



Shobhit University

EDUCATION EMPOWERS
(Established by u/s 2(f) UGC Act 1956 Notified by Govt of UP)

Shobhit University

Adarsh Institutional Area, Babu Vijendra Marg,
Gangoh, Distt. Saharanpur - 247341, Uttar Pradesh,
M.: +91-7830810052, 9536065260
E-mail: mail@shobhituniversity.ac.in
Web :www.sug.ac.in

Ref. No. SUG/ADM/RO/MoU/2022/01

Date: 05.11.2022

The Registrar
K. R. Mangalam University
Gurugram.

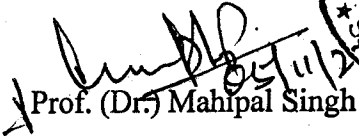
Sub: Regarding Signature Authorization

Dear Sir

Prof. (Dr.) Gunjan Agarwal, Dean, School of Liberal Arts and Languages, Shobhit University Gangoh, is authorized to sign MoU between K. R. Mangalam University Gurugram and Shobhit University, Gangoh on behalf of me (Registrar, Shobhit University, Gangoh) on 7th Nov. 2022.

With Regards




Prof. (Dr.) Mahipal Singh

Registrar

**MEMORANDUM OF UNDERSTANDING
(MoU)**

Between



K.R. MANGALAM UNIVERSITY

EDUCATION FOR LIFE
(Recognized by UGC and a member of AIU)

K.R. MANGALAM UNIVERSITY

Sohna Road, Gurugram (Haryana)-122103

And



**Shobhit
University**

SHOBHIT UNIVERSITY

Education Empowers

(Recognized by UGC and a member of AIU)

**Adarsh Institutional Area, Babu Vijendra Marg,
Gangoh, Distt. Saharanpur – 247341**

MEMORANDUM OF UNDERSTANDING

The Memorandum of Understanding is executed on 7th November 2022.

BETWEEN

K.R. Mangalam University, Sohna Road, Gurgaon - 122103 (Delhi NCR Region), a University established under the Haryana Private Universities Act 2006 (Amended 08 of 2013) and under section 2(f) of UGC Act, 1956 wherein empowered to award degrees, as specified under section 22 of the UGC Act, 1956, through its Registrar, duly authorized to enter into and sign an MoU on behalf of K.R. Mangalam University (hereinafter referred to as KRMU) PARTY OF THE FIRST PART.

AND

Shobhit University, Gangoh, Saharanpur, Uttar Pradesh- 247341 notified by the Government of Uttar Pradesh vide Shobhit Vishwavidhayala, Uttar Pradesh Adhiniyam, 2011 (U.P. Act No.3 of 2012) passed by Uttar Pradesh Legislature and assented by the H.E. Governor of Uttar Pradesh and established under section 2(f) of the University Grant Commission (UGC) Act, 1956 through its Registrar, duly authorized to enter into and sign an MoU on behalf of Shobhit University PARTY OF THE SECOND PART.

The Expressions "KRMU" and Shobhit University" shall mean and include their respective successions, legal representations and assignees.

KRMU and Shobhit University are collaborating for Academic Exchange & Cooperation in Education, Research and Training in the areas of Education, Science, Humanities, Management & Commerce, Law, Engineering & Technology, Pharmacy.

Both parties herein agree as follows:

1. KRMU and Shobhit University will collaborate for knowledge development programmes, training & certification in short-term courses, research work, field projects and student internships/fellowships.

Signature: _____


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[Handwritten Signature]
07/11/2022

2. KRMU and Shobhit University will conduct academic programs such as short-term courses and certification programmes in collaboration, research and outreach programmes in the areas of Education, Science, Humanities, Management & Commerce, Law, Engineering & Technology, Pharmacy.
3. KRMU and Shobhit University will organize seminars, symposiums, and other types of professional development activities for faculty and students.
4. There will be no financial liability on part of either party.
5. The scope and duration of the collaboration may be amended and/or extended through the joint agreement further with the consent and approval of both parties.
6. This MoU will come into force upon affixing of signatures of the representatives of the partner institutions and will remain in effect for three (3) years.
7. This MoU may be renewed upon its expiry, with the agreement of both the partner institutions. If either partner institution wishes to terminate the MoU at the end of three years, it must notify the other institution not less than six months prior to the expiry of the MoU.
8. This MoU or its renewal and the actions taken under it may be reviewed at any time. Modifications may be made by mutual agreement and any amendment or extension to the agreement may be formalized by the exchange of letters between the two parties.

Executed by the authorized representatives of Party 1 and Party 2:

For K.R. Mangalam University



Registrar
K.R. Mangalam University
 Gd. Capt. Praveen Mahajan
 Sohna Road, Gurgaon
 Haryana - 122103
 Registrar

Dated: 7th November, 2022

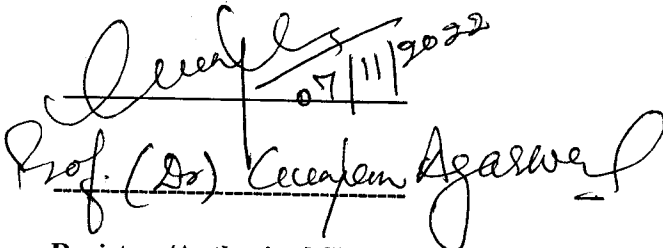
1. WITNESS For witness

 7/11/22

2. WITNESS Raj

 07/11/22

For Shobhit University



 07/11/2022
Prof. (Dr.) Cecelia Agarwal
 Registrar/Authorized Signatory

Dated: 7th November, 2022

1. WITNESS Tarun Aggarwal

 7/11/22

2. WITNESS [Signature]

 7/11/22

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("MoU") is entered on this date
04/08/2022 ("the Effective Date") at Jhansi, Uttar Pradesh India

BY AND BETWEEN



Bundelkhand University, Jhansi

AND



Shobhit University, Gangoh, Saharanpur



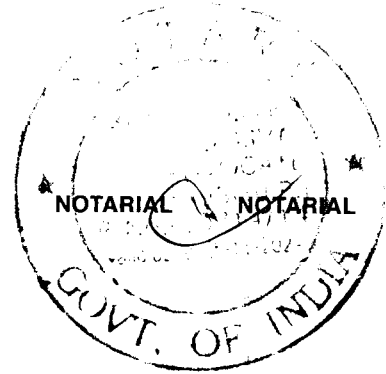
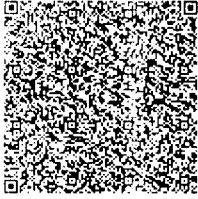
INDIA NON JUDICIAL



Government of Uttar Pradesh

e-Stamp

Certificate No. : IN-UP59956720952586U
Certificate Issued Date : 03-Aug-2022 03:51 PM
Account Reference : NEWIMPACC (SV)/ up14351204/ JHANSI SAHAR/ UP-JHS
Unique Doc. Reference : SUBIN-UPUP1435120412146076507564U
Purchased by : BUNDELKHAND UNIVERSITY JHANSI
Description of Document : Article 4 Affidavit
Property Description : Not Applicable
Consideration Price (Rs.) :
First Party : BUNDELKHAND UNIVERSITY JHANSI
Second Party : SHOBHIT UNIVERSITY SAHARANPUR
Stamp Duty Paid By : BUNDELKHAND UNIVERSITY JHANSI
Stamp Duty Amount(Rs.) : 100
(One Hundred only)



MEMORANDUM OF UNDERSTANDING FOR ACADEMIC AND RESEARCH
COOPERATION

BETWEEN

BUNDELKHAND UNIVERSITY, JHANSI

AND

SHOBHIT UNIVERSITY, GANGOH, SAHARANPUR





MEMORANDUM OF UNDERSTANDING FOR ACADEMIC AND RESEARCH
COOPERATION

BETWEEN

BUNDELKHAND UNIVERSITY, JHANSI

AND

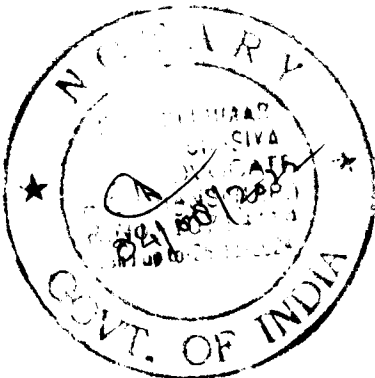
SHOBHIT UNIVERSITY, GANGOH, SAHARANPUR

The MEMORANDUM OF UNDERSTANDING (hereinafter referred to as MOU) is made between **The Bundelkhand University** a State university, established by Govt. of Uttar Pradesh vide Act No. UP Act No. 10 of 1973 and recognized by the University Grant Commission based in Jhansi, Uttar Pradesh, India, (hereinafter called First Party) has professional, technical and vocational study programs along with research facilities.

and

Shobhit University, Gangoh, Saharanpur, UP will be the Second Party on the OTHER PART (who for the purpose of this MoU) are hereinafter individually referred to as PARTIES.

The parties have discussed fields of common research interests and allied academic activities between the two institutions and have decided to enter into long-term collaboration for the promotion of students' training and quality graduate and postgraduate research in cutting-edge areas.





OBJECTIVES OF THE AGREEMENT

The objectives of the MoU will include programs offered at either party which is felt to be desirable and feasible for the development and strengthening of expertise in the various fields to expand the opportunities in the research, especially translational research and industrial collaboration, besides the development of human resources to face the future challenges & the cooperative relationships between the two institutions.

It also includes the exchange of ideas on research publications, academic programs, and research projects and promotion of technology, incubation, and startups".

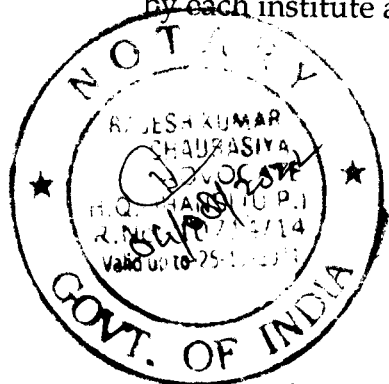
Such programs may include any or all of the following activities:

- Encouragement of study by qualified students, both graduate, and undergraduate, of each party of order;
- Exchange of faculty and researchers;
- Promotion of collaborative research in areas of mutual interest;
- Development of short-term academic and training programs
- Participation in jointly organized academic meetings, seminars, and workshops;
- Any other areas which the parties agree are in their mutual interest.

ARTICLE 1: Scope, Goals, and Forms of Cooperation

The signing institutes agree to provide opportunities as appropriate for the following activities towards the completion of the objectives of this MoU:

- I. Exchange of ideas with the objective of offering the course and realizing research projects in areas mutually agreed upon by both parties through prior invitation and in accordance with the procedures and expectations established by each institute and specific department.

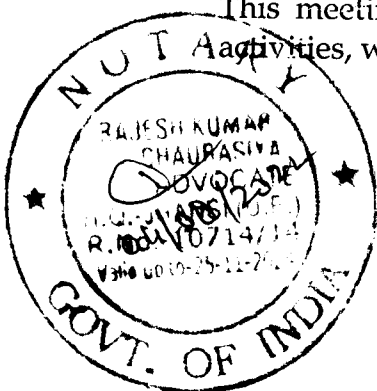




- II. The First party will provide a research guide and support in various fields as on the demand of the second party for conducting research related to the thesis dissertation requirements of the research students.
- III. Operational details of research effort and collaboration will be made in common research programmes and/or projects restricted to the specific mandated domain within the approved disciplines/divisions.
- IV. Research instrumentation facility and library facilities available with the Second party and the First party will be made available to the faculty and research scholars. However, the costs of specific consumables will be borne by the respective organizations.
- V. Exchange of scientific publications, study programs, academic projects, course information, seminars, conferences, and any other data and information of common interest.
- VI. Both the Institutions will develop joint research projects; promote incubation technology, startups, and organization of seminars, symposia, and workshops for the benefits of the students.
- VII. Submitting proposals jointly to various Central/State Department Organization under different Schemes using each other's competencies by mutual consent.
- VIII. All joint activities will be realized through the mutual agreement and established conditions and mutual obligations of the appropriate institute entity.

ARTICLE 2: Management

- I. Vice-Chancellor of the First party and Vice-Chancellor of the Second party will be responsible to work out operational details of cooperation between the two organizations and ensure proper and effective implementation of this MOU.
- II. The Advisory Committee will meet at least once a year alternatively in the institution of the First party and the Second party to review the activities. This meeting shall include a presentation on the academic and research activities, which should be open to all students, faculties, and scientists.



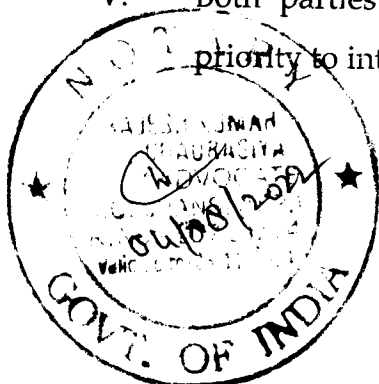


ARTICLE 3: Exchange of Information

- I. The term "information includes scientific or technical data results and/or methods of investigation, and other information intended to be provided, exchanged, or arising under project descriptions entered into under this MoU.
- II. The parties support the widest possible dissemination of information. Each party in joint projects shall be given the right to use, disclose, publish or disseminate such information for any and all purposes.

ARTICLE 4: Implementation of the Memorandum of Understanding

- I. It is understood that the First party and Second party subscribe to the principle of equal opportunity and do not discriminate based on state, race, sex, age, cast, or religion. Both the institutions shall abide by these principles in the administration of this agreement and neither party shall impose criteria for the exchange of scholars or students, which violate principles of non-discrimination.
- II. Students and research scholars may visit the corresponding departments of the institute after finalizing a mutually acceptable schedule.
- III. All the expenses shall be the direct responsibility of the concerned student(s) (subject to any agreements on payment arrangements made by either institution with its students).
- IV. The researchers will be allowed to make use of the instruments and other research facilities available in various departments of these institutes after prior approval of the visiting schedule and due approval from the Heads of both Institutions.
- V. Both parties promote research and realize collaborative projects giving priority to interdisciplinary works.



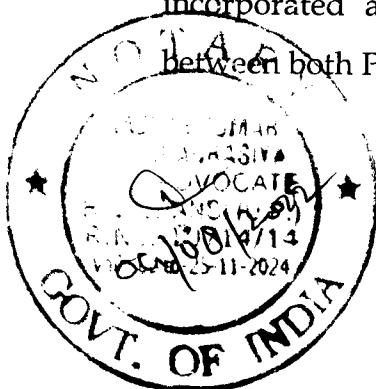


ARTICLE 5: Terms and Conditions

- I. This MOU shall become effective from the date it is signed by the parties and shall be valid for three years and extendable up to five years. Both parties shall review the status of the MOU at the end of each three/five-year period to determine any modification, whenever necessary. The period of validity of this MOU may be extended by mutual consent up to five years. This MOU may be amended by mutual written agreement and may be terminated at any time by either party upon written notification signed by the competent authority of the party initiating termination. Such notification must be given to the other party at least six months in advance from the effective date of termination.
- II. All joint activities not completed at the expiration or termination of the MoU may be continued until their completion under the terms of this MoU.
- III. No amendment or modification of the MoU shall be valid unless the same is made in writing by both the parties or their authorized representatives and specifically stating the same for amendment of the MoU. The modifications/changes shall become part of the MoU and shall be effective from the date on which they are made/executed unless otherwise agreed.
- IV. Financial terms and conditions will be decided mutually as per the needs of both parties. This MoU will be considered only for academic and R&D purposes only by both parties.

ARTICLE 6: Arbitration

- I. Any issues that are not addressed or stipulated in the MoU shall be discussed and resolved through negotiation in good faith and such resolution will be incorporated as written amendments to the MoU by mutual agreement between both Parties.





II. No disputes are foreseen in the implementation of the MoU. The two Parties, however, agree that if any dispute arises between them, efforts will be made to settle the same as amicably as possible. If the dispute remains unsettled, it will be referred for resolution bilaterally to Vice-Chancellor, Bundelkhand University, Jhansi, and Vice-Chancellor, Shobhit University, Gangoh, Saharanpur. The decisions so arrived at shall be final and binding on the parties to this MoU.

This MOU has been executed in two originals, one of which has been retained by the First party and the other by the Second party)

IN WITNESS WHEREOF, the parties have executed this MoU and represent that they approve, accept, and agree to the terms contained herein.

Name and Address of the First Party

[Signature]
 Signed by Prof. *[Signature]* Pandey
 Vice-Chancellor
 Bundelkhand University
 Jhansi (U.P.)
 BUNDELKHAND UNIVERSITY,
 JHANSI (U.P.)

Dated: 04/8/22

Witness 1 *[Signature]*

Witness 2 *[Signature]*

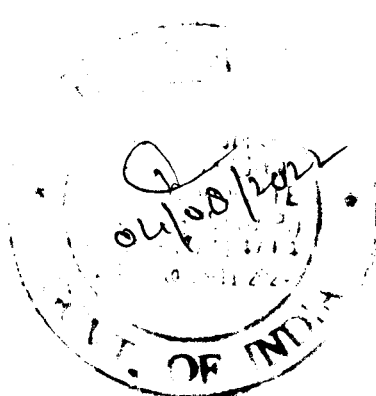
Name and Address of the Second Party

[Signature]
 Signed by
 Vice-Chancellor
 SHOBHIT UNIVERSITY, GANGOH,
 SAHARANPUR, (UP)

Dated: 04.08.22

Witness 1 *[Signature]*

Witness 2 *[Signature]*



Serial No. 2295 Date: 04.08.2022
 This document is a copy of the MoU between Bundelkhand Univ. Jhansi and Shobhit Univ. Gangoh Saharanpur.
 In favour of Bundelkhand Univ. Jhansi.
 The contents of this document have been read over and explained to the parties who are present and who are identified by me.
 Hence, this document is executed and signed by the parties.
 Received the legal fee of Rs. *[Amount]*
[Signature]
 RAJESH KUMAR CHAURASIYA
 ADVOCATE
 NOTARY GOVT. OF INDIA JHANSI

**MEMORANDUM OF UNDERSTANDING
BETWEEN
SHOBHIT UNIVERSITY, GANGOH, UP
AND
JUST AGRICULTURE-the magazine**

This Memorandum of Agreement between the Shobhit University, Gangoh, UP and Just Agriculture-the magazine is intended to facilitate a collaborative program of research, curriculum, institutional development, information dissemination, and exchange of faculty, students and staff. The linkage hereby formed shall further strengthen each partner institution's objectives as well as the mutual relationship between the partners.

About Just Agriculture- the magazine-

The India's most rising Agriculture magazine- **JUST AGRICULTURE** with more than 1.5 Lakh+ readers in India. The magazine was started in Sep, 2020 with an objective of Bridging the Knowledge Gap between Farmers and Scientists & Transformed youths transforming farming. **JUST AGRICULTURE-magazine & Newsletter** (e-ISSN: 2582-9149) is an open access peer reviewed e-MAGAZINE. The MAGAZINE and NEWSLETTER is providing a platform to all the researchers, students, scholars and scientists to share their ideas about latest innovative topics. This would help in disseminating scientific information and latest findings among the scientific community related to agriculture all over the world. As, through the platform of our magazine the objective is to reach maximum early-stage innovators & entrepreneurs to transform the future of agriculture. As, huge readers across India with the objective to capture the bright and innovative ideas, solutions to the field level problems and innovative research in Agriculture Sector are connected through our magazine and newsletter.

Now therefore, in consideration of the mutual promises set forth in this MoU, the parties hereto agree as follows:

CLAUSE 1 CO-OPERATION

- 1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Shobhit University, Gangoh, UP and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 Shobhit University, Gangoh, UP and Just Agriculture- the magazine co-operation will facilitate effective utilization of the intellectual capabilities of the faculty Shobhit University, Gangoh, UP, Uttar Pradesh providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2- SCOPE OF THE MoU

- 2.1 The budding graduates from Shobhit University, Gangoh, UP, Uttar Pradesh could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Special Issue/Competition: Just Agriculture-magazine will organize 'National Article Writing Competition' with Shobhit University, Gangoh, UP which will help students to publish their articles, improve the writing skills. Event will help the students to learn about publishing of popular/technical articles and career guidance from our senior guests.
- 2.3 Conferences/Webinar: Just Agriculture-magazine will organize FDP and Expert Talks to train the Faculties of Shobhit University, Gangoh, UP for imparting industrial exposure/training as per the industrial requirement considering the National Occupational Standards in concerned sector, if available.
- 2.4 Internships and Placement of Students: Just Agriculture-magazine will actively engage to help the delivery of the Internship and placement of students of the Shobhit University, Gangoh, UP into internships/jobs.
- 2.5 Guest Lectures: Just Agriculture-the magazine to extend the necessary support to deliver guest lecturers to the students of the Shobhit University, Gangoh, UP on the technology trends and in house requirements.
- 2.6 Faculty Development Programs: Just Agriculture-magazine will organize FDP and

Expert Talks to train the Faculties of Shobhit University, Gangoh, UP for imparting industrial exposure/ training as per the industrial requirement considering the National Occupational Standards in concerned sector, if available.

- 2.7 Both Parties to obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required for offering the Programs on the terms specified herein
- 2.8 There is no financial commitment on the part of the Shobhit University, Gangoh, UP and Just Agriculture-magazine to take up any program mentioned in the MoU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid from 04-07-22 to 04-07-25 on mutually agreed terms, during which period Shobhit University, Gangoh, UP and Just Agriculture-magazine, as the case may be, will take effective steps for implementation of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in writing. In the event of Termination, both parties have to discharge their obligations

CLAUSE 5- RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that Shobhit University, Gangoh, UP are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.

Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of theJurisdiction. This undertaking is to be construed in accordance with

Indian Law with exclusive jurisdiction in the Hoshiarpur Jurisdiction.

For and on behalf of for and on behalf of-

For Just Agriculture-magazine.

D.P.S. BADWAL


C.E.O.

Killa Baroon

Near Chandigarh Bypass

Hoshiarpur, Punjab-146001-INDIA

Witness:

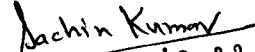

04/07/2022

For Shobhit University, Gangoh, UP:

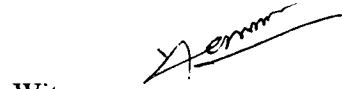
Registrar, ^{for}

Contact No:

Email id:


04/07/2022

Witness:


(Dr. Mond Vaseem)



MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN

CENTRAL PULP AND PAPER RESEARCH INSTITUTE (CPPRI), SAHARANPUR

AND

**SHOBHIT UNIVERSITY, GANGOH, Saharanpur (Notified by U.P government and
recognized by UGC u/s 2(f) UGC Act, 1956)**

This MOU is entered in to this 26th day of April 2022 by and

Between

Central Pulp & Paper Research Institute (hereinafter referred to as the **CPPRI**) an autonomous institute under Ministry of Commerce & Industry, Department for Promotion of Industry & Internal Trade (DPIIT), Govt. of India having its registered Head Office at Himmat Nagar, Paper Mill Road, Saharanpur-247001 through its Director, (which expression unless repugnant to the context or meaning thereof includes its successors and permitted substitutes) of the one Part;

AND

SHOBHIT UNIVERSITY, GANGOH, Saharanpur (hereinafter referred to as the **SUG**), the University established under (Notified by U.P government and recognized by UGC u/s 2(f) UGC Act, 1956) (which expression unless repugnant to the context or meaning thereof includes its successors and permitted substitutes) of the other Part;

The parties are individually referred to as **CPPRI** or **SUG** and collectively as the parties.

CPPRI is a national level institute engaged in research & development activities having well established laboratories with modern equipment's and well qualified scientists doing research for eco-friendly new solutions related to quality improvement & Productivity enhancement in pulp and paper industry and also in the area of technical process manpower in paper industry, whereas **SUG** is a reputed university of the country in the area of academic and research.

WHEREAS the parties have had discussions and productive consultations and now intends to record their intentions and objectives for mutual cooperation between them for academic, research and eco-friendly new solutions related to quality improvement of pulp and paper industry.

The parties have reached to an understanding on the following points with respect to the parties' rights and obligations towards each other and their working relationship:

1. Objectives of the MOU

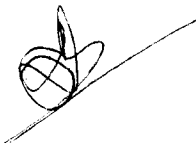
This MoU will be carried out within the framework of the respective laws and regulations of the two institutions and is not intended to create any legally binding rights or obligations to define & mention both the parties.

- i. To promote and enhance academic interest between the parties.
- ii. To exchange the faculty and staff between the parties.
- iii. To conduct joint research activities including joint research publications.
- iv. To participate in seminars and others related academic meetings /activities.
- v. To exchange Graduate, Post Graduate and Ph.D. students for research purposes.
- vi. To use the laboratory facility of each other for carrying out research work covered under the scope of this MOU.
- vii. CPPRI will provide internship facilities to SUG Students following its own rules and regulations.

2. Technical areas of collaboration between the parties

Cooperative activities under this MoU will be carried out in the fields of higher & vocational education and research.

- i. A continuing quality improvement programme of research in the field of mutual interest between both the parties.
- ii. Exchange and professional development of officials, academics, scholars, teachers, experts and students on mutually agreed terms and conditions.
- iii. Collaboration between education institutions and with the related industries in joint delivery and research programs and publications, including exchange of research materials, publications and educational literature.
- iv. Joint conferences, exhibitions and symposium on matters of mutual interest; and other forms of cooperation in mutually determined and targeted areas on mutually agreed terms and conditions.
- v. Provide special academic interactive lectures by faculty of both the parties on mutually agreed terms and conditions.
- vi. Provide necessary help and guidance in organization of workshops/conference/personality development programme for enhancement of skills of students and faculties of both the parties.
- vii. Provide necessary support for lectures through video conferences, online and assistance in development of e-classes course module, establishment of research labs, training and student's placements by both the parties.
- viii. Jointly supervise research students including UG/PG/Ph.D. students at either party.
- ix. Facilitate training for teachers and students on mutually agreed terms and conditions.



3. Terms and Conditions

- i. The cost of development of infrastructure will be borne by the respective party where the development is being carried out.
- ii. The cost of cooperative activities may be funded on mutually agreed terms and conditions. This will be finalized on case to case basis.
- iii. Faculty members and students of both parties can use library facilities of each others with prior approval
- iv. This MOU if, wherever and whenever required, to be amended, renewed and/or terminated before the expiry of its specified duration i.e. 5 years from the day of its execution, the same would be executed through a written instrument with mutual consent of both the parties.

4. Confidentiality

Both the parties agree to keep and maintain confidentiality which is created during the collection of data and the research and will not disclose the same to the third party without written consent of the other party.

5. Duration of MOU

This MOU unless extended by mutual written consent of both the parties, shall be in force initially for five years from the day of its execution.

6. Coordinators

Both the parties will designate their coordinators who will be responsible for execution of this MOU.

7. Intellectual Property Rights

The Intellectual Property Rights (IPR) that arises as a result of joint research and collaboration activity under this agreement will be worked out on case to case basis as mutually agreed upon.

8. Arbitration Clauses

In case of any difference, dispute or disagreement relating to any aspect, clause/provisions/ laid down in the MOU, the matter shall be referred to a team of arbitrators comprising:

A) Director. CPPRI

And

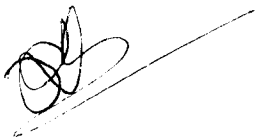
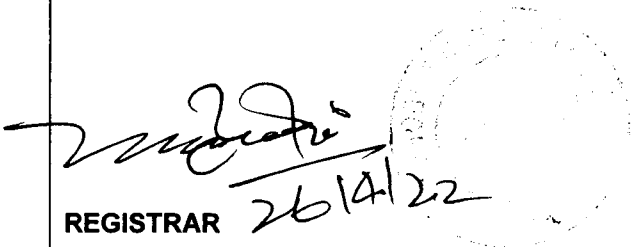
B) Vice Chancellor, SUG, University established under (Notified by U.P government and recognized by UGC u/s 2(f) UGC Act, 1956)




In witness whereof the parties have caused this MOU to be duly executed on the date and place mentioned below.

Date:


Place:

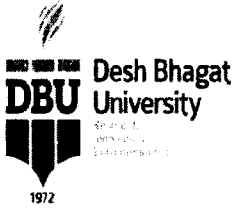
First Party: Central Pulp & Paper Research Institute (CPPRI), Saharanpur.	Second Party: Shobhit University, Gangoh, Saharanpur.
 Dr. M.K. Gupta DIRECTOR CPPRI (Seal & Signature)	 REGISTRAR 26/4/22 (SHOBHIT University, Gangoh) (Seal & Signature)

Witness:


26.4.22

Dr. A.K. Dixit
Scientist F, BR/CR & HR Training Programme
Central Pulp & Paper Research
Institute (CPPRI), Saharanpur.


26/4/22
Dr. S.K. Gupta
Director (University Training &
Development Cell)
Shobhit University, Gangoh,
Saharanpur.



Memorandum of Understanding (MoU)

between

Desh Bhagat University, Mandi Gobindgarh, Punjab

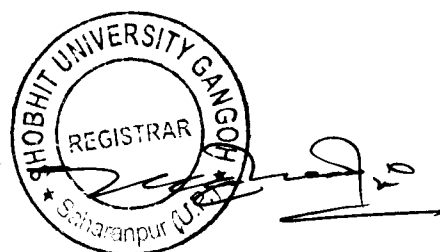
and

Shobhit University, Gangoh

This Memorandum of Understanding is signed on this day **22 February 2022** between the parties:-

WHEREAS, **Desh Bhagat University** hereinafter called as “**DBU**”, is a renowned State Private University established under Section 2f and 12b of UGC Act 1956. The various courses taught in the university include Agriculture Sciences, Airlines, Animation, Applied Sciences, Art & Craft, Ayurveda, Fashion Technology, Commerce, Computer Sciences, Education, Engineering, Airlines Tourism and Hospitality Management, Hotel Management and Catering Technology, Languages, Law, Management, Nursing, Dentistry and Social Sciences.

WHEREAS, **Shobhit University** hereinafter called as “**SU**”, is a private university located in Gangoh, Saharanpur, Uttar Pradesh, India. It is a University under Section 2(f) of the University Grants Commission Act, 1956. Shobhit University aspires to make academic issues and commitments as the key concerns of the young generation and thereby, make a significant contribution to the academic developments wherever they are in the world. The various courses taught in the university include Law, Agriculture, Education, Pharmacy, Biological Engineering, Applied Sciences, Management, Computer Applications, Engineering, Ayurveda, Naturopathy.



PURPOSE:

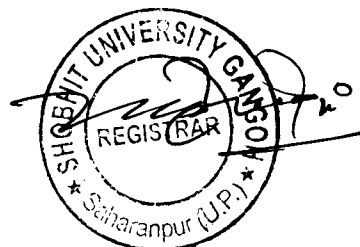
The goal of this cooperation is to foster academic & research collaboration, innovation and consultancy, and to facilitate advancement of knowledge on the basis of reciprocity, best efforts, mutual benefits, and frequent interaction.

DBU and SU agree:

- To impart the skill development training and assist in the training and placement of the students.
- To jointly organize short term programs/courses on the topic of mutual interest.
- To jointly organize seminars, conferences, workshops, and guest lectures.
- To collaborate in the curriculum design and enrichment of the University and to participate in knowledge empowerment.
- To support innovative research on the latest topics. Any research publications arising will be jointly published.
- To support various consultancy projects for DBU and SU.
- To visit and utilize laboratories and other scientific facilities.
- To exchange student, research scholar and faculty for research & training programs.
- Appreciation/award certificates for excellent contribution of faculty/students.
- To provide fellowship to the students under the training programs.
- Any other collaborative efforts that both parties may deem fit from time to time.

SCOPE OF THE MoU:

This MoU details with the modalities and general conditions regarding collaboration between DBU and SU for enhancing, within the country. The areas of cooperation can be extended through mutual consent.



FINANCIAL ARRANGEMENT:

The financial arrangement for the co-operative activities undertaken within the frame work of this MoU shall be mutually agreed upon by both the Parties on a case-to-case basis, subject to the availability of funds and resources.

EFFECTIVE DATE AND DURATION:

- a. This MoU shall be effective from the date of its approval by competent authorities at both ends.
- b. The duration of the MoU shall be for a period of five years from the effective date.
- c. The MoU may be extended or terminated by a prior notice of not less than six months by either party.
- d. Any clause or article of the MoU may be modified or amended by mutual agreement of DBU and SU.

CONFIDENTIALITY:

During the tenure of MoU, both DBU and SU will remain strict confidentiality and prevent disclosure of all the information and data exchanged under the scope of this MoU for purpose other than In accordance with this MoU.

SETTLEMENT OF DISPUTES:

The MoU is not intended to create any legal obligations between the Parties. Any difference or dispute between the Parties concerning the interpretation and/ or implementation and / or applicable to any of the provisions of this MoU shall be settled amicably through mutual consultation and / or negotiation between the Parties, without reference to any third party.

The MoU shall be governed and constructed in accordance with the Laws of India.



SIGNATURES:

We, the undersigned, have agreed on the contents of this MoU. Any changes must be agreed to by both parties.

Signed for and on behalf of Desh Bhagat University

Date: February 22, 2022

Authorized Signatory

Name:

Seal

Designation:

Witness:

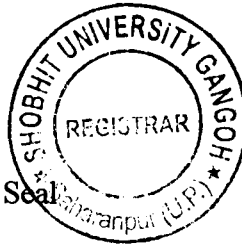
Signature: _____

Name:

Designation:

Signed for and on behalf of Shobhit University, Gangoh

Date: February 22, 2022




Authorized Signatory

Name: Prof. Mahipal Singh.

Designation: Registrar

Witness:

Signature: 

Name: Dr. Bhupendra Chauhan

Designation: Dean Academics, ANIPS



BOSCH

Mr. Devinder Narain
Director
Shobhit University
Gangoh, Saharanpur
Uttar Pradesh – 247 341
Mob No: 7617505015

Bosch Limited
Post Box. No. 3000
Hosur Road, Adugodi
Bangalore - 560 030
India
www.boschindia.com
CIN : L85110KA1951PLC000761

Tel. : 080 67521892

Fax :

Date 13-10-2021

Your ref/date

Our ref IACSD-IACC/099

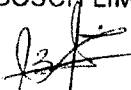
Subject: Provisional Empanelment for Industry-Academia Collaboration Program

Dear Mr. Narain,

This has reference to your interest letter, we would like to mention that your institution is being offered as a part of Bosch CSR Industry-Academia Collaboration initiative, free of charge with the following understanding.

1. Bosch will support in providing the Training materials to your institution which should be used as per Bosch Guideliness and the course content developed by us towards the following topics will be provided.
 - I. Skill Entrepreneurship for youth
 - II. Future Human Competencies (Future Skills)
 - III. The Making of a Developed Country (Soft Skills & Right Attitudes)
 - IV. Social Responsibility
2. Branding – Set of 6 Posters
3. One faculty (preferably IACC) from your institution would be given an opportunity to undergo Train the Trainer program, if approved by Bosch. Approved trainer will be invited for an online “Train the Trainer” program. Bosch will not charge any training fee. Bosch’s decision to accept or reject a trainer for this training of trainer program will be final and binding.

Yours faithfully,
For BOSCH LIMITED


Dr. O. P. Goel
Senior General Manager
Head – Bosch India Foundation
CSR & Skill Development

Acknowledgement

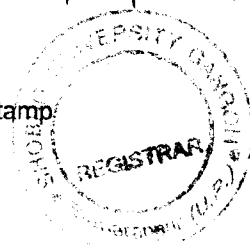
I have gone through & understood the document and agree to follow company terms & guidelines. Also agree to provide free admission to one needy/underprivileged student every year recommended by Bosch.

Name: *Dr. Mahipal Singh*

Date: *23/10/2021*


Signature by head of the Institute

Seal & stamp:



Services Agreement

THIS AGREEMENT is made this October 02, 2021 (Effective Date), by and between:

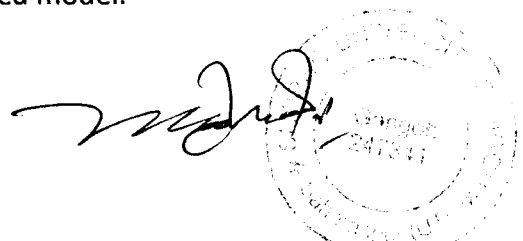

A. QOLLABB EDUTECH PRIVATE LIMITED, having its registered office at 231/4, SF II, 2nd Floor, Rashtrakavi Kuvempu Nagar, Behind Central Silk Board Building, BTM 2nd Stage, Madivala, Bengaluru, Karnataka- 560068, India, hereinafter called the **“Service Provider OR First Party”** (which expression shall, unless it be repugnant to the context or meaning; thereof, mean and include their administrators, successors in business and permitted assigns) of the **FIRST PART**.

AND

B. Shobhit University, Gangoh, Saharanpur, (UP) having its campus at Gangoh, Saharanpur, (UP), India hereinafter called **“Institution OR Second Party”** (which expression shall, unless it be repugnant to the context or meaning thereof, mean and include their administrators, successors in business and permitted assigns) of the **OTHER PART**;

WHEREAS

- 1) The Service Provider is a company incorporated under the Companies Act, of 1956 and is engaged in the business of providing project-based learning/experiential learning services to students and educational institutions.
The services include but are not limited to:
 - a) Industry-mentored, custom designed student projects
 - b) Project based virtual internships
 - c) Apprenticeships in various companies
 - d) Experiential learning programs
 - e) Other industry-academia collaborative learning services
- 2) The institution is a UGC approved education institution and has always endeavored to provide quality education that will create employable manpower, which is of crucial importance to the country.
- 3) The institution is committed to bridge the knowledge gap between industry and academia. It wants to make learning more effective by application of new technology and innovations to help the students learn application of knowledge in the real work environment. Further the institution is committed to provide a wide range of professional and experiential learning interventions to build real skills among the students to make them productive and job ready.
- 4) The Service Provider has already developed technology platform, repository of custom designed project work opportunities and project based virtual internships that it offers to multiple universities and educational institutions. The Service Provider offers its services on a completely managed model.



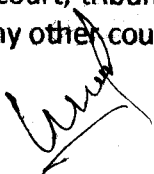
- 5) The Institution has decided to offer custom designed project work opportunities and project based virtual internships directly under the mentorship of industry professionals with the assistance of the Service Provider.
- 6) The Service Provider shall provide custom designed project work opportunities and project based virtual internships directly under the mentorship of industry professionals to the students enrolled in the institution. These custom designed project work opportunities and project based virtual internships shall be mapped for degree/diploma Programs offered by the Institution subject to the terms and conditions hereinafter recorded and agreed to between the parties.

NOW THEREFORE, IN VIEW OF THE MUTUAL PROMISES AND CONSIDERATION SET OUT HEREIN, the Service Provider and the Institution (each individually a "Party" hereto and collectively the "Parties") have agreed to enter into this Services Agreement ("Agreement") to govern the way in which the Service Provider will provide custom designed project work opportunities and project based virtual internships directly under the mentorship of industry professionals for degree/diploma Programs offered by the Institution as agreed from time to time.

Definitions and Interpretations

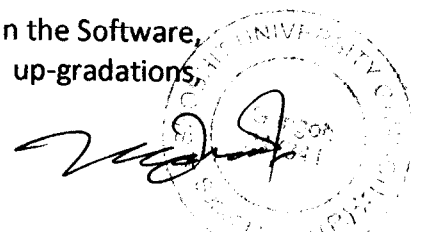
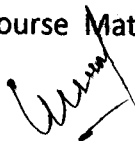
In this Services Agreement, unless the context requires otherwise:

- (a) "Agreement" shall mean this Services Agreement together with all its Schedules. In the event of a conflict between this Agreement and the Schedules, the terms of the Agreement shall prevail;
- (b) "Institution" shall mean a university, college, institute, department and/or directorate of a university with whom this agreement is signed;
- (c) "Applicable Law" shall mean any Act, statute, law, regulation, ordinance, rule, judgment, notification, rule of common law, Order, decree, bye-law, government approval, directive, guideline, requirement or other governmental restriction, or any similar form of decision of, or determination by, or any interpretation, policy or administration, having the force of law of any of the foregoing, by any Authority having jurisdiction over the matter in question, whether in effect as of the date of this Agreement or thereafter;
- (d) "Authority" shall mean any national, state, provincial, local or similar government, governmental, regulatory or administrative authority, branch, agency, any statutory body or commission or any non-governmental regulatory or administrative authority, body or other organization to the extent that the rules, regulations and standards, requirements, procedures or Orders of such authority, body or other organization that have the force of Applicable Law or any court, tribunal, arbitral or judicial body, or any stock exchange of the India or any other country;





- (e) "Project" shall mean a project designed by an industry professional and uploaded on the service provider's platform and available for students of institution to choose and enroll themselves.
- (f) "Internship" shall mean a project based virtual internship designed by an industry professional and uploaded on the service provider's platform and available for students of institution to choose and enroll themselves.
- (g) "Apprenticeships" shall mean traineeship/apprenticeships/On-Job training as defined by MHRD/AICTE National Employability Enhancement Mission (NEEM) notification or the Apprenticeship Act.
- (h) "Students" shall mean individuals who are admitted to the program or course offered by the institution;
- (i) "Mentor" shall mean an individual with substantial experience of working in the industry and desirous to offer his/her guidance to design, develop, create and provide guidance and monitoring to students of institution during their project work using service provider's platform;
- (j) "Service" shall mean various services offered to the students by the Service Provider. This will commence from login of student on service provider's platform, enrollment in a project, internship or apprenticeship after due payments by the student, and include admission facilitation, collection of fees, content provisioning, mentoring by the industry professionals and ends with award of the completion certificate;
- (k) "Effective Date" shall mean the date on which this Services Agreement is executed;
- (l) "Term" shall mean the duration of the Agreement as stated in section 1.2;
- (m) "Confidential Information" shall mean all information including content which relates to the technical, financial and business affairs, customers, suppliers, products, developments, operations, processes, data, trade secrets, design rights, know-how and personnel of each Party and its affiliates which is disclosed to or otherwise learned by the other Party in the course of or in connection with this Agreement;
- (n) "Platform" shall mean the software designed, developed, tested and deployed by the Service Provider for the purposes of rendering the Services to the stakeholders of the Project and includes the source code along with associated documentation, including improvements and enhancements, but does not include the third-party software products;
- (o) "Intellectual Property Rights" shall mean and includes all rights in the Software, Course Material, other forms of Content, its improvements, up-gradations,



enhancements, modified versions that may be made from time to time, database generated, compilations made, source code and object code of the software, whatsoever that subsist, or may subsist, or be capable of registration, or may exist, in any jurisdiction, the said rights including designs, copyrights, trademarks, patents, trade secrets, moral and other rights therein as granted under Applicable Law;

Scope of Agreement

1.1 Scope

This Agreement shall govern the provision of the Services to Students who are enrolled in any of the project, internship or apprenticeship offered by service provider through its platform. The service will include providing access through login of student on service provider's platform, enrollment in a project, internship or apprenticeship after due payments by the student, and include admission facilitation, collection of fees, mentoring by the industry professionals and ends with award of the completion certificate;

The list of Courses intended to be covered by this Agreement is provided in the Annexure A which can amended later with mutual consent.

1.2 Commencement and Duration of this Agreement

- a. This Agreement shall come into effect on the Effective Date and shall continue till the completion of an initial period of five years or till the date of further settlement whichever is earlier. The Agreement may be renewed for a further period as decided by the parties. In case, any one of the parties decides not to renew the Agreement, the party shall be required to give a written notice to the other party of at least 60 days prior to the expiration of this Agreement.
- b. The Service Provider shall make Services for the Agreed Courses available within 12 weeks of the Effective Date.

1.3 Approvals and Required Consents

Each Party shall at all times and at its own expense (a) strictly comply with all Applicable Laws, now or hereafter in effect, relating to its performance of this Agreement; (b) pay all fees and other charges required by such Applicable Laws; (c) maintain in full force and effect all licenses, permits, authorizations, registrations and qualification from any Authority to the extent necessary to perform its obligations hereunder; and (d) Cooperate with each other to the fullest extent to fulfill the above mentioned requirements.



1.4 Responsibilities of Service Provider

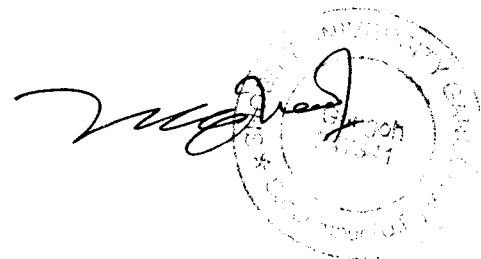
During the term of the Agreement, the Service Provider will undertake all activities necessary to meet the its responsibilities:

- a. Providing students and institution secured access to service provider's cloud-based platform for accessing services;
- b. Design and development of industry-aligned, industry-mentored, team-oriented, virtual projects based on real companies, businesses, products or services and mapped to institution's curriculum for students.
- c. Managing a repository of such projects available online on service provider's platform.
- d. Helping the students select projects based on their curriculum, area of interest and industry's expectations.
- e. Connecting the students with industry professionals having relevant domain expertise to guide and mentor the students during the project work till the project is completed in all respect. This includes making these industry professionals mentoring the students for project report writing and making of a power point presentation about their project work, findings/output of the project and learnings from the project.
- f. Issuing project completion certificates with Qollabb branding or with Co-branding of a sponsoring company as the case may be.
- g. Upgradation and updating the repository of projects, internships and apprenticeship opportunities from time to time.
- h. Making technical and administrative support available to students for any technical or administrative problems.

1.5 Responsibility of the Institution

During the term of the Agreement, the Institution will be responsible:

- a) To nominate one Officer / Academician as a single point of contact for all activities under the Agreement;
- b) To make suitable arrangements for facilitating student enrollments in various projects and internships on service provider's platform;
- c) To promote projects and internships through service provider's platform at the affiliated colleges, regional centers, study centers and other student interaction points of the Institution;



1.6 Service Development Guideline

- a. The Services for will be developed by the Service Provider following the broad guidelines provided below:
 - i. The language of communication/mentoring/guidance will be English (or as appropriate). The projects/internships content will be provided in English primarily;
 - ii. As the services shall be made available to cater to the online with no offline options.
 - iii. Highest ethical standards will be adhered to and the service provider or its mentors will not criticize or discriminate any Individual /Group /Organization /Caste /Religion/Nation;

1.7 Use of Services

- a. The Institution will undertake and use the Services in accordance with this Agreement as well as any instructions or procedures as may be agreed by the Parties from time to time.
- b. The Service Provider will provide access to the services only to paying students duly enrolled to the projects and internships on its platform.
- c. The Institution agrees and undertakes that it shall not, without the written consent of the Service Provider:
 - i. Use or allow any other person to use the Service or the Content as part of a network or contrary to any other restrictions contained in this Agreement;
 - ii. Translate or adopt the Service or the Content for any purpose or create any work delivered from the said Service;
 - iii. Transfer or license or rent out all or any of the Service to any other person;
 - iv. Make any alterations or additions to the Service or the Content;
 - v. Permit the whole or any part of the Service to be combined or mixed up with any other course either by the Institution itself or by any third party in collaboration with the Institution;
 - vi. Permit itself or others to decompile, reverse - engineer or disassemble the Service or any part of the Content except to the extent allowed by applicable law;
 - vii. Make or permit others to make any copies of the Content or part thereof;
 - viii. Allow unauthorized access, use or copying and shall maintain adequate security measures to safeguard the Service and the Content.



1.8 Co – Operation

Except as otherwise provided elsewhere in this Agreement, each Party ("**Providing Party**") to this Agreement undertakes promptly to provide the other Party ("**Receiving Party**") with all such information and co-operation which the Receiving Party reasonably requests, provided that such information and co-operation:

- i. Does not require material expenditure by the Providing Party to provide; and
- ii. is reasonably required by the Receiving Party in order for it to comply with its obligations under this Agreement; and
- iii. is not Confidential Information; and
- iv. is capable of being provided by the Providing Party

1.9 Termination of the agreement

- (i) Both parties may terminate this agreement by serving a termination notice at least 60 days prior to the date of termination.

1.10 Effect of Termination

Upon the termination of this Agreement, the Service Provider shall continue to render its Services to all those Students who have enrolled themselves for a project or internship until the expiry of the term of this Agreement.

The Service Provider guarantees to the Institution that it shall not invite nor make any further enrollments after the termination notice is issued by any party.

On the termination of this Agreement, the Institution shall stop the use of the Service and the Content, developed by the Service Provider and shall return the same to the Service Provider forthwith, along with all documentation copies related to the Service.

2.0 Dispute Resolution

- a. This Agreement shall be interpreted and construed in accordance with the laws of India.
- b. Any dispute or difference whatsoever arising between the parties to this Agreement out of or relating to the construction, meaning, scope, operation or effect of this Agreement or the validity of the breach thereof, which cannot be resolved through mutual discussions, shall be referred to a sole Arbitrator to be appointed by mutual consent of both the parties herein. In the event the Parties are unable to agree on who the sole arbitrator will be, the dispute shall be finally settled by a sole arbitrator, appointed pursuant to Section 11 of the Arbitration and Conciliation Act, 1996. The provisions of the Arbitration and Conciliation Act,

1996 will be applicable and the award made there under shall be final and binding upon the parties hereto, subject to legal remedies available under the law. Such differences shall be deemed to be a submission to arbitration under the Indian Arbitration and Conciliation Act, 1996, or of any modifications, Rules or re-enactments thereof. The Arbitration proceedings will be held at Mumbai, India. Each Party shall bear their own costs and expenses, incurred in connection with the arbitration proceedings.

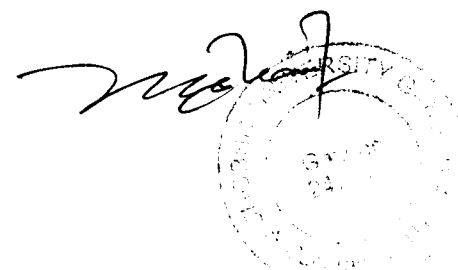
3.0 Indemnification

- 3.1 Each Party shall indemnify and hold the other Party harmless from third party claims arising from or related to:
- (a) A breach of the terms of this Agreement; or
 - (b) A violation of any Applicable Law.
- 3.2 The foregoing is, however, conditional upon the aggrieved party ("**Indemnified Party**") (i) notifying the party in breach ("**Indemnifying Party**") in writing and in detail without undue delay, (ii) authorizing the Indemnifying Party to conduct any judicial proceedings with such third party on its own, and (iii) providing the Indemnifying Party (at the expense of the Indemnifying Party) with any reasonable assistance so that the Indemnifying Party can defend such third-party claims.

4.0 Protection & Limitation

4.1 Warranties

- a. Both Service Provider warrants and represents to the Institution that:
- (i) it has full capacity and authority and all necessary approvals to enter into and to perform its obligations under this Agreement;
 - (ii) this Agreement is executed by a duly authorized representative of Service Provider;
 - (iii) it shall discharge its obligations under this Agreement with due skill, care and diligence.
- b. The Institution warrants and represents to the Service Provider that:
- (i) it has full capacity and authority and all necessary approvals to enter into and to perform its obligations under this Agreement;
 - (ii) this Agreement is executed by a duly authorized representative of Service Provider;
 - (iii) it shall discharge its obligations under this Agreement with due skill, care and diligence.



4.2 Limitation of Liability

Notwithstanding anything to the contrary elsewhere contained in this Agreement between the parties, neither Party shall, in any event, regardless of the form of claim, be liable for any indirect, special, punitive, exemplary, speculative or consequential damages, including, but not limited to, any loss of use, loss of data, business interruption, and loss of income or profits, irrespective of whether it had an advance notice of the possibility of any such damages

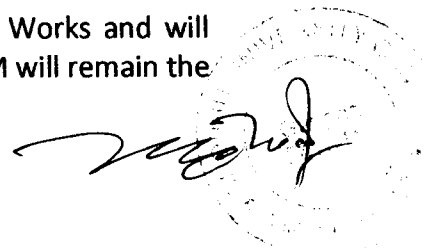
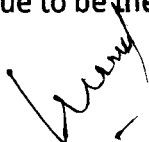
- a. The aforementioned liability limitations shall include claims against employees of, subcontractors of, or any other persons authorized by either Party.

4.3 Force Majeure

- a. Neither Party to this Agreement shall be liable to the other for any loss or damage which may be suffered by the other, due (directly/indirectly) to the extent and for the duration of any cause beyond reasonable control of the Party unable to perform due to ("**Force Majeure**") events such as but not limited to acts of God not confined to the premises of the Party claiming the Force Majeure, flood, drought, lightning or fire, earthquakes, strike, communal clashes, incidents of violence, lock-outs beyond its control, labor disturbance not caused at the instance of the Party claiming Force Majeure, acts of government or other competent authority, war, terrorist activities, military operations, riots, epidemics, civil commotions etc. No failure, delay or other default of any contractor or sub-contractor to either Party shall entitle such Party to claim Force Majeure under this Article.
- b. The Party seeking to rely on Force Majeure shall promptly, within 2 days, notify the other Party of the occurrence of a Force Majeure event as a condition precedent to the availability of this defense with particulars detailed in writing to the other Party and shall demonstrate that it has and is taking all reasonable measures to mitigate the events of Force Majeure.

5.0 Intellectual Property

- a. Each party owns, and will continue to own all rights, title and interests in and to any inventions however embodied, know how, works in any media, software, information, trade secrets, materials, property or proprietary interest that it owned prior to this Agreement, or that it created or acquired independently of its obligations pursuant to this Agreement (collectively, "**Preexisting Works**"). All rights in Preexisting Works not expressly transferred herein are reserved to the owner.
- b. Specifically, all Intellectual Property including Software and Base Content created by the Service Provider at its cost is considered as Preexisting Works and will continue to be the exclusive property of the Service Provider. SLM will remain the

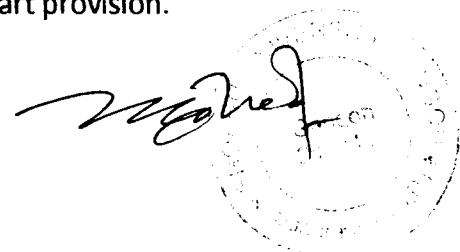


exclusive property of the Institution, other than to the extent it has permitted to be used by the Service Provider under this Agreement for delivery of services exclusively to the students of the Institution.

- c. The course content designed, developed and created as per of this agreement through joint efforts shall be under joint ownership of institution and service provider.

6.0 Miscellaneous

- a. Independent Contractor - Personnel assigned by Service Provider to perform the Services shall be employees of Service Provider, and under no circumstances will such personnel be considered employees of the Institution. Service Provider shall have the sole responsibility for supervision and control of its personnel. The personnel are under the direct control and disposal of the Service Provider in respect of execution of the services forming part of the responsibilities assigned to the Service Provider. Service Provider shall have the sole responsibility for payment of such personnel's entire compensation, including salary, withholding of income taxes and social security taxes, worker's compensation, employee and disability benefits and the like and shall be responsible for all employer obligations under all applicable laws.
- b. Trademarks, Publicity - Neither Party may use the trademarks of the other Party without the prior written consent of the other Party. Except as required by law or the rules and regulations of each stock exchange upon which the securities of one of the Parties is listed, neither Party shall publish or permit to be published either alone or in conjunction with any other person any press release, information, article, photograph, illustration or any other material of whatever kind relating to this Agreement without prior reference to and approval in writing from the other Party, such approval not to be unreasonably withheld or delayed.
- c. Assignment – This Agreement and the rights and obligations contained herein may not be assigned by either Party without the written consent of the other Party.
- d. Severability - If any provision of this Agreement, or any part thereof, shall be found by any court or administrative body of competent jurisdiction to be illegal, invalid or unenforceable, the illegality, invalidity or unenforceability of such provision or part provision shall not affect the other provisions of this Agreement or the remainder of the provisions in question, which shall remain in full force and effect. The relevant Parties shall negotiate in good faith in order to agree to substitute for any illegal, invalid or unenforceable provision a valid and enforceable provision, which achieves to the greatest extent possible the economic, legal and commercial objectives of the illegal, invalid or unenforceable provision or part provision.



- e. Advertisement - the Institution agrees to consider granting rights to the Service Provider to use the Institution's name and any marks associated with it. This right shall cease to exist upon (i) the expiry of the Term of this Agreement or (ii) the completion of Services that are required to be rendered by the Service Provider pursuant to this Agreement. The Service Provider shall exercise such rights only with respect to the Services that are agreed to be rendered by the Service Provider to the Institution pursuant to this Agreement.
- f. Delays or Omissions - No delay or omission to exercise any right, power or remedy accruing to any Party, upon any breach or default of any Party hereto under this Agreement, shall impair any such right, power or remedy of any Party nor shall it be construed to be a waiver of any such breach or default, or an acquiescence therein, or of any similar breach or default thereafter occurring; nor shall any waiver of any other breach or default theretofore or thereafter occurring. Any waiver, permit, consent or approval of any kind or character on the part of any Party of any breach or default under this Agreement or any waiver on the part of any Party of any provisions or conditions of this Agreement, must be in writing and shall be effective only to the extent specifically set forth in such writing. All remedies, either under this in the Agreement, or by law or otherwise afforded to any Party shall be cumulative and not alternative.
- g. Compliance with Laws & Regulations - Each Party to this Agreement accepts that its individual conduct shall (to the extent applicable to it) at all times comply with all Applicable Law. For the avoidance of doubt the obligations of the Parties to this Agreement are subject to their respective compliance with all Applicable Law.
- h. Entire Agreement - This Agreement and all schedules appended thereto constitute the entire agreement between the Parties with respect to their subject matter, and as to all other representations, understandings or agreements which are not fully expressed herein.
- i. Survivability - The termination or expiry of this Agreement for any reason shall not affect or prejudice any terms of this Agreement, or the rights of the Parties under them which are either expressly or by implication intended to come into effect or continue in effect after such expiry or termination.
- j. Amendment - The Parties acknowledge and agree that amendment to this agreement shall be made in writing on mutual consent. Any such amendment made in writing shall be binding upon the Parties.

7.0 Notices

(a) Any notice required to be given by any party hereto to the other under this Agreement or in law shall be issued in writing and sent either by facsimile, email, registered post acknowledgement due or by hand delivery at the details given below:



Party of the First Part (INSTITUTION)

Address : QOLLABB EDUTECH PRIVATE LIMITED, 231/4, SF II, 2nd Floor,
Rashtrakavi Kuvempu Nagar, Behind Central Silk Board Building,
BTM 2nd Stage, Madivala, Bengaluru, Karnataka- 560068, India,
Email address : support@qollabb.com

Party of the Other Part (SERVICE PROVIDER)

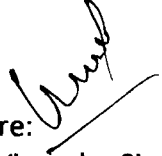

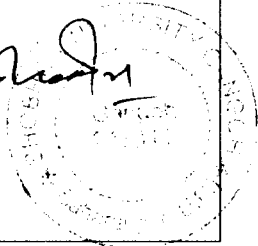
Address : Shobhit University Campus, Gangoh Saharanpur (UP) - 247341
Email address : registrargangoh@shobhituniversity.ac.in

(b) A notice to a party must be addressed to that party at the address mentioned above or such other address as may be notified.

(c) A notice sent by mail or delivered by hand is effective upon receipt.

(d) A notice sent by facsimile or email is effective upon receipt of confirmation of successful transmission to the recipient unless it transmitted after the close of normal business hours, or on a Saturday, Sunday or a public holiday, in which case it is effective on the opening of business on the next business working day at the intended place of receipt.

The Parties have by duly authorized representatives set their respective hands and seal on the date first above written in the presence of:

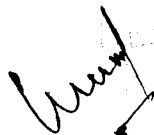
<p>Signed and delivered for and behalf Qollabb EduTech Private Limited</p> <p>Signature: </p> <p>Name: Vipendra Singh Designation: Chief Executive Officer Date: 02/10/2021</p>	<p>Signed and delivered for and behalf of Shobhit University, Gangoh, Saharanpur (UP)</p> <p>Signature: </p> <p>Name: Dr. Mahipal Singh Designation: Registrar Date: 02/10/2021</p> 
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Annexure A

List of programs/courses

The list of Institution's programs courses for which the service provider shall provide the services is provided below. This list maybe modified by mutual consent. Introductory project fee per student mentioned below is applicable for first year. This may be changed from second year onwards. The project fee amount is excluding statutory taxes, GST etc.

Name of the Program/Course	Introductory Project Fee /Student/Project (INR)
Bachelors of Technology (B.Tech)	5900/-
Bachelors of Business Administration	4900/-
Bachelors of Computer Application	5900/-
Master of Business Administration	4900/-
Master of Computer Application	5900/-
B.Sc. (Agriculture)	4900/-
B.Com	4900/-
B A (Psychology)	4900/-
B.Pharm	5900/-
BAMS	5900/-
D Pharma	5900/-





उत्तर प्रदेश UTTAR PRADESH

FC 800848

Memorandum of Understanding

between

Siemens Centre of Excellence
National Institute of Technology Kurukshetra

AND

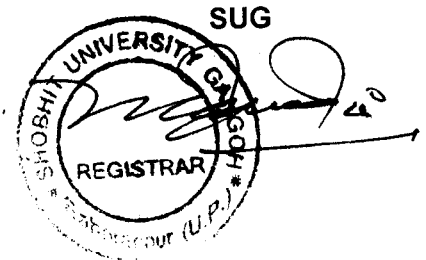
Shobhit University, Gangoh
Saharanpur (U.P.)

The Agreement is executed on this 7th day of July month, 2021 (Effective Date)
by and between:

Siemens Centre of Excellence hereinafter called the "SCoE" established and operational at National Institute of Technology Kurukshetra, a premier technical Institution of National Importance incorporated under National Institute of Technology Act, 2007 having its permanent campus and office at Kurukshetra (hereafter referred to as 'NIT Kurukshetra', which expression shall include its successors and assigns) of the first part, And

Siemens CoE, NITKKR

Page 1 of 5



Shobhit University Gangoh, Saharanpur (U.P.) hereinafter called the "SUG" (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include its successors and assigns) of the second part.

WHEREAS:

1. The National Institute of Technology Kurukshetra, an Institution of National Importance (formerly known as Regional Engineering College) Kurukshetra was started as a joint and co-operative venture of the Government of India and the Government of Haryana in 1963 with a view to catering to the needs of man-power in technology for the country. The college has been conferred with autonomy in financial and administrative matters to achieve rapid development. Because of this rich experience, this institution was granted Deemed University Status with the approval of the UGC/AICTE and Govt. of India in the year 2003 and renamed as National Institute of Technology, thereafter.
2. SCoE established in 2019 at NIT Kurukshetra premises with investment from Siemens and NIT Kurukshetra as per Guidelines for Centre of Excellence issued by Ministry of Education, Government of India. The SCoE operates with a primary objective of creating a robust technical education eco-system through its experience in industrial products and services. This SCoE is intended to bridge gap between industry requirements and technical education, and provide solution that makes technical institutes be more aligned with industry needs and make engineering graduate students, industry compliant / on par with industry expectations.
3. SCoE has eleven Laboratories namely: Design and Validation, Advanced Manufacturing, Test and Optimization, Automation, Electrical and Energy savings, Process Instrumentation, Mechatronics, CNC Machines, CNC Controller, Robotics, Metrology, through which different services are offered to Academic Institutions and Industries.
4. **Vision – SCoE**
To be a globally recognized and leading center for skill development, training and translational research for empowering indigenous manufacturing

Mission –SCoE

- i. To empower the Indian youth with industry relevant skills in manufacturing technologies by education and training securing rewarding employment opportunities



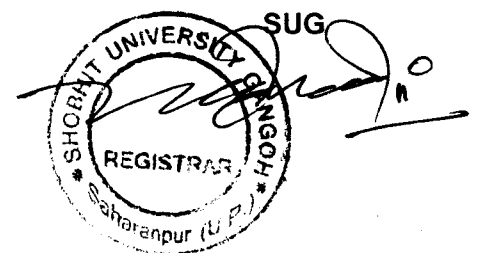
- ii. To develop capabilities and building capacity for indigenous manufacturing in collaboration with industry, academia, and government agencies
- iii. To provide access to state-of the art machinery and software tools for innovative design and developing new manufacturing technologies.

5. Details of SUG

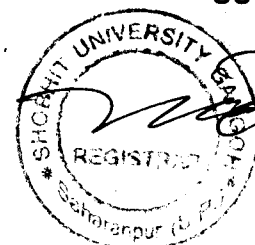
Shobhit University, Gangoh Saharanpur (Notified by U.P government and recognized by UGC u/s 2(f) UGC Act, 1956) is set up with a aim to create a conducive, enabling academic climate to facilitate integration of the younger generation into the logic of the present system and to develop educational means by which men and women deal critically and creatively with reality and discover how to participate in the transformation of their world. The University offers a wide range of programmes in its various Schools, Institute, College such as Engineering & technology, Biomedical Sciences, Agriculture, Law, Management, Education, Liberal Arts, Applied Sciences, Pharmaceutical Sciences, Ayurveda, Yoga and Naturopathy to the students from across the country.

The Siemens CoE, National Institute of Technology Kurukshetra, India enters into the following Agreement to offer Skill Development, Training and other related services to SUG.

1. Siemens CoE offers various skill development courses across different disciplines. SUG committed/commits to send 100 number of students/faculty every year for such courses. The timing/duration of the courses shall be arrived on mutually agreed dates. The CoE offers 20-40% discount on the regular advertised course fee depending on the demand. In case the number of students/faculty are less than the committed numbers on completion of a year, this may lead to reconsideration of discounts offered to the associated institute which is subjected to the review.
2. A student/faculty who has completed any CoE offered courses will be given 10 Hours of free Lab usage time after the course within one-year duration. The timing will be decided by the centre based on the availability.
3. Siemens CoE offers the resources for student projects on chargeable basis. It is the responsibility of the faculty mentor from SUG to monitor the progress. The CoE shall not offer any certification for such usage but shall provide an attendance certificate.
4. Siemens CoE offers Internships to students. The CoE can accommodate a reasonable number of students depending on the demand.



5. The faculty of SUG shall submit funding/consultancy proposals quoting the Siemens CoE resources. In such cases, a NIT KKR faculty will be the Co-PI and budgeting need to be arrived through mutual discussion before submission.
6. Siemens CoE periodically conducts workshops/symposiums/conferences etc. For such events, any participant from SUG will get 25% discount on the Registration fee.
7. SUG shall organize events such as workshops/symposiums/conferences jointly with SCoE. In such cases, the financial implications need to be discussed and to be approved by competent authorities before the event.
8. SCoE will not be responsible for safety of the students outside the NIT KKR premises. SUG should instruct their students clearly on the safety and precautionary measures.
9. SCoE will not be responsible for loss/theft or damage of any of the student's belongings. SUG should instruct their students clearly on the precautionary measures.
10. The implementation of specific activities will be separately agreed between both institutions on need basis.
11. Other terms and conditions which are not provided in this Agreement will be deliberated and agreed upon by the institutions hereto.
12. This Agreement is established in English language and is valid from the date of signing by the representatives of the institutions. The institutions hereto have executed this Agreement in duplicate, and each institution shall keep one copy of the originals.
13. This agreement shall be governed by and construed in accordance with the laws of India. Any dispute arising under these terms and conditions shall be subjected to the jurisdiction of the courts of Kurukshetra.
14. The two parties will consult each other and attempt to resolve disputes or misunderstandings that arise in the administration of this agreement informally.
15. This agreement shall be valid for a period of three years from the date both signatures are affixed to this document or before if terminated by mutual agreement of both. This agreement may be terminated by either party after



one hundred and twenty (120) days following receipt of a written notification of intent to terminate by the other party.

16. If a proposal to renew this agreement is not presented before the end validity period, it will be terminated automatically at the end of three years.

17. Any deviation from the clauses mentioned in the agreement without any written consent of The Head SCoE, the institute has the right to terminate the agreement without any prior notice.

18. This is a non-exclusive MoU.

SIGNED IN DUPLICATE

This MOU is executed in duplicate with each copy being an official version of the agreement and having equal legal validity.

By signing below, the parties, acting by their duly authorized officers, have caused this Memorandum of understanding to be executed, effective as of the day and year first above written.

Signed and delivered on behalf of by

For and on behalf of Siemens CoE

Name: Brahmjit Singh
Head, Siemens CoE
NIT Kurukshetra

In presence of

1.

2.

For and on behalf of Shobhit University

Name: Prof. (Dr.) Mahipal Singh
Designation: Registrar
Shobhit University

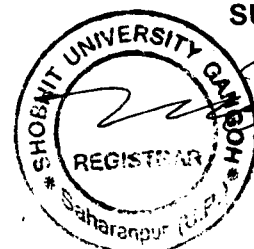
In presence of

1.

Dr. Tarun K. Sharma

2.

(Dr. SHRIKANT)



Memorandum of Understanding for Academic Cooperation

Between

Suryadatta Group of Institutes (SGI), Pune
(First party)

&

Shobhit University, Gangoh
(Second party)

Suryadatta Group of Institutes (SGI), Pune and Shobhit University, Gangoh, recognize their strengths in education and research in multiple disciplines and their mutual interest in engaging themselves in academic cooperation.

Suryadatta Group of Institutes (SGI) and Shobhit University, therefore agree to establish a programme for academic cooperation in the areas of mutual interest, and in accordance with terms and conditions set forth in this memorandum of understanding (MoU).

A. Objectives

The goal is to foster collaboration, provide opportunity for global experience, and to facilitate advancement of knowledge on the basis of reciprocity, mutual benefit, and frequent interactions. Both the parties agree to:

- a) Collaborate on Research and Educational programmes
- b) Support each other in Curriculum development, Industry interaction, Consultancy projects from industries.
- c) Exchange information on teaching, learning material and other literature relevant to their educational and research programmes
- d) Jointly organize training programmes for students and faculties on topics of mutual interest.
- e) Jointly organize seminars, summits, conferences, workshops, & other academic deliberations on topics of mutual interest
- f) Exchange, on a reciprocal basis, students at Undergraduate, Graduate and Doctoral levels for purpose of education and /or research.
- g) Counselling & Admission of prospective students at each other's campus

This MOU is subject to approval of the respective academic/administrative bodies.

Both the Parties, further agree that detailed terms and conditions that guide each activity identified above will be separately determined and agreed upon by the two institutions.

B. Term

This Agreement shall be effective from the date of signing the MOU and will be valid until either of the Institution would like to terminate for any reason.

C. Certification

The Certification will be jointly provided for all the programmes organised jointly, and by respective institution for rest of the programs, as the case may be.

D. Consideration

The consideration will be decided mutually and mentioned alongwith the detailed terms and conditions on each of the above activities.

E. Intellectual Property

Both the Parties agree to respect each other's rights to intellectual property. Further, the intellectual property rights that arise as a result of any collaborative research or activity under this MoU will be worked out on a case-by-case basis, and will be consistent with the officially laid down IPR policies of the two institutions.

Under no circumstances, the IPR property relating to academics or otherwise will be used without prior written permission from the authorised person of each other's institution.

F. Confidentiality

Both the Institutions hereby undertake that under no circumstances whatsoever they shall disclose all or any Confidential Information belonging to the other like financial plans, business plans, and others, declared confidential to which they might have access during the association with one another in terms of this MOU, except to the extent that is already in public knowledge/domain. The Confidential Information as hereinabove detailed shall not be disclosed during the subsistence of this Agreement and thereafter for a period of five years from the date of termination for whatever reason.

G. Termination

a. Termination for convenience: Either Institution can terminate this MOU for convenience, by giving at least 30 (thirty) days prior written termination notice to the other Institution.

b. Termination for cause: In case of any material breach of the terms of this MOU, the aggrieved Party may terminate this MOU by a prior written termination notice of 15 (fifteen) days.

c. Effect of Termination: On termination, both the institutions shall ensure the undisputed bills payable are paid without demur. Once terminated, neither First party nor second party will be responsible for any losses, financial or otherwise, which the other institution may suffer. However, both the institutions hereby agree that all the activities in progress are allowed to complete successfully.

H. Arbitration:

Any dispute arising under the terms of this Agreement which cannot be resolved by the Parties shall be referred to arbitration as mutually agreed by the parties, in writing. The venue of Arbitration shall be in Pune, India. It shall further be agreed that, the decision of the arbitration shall be final and binding on both the institutions.

I. Publicity:

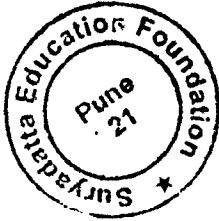
Both the Institutions shall be entitled to use each other's logo and issue or make any press releases or other public announcements relating to this MOU.

In witness whereof, the parties have executed this agreement on 21st day of September 2022.

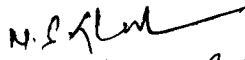
Signed for & on behalf of
Suryadatta Group of Institutes, Pune



Mrs. Sushama S. Chordiya
Vice President & Managing Trustee
M: 9881490036 / 9763266829
Email id: Chairman@suryadatta.edu.in



Signed for & on behalf of
Shobhit University, Gangoh


DR. NILADRY SEKHAR GHOSH.

Vice-Chancellor/Director, IO&AC
M: 8894144966
Email id: ghoshniladry@gmail.com



Date: 21st September, 2022

Memorandum of Understanding (MOU)

Between

Suryadatta Group of Institutes, Pune

And


Shobhit University, Gangoh

Subject: Collaboration to promote Education, Skill & Research

The following terms are mutually applicable to both (First party and Second party)

1. Both the parties will assist each other in organizing the summit, seminar, symposium, workshop and other academic deliberations.
2. Collaboration in Teaching, Research & Development and consultancy in the field of mutual interest.
3. Exchange of Academic materials and publications
4. Conducting various training programmes for students and faculty members in the area of Mutual interest.
5. Both Party will support each other in curriculum development, industry Interaction and other support from time to time through its network.

For SEF's Suryadatta Group of Institutes, Pune


Mrs. Sushama S. Chordiya


Vice President & Managing Trustee

M: 9881490036 / 9763266829

Email id: chairman@suryadatta.edu.in



For Shobhit University, Gangoh


DR. NILADRY SEKHAR GHOSH

Vice-Chancellor / Director IOAC

M: 8894144966

Email id: ghoshniladry@gmail.com



Memorandum of Understanding

(MoU)

between



Shobhit
University

EDUCATION EMPOWERS

Shobhit University, Gangoh, Saharanpur

&



Sansha Hospitality Services Pvt. Ltd., New Delhi

for

Trainings, R&D Services, Product Development, and Related Services

This Memorandum of Understanding

(hereinafter called as the 'MoU')

is entered into on this date, the Tuesday December 29, 2020

MEMORANDUM OF UNDERSTANDING

Strategic Partnership Agreement

This Memorandum of Understanding (MoU) dated December 29, 2020 is made between

Sansha Hospitality Services Pvt. Ltd
B4/290 Safdarjung Enclave New Delhi 65
and

Shobhit University
Gangoh, Saharanpur, Uttar Pradesh-247341

1. Purpose

The purpose of this MoU is to outline how **Sansha Hospitality Services Pvt. Ltd.** and **Shobhit University** will work together to maximize the benefits for mutual interests in translating areas of existing science into business practice, as well as identifying strategic research agendas, product development and postgraduate training.

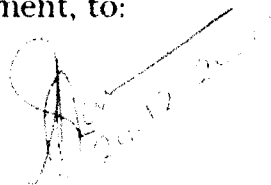
- This MoU is not legally binding, except as specifically set out below.
- This MoU can be amended only in writing and subject to agreement by both **Sansha Hospitality and Shobhit University**

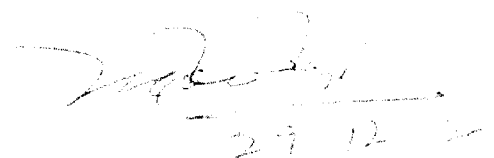
2. Scope

The scope of this MoU covers the science and innovation of mutual interest to **Shobhit University and Sansha Hospitality Services Pvt. Ltd.** and the associated strategies and business needs.

3. Expectations and Benefits

Under the terms of this memorandum of understanding **Shobhit University and Sansha Hospitality Services Pvt. Ltd.** seek, within the scope of this agreement, to:



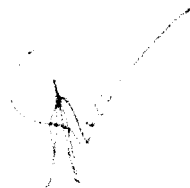



- Create mutual understanding of the strategy and business needs of both organizations to enable broader understanding for Sansha Hospitality Services Pvt. Ltd. of the benefits and opportunities of working with Shobhit University and assist Shobhit University 's understanding of the benefits and opportunities of working with Sansha Hospitality Services Pvt. Ltd.,
- Identify synergies between Sansha Hospitality Services Pvt. Ltd. and Shobhit University research, facilities and training activities where they relate to Sansha Hospitality Pvt. Ltd. in various business strategies;
- Create opportunities for future joint or allied funding of activities and projects which translate science into innovative tools or solutions for use by Sansha Hospitality Services Pvt. Ltd.,
- Provide Shobhit Universities Graduates/Postgraduates training and job opportunities for short term and long term opportunities. Sansha Hospitality Services Pvt. Ltd. will further provide platform to hold platform for research/events at its pan India units.
- Identify and measure the impact arising from Sansha Hospitality Services Pvt. Ltd. collaboration with Shobhit University.

4. The Working Relationship

Specific activities developed through this working relationship may include, but are not limited to:

- sharing and development of relevant strategies,
- mapping connections and priorities,
- events such as workshops/networking meetings/problem clinics to explore the research base in areas of interest to Sansha Hospitality Services Pvt. Ltd.,
- people exchange,

- funding for collaborative projects to translate Shobhit University science into practice,
- identification of opportunities for mutual use of facilities,
- evaluating the benefit of collaboration, and

5. Commencement, duration and termination

The effective commencement date of this working relationship will be the date of the signing of this MoU and the working relationship shall remain in force till mutually discussed to terminate it.

6. Signatures



**Signed for and on behalf of
Sansha Hospitality Services
Pvt. Ltd. by:**

Name: ARPIT SHARMA

Title: Director

Date: 29.12.2020



**Signed for and on behalf of
Shobhit University by:**

Name: Dr. Manoj Kumar Singh

Title: Registrar

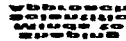
Date: 29 Dec 2020



Shobhit
University

EDUCATION EMPOWERS

&



Memorandum of Understanding (MoU)

This MoU, signed on dated; 27th June 2020

Between


Shobhit University, Gangoh, Saharanpur, Uttar-Pradesh, India

and

DNA Labs-A Centre for Applied Sciences (DLCAS), Dehradun, Uttarakhand,

India

(An ISO 9001: 2015 Certified Organization)


(Dr. D.K. Kaushik) 27.6.20
VICE-CHANCELLOR
SHOBHIT UNIVERSITY, GANGOH
Distt. Saharanpur, (U.P.)-247341



Memorandum of Understanding (MoU) between **Shobhit University, Gangoh, Saharanpur, Uttar-Pradesh, India, hereafter termed as Shobhit University and DNA Labs-A Centre for Applied Sciences (DLCAS), An ISO Certified 9001:2015 Unit** situated at Dehradun-Uttarakhand, India, hereafter termed as DNA Lab.

(A)

DNA Labs- A Centre for Applied Sciences, Dehradun, Uttarakhand

- 1) DNA Labs will commence the research oriented training programs/ summer training/project work /thesis work starting from fifteen days to six months period as per the requirements of students from **Shobhit University** for their project work/ Internship programs and industrial training.
- 2) DNA Labs has launched under its initiative; E- Lab A Knowledge Bank. As per UGC guidelines (Press Information Bureau Government of India, UGC Guidelines for Examinations and Academic Calendar for the Universities in View of COVID-19 and Subsequent Lockdown; Guidelines issued in presence of Union HRD Minister New Delhi 29th April, 2020), students can avail the **E-Lab** and can complete their dissertation/ summer training / internships programs. Thus, can provide the facilities of E-Labs of DNA Labs to the students of Shobhit University, Gangoh, Saharanpur, Uttar Pradesh.
- 3) **Key features of the E Labs Programs:**
 - a) Live/demonstrations/ deliberations and conduction of the various experiments for the students
 - b) Training manual cum book, concerned presentations, project preparation formats along with the guidelines (for compiling the project) and matter for project report will be provided to the student via mail before the start of the program by DNA Labs.
 - c) After successful completion of the summer training/internship program, DNA Labs will provide training/project certificate of participation to each candidate.
 - d) One or two faculty members from the School of Biological Engineering and Sciences, Shobhit University shall be allowed in the E-Laboratory free of cost for the smooth conduction of E-Laboratory distance training program conducted by DNA Labs.
 - e) Entrepreneurs to successpreneures.
 - f) Guest lecturers from national and international professors, scientists, industrialists, entrepreneurs and motivational speakers.
 - g) Survival of the fittest; special emphasis on
 1. Scientific personality development, startups formulations
 2. Jobs and placements in current scenario and in post dynamic era
 3. Assistance for future in the fields of biomedical and life science professions
 4. How to apply in labs, institutes, making of resume and covering letter

(Signature)
25.6.20
Dr. D.K. Kaushik
VICE-CHANCELLOR
SHOBHIT UNIVERSITY, GANGOH
Distt. Saharanpur, (U.P.)-247311



2) The training programs/internship programs and short term training include project compilation, group discussions on the topic allotted, power point presentations and latest and advance topics delivered by senior professors, scientists and senior technical members as guest lectures and co-supervised by faculties from both the institute.

3) With the consent/approval or agreement, particularly and especially after thoughtful consideration from the institution authorities, projects / thesis work / short term training of the candidate can be published as research paper, article, book, case studies or as a short communication in reputed journals.

(B)

Shobhit University, Gangoh, Saharanpur, Uttar-Pradesh - India

1) To allow the life science students for industrial training/summer training/project work/Thesis work at DNA Labs as per their curriculum.

2) For the trainees of **Shobhit University**, the module shall be offered at concessional rate as decided mutually.

3) It is important to intimate the student's numbers to DNA Labs, 15 days to 01 month before coming for the training programs to accommodate and make necessary arrangements/procurements for the trainees.

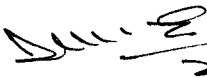
In addition, both the organizations agree and acknowledge that the objective of this Memorandum of Understanding is to develop a mutually beneficial academic and scientific relationship based on certain guiding principles in spirit, namely:

1. Both, DNA Lab and **Shobhit University** will contribute substantially in terms of their intellectual capital and strengths in research and development, as well as education and trainings in one or more areas of biomedical and life sciences.
2. Both can enter into joint research and development activities by initiating writing of detailed project report (DPR) and submission of the project proposal to the funding agency like DBT, DST, CSIR, ICMR, ICAR, or any other national and/ or international funding agencies. The idea is to explore joint research programs and bring out intellectually driven product lines and patent generation. Thus, both agree in terms of exchange of information and fostering collaboration in research and educational training programs in the sphere of Biotechnology/ Microbiology/ Medical Lab technology/Molecular Diagnostics and other related fields.
3. Both the organizations agree to work together in the areas of design & development of customized modules and guidance to dissertations work of UG and PG students.
4. DNA Labs and **Shobhit University** shall jointly evaluate the performance of the trainees in each courses/ module and award a certificate on its successful completion.

(Dr. D.K. Kaushik)
VICE-CHANCELLOR
SHOBHIT UNIVERSITY, GANGOH
Distt. Saharanpur, (U.P.)-247341




5. Both the institutes can organize the scientific meets/conferences/Continuing Medical Education (CMEs) programs, workshops, symposia etc. for the upliftment of the academics and society.
6. Both the organizations will publish the research papers, short communications, case reports etc. in collaborations with mutual understandings.
7. Institutions may have joint lectures and webinars with the exchange of students as per the pre decided conditions.
8. Both the institutions believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
9. Both intent to cooperate and focus their efforts on cooperation with in area of skill based training, education and research.
10. There will be no restriction on the contents of the thesis and on publication of results of the thesis, subject to the condition that no Intellectual Property Rights can be secured for any part of the work which will be decided with mutual consent.
11. Research supervisors of DNA Labs will also be the author for research publications (additional) for the work guided at DLCAS.
12. This MOU shall be in effect for a period of 5 years from the last date of signature. Either party may request termination of this agreement, in writing, ninety (90) days prior to the proposed termination date. Any activities in progress at the time of termination shall be permitted to conclude as planned unless otherwise agreed in writing.
13. A joint evaluation of the MOU will be initiated by the designated representatives six (6) months prior to the expiration date. Following the evaluation, the MOU may be renewed and resigned for an additional five (5) years period.
14. Amendments to this MOU may be requested, in writing, by either party and approved by the authorized signatories.


27.6.20
(Dr. D.K. Kaushik)
VICE-CHANCELLOR
SHOBHIT UNIVERSITY, GANGOH
Distt. Saharanpur, (U.P.)-247341



**For: DNA Labs-A Centre for Applied Sciences
Dehradun, U.K.**


**DNA Labs - A Centre For
Applied Sciences (DLCAS)
Dehradun (U.K.)**

Mr. Divy Prakash Pandey
Deputy Director
DNA Labs-A Centre for Applied Sciences
Dehradun (UK)-INDIA




Dr. Narotam Sharma
Senior Scientist
DNA Labs - A Center for
Applied Sciences, Dehradun (U.K.)

Dr. Narotam Sharma
Senior Scientist and
Head Laboratories

**For:Shobhit University, Gangoh, Saharanpur,
Uttar-Pradesh -INDIA**


27.6.2020
Signatory Authority (1)


27.6.20
(Dr. D.K. Kaushik)
VICE-CHANCELLOR
SHOBHIT UNIVERSITY, GANGOH
Dist. Saharanpur, (U.P.)-247341

Signatory Authority (2)

Utilization of E-LAB

DNA Labs

Summer Internship/Projects/Dissertation/ Short Term Training Programs
For the students

of


Biotechnology, Microbiology, Biochemistry, Zoology, Botany, Virology, Molecular Biology,
Environmental Sciences, Medical Lab Technology and Pathology

of

Shobhit University, Gangoh, Saharanpur, Uttar-Pradesh

For E – Lab Programs	
Duration	Concessional Fee (In Rs.) for Students of Shobhit University, Gangoh, Saharanpur, Uttar-Pradesh
15 Days	1500/-
01 Month	3000/-
1.5 Months	4000/-
02 Months	5500/-

#Training Manuals cum book and all the contents for E-Lab will be provided to all the registered candidates fee of cost via mail ids)


(Dr. D.K. Kaushik)
VICE-CHANCELLOR
SHOBHIT UNIVERSITY, GANGOH
Distt. Saharanpur, (U.P.)-247341

MEMORANDUM OF UNDERSTANDING

BETWEEN

SHOBHIT UNIVERSITY

AND

CHITKARA UNIVERSITY

FOR

PROMOTION

OF

ACADEMIC AND RESEARCH ACTIVITIES

This Memorandum of Understanding (hereinafter to be called as MoU) is made and executed at New Delhi on 21st day of September of the year 2022 by and between:

Shobhit University, Gangoh, having its campus at Adarsh Institutional Area, Babu Vijendra Marg, Gangoh, Distt. Saharanpur- 247341 (Hereinafter referred as the **party 1**)

AND

Chitkara University having its Corporate Office at SCO 160-161, Sector 9-C, Chandigarh- 160009 (Hereinafter referred as **party 2**).

Both Parties have intent to collaboration as per below described articles of this MOU.

BACKGROUND AND PURPOSE

Whereas, both the Universities have a noble vision to foster sustainable human development through collaborative efforts in education, research and such entrepreneurial development programmes; as may be beneficial to the society, as a whole and

Whereas, for the mutual benefit of the students and faculties and for the purpose of nurturing research orientation, innovation, entrepreneurship and creativity amongst them, both the Parties are equally interested in working together to share the benefits of each other's strengths in research and other academic areas of common interest as may be mutually agreed upon by both the Parties from time to time.

Now therefore, considering the long term benefits of sharing academic and such other resources as are in their respective fields of excellence, both the Parties hereto, are desirous of putting the broad terms of their intentions into this MoU and establish a strong academic collaboration in the areas identified for co-operation by undertaking joint responsibilities and activities and commit to co-operate to the fullest extent by mutual understanding on the terms mentioned in the Articles contained hereunder:

ARTICLE 1: SCOPE OF COLLABORATION

Both the Parties agree on:

- 1.1 The different areas of collaboration mentioned in Article 2 to this MoU.
- 1.2 List of collaborative areas as mentioned in Article 2 is not exhaustive in nature. Parties shall endeavour to elaborate these areas of collaboration.
- 1.3 Additional areas of collaboration, as may be mutually agreed between the Parties, shall form part of this MoU.

- 1.4 Mere agreement on the areas of mutual collaboration, as mentioned in Article 2 to this MoU does not create any binding and legally enforceable rights and obligations between the Parties. Legally enforceable rights and obligations of each Party under the umbrella of this MoU shall be created separately, by written agreements.
- 1.5 All agreements, as may be entered from time to time in relation to the areas under collaboration, or during the implementation of programmes and activities specified in this MOU including financial arrangements shall be negotiated and determined mutually by the parties vide separate additional agreement to be signed by the signatories to this MoU and such document shall be attached as the addend or the annexure to this MOU.
- 1.6 Except Article 2 (Areas of Collaboration), which is non-binding in nature, all other Articles of this MoU shall be binding and shall apply to the agreements, so executed subsequently, under the aegis of this MoU.
- 1.7 Actions taken by either party in furtherance of their respective activities of operation shall not bind the other except to the extent provided under this MoU or to the extent they are reduced to writing and the prior consent of the other party is obtained.

ARTICLE 2: AREAS OF COLLABORATION

In order to fulfil the above objectives, the parties hereby agree to engage and work collaboratively on the following activities of common interest:

- 2.1 Conduct of joint Workshops/ Conferences/ Symposiums and Awareness Programmes.
- 2.2 Author joint research papers.
- 2.3 Participate in each other's Board of studies and Academic Council Meetings.
- 2.4 Development of Entrepreneurship Programmes.
- 2.5 Development of joint MOOC programs
- 2.6 Setup application-oriented question papers as per each party's requirements.
- 2.7 Offer Guides or Co-Guides in Ph.D. programs.
- 2.8 Accessibility to each other's research works and research facilities .
- 2.9 Collaborate for other academic activities which might be agreed upon later.
- 2.10 Awareness, publicity & accessibility for research activities, programs, seminar, workshops, conferences and like to be jointly organized.
- 2.11 Establishing platform in terms of infrastructure and human resource for betterment of educational system.
- 2.12 Organize national and international events at mutually agreed terms.
- 2.13 Recognize faculties from each other's campuses as adjunct faculties (Associate Professor, Professor)
- 2.14 Any other matter of mutual interest including sharing of facilities like infrastructure, library, reading room etc., as may be mutually agreed.

ARTICLE 3: TENURE AND TERMINATION

- 3.1 The MoU shall come into force immediately upon its signing by the parties and shall remain in force for an initial period of five (5) years from the date of its signing.
- 3.2 The Parties may further extend the MOU on the mutually agreed terms and with mutual written consent.
- 3.3 This MoU may be terminated by mutual consent of the parties before its normal tenure of five (5) years by giving advance notice of one(1) without jeopardizing the ongoing collaborative activities, and MoU will be deemed terminated on the expiry of one month time given in notice.

ARTICLE 4: FORCE MAJEURE

- 4.1 Neither Party shall be liable for any failure to perform, any of its obligations under this MoU if the performance is prevented, hindered or delayed by a *Force Majeure* event (defined below) and in such case its obligations shall be suspended for so long as the Force Majeure Event continues.
- 4.2 Each party shall promptly inform the other of the existence of a Force Majeure event and shall consult together to find a mutually acceptable solution.
- 4.3 "Force Majeure Event" means an event which is beyond the reasonable control of the Parties concerned, including, without limitation, unavailability of any communication system, sabotage, fire, flood, explosion, acts of God, civil commotion, strikes or industrial action of any kind, riots, insurrection, war or acts of government, pandemic, epidemic etc.

ARTICLE 5: LICENSE AND INTELLECTUAL PROPERTY RIGHTS

- 5.1 Parties have intellectual property rights over their trade names, corporate signs, logos, software and such other proprietary information and know-how which they may come across through this MOU. The Parties shall recognize each other's intellectual property rights for all purposes.
- 5.2 Nothing in this MoU shall confer on one Party any right or title in the intellectual property of the other Party.
- 5.3 No license is automatically granted under this MoU to any person to access the places or tangible or intangible property of the other Party either expressly or by implication or otherwise. Both Parties understand and acknowledge that grant of any such license shall always be on case to case basis and shall be expressed in writing.
- 5.4 Both parties will take all necessary steps to protect the intellectual Properties generated during the process or shared by the parties.
- 5.5 Rights regarding joint publications, joint patents, royalty, ownership of software/design/product developed etc. under the scope of this MOU, shall be decided by the two parties by mutual consent.

ARTICLE 6: FINANCIAL ARRANGEMENTS AND REVENUE SHARING

- 6.1 The financial arrangements, wherever involved, to carry out the activities under the areas of collaboration such as Projects, Programs, Conferences, Seminars, Workshops and the like, will be decided and approved after mutual consent of both the parties and shall be agreed to for each activity individually.
- 6.2 Revenue, if any generated from such activities shall be shared by the Parties in the proportion of their contribution in resource deployment and resource mobilization and such arrangement in revenue sharing shall also be worked in advance individually for each of the planned activities.

ARTICLE 7: NON EXCLUSIVITY

- 7.1 The Parties acknowledge and agree that the areas of collaboration under this MoU are being undertaken on a non-exclusive basis and either Party shall be free to enter into or consummate transactions similar to the areas of collaboration with other parties in India or elsewhere.
- 7.2 This MoU does not restrain or preclude parties from entering into similar MoUs with any other organization during currency or the extended currency of this MoU.

ARTICLE 8: AMENDMENTS

- 8.1 No alterations, additions or modification of this MoU shall be valid and binding unless the same are reduced to writing and signed by competent authorities of both the Parties.

ARTICLE 9: CONFIDENTIALITY

- 9.1 This MoU and all "confidential information" exchanged between the Parties pursuant to this MoU shall be held in confidence. "Confidential Information" means:
 - 9.1.1 Information in tangible form that bears a Confidentiality Legend such as Confidential/ Restricted/ Secret etc.
 - 9.1.2 Information in tangible form that does not bears any Confidentiality Legend; however, the receiving party knew, or reasonably should have known under the circumstances, that the information was confidential and had been communicated to it in confidence.

ARTICLE 10: DISPUTE RESOLUTION

- Any issues that are not addressed or stipulated in the MoU shall be discussed and resolved through negotiation in good faith and such resolution will be incorporated as written amendments to the MoU by mutual agreement between two Parties.
- No disputes are foreseen in the implementation of the MoU. The two Parties, however, agree that if any dispute arises between them, efforts will be made to settle the same as amicably as possible. If the dispute still remains unsettled, it will be referred for resolution bilaterally to Vice Chancellors of both the parties. The decisions so arrived at shall be final and binding on the parties to this MoU.

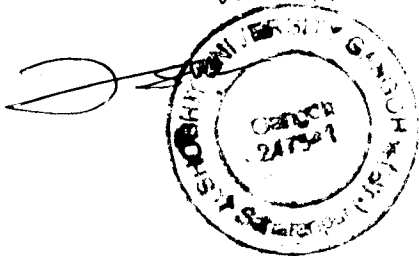
This MOU has been executed in two originals, one of which has been retained by the First party and the other by the Second party)

IN WITNESS WHEREOF, the parties have executed this MOU and represent that they approve, accept and agree to terms contained herein.

Name and Address of the
First Party

Name and Address of the
Second Party

Signed by *Dr. Ranjit Singh*
Vice Chancellor

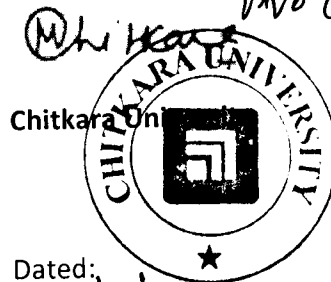


Dated: *21.09.2022*

Witness 1 *Dr. N. R. Sharma*

Witness 2

Signed by *Dr. Madhu Chitkara*
Pro Chancellor



Dated:

21/09/22

Witness 1 *Dr. N. R. Sharma*

Witness 2



Dated: 21st September, 2022

Memorandum of Understanding (MOU)

Between

The Electronics Sector Skills Council of India (ESSCI)

And



Shobhit University

SUBJECT: Collaboration to promote Education, Skill & Research.

The following terms are mutually applicable to both (First Party and Second Party):

1. Both the parties will assist each other in organizing the Summit, Seminar, Symposium workshop and other academic deliberations.
2. Collaboration in Teaching, Research & Development and Consultancy in the field of mutual interest.
3. Exchange of Academic materials and publications.
4. Conducting various training programmes for students and faculty members in the area of mutual interest.
5. Both the parties will support each other in curriculum development, industry interaction and other support from time to time through its network.

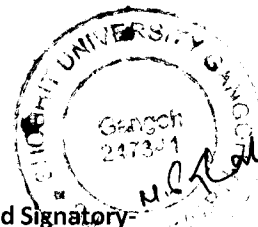
For First Party:



Authorised Signatory-

Name: Dr Abhilasha Gaur
Designation: Chief Operating Officer
Mobile: +91 8800211049
Email: ceo@essc-india.org

For Second Party:



Gangohi
247301
21.9.22

Authorised Signatory-

Name: Dr. NILADRY BEKHAR GHOSH
Designation: Director - IOBE
Mobile: 8894144966
Email: niladry-chem@yahoo.co.in

Electronics Sector Skills Council of India

155, 2nd Floor, ESC House, Okhla Industrial Estate Phase III, New Delhi -110020, Tel: +91-84477-38-501 www.essc-india.org

Date: 21st September, 2022 (Wednesday)

Memorandum of Understanding (MOU) Between

Asset Chain Techlligence Private Limited (Truscholar)

And

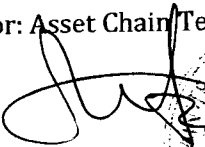
Shobhit University, Gangoh, Saharanpur (UP)

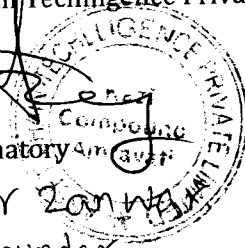
Subject: Collaboration to promote Education, Skill & Research

The following terms are mutually applicable to both (First party and Second party)


1. Both the parties will assist each other in organizing the summit, seminar, symposium workshop and other academic deliberations.
2. Collaboration in Teaching, Research & Development and consultancy in the field of mutual interest.
3. Exchange of Academic materials and publications
4. Conducting various training programmes for students and faculty members in the area of Mutual interest.
5. Both Party will support each other in curriculum development, industry Interaction and other support from time to time through its network.

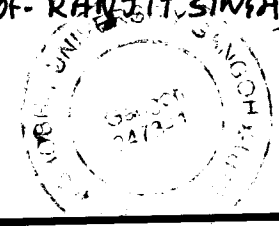
For: Asset Chain Techlligence Private Limited


Authorised Signatory
MAYUR ZANNA
co-founder
9422833595
mayur@truscholar.io



For: Shobhit University, Gangoh.


21.9.22
Authorised Signatory (PROF. RANJIT SINGH)



TruScholar, Asset Chain Techlligence Pvt. Ltd, CIN: U93090MH2019PTC334696
Head Office: 3rd Floor, Nanda Motors, Nawathe Square, Amravati, Maharashtra, 444601
Network: Mumbai | Pune | Bangalore | Hyderabad | Chennai | Delhi | Ahemdabad | Guwahati | Kolkata

Memorandum of Understanding (MOU)

IES University, Bhopal

And

Shobhit University, Meerut

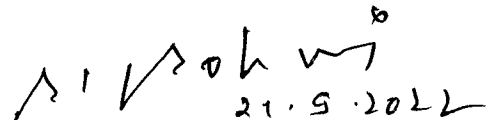
Subject: Collaboration to Promote Education, Skill & Research.

The following terms are mutually applicable to both (First party and Second party):

1. Both the parties will assist each other in organizing the summit, seminar, symposium workshop and other academic deliberations.
2. Collaboration in Teaching, Research & Development and consultancy in the field of mutual interest.
3. Exchange of Academic materials and publications
4. Conducting various training programs for students and faculty members in the area of mutual interest.
5. Both the Parties will support each other in curriculum development, industry interaction and other support from time to time through its network.

MOU signed on 21st September 2022, Wednesday.

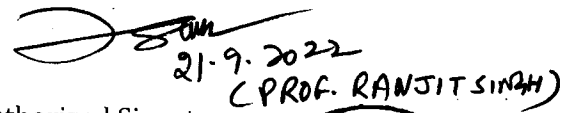
For IES University, Bhopal


21.9.2022

Authorized Signatory

Vice Chancellor
IES University
Bhopal (M.P.)

For Shobhit University, Meerut


21.9.2022
(PROF. RANJIT SINGH)

Authorized Signatory





Incorporated Under M.P. Act #4 of 2015 Madhya Pradesh
Niji Vishwavidyalaya (Sthapana evam Sanchalan Act) & Sec- 2(F) of University Grant Commission

Date: 21st September, 2022 (Wednesday)

Memorandum of Understanding (MOU) Between

LNCT University, Bhopal (M.P.)

And

Subject: Collaboration to promote Education, Skill & Research

The following terms are mutually applicable to both (First party and Second party)


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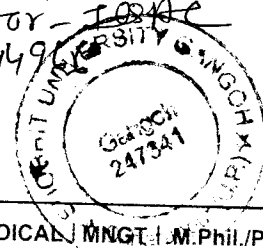
For First Party

For Second Party


Authorised Signatory

Dr. N.K. Thakur
Vice-Chancellor
LNCT University, Bhopal


Authorised Signatory 21.9.22
Dr. NILADRY SEKHAR GHOSH
Director - IOD
88944496



ENGG | MEDICAL | AGRI | ARCH | PHARMA | AYUR | NURSING | LAW | PARAMEDICAL | MNGT | M.Phil./Ph.D. | MBBS | MD | MS

LNCT University, J.K. Town, Sarvadharm C-Sector, Kolar Road, Bhopal- 462042 (M.P.) - INDIA

+ 91-755-4049600/610/611/612/666/667/675

UNIVERSITY@LNCTU.ORG



MAHARISHI MAHESH YOGI VEDIC VISHWAVIDYALAYA

(Established by Madhya Pradesh Act No. 37 of 1995 and Recognised by UGC under section 2 (f))

No.

Date : 21.09.22

Memorandum of Understanding (MOU) Between

Maharishi Mahesh Yogi Vedic Vishwavidyalaya ,Karoundi, Katni - 483332,

And

Subject: Collaboration to promote Education, Skill& Research

The following terms are mutually applicable to both (First party and Second party)

1. Both the parties will assist each other in organizing the summit, seminar, symposium workshop and other academic deliberations.
2. Collaboration in Teaching, Research & Development and consultancy in the field of mutual interest.
3. Exchange of Academic materials and publications
4. Conducting various training programmes for students and faculty members in the area of Mutual interest.
5. Both Party will support each other in curriculum development, industry Interaction and other support from time to time through its network.

For First Party

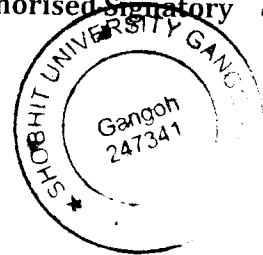
**Maharishi Mahesh Yogi Vedic Vishwavidyalaya
Karoundi, Katni - 483332,**

Authorised Signatory

For Second Party

Prof. RANJIT SINGH)

Authorised Signatory 9412920780



Head Office :- Karoundi, Post-Mahner, Distt: Katni :- (M.P.)- 483332, Ph. :- 9981994424, 9755038115

Administrative Office :- Lamti, Vijay Nagar, Jabalpur :- (M.P.) - 482002, Ph. :- 0761-2637213, 2637216, 2637217

E-mail :- mmyvregistrar@gmail.com ● Website :- www.mmyvv.com, mmyvvdde.com ● Fax :- 0761-4071151



Shobhit

University

EDUCATION EMPOWERS

Memorandum of Understanding

MANARISHI MAHESH YOGI VEDIC UNIVERSITY
KATNI

and

SHOBHIT UNIVERSITY (INDIA)

Shobhit University, Adarsh Institutional Area,
Babu Vijendra Marg, Gangoh,
Distt. Saharanpur – 247341, India
T: +91-1331-236300, F: +91-1331- 234500,
vcgangoh@shobhituniversity.ac.in
www.sug.ac.in

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Memorandum of Understanding

This Memorandum of Understanding is dated.....2008

Parties

.....

and

Shobhit University, India

(Established by Uttar Pradesh Shobhit University Act No. 3, 2012)
Adarsh Institutional Area, Babu Vijendra Marg,
Gangoh, Distt. Saharanpur – 247341, India

Background

..... and Shobhit University desire to work in a spirit of cooperation to establish an academic link between the two institutions.

Agreement

1. Effective Date and Duration of Agreement

This Memorandum of Understanding (“MOU”) shall take effect on the date it is made and shall continue for a period of five (5) years.

2. Areas of Co-Operation

The parties will discuss opportunities for cooperation in the following areas with a view to developing and carrying out collaborative activities of common interests:

- (a) academic staff cooperation on collaborative research, lectures and conferences in areas of common interest;
- (b) general academic collaboration including the exchange of educational resource materials and publications that are of mutual interest;
- (c) assessment of units for advanced standing for academic programs offered at each institution;
- (d) development and implementation of student exchange programs;
- (e) staff exchange;
- (f) identification of special short-term academic programs and projects of mutual benefit to both institutions; and
- (g) any other collaborative efforts that both parties may deem fit from time to time.

3. Activities and Projects

Collaborative activities or projects between the parties will be subject to further agreement detailing the parties' responsibilities and obligations and the conditions relating to each activity or project and compliance with applicable law including without limitation and other relevant laws for the time being in force in the respective jurisdictions.

4. Legal Effect of this Agreement

This MOU outlines the framework of a working relationship between the parties. Except as expressly noted, it is not intended to constitute a contract, but is built on goodwill and binding in honour only. No partnership or joint venture is created by this MOU, and neither party can commit the other financially or otherwise to third parties.

5. Confidentiality

Each party shall keep confidential all information or material acquired or produced in connection with this agreement and shall not without prior written consent use or disclose or otherwise make available this information or material in any form to any person. This provision shall be binding upon the parties and shall survive the termination or expiry of this agreement.

6. Intellectual Property

Ownership of Intellectual Property shared by the parties pursuant to this agreement will remain with the contributor or creator. All such material should be treated as confidential and not for public circulation unless specifically agreed otherwise by both parties. This provision shall be binding upon the parties and shall survive the termination or expiry of this agreement.

7. Use of Name and Logo

Neither party shall use the name or logo, or any variation thereof, of the other party without first obtaining its written consent.

8. Standards of Performance

The parties agree that all obligations under this MOU and any agreement resulting from this MOU shall be performed in a manner protective of and consistent with both parties' reputation for excellence and integrity in education, research and scholarship.

9. Termination

Either party may terminate this MOU by providing a minimum of six months written notice to the other party.

Executed

Signed for and on behalf of)
..... by its duly)
authorised officer in the presence of:)


Signature of witness: *McCool*
Name of witness (block letters): **DR Mukesh Kumar**

Signature: *Am*
A.D.: *7007507809*

Signed for and on behalf of **Shobhit University**)
by its duly authorised officer in the presence of:)

Signature of witness: *N. S. Kumar*
Name of witness (block letters): **Prof. Nitya Sealar Kumar**

Signature: *[Signature]*
Date: *21-9-2022*
(NAME) **Prof. RANJIT SINGH**
Name of authorised person (block letters)



Date: 21st September, 2022 (Wednesday)

Memorandum of Understanding (MOU) Between

LNCT VIDHYAPEETH UNIVERSITY, INDORE (M.P.)

And

Shobhit University, Ganga, Saharanpur, (U.P.)

Subject: Collaboration to promote Education, Skill & Research

The following terms are mutually applicable to both (First party and Second party)

1. Both the parties will assist each other in organizing the summit, seminar, symposium workshop and other academic deliberations.
2. Collaboration in Teaching, Research & Development and consultancy in the field of mutual interest.
3. Exchange of Academic materials and publications
4. Conducting various training programmes for students and faculty members in the area of Mutual interest.
5. Both Party will support each other in curriculum development, industry Interaction and other support from time to time through its network.

For First Party

For Second Party

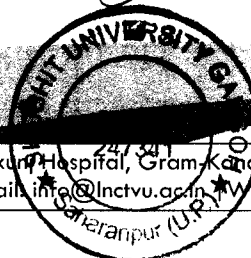
Authorised Signatory

Dr. N. K. Thakur

Vice Chancellor

Authorised Signatory

Dr. Niladri Sekhar Ghosh



Date: 21st September, 2022 (Wednesday)

Memorandum of Understanding (MOU) Between

Centre for Education Growth and Research

And

Shobhit University, Gangoh, Saharanpur (UP)

Subject: Collaboration to promote Education, Skill & Research

The following terms are mutually applicable to both (First party and Second party)

1. Both the parties will assist each other in organizing the summit, seminar, symposium workshop and other academic deliberations.
2. Collaboration in Teaching, Research & Development and consultancy in the field of mutual interest.
3. Exchange of Academic materials and publications
4. Conducting various training programmes for students and faculty members in the area of Mutual interest.
5. Both Party will support each other in curriculum development, industry Interaction and other support from time to time through its network.

For First Party



Authorised Signatory

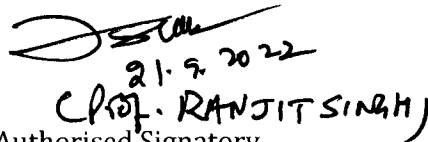
Name: Ravish Roshan

Designation: Director

Mobile: 9971026007

Email: ravish@cegr.in

For Second Party


21.9.2022
Prof. RANJIT SINGH

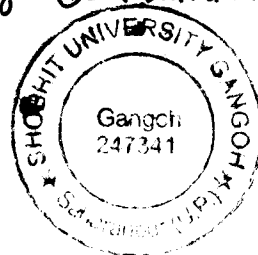
Authorised Signatory

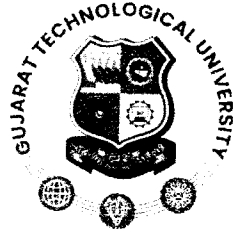
Name: Prof. Ranjit Singh

Designation: Vice Chancellor

Mobile: 9412920780

Email: vcgangoh@shobhituniversity.ac.in





**Letter of Intent (LoI)
For
Collaboration**

**between
GUJARAT TECHNOLOGICAL UNIVERSITY
(Ahmedabad, INDIA)**

and

Shobhit University, Gangoh, Saharanpur (UP)

The parties mentioned as above are herewith signing the letter of intent for broad activities as defined below.

Objectives:

- i. To identify common academic domains to develop strategic partnership;
- ii. To offer short-term and long-term exchange programs for students and faculties of associated institutes of all parties
- iii. To explore and initiate the collaborative opportunities in areas of research, academic deliverables, administrative reforms, and sharing the expertise in the domains of internationalization & innovation in the university ecosystem.
- iv. To offer any other activities and program as per mutual interest of parties

Implementation

This LoI shall work as an initial document showing willingness of the parties to collaborate with broad activities enlisted above. All the parties shall discuss the areas of cooperation and related terms in detail and may go for further articulation of signing Agreements / MoU as deemed fit.

5. Addresses and identification of the Parties

<p><i>Chatter</i></p> <p><u>Dr. Chusy Vibhakar</u></p> <p>Gujarat Technical University Phone: +91 (079) 23267527/570 Email: registrar@gtu.edu.in Website: www.gtu.ac.in</p>	<p><i>Prof. Ranjit Singh</i></p> <p>21.4.2022 (Prof. RANJIT SINGH)</p> <p></p>
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Shobhit
University

EDUCATION EMPOWERS

Memorandum
of
Understanding

Gujarat Technological University

and

SHOBHIT UNIVERSITY (INDIA)

Shobhit University, Adarsh Institutional Area,
Babu Vijendra Marg, Gangoh,
Distt. Saharanpur – 247341, India
T: +91-1331-236300, F: +91-1331- 234500,
vcgangoh@shobhituniversity.ac.in
www.sug.ac.in

.....
.....
.....
.....
.....

Contents

1.	Effective Date and Duration of Agreement	1
2.	Areas of Co-Operation	1
3.	Activities and Projects	2
4.	Legal Effect of this Agreement	2
5.	Confidentiality	2
6.	Intellectual Property	2
7.	Use of Name and Logo	2
8.	Standards of Performance	2
9.	Termination	2

Memorandum of Understanding

This Memorandum of Understanding is dated.....2009

Parties

.....

and

Shobhit University, India

(Established by Uttar Pradesh Shobhit University Act No. 3, 2012)
Adarsh Institutional Area, Babu Vijendra Marg,
Gangoh, Distt. Saharanpur – 247341, India

Background

..... and Shobhit University desire to work in a spirit of cooperation to establish an academic link between the two institutions.

Agreement

1. Effective Date and Duration of Agreement

This Memorandum of Understanding (“MOU”) shall take effect on the date it is made and shall continue for a period of five (5) years.

2. Areas of Co-Operation

The parties will discuss opportunities for cooperation in the following areas with a view to developing and carrying out collaborative activities of common interests:

- (a) academic staff cooperation on collaborative research, lectures and conferences in areas of common interest;
- (b) general academic collaboration including the exchange of educational resource materials and publications that are of mutual interest;
- (c) assessment of units for advanced standing for academic programs offered at each institution;
- (d) development and implementation of student exchange programs;
- (e) staff exchange;
- (f) identification of special short-term academic programs and projects of mutual benefit to both institutions; and
- (g) any other collaborative efforts that both parties may deem fit from time to time.

3. Activities and Projects

Collaborative activities or projects between the parties will be subject to further agreement detailing the parties' responsibilities and obligations and the conditions relating to each activity or project and compliance with applicable law including without limitation and other relevant laws for the time being in force in the respective jurisdictions.

4. Legal Effect of this Agreement

This MOU outlines the framework of a working relationship between the parties. Except as expressly noted, it is not intended to constitute a contract, but is built on goodwill and binding in honour only. No partnership or joint venture is created by this MOU, and neither party can commit the other financially or otherwise to third parties.

5. Confidentiality

Each party shall keep confidential all information or material acquired or produced in connection with this agreement and shall not without prior written consent use or disclose or otherwise make available this information or material in any form to any person. This provision shall be binding upon the parties and shall survive the termination or expiry of this agreement.

6. Intellectual Property

Ownership of Intellectual Property shared by the parties pursuant to this agreement will remain with the contributor or creator. All such material should be treated as confidential and not for public circulation unless specifically agreed otherwise by both parties. This provision shall be binding upon the parties and shall survive the termination or expiry of this agreement.

7. Use of Name and Logo

Neither party shall use the name or logo, or any variation thereof, of the other party without first obtaining its written consent.

8. Standards of Performance

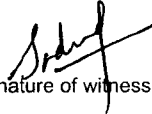
The parties agree that all obligations under this MOU and any agreement resulting from this MOU shall be performed in a manner protective of and consistent with both parties' reputation for excellence and integrity in education, research and scholarship.

9. Termination

Either party may terminate this MOU by providing a minimum of six months written notice to the other party.

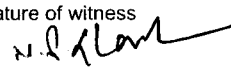
Executed


Signed for and on behalf of)
..... by its duly)
authorised officer in the presence of:)

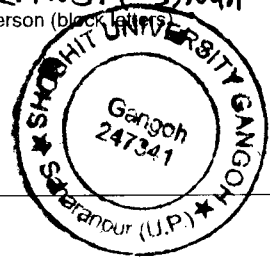
Signature of witness

SADANAND SAHU
Name of witness (block letters)

Signature
Dr. Chitra Vibhakar
Director
GTU
(M) 9173698533

Signed for and on behalf of **Shobhit University**)
by its duly authorised officer in the presence of:)

Signature of witness

Name of witness (block letters)
DR. NILADRI SEKHAR GHOSH.

Signature

21-9-2022
(NAME) PROF. RANJIT SINGH
Name of authorised person (block letters)



ADDENDUM

EduCLaaS ALLIANCE AGREEMENT

Ref: UA/EDU/MOA/2111/IN/057

UA/EDU/MOA/2207/IN/081/ADD


This Addendum is in reference to the EduCLaaS Alliance Agreement (this "Agreement") that was made and entered into on 12th November 2021 by and between

EduCLaaS Pte. Ltd. (referred to as "EduCLaaS"), a fully owned subsidiary of EduCLaaS Global Pte. Ltd., with a principal place of business at 11 Eunos Road 8, #07-02, Lifelong Learning Institute, Singapore 408601,

and

Shobhit University, (referred to as "Partner"), a corporation with a principal place of business at Gangoh, Saharanpur, Uttar Pradesh, India,

May it be known that the undersigned parties, for good consideration, do hereby agree to make the following additions that are outlined below. These additions shall be made valid as if they were included in the original stated contract.

A circular stamp from Shobhit University Gangoh, Saharanpur, U.P. The outer ring contains the text "SHOBHIT UNIVERSITY GANGOH" at the top and "Saharanpur U.P." at the bottom. The inner circle contains the word "REGISTRAR". A signature is written across the stamp, and the date "18.7.22" is written to the right of the stamp.

18.7.22

EDUCLAAS GLOBAL PTE. LTD.

11 Eunos Road 8, #07-02 Lifelong Learning Institute, Singapore 408601.
t +65 6324 9730 f +65 6324 1637 www.educlaas.com Regd. 199701723E

THE AGREED ADDITIONS ARE AS FOLLOWS:

1. To add in Curriculum Mapping for Bachelor Degree in Software Engineering, under Annex F – Curriculum Mapping for B.Tech – Software Engineering.



Scheme

for

**Applied Degree
B.Tech. - Software Engineering**

With University Partnership

A circular stamp from the University of Jammu, featuring the text 'UNIVERSITY OF JAMMU' around the top and 'Srinagar' at the bottom. A signature is written across the stamp, and the date '18-7-22' is written to the right of the stamp.

Applied Degree – B.Tech.-Software Engineering

4 Years Degree Program

Program Educational Objectives (PEOs)

PEO-1: Graduates shall have the ability to apply knowledge across the disciplines and in emerging areas of Computer Science and Engineering and Software Engineering such as for higher studies, research, employability, full stack web development, and artificial intelligence solutions to handle the realistic problems.

PEO-2: Graduates shall have good communication skills, possess ethical conduct, sense of responsibility to serve the society and protect the environment.

PEO-3: Graduates shall possess academic excellence with high ethical values, soft skills, managerial skills, leadership qualities, knowledge of contemporary issues and understand the need for lifelong learning for a successful professional career.

PEO-4: To imbibe in graduates the team-spirit and problem-solving skills so they can lead organizations they join in or initiate their own ventures.

PEO-5: To disseminate the ability to analyze the requirements, understand the technical specifications and design the innovative solutions by applying the principles of computing.

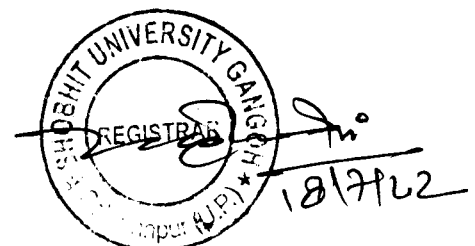
Program Outcomes (POs):

PO-1: Engineering knowledge: Apply the knowledge of mathematics, science, engineering fundamentals, and an engineering specialization to the solution of complex engineering problems.

PO-2: Problem analysis: Identify, formulate, review research literature, and analyze complex engineering problems reaching substantiated conclusions using first principles of mathematics, natural sciences, and engineering sciences.

PO-3: Design/development of solutions: Design solutions for complex engineering problems and design system components or processes that meet the specified needs with appropriate consideration for the public health and safety, and the cultural, societal, and environmental considerations.

PO-4: Conduct investigations of complex problems: Use research-based knowledge and research methods including design of experiments, analysis and interpretation of data, and synthesis of the information to provide valid conclusions.



- PO-5: Modern tool usage:** Create, select, and apply appropriate techniques, resources, and modern engineering and IT tools including prediction and modeling to complex engineering activities with an understanding of the limitations.
- PO-6: The engineer and society:** Apply reasoning informed by the contextual knowledge to assess societal, health, safety, legal and cultural issues and the consequent responsibilities relevant to the professional engineering practice.
- PO-7: Environment and sustainability:** Understand the impact of the professional engineering solutions in societal and environmental contexts, and demonstrate the knowledge of, and need for sustainable development.
- PO-8: Ethics:** Apply ethical principles and commit to professional ethics and responsibilities and norms of the engineering practice.
- PO-9: Individual and team work:** Function effectively as an individual, and as a member or leader in diverse teams, and in multidisciplinary settings.
- PO-10: Communication:** Communicate effectively on complex engineering activities with the engineering community and with society at large, such as, being able to comprehend and write effective reports and design documentation, make effective presentations, and give and receive clear instructions.
- PO-11: Project management and finance:** Demonstrate knowledge and understanding of the engineering and management principles and apply these to one's own work, as a member and leader in a team, to manage projects and in multidisciplinary environments.
- PO-12: Life-long learning:** Recognize the need for and have the preparation and ability to engage in independent and life-long learning in the broadest context of technological change.



18.7.22

B.Tech.-Software Engineering
Programme Matrix
 (4 Years)

YEAR 1				YEAR 2				YEAR 3				YEAR 4			
EC	Module	Credits		EC	Module	Credits		EC	Module	Credits		EC	Module	Credits	
1	EC1			3	EC1	IT Systems & Network	4	5	EC18	Python Programming (A)	4	7	EC22	Deep Learning	4
	EC2				EC1	IT Security	4		U4	Communication skills	2		EC23	Reinforcement Learning	4
	EC3				U1	Engineering Maths	4						U6	Introduction to Management and Leadership	2
	EC4				EC1	Industry Project 1 (Apprenticeship)	12	EC19	Industry Project 3 (Apprenticeship)	12	EC24		Industry Project 5 (Apprenticeship)	12	
	EC5							6	EC20	Machine Learning	8	U7	Entrepreneurship Development	2	
	EC6	Web Development using PHP/MySQL	4	U2	Environmental science and disaster management	2	U5								Social and Professional Ethics
2	EC7	Application Integration	4	4	EC16	Data Science Essentials	4	6	EC21	Industry Project 4 (Apprenticeship)	12	8	EC25	Customs Project AI	12
	EC8	Customs Project-Web Development	4		U8	Quantitative Aptitude	2								
	EC9	Desktop Enterprise Applications	4						EC17	Industry Project 2 (Apprenticeship)	12		EC21	Industry Project 4 (Apprenticeship)	12
	EC10	Application Implementation	4		EC17	Industry Project 2 (Apprenticeship)	12	EC21							
	EC11	Application development & process	4						EC17	Industry Project 2 (Apprenticeship)	12	EC21	Industry Project 4 (Apprenticeship)	12	
	EC12	Customs Project- Application Development	4	EC17	Industry Project 2 (Apprenticeship)	12	EC21	Industry Project 4 (Apprenticeship)							12
Total Credits			48						Total Credits			44	Total Credits		

Total Credits for 4 years = 180

Legend

EC1 to EC26	Delivered by EduCLaaS
U1 to U7	Delivered by Partner



[Signature]
18.9.22

Delivery

1. Courses EC1 to EC26 are to be conducted by EduCLaaS – 164 credits.
Courses U1 to U7 are to be conducted by the University – 16 credits
2. Courses EC1 to EC26 includes core courses and Apprenticeship
Courses U1 to U7 are mandatory courses prescribed by the regulator and the University can replace them with other courses if allowed to do so by the regulator.
There are such mandatory courses in the First Year.
3. EC15, EC17, EC19, EC24, EC26 are part of Apprenticeship which commences from Year 2.
During Year 2, 3, 4 there are some courses along with Apprenticeship whose engagement happens during weekends.
4. Courses E1 to E12 are part of Boot-camp and are sessions required to be conducted in sequence one course after another and not in parallel.
Courses U1-U7 can be conducted in parallel as specific number of hours per week depending on the credits.
5. The bootcamp courses (Year 1) engages student for 8 hours per day (Monday to Friday) which includes flipped classes, E-learning, Assignments, Practice sessions and assessment
6. Learners need to understand that going through the rigor of the boot camp is a necessity to acquire specific skills needed for the apprenticeship. 90%
7. Eligibility for paid apprenticeship – minimum 90% attendance in bootcamp courses and successfully completed (class participation + assignments + assessment) all the courses of bootcamp.
8. If the total number of credits is lesser than 180 for the bachelor degree for example 160-179, then credit value can be reduced accordingly in the modules EC13 – EC 26



18.7.22

Assessment

EduCLaaS conducts assessments on various parameters.

The University can accept the same parameters or can use the marks to map to its own parameters

Given below is an illustration that can be an example on how to map the assessment parameters if required

Sl. No.	EduCLaaS- Assessments		Weightage of marks to be taken	University- Assessments		
	Type Assessments	Assessment methods		Type of assessment	Assessment methods	
1	Formative Assessments	MCQ	100%	Internal	Mid semester Exam	Theory
2		Assignments	100%	Internal	Continuous Assessment	Practical
3	Summative Assessments	Graded MCQ	100%	External	End Semester Exam	Theory
4		Graded assignment/ Project Report	100%	External	End Semester Exam	Practical
5		Presentation	100%	Internal	Teachers Assessment	NA
6	NA	Attendance	100%	Will update every module (90% attendance is mandatory)		

1. If the University wants, it can use the EduCLaaS Assessment marks and map it to its own parameters and give due weightage
2. Assessment will be conducted as mentioned in the schedule
3. Grading will be done and stipulated in the course guide for each of the module
4. Grading will be shared to University, module by module for the assessment conducted by EduCLaaS for all the above-mentioned assessment methods
5. The assessment mapping given above is just an illustration. There is no compulsion to use above mapping and University has full right to map at its convenience based on its assessment methods
6. As much as possible University must make use of EduCLaaS assessments and gradings, if it needs to conduct additional assessments for any reason then the same must be conducted without disturbing the EduCLaaS schedule.
7. For the Capstone Project there is no Formative assessments as per our course design



[Handwritten Signature]
18.7.22

Academic Calendar Mapping

1. First year it is bootcamp - 8 hours a day, 5 days a week. i.e 2000 hours and there is no semester break.
2. If the students are not able to come to University Partner's campus during the semester break, then they can continue their studies from home through online
3. Second, Third and Fourths year - semester breaks are not considered since students are anyhow working with client as apprenticeship (full time)



Handwritten signature
18.7.22

2. To add in Curriculum Mapping for Bachelor Degree in Digital Business, under Annex G
– Curriculum Mapping for Bachelor of Business Administration (BBA) in Digital
Business.



Scheme

for

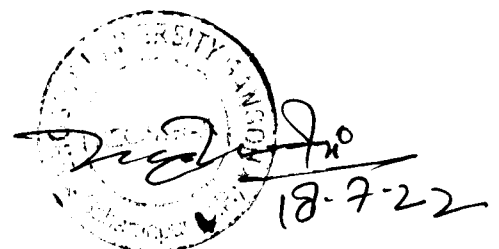
Applied Degree

Bachelor of Business Administration (BBA)

In

Digital Business

With University Partnership



EDUCLAAS GLOBAL PTE. LTD.

11 Eunos Road 8, #07-02 Lifelong Learning Institute, Singapore 408601.
t +65 6324 9730 f +65 6324 1637 www.educlaas.com Regd. 199701723E

Applied Degree
Bachelor of Business Administration (BBA)
In
Digital Business

3 Years Degree Program

Program Educational Objectives (PEOs)

PEO-1: Graduates shall have the ability to apply knowledge across the disciplines and in emerging areas of Business Administration and Digital Business to handle the realistic problems.

PEO-2: Graduates shall have good communication skills, possess ethical conduct, sense of responsibility to serve the society and protect the environment.

PEO-3: Graduates shall possess academic excellence with high ethical values, soft skills, managerial skills, leadership qualities, knowledge of contemporary issues and understand the need for lifelong learning for a successful professional career.

PEO-4: To imbibe in graduates problem-solving skills so they can lead organizations they join in or initiate their own ventures.

PEO-5: To disseminate the ability to analyze the requirements, understand the technical specifications and design the innovative solutions by applying the principles of business administration.

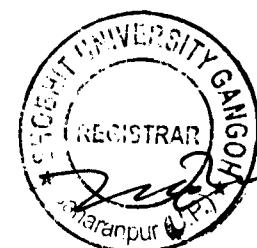
Program Outcomes (POs):

PO-1: Business knowledge: Apply the knowledge of business fundamentals, and digital business specialization to the solution of problems.

PO-2: Problem analysis: Identify, formulate, review research literature, and analyze complex business problems reaching substantiated conclusions using business concepts

PO-3: Design/development of solutions: Design solutions for problems and processes that meet the specified needs with appropriate cultural, societal, and environmental considerations.

PO-4: Conduct investigations of complex problems: Use knowledge and methods including design of experiments, analysis and interpretation of data, and synthesis of the information to provide valid conclusions.



PO-5: Modern tool usage: Create, select, and apply appropriate techniques, resources, and modern tools with an understanding of the limitations.

PO-7: Environment and sustainability: Understand the impact of the professional solutions in societal and environmental contexts, and demonstrate the knowledge of, and need for sustainable development.

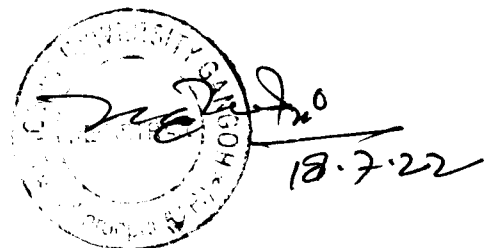
PO-8: Ethics: Apply ethical principles and commit to professional ethics and responsibilities and norms.

PO-9: Individual and team work: Function effectively as an individual, and as a member or leader in diverse teams, and in multidisciplinary settings.

PO-10: Communication: Communicate effectively on complex activities with the business community and with society at large, such as, being able to comprehend and write effective reports and design documentation, make effective presentations, and give and receive clear instructions.

PO-11: Project management and finance: Demonstrate knowledge and understanding of the management principles and apply these to one's own work, as a member and leader in a team, to manage projects and in multidisciplinary environments.

PO-12: Life-long learning: Recognize the need for and have the preparation and ability to engage in independent and life-long learning in the broadest context of business environment change.

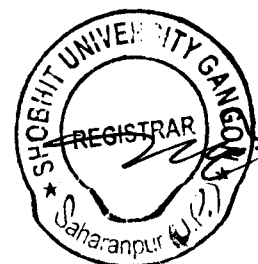


Applied Degree
3 Years Programme
Bachelor of Business Administration (BBA) - Digital Business
Programme Matrix

YEAR 1			YEAR 2			YEAR 3			
Semester	Module	Credits	Semester	Module	Credits	Semester	Module	Credits	
1	EC1	4	3	EC13	2	5	U6	2	
	EC2	4		U1	2		U7	2	
	EC3	4		U2	2		U8	2	
	EC4	4		U3	2		EC18	6	
	EC5	4		EC14	4		U9	2	
	EC6	4		EC15	3		U10	2	
2	EC7	4	4	E16	3	6	U11	2	
	EC8	4		U4	2		U12	2	
	EC9	4		U5	2		EC20	6	
	EC10	4		EC17	6		Credits		20
	EC11	8		Credits			31		
	EC12	8		Credits			60		

Legend

EC1 to EC20	Delivered by EduCLaaS
U1 to U12	Delivered by Partner



Delivery

1. Courses EC1 to EC20 are to be conducted by EduCLaaS – 96 credits.
Courses U1 to U12 are to be conducted by the University – 24 credits
2. Courses EC1 to EC20 includes core courses and Apprenticeship
Courses U1 to U12 are usually prescribed by the regulator and the University can replace them with other courses if necessary.
3. EC14, EC17, EC19, EC20 are part of Apprenticeship which commences from Year 2.
During Year 2 and 3, there are some courses along with Apprenticeship whose engagement happens during weekends.
4. Courses E1 to E12 are part of Boot-camp and are sessions required to be conducted in sequence one course after another and not in parallel.
Courses U1-U7 can be conducted in parallel as specific number of hours per week depending on the credits.
5. The bootcamp courses (Year 1) engages student for 8 hours per day (Monday to Friday) which includes flipped classes, E-learning, Assignments, Practice sessions and assessment
6. Learners need to understand that going through the rigor of the boot camp is a necessity to acquire specific skills needed for the apprenticeship.
7. Eligibility for paid apprenticeship – minimum 90% attendance in boot camp courses and successfully completed (class participation + assignments + assessment) all the courses of boot camp
8. If the University prescribes lesser total credits for the whole programme assuming it is allowed by the regulator, then credit value can be reduced accordingly in the modules EC13 – EC 20.
9. The Programme requires the involvement of on campus mentor during the boot camp which will be provided by the University Partner.



Assessment

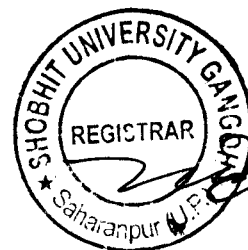
EduCLaaS conducts assessments on various parameters.

The University can accept the same parameters or can use the marks to map to its own parameters

Given below is an illustration that can be an example on how to map the assessment parameters if required

Sl No	EduCLaaS- Assessments		Weightage of marks to be taken	University- Assessments		
	Type Assessments	Assessment methods		Type of assessment	Assessment methods	
1	Formative Assessments	MCQ	100%	Internal	Mid semester Exam	Theory
2		Assignments	100%	Internal	Continuous Assessment	Practical
3	Summative Assessments	Graded MCQ	100%	External	End Semester Exam	Theory
4		Graded assignment/ Project Report	100%	External	End Semester Exam	Practical
5		Presentation	100%	Internal	Teachers Assessment	NA
6	NA	Attendance	100%	Will update every module (90% attendance is mandatory)		

1. If the University wants, it can use the EduCLaaS Assessment marks and map it to its own parameters and give due weightage
2. Assessment will be conducted as mentioned in the schedule
3. Grading will be done and stipulated in the course guide for each of the module
4. Grading will be shared to University, module by module for the assessment conducted by EduCLaaS for all the above-mentioned assessment methods
5. The assessment mapping given above is just an illustration. There is no compulsion to use above mapping and University has full right to map at its convenience based on its assessment methods
6. As much as possible University must make use of EduCLaaS assessments and gradings, if it needs to conduct additional assessments for any reason then the same must be conducted without disturbing the EduCLaaS schedule.
7. For the Capstone Project there is no Formative assessments as per our course design



19-7-22

Academic Calendar Mapping

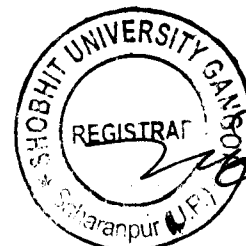
1. First year it is bootcamp - 8 hours a day, 5 days a week. i.e 2000 hours and there is no semester break.
2. If the students are not able to come to University Partner's campus during the semester break, then they can continue their studies from home through online
3. Second and Third year - semester breaks are not considered since students are anyhow working with client as apprenticeship (full time)



3. To add in Calendar Mapping for **Bachelor Degree in Software Engineering**, under Annex H – Calendar Mapping for B.Tech – Software Engineering.

Programme Calendar - B.Tech -Software Engineering

Year	Semester Timeline Shared by University	Module #	Module Name	No of Class Days/ Weeks	No of hours	
Year-1 BOOTCAMP	Sem-1 Sep End to Mar End	EC1	Front-End Web Development	16 days	120	
		EC2	Programming Foundations	17 days	120	
		EC3	UI Frameworks	16 days	120	
		EC4	Database Design and Implementation	16 days	120	
		EC5	Web Development Foundations	21 days	160	
		EC6	Web Development using Platforms	15 days	120	
	Sem-2 Apr to Sep End	EC7	Application Integration	15 days	120	
		EC8	Capstone Project on Web Development	22 days	280	
		EC9	Develop Enterprise Applications	15 days	120	
		EC10	Application Implementation	11 days	80	
		EC11	Application Development & Processes	15 days	120	
		EC12	Capstone Project- Application Development	43 days	520	
		EC13	IT Systems & Networks	15 weeks	60	
		EC14	IT Security	15 weeks	60	
Year-2	Sem-3 Sep End to Mar End	EC15	Industry Project-1 (Apprenticeship)			Apprenticeship Project 1&2
		U1	Engineering Maths	15 weekends	60	
		EC16	Data Science Essentials	15 weeks	60	
	Sem-4 Apr to Sep End	EC17	Industry Project-2 (Apprenticeship)			
		U2	Environmental Science and Disaster Management	15 weekends	30	
		U3	Quantitative Aptitude	15 weekends	60	
Year-3	Sem-5 Sep End to Mar End	EC18	Python Programming for AI	15 weeks	60	Apprenticeship Project 3 & 4
		EC19	Industry Project-3 (Apprenticeship)			
		U4	Communication skills	15 weekends	30	
	Sem-6 Apr to Sep End	EC20	Machine Learning	15 weeks	60	
		EC21	Industry Project-4 (Apprenticeship)			
		U5	Social and Professional Ethics	15 weekends	30	
Year-4	Sem-7 Sep End to Mar End	EC22	Deep Learning	15 weeks	60	
		EC23	Reinforcement Learning	15 weeks	60	
		EC24	Industry Project-5 (Apprenticeship)			
		U6	Introduction to Management and Leadership	15 weekends	30	
	Sem-8 Apr to Sep End	EC25	Capstone Project	47 days	120	
		EC26	Industry Project-6 (Apprenticeship)			
		U4	Entrepreneurship Development	15 weekends	60	



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18.7.22

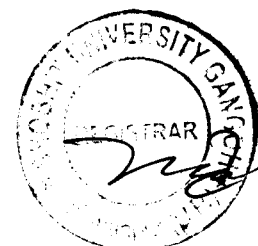
4. To add in Calendar Mapping for **Bachelor Degree in Digital Business**, under Annex I –
Calendar Mapping for for Bachelor of Business Administration (BBA) in Digital Business.

Programme Calendar - BBA - Digital Business

Year	Semester Timeline Shared by University	Module #	Module Name	No of Class Days/ Weeks	No of Hours
Year-1 BOOTCAMP	Sem-1 Sep End to Mar End	EC1	Website Development	16 days	120
		EC2	Digital Marketing Fundamentals	17 days	120
		EC3	Social Media Marketing	16 days	120
		EC4	Digital Communications	16 days	120
		EC5	Content Marketing	21 days	160
		EC6	Marketing Analytics and SEO	15 days	120
	Sem-2 Apr to Sep End	EC7	Omni-marketing Campaign	11 days	80
		EC8	Omni-marketing project capstone	26 days	200
		EC9	Solution Marketing & Sales	17 days	120
		EC10	Marketing & CRM Applications	17 days	120
		EC11	Industry Projects 1	45 days	360
		EC12	Industry Projects 2	50 days	400
		EC13	Entrepreneurship & Innovation	15 weeks	60
		EC14	Industry Project /Apprenticeship -1		
Year-2	Sem-3 Sep End to Mar End	U1	Introduction to Accounting	15 weekends	60
		U2	Quantitative Techniques for Business	15 weekends	60
		U3	Introduction to Marketing	15 weekends	60
		EC15	Business Accounting	15 weeks	60
	Sem-4 Apr to Sep End	EC16	Financial Management	15 weeks	60
		EC17	Industry Project /Apprenticeship -2		
		U4	Human Resource Management	15 weekends	60
		U5	Business Management	15 weekends	60
		EC18	Business Analytics	15 weeks	60
		EC19	Industry Project /Apprenticeship -3		
Year-3	Sem-5 Sep End to Mar End	U6	Business Communication	15 weekends	60
		U7	Understand consumer	15 weekends	60
		U8	Collaboration & Teamwork	15 weekends	60
		EC20	Industry Project /Apprenticeship -4		
	Sem-6 Apr to Sep End	U9	Personality Enhancement	15 weekends	60
		U10	Community Service	15 weekends	60
		U11	Professional ethics and CSR	15 weekends	60
		U12	Environmental Studies	15 weekends	60

Apprenticeship Project 1&2

Apprenticeship Project 3 & 4



18.7.22

5. To add in letter of undertaking, under **Annex J – Letter of Undertaking**

Letter of Undertaking

I Son/Daughter of

Age.....a resident of.....

declare that:

I have been admitted to B.Tech – Software Engineering, a joint program offered by Shobhit University, in collaboration with EduCLaaS, Singapore.

I undertake the following for the completion of my course.

1. I will maintain a minimum of 90% attendance in all the courses/modules offered offline (Shobhit University Campus) and online by EduCLaaS.
2. I will pay the course fee to the Shobhit University, as per the prescribed schedule of Shobhit University
3. I will maintain discipline and follow all the guidelines prescribed by the Shobhit University and EduCLaaS.
4. I have thoroughly read and understood the course structure, curriculum, timetable schedule and undertake to adhere to it.
5. I have thoroughly read and understood the assessment criteria for passing before enrolling In the course.
6. I understand the below conditions for apprenticeship and undertake to adhere to it:
 - a) Will have a minimum attendance of 90% during the boot camp
 - b) Will complete and pass the first year of modular course within 18 months of joining the program
 - c) Will achieve minimum English proficiency of IELTS 5.5 or equivalent within 18 months of joining the program.
 - d) Will be mobile and willing to accept apprenticeship as offshore and onshore talent in the country of my residence
 - d) Will not have rejected more than six (6) offers for job or apprenticeship interviews.
 - e) Will not have rejected more than two offers of salaried employment, either for an apprenticeship or fixed-term contract of at least six (6) months.
 - f) will not have resigned or terminated from employment twice before graduation
7. I am not having any criminal record in India or elsewhere and should be a person of good moral character.
8. I understand that apprenticeship will be subject to prevailing economic conditions and resource requirements of the Industry.

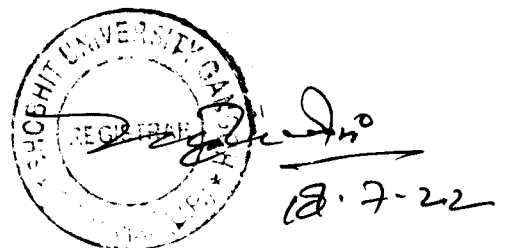


[Handwritten Signature]
18-7-22

9. I understand that if the conditions stated in S.No.1 to 8 above are not satisfied by me; the University/ EduCLaaS may take the appropriate action as deemed fit.

Student Name & Sign

Parent's Name & Sign

A circular stamp from 'PROBHU UNIVERSITY GATEWAY' with 'REGISTRATION' in the center. A handwritten signature is written across the stamp, and the date '12.7.22' is written below it.

PROBHU UNIVERSITY GATEWAY
REGISTRATION
12.7.22

6. To add in provisional apprenticeship letter, under **Annex K – Provisional Apprenticeship Letter**

Provisional Apprenticeship Letter

To,
Mr/Ms
Enrolment Number:

We are pleased to enrol you on B.Tech – Software Engineering, a joint program offered by Shobhit University, in collaboration with EduCLaaS, Singapore.

You would be offered an Apprenticeship from II Year onwards as per the following details subject to fulfilling the conditions (1-8).

S.No.	Year	Stipend
1	II	Up to USD 300 Per Month
2	III	Up to USD 450 Per Month
3	IV	Up to USD 600 Per Month

1. You will maintain a minimum of 90% attendance in all the courses/modules offered in offline mode (Shobhit University Campus) and online mode by EduCLaaS
2. You must pay the fee timely as per the schedule prescribed by the University.
3. You would maintain discipline and follow all the guidelines prescribed by the Shobhit University and EduCLaaS.
4. You would score minimum passing marks in each course/module as prescribed by the Shobhit University and EduCLaaS.
5. You would be required to submit all the assignments/projects on time.
6. The Apprenticeship will be offered only to those candidates who comply with the following conditions:
 - i. Will complete and pass the first year of modular course within 18 months of joining the program
 - ii. Will achieve minimum English proficiency of IELTS 5.5 or equivalent within 18 months of joining the program.
 - iii. Will be mobile and willing to accept an apprenticeship as offshore and onshore talent in the country of my residence.
 - iv. Will not have rejected more than six (6) offers for job or apprenticeship interviews.
 - v. Will not have rejected more than two offers of salaried employment, either for an apprenticeship or fixed-term contract of at least six (6) months.
 - vi. Will not have resigned or terminated from employment twice before graduation
7. You should not have any criminal record in India or elsewhere and should be a person of good moral character.



no
20
20.7.22

8. This offer letter, apart from the conditions stated herein, is also subject to prevailing economic conditions and resource requirements of the industry.

Authorized Signatory
Shobhit University

Authorized Signatory
EduCLaaS



[Handwritten Signature]
18.7.22

No other terms or conditions of the above-mentioned contract shall be negated or changed as a result of this here stated addendum.

Signed by and on behalf of EduCLaaS Pte. Ltd.

Mr. Leslie Loh
Chief Executive Officer

(Signature)

Signed by and on behalf of Shobhit University:

Dr. Mahipal Singh
Registrar

(Signature)





Shobhit
University

EDUCATION EMPOWERS

Memorandum of Understanding

GANPAT UNIVERSITY

and

SHOBHIT UNIVERSITY (INDIA)

Shobhit University, Adarsh Institutional Area,
Babu Vijendra Marg, Gangoh,
Distt. Saharanpur – 247341, India
T: +91-1331-236300, F: +91-1331- 234500,
vcgangoh@shobhituniversity.ac.in
www.sug.ac.in

GANPAT VIDYANAGAR
MEHSANA - GOZARIYA HIGHWAY
GUJARAT, DIST: MEHSANA .

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Memorandum of Understanding

This Memorandum of Understanding is dated..... 21.9.2009

Parties

.....

and

Shobhit University, India

(Established by Uttar Pradesh Shobhit University Act No. 3, 2012)
Adarsh Institutional Area, Babu Vijendra Marg,
Gangoh, Distt. Saharanpur – 247341, India

Background

..... and Shobhit University desire to work in a spirit of cooperation to establish an academic link between the two institutions.

Agreement

1. Effective Date and Duration of Agreement

This Memorandum of Understanding (“MOU”) shall take effect on the date it is made and shall continue for a period of five (5) years.

2. Areas of Co-Operation

The parties will discuss opportunities for cooperation in the following areas with a view to developing and carrying out collaborative activities of common interests:

- (a) academic staff cooperation on collaborative research, lectures and conferences in areas of common interest;
- (b) general academic collaboration including the exchange of educational resource materials and publications that are of mutual interest;
- (c) assessment of units for advanced standing for academic programs offered at each institution;
- (d) development and implementation of student exchange programs;
- (e) staff exchange;
- (f) identification of special short-term academic programs and projects of mutual benefit to both institutions; and
- (g) any other collaborative efforts that both parties may deem fit from time to time.

3. Activities and Projects

Collaborative activities or projects between the parties will be subject to further agreement detailing the parties' responsibilities and obligations and the conditions relating to each activity or project and compliance with applicable law including without limitation and other relevant laws for the time being in force in the respective jurisdictions.

4. Legal Effect of this Agreement

This MOU outlines the framework of a working relationship between the parties. Except as expressly noted, it is not intended to constitute a contract, but is built on goodwill and binding in honour only. No partnership or joint venture is created by this MOU, and neither party can commit the other financially or otherwise to third parties.

5. Confidentiality

Each party shall keep confidential all information or material acquired or produced in connection with this agreement and shall not without prior written consent use or disclose or otherwise make available this information or material in any form to any person. This provision shall be binding upon the parties and shall survive the termination or expiry of this agreement.

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8. Standards of Performance

The parties agree that all obligations under this MOU and any agreement resulting from this MOU shall be performed in a manner protective of and consistent with both parties' reputation for excellence and integrity in education, research and scholarship.

9. Termination

Either party may terminate this MOU by providing a minimum of six months written notice to the other party.

Executed

Signed for and on behalf of) GANPAT UNIVERSITY by its duly) authorised officer in the presence of:)	
Signature of witness	Signature
Name of witness (block letters)	CDR. KIRAN AMIN GANPAT UNIVERSITY (21/9/2022)

Signed for and on behalf of Shobhit University) by its duly authorised officer in the presence of:)	
Signature of witness	Signature
Name of witness (block letters)	(NAME) Prof. Ranjit Singh Name of authorised person (block letters)
Dr. Niladri Kumar Ghose	21.9.2022 Dr. Kishor Bana 7859906083



Shobhit

University

EDUCATION EMPOWERS

Memorandum of Understanding

AKS University Satoru (MP)

and

SHOBHIT UNIVERSITY (INDIA)

Shobhit University, Adarsh Institutional Area,
Babu Vijendra Marg, Gangoh,
Distt. Saharanpur – 247341, India
T: +91-1331-236300, F: +91-1331- 234500,
vcgangoh@shobhituniversity.ac.in
www.sug.ac.in

AKS University
Shergan, Satoru
MP
888 920 7776

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Memorandum of Understanding

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Parties

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
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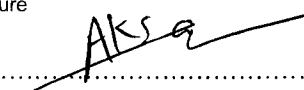
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Executed

Signed for and on behalf of)
..... by its duly)
authorised officer in the presence of:)


Signature of witness: 
21/09/2022

Name of witness (block letters)
Anirath Mishra


Signature: 

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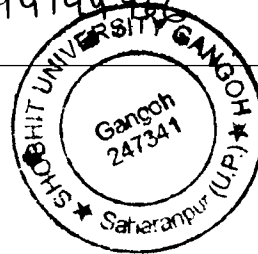
Signed for and on behalf of **Shobhit University**)
by its duly authorised officer in the presence of:)
.....)

Signature of witness: 
21/09/22

Name of witness (block letters)
Dr. Anil Kumar

Signature: 
21.9.22

(NAME)
Name of authorised person (block letters)
DR. NILADRY GHOSH
Director - I @ AC
8894144966







GLOBAL INSTITUTE OF PHARMACEUTICAL EDUCATION & RESEARCH (GIPER)

D. PHARM, B.PHARM, M. PHARM

Approved by : AICTE & PCI, New Delhi

Affiliated to : UBTE Roorkee and Uttarakhand Technical University, Dehradun

Ref. No. GIPER/2022/M-4

Date

Date: 21st September, 2022 (Wednesday)

Memorandum of Understanding (MOU) Between

Global Institute of Pharmaceutical Education and Research, Jaspur Road, Kashipur, US Nagar,
Uttarakhand

And

Shobhit University, Gangoh, Saharanpur

Subject: Collaboration to promote Education, Skill & Research

The following terms are mutually applicable to both (First party and Second party)

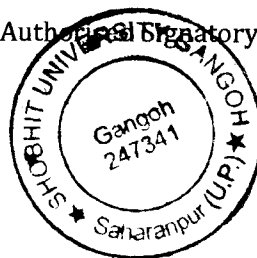
1. Both the parties will assist each other in organizing the summit, seminar, symposium workshop and other academic deliberations.
2. Collaboration in Teaching, Research & Development and consultancy in the field of mutual interest.
3. Exchange of Academic materials and publications
4. Conducting various training programmes for students and faculty members in the area of Mutual interest.
5. Both Party will support each other in curriculum development, industry Interaction and other support from time to time through its network.

For First Party

Authorised Signatory

For Second Party

Authorised Signatory





Shobhit

University

EDUCATION EMPOWERS

Memorandum of Understanding

GIPER, Kashi, M.P.

and

SHOBHIT UNIVERSITY (INDIA)

Shobhit University, Adarsh Institutional Area,
Babu Vijendra Marg, Gangoh,
Distt. Saharanpur – 247341, India
T: +91-1331-236300, F: +91-1331- 234500,
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Memorandum of Understanding

This Memorandum of Understanding is dated 21/9/2020

Parties

Global Institute of Pharmaceutical Edu. and Research, Kanpur

and

Shobhit University, India

(Established by Uttar Pradesh Shobhit University Act No. 3, 2012)
Adarsh Institutional Area, Babu Vijendra Marg,
Gangoh, Distt. Saharanpur – 247341, India

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Global Inst. of Pharm. Edu. & Research and Shobhit University desire to work in a spirit of cooperation to establish an academic link between the two institutions.

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9. Termination

Either party may terminate this MOU by providing a minimum of six months written notice to the other party.

Executed

Signed for and on behalf of)
..... Shobhit University by its duly)
authorised officer in the presence of:)

Signature of witness SA

Signature [Signature]

Name of witness (block letters)
SARFARAZ AHMED

Signed for and on behalf of **Shobhit University**)
by its duly authorised officer in the presence of:)

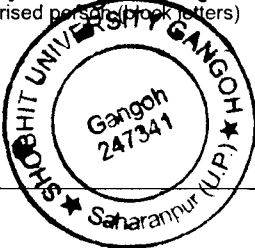
Signature of witness N.L. [Signature]

Signature [Signature] 21.9.2022

(NAME) Prof. Ranjit Singh

Name of authorised person (block letters)

Name of witness (block letters)
Prof. Niladry Senapati [Signature]





Estd. 1993

LAKSHMI NARAIN COLLEGE OF TECHNOLOGY

Approved by AICTE, New Delhi & An ISO 9001:2015 Certified Institute
Recognized by Govt. of M.P., Affiliated to RGPV, Bhopal (M.P.)
UG Program Accredited by NBA

Date: 21st September, 2022 (Wednesday)

Memorandum of Understanding (MOU) Between

Lakshmi Narain College Technology, Bhopal (M.P.)

And

Subject: Collaboration to promote Education, Skill & Research

The following terms are mutually applicable to both (First party and Second party)

1. Both the parties will assist each other in organizing the summit, seminar, symposium workshop and other academic deliberations.
2. Collaboration in Teaching, Research & Development and consultancy in the field of mutual interest.
3. Exchange of Academic materials and publications
4. Conducting various training programmes for students and faculty members in the area of Mutual interest.
5. Both Party will support each other in curriculum development, industry Interaction and other support from time to time through its network.

For First Party

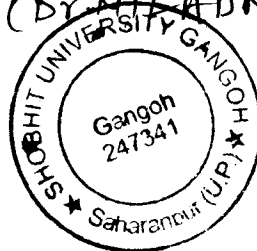
Authorised Signatory

(Dr. Vinod Rishoy)

For Second Party

Authorised Signatory

(DR. SEKHAR GHOSH)



LNCT Campus, Kalchuri Nagar, Raisen Road, P.O. Kolua, Bhopal - 462022 (M.P.), INDIA



+91-755-6185300, 301, 302, 303, Fax : +91-755-6185305



Lnctbhopal@LNCT.ac.in

MEMORANDUM OF UNDERSTANDING

This MOU made and entered into on this 21 day of September 2022 between Sanskriti University hereinafter called First Party, established in the year 2016 under UP State Act and UGC is promoted by Samskriti Society for Education and Research development located at 28 KM. Stone Mathura - Delhi Highway, Mathura Uttar (UP) Pin - 281401 of the one part,

And

SHOBHIT UNIVERSITY, SAHARANPUR (Hereinafter called second party which expression shall, where the context so admits, include its successors and permitted assigns).

(First Party and Second Party are hereinafter jointly referred to as 'Parties' and individually as 'Party') as

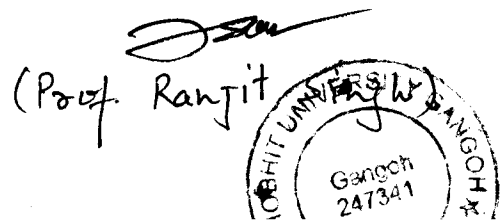
First Party & Second Party believe that collaboration and co-operation save themselves will promote more effective use of each of their resources and provide of them with enhanced opportunities.

Now therefore, in consideration of the mutual promises set forth in this MOU, the parties hereto agree as follows:


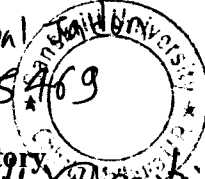
OBJECTIVES OF THE MOU


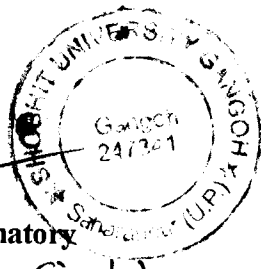
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1. Both the parties will assist each other in organizing the summit, seminar, symposium workshop and other academic deliberations.



2. Collaboration in Teaching, Research & Development and consultancy in the field of mutual interest.
3. Exchange of Academic materials and publications
4. Conducting various training programmes for students and faculty members in the area of Mutual interest.
5. Both Party will support each other in curriculum development, industry Interaction and other support from time to time through its network.

For  Sher Pal
9953045469

Authorized Signatory
asstt.registrar@sbau.edu.in

For 

Authorized Signatory
(Prof. Ranjit Singh)



Shobhit

University

EDUCATION EMPOWERS

Memorandum of Understanding

Sanskriti University, Mathura

and

SHOBHIT UNIVERSITY (INDIA)

Shobhit University, Adarsh Institutional Area,
Babu Vijendra Marg, Gangoh,
Distt. Saharanpur – 247341, India
T: +91-1331-236300, F: +91-1331- 234500,
vcgangoh@shobhituniversity.ac.in
www.sug.ac.in

Sanskriti University

20-KM

Mathura

asst. reg. i@trai@sanskriti.edu.in

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Memorandum of Understanding

This Memorandum of Understanding is dated.....21/09/2019.....

Parties

Sanskriti University, Mathura

and

Shobhit University, India

(Established by Uttar Pradesh Shobhit University Act No. 3, 2012)
Adarsh Institutional Area, Babu Vijendra Marg,
Gangoh, Distt. Saharanpur – 247341, India

Background

Sanskriti University, Mathura and Shobhit University desire to work in a spirit of cooperation to establish an academic link between the two institutions.

Agreement

1. Effective Date and Duration of Agreement

This Memorandum of Understanding ("MOU") shall take effect on the date it is made and shall continue for a period of five (5) years.

2. Areas of Co-Operation

The parties will discuss opportunities for cooperation in the following areas with a view to developing and carrying out collaborative activities of common interests:

- (a) academic staff cooperation on collaborative research, lectures and conferences in areas of common interest;
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- (c) assessment of units for advanced standing for academic programs offered at each institution;
- (d) development and implementation of student exchange programs;
- (e) staff exchange;
- (f) identification of special short-term academic programs and projects of mutual benefit to both institutions; and
- (g) any other collaborative efforts that both parties may deem fit from time to time.

3. Activities and Projects

Collaborative activities or projects between the parties will be subject to further agreement detailing the parties' responsibilities and obligations and the conditions relating to each activity or project and compliance with applicable law including without limitation and other relevant laws for the time being in force in the respective jurisdictions.

4. Legal Effect of this Agreement

This MOU outlines the framework of a working relationship between the parties. Except as expressly noted, it is not intended to constitute a contract, but is built on goodwill and binding in honour only. No partnership or joint venture is created by this MOU, and neither party can commit the other financially or otherwise to third parties.

5. Confidentiality

Each party shall keep confidential all information or material acquired or produced in connection with this agreement and shall not without prior written consent use or disclose or otherwise make available this information or material in any form to any person. This provision shall be binding upon the parties and shall survive the termination or expiry of this agreement.

6. Intellectual Property

Ownership of Intellectual Property shared by the parties pursuant to this agreement will remain with the contributor or creator. All such material should be treated as confidential and not for public circulation unless specifically agreed otherwise by both parties. This provision shall be binding upon the parties and shall survive the termination or expiry of this agreement.

7. Use of Name and Logo

Neither party shall use the name or logo, or any variation thereof, of the other party without first obtaining its written consent.

8. Standards of Performance

The parties agree that all obligations under this MOU and any agreement resulting from this MOU shall be performed in a manner protective of and consistent with both parties' reputation for excellence and integrity in education, research and scholarship.

9. Termination

Either party may terminate this MOU by providing a minimum of six months written notice to the other party.

Executed

Signed for and on behalf of)
..... by its duly)
authorised officer in the presence of:)

Ayagi
Signature of witness

ARUN KUMAR TYAGI
Name of witness (block letters)

Jai
Signature

R. N. Tricooli
9953045469
asst.registrar@sanskriti.edu.in

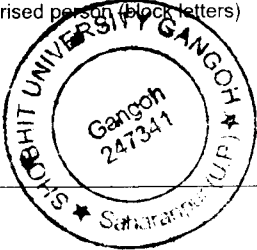
Signed for and on behalf of **Shobhit University**)
by its duly authorised officer in the presence of:)

Signature of witness

Name of witness (block letters)

[Signature]
Signature

(NAME) **PROF. RANJIT SINGH**
Name of authorised person (block letters)





MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

MODERN GROUP OF INSTITUTIONS, INDORE (M.P), INDIA
AND

SHOBHIT UNIVERSITY GANGOH

This Memorandum of Understanding (MoU) is made this 21st day of September 2022 a company/Institute/Research Centre/Startup/NGO engaged in academic activities/manufacturing/research/innovation/rural development/ consulting is located at -----
----- Gangoh, Saharanpur, U.P. ----- Hereinafter referred as the "Company" and whose expression shall, where the expression so permits include its representative or permitted assigns of one part.

AND

Modern Group of Institutions, Indore wherein **Modern Institute of Pharmaceutical Sciences, Modern Institute of Professional Studies and Modern Institute of Professional Sciences, Modern International School and Modern Incubator** is a well-established institution since 2007. It the only institute of Madhya Pradesh backed by two leading pharmaceutical industries **Modern Laboratories** and **Nandani Medical Lab Pvt. Ltd.** Both of them have gained prestigious acclamation in the all India rating of Pharma industries. It is also committed for scientific and social research and innovation and to promote startups and to support society. Modern Institutes also have Institute Innovation Council by AICTE-MHRD, Govt. of India. Also, supporting rural development initiatives under the flagship of Unnat Bharat Abhiyan of AICTE-MHRD in association with IIT Delhi. The institute is also holds **World Record** in promoting use of generic medicines with the title "Largest Human Image of a Medication Capsule" and recorded in World Book of Records, London and World Record Academy, USA.

The Institute and The Company shall hereafter be collectively referred to as "both Parties" and reference to "Party" shall mean The Institute or The Company, as the case may be.

WHEREAS both Parties enter into this MOU to collaborate efforts to establish and develop academic and research co-operation for preparing students for company's requirements in line with present and future business in the following areas:

- Teaching, training, grooming, and preparing students in areas stipulated in jointly developed and agreed syllabus;
- Facilitate real time experience of business oriented actions in the field;
- Participate in teaching and development programs;
- Exchange of information and materials of mutual interest;
- Develop Industry-Institute partnership and submit the proposal collective as per the guidelines of professional for strengthen of research.

- f. Exchange of scientific materials, publication and information as required;
- g. Facilitate the exchange of internal and external faculties for courses in the institute;
- h. And any other forms of co-operation which is to be arranged jointly by both Parties or either of the parties for the common benefits;

BOTH PARTIES mutually agree to the following:

ARTICLE 1 IMPLEMENTATION

- 1.1 The company will run the recruitment & selection process at the end of seventh semester.
- 1.2 The company will spell out the needs and propose the syllabus & minimum terms of fieldwork.
- 1.3 The Institute will evaluate the proposal and send the agreement in writing to the company towards the acceptance of the syllabus and fieldwork by every selected candidate during the last semester.
- 1.4 For the selected students Institute will run the agreed syllabus and facilitate spelled out fieldwork.
- 1.5 The company will run practical workshops for the candidates and also deploy senior employees for experiential learning for these candidates.
- 1.6 Both Parties shall establish and develop efforts for the purposes mutually agreed to make the program successful.
- 1.7 Agreements, including, but not limited to agreed contracts made pursuant to this MoU shall be an integral part of this MoU.
- 1.8 All selected candidates, who will undergo the customized syllabus learning and training & development program, shall agree and sign a Training Agreement executed by the Company.
- 1.9 Institute shall witness the Training Agreement signed by selected candidates.
- 1.10 Such agreement counter signed by the Institute puts moral obligation on the candidate for abstaining from leaving the organization.

ARTICLE 2 MEETING & REPORTING

- 2.1 For continuous improvement of academic and research quality as per the requirement of Company, atleast two officials will be designated as Member of Institute Industry Advisory Council for smooth communication and reporting.
- 2.2 To accomplish these objectives, parties will meet at least four times during the semester program for the purposes of program planning, monitoring and evaluating outcomes. Minutes of the meeting will be circulated to all concerned within two working days of the meeting.

ARTICLE 3

INTELLECTUAL PROPERTY

3.1 Both Parties shall abide by the laws and regulations on intellectual property rights of their respective institutions.

ARTICLE 4

FINANCIAL OBLIGATIONS

4.1 Both Parties agree that since this program will be for the larger benefits of the students of the Institute in order to help them build career meaningfully, therefore, there will not any financial obligations by the company to the institute.

4.2 However, the company will provide allowances, as per the existing norms, to the students for fieldwork for the actual field assignments taken up by them under the guidance of company's executives.

ARTICLE 5

CONFIDENTIALITY

5.1 Both Parties undertake to observe confidentiality towards other Parties not concerned or connected with this MoU. Any confidential information disclosed to either Party pursuant to this MoU shall not without prior written consent of the other Party be disclosed to a Party or be used for any purpose not expressly permitted in writing by the other Party.

5.2 The confidentiality provisions apply to all confidential information exchange including any confidential information exchange in preliminary discussions and during negotiations relating to matters within the purpose/scope of this MoU.

5.3 For purpose of this MoU," confidential information" includes program details, structure, all technical know-how, financial information and other commercially valuable information in whatever form including unpatented inventions, trade secrets formulas, graphs, drawings, designs, tables, flow charts, process charts, biological materials, samples, devices, models and other materials of whatever description which the disclosing Party claims is confidential to itself and over which it has full control and include all other such information that may be in the possession of the disclosing Party's employees or management representative.

5.4 The obligation of this confidentiality shall not apply under the following circumstances:

- a. The Confidential Information was previously known to the Receiving Party without restriction prior to receipt hereunder as evidenced by the record of the Receiving Party;
- b. The Confidential Information is now or hereafter has become available to the public in the form of a printed publication or by any other means through no breach of this MOU;

- c. The Confidential information is subsequently disclosed to the Receiving Party without restriction by a third Party having lawful right to disclosed such information; and
 - d. The Confidential Information is required by law to be disclosed.
- 5.5 Each Party agrees and undertakes that it shall ensure that all the employees, associates and representatives to whom Confidential Information is divulged are made aware of and undertake to comply with and comply with the obligations as to the confidentiality herein contained.

ARTICLE 6

COMMENCEMENT AND DURATION

- 6.1 This MoU shall commence on the date of its signing and shall remain in effect for a period of three years and shall get extended for the period of one year subject to an annual review, at which both Parties shall by mutual agreement determine the terms and conditions of any extensions or duration of this MoU.
- 6.2 This MoU may be terminated prior to the expiry date by mutual agreement between both Parties, subject to at least 6 (six) month's prior written notice.
- 6.3 Any dispute arising out of the interpretation or implementation of this MoU shall be settled amicably by consultation between both Parties in good faith.

ARTICLE 7

RELATIONSHIP BETWEEN THE PARTIES

- 7.1 This MoU is not intended to be legally binding but it simply expresses the intensions and understanding between both Parties. This MoU shall form the basis of a detailed and legally binding agreement to be drafted and executed in the future.
- 7.2 Any notice relating to this MoU shall be in writing, and shall be sufficiently served in accordance with Article 8.

ARTICLE 8

NOTICES

- 8.1 All Notices arising form this MoU shall deemed to have been delivered:
- a. In the case of hand delivery, upon written acknowledgement of receipt by an officer or other duly authorized employee, agent or representative of the receiving Party;
 - b. In the case of registered mail, 7 (seven) days after dispatch or upon acknowledge receipt by the receiving Party, whichever earlier,
 - c. In the case of facsimile, upon successful completion of the transmission.
- 8.2 Notices under this MoU shall be addressed to the Parties at the following address:

IN WITNESS WHEREOF, the Parties by their authorized signatories/representatives have signed this MoU on this 21st day of September 2022.

For Shobhit University :

Authorized Signatory: N.S. Khanna 21.9.22
: Dr. NILADRY SEKHAR CHOSH
Director - IQAC
8894144966



For Modern Group of Institution:

Shant
Authorized Signatory:
Mr. Shantanu Kharia
Vice Chairman
Mobile: 9644088886
Email: vc@moderninstitutes.net



Dr. D. Y. Patil Unitech Society's
Dr. D. Y. PATIL B-SCHOOL
(Approved by AICTE)

Ref. No. : DYPBS/

Date : 21.9.22

Date: 21st September, 2022 (Wednesday)

Memorandum of Understanding (MOU) Between

Dr. D. Y. Patil B- School

And

SHOBHIT UNIVERSITY

Subject: Collaboration to promote Education, Skill & Research

The following terms are mutually applicable to both (First party and Second party)

1. Both the parties will assist each other in organizing the Summit, Seminar, Symposium, Workshop and other Academic Deliberations.
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3. Exchange of Academic Materials and Publications.
4. Conducting various training programmes for students and Faculty Members in the area of Mutual interest.
5. Both Party will support each other in Curriculum Development, Industry Interaction and other support from time to time through its network.

For First Party

Authorised Signatory

Name: Dr. Arpit Trivedi

Designation: CMO

Mobile: 9511225206

Email: arpit.trivedi@dpu.edu.in

For Second Party

Authorised Signatory

Name: Dr. Nilady Sekhar Alar

Designation: Director - I&R

Mobile: 8894144966

Email: Nilady.Sekhar@shobhit.edu.in





Shobhit
University

EDUCATION EMPOWERS

Memorandum
of
Understanding

Dr. D. Y. Patil B-Schools, Pune

and

SHOBHIT UNIVERSITY (INDIA)

Shobhit University, Adarsh Institutional Area,
Babu Vijendra Marg, Gangoh,
Distt. Saharanpur – 247341, India
T: +91-1331-236300, F: +91-1331- 234500,
vcgangoh@shobhituniversity.ac.in
www.sug.ac.in

Dr. Arpit Privedi
CMO

Dr. D. Y. Patil B-Schools, Pune

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8.	Standards of Performance	2
9.	Termination	2

Memorandum of Understanding

This Memorandum of Understanding is dated.....2009

Parties

.....

and

Shobhit University, India

(Established by Uttar Pradesh Shobhit University Act No. 3, 2012)
Adarsh Institutional Area, Babu Vijendra Marg,
Gangoh, Distt. Saharanpur – 247341, India

Background

..... and Shobhit University desire to work in a spirit of cooperation to establish an academic link between the two institutions.

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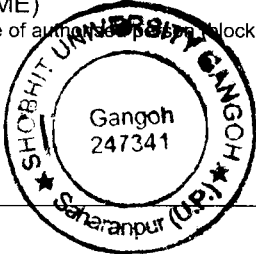
9. Termination

Either party may terminate this MOU by providing a minimum of six months written notice to the other party.

Executed

Signed for and on behalf of)
..... by its duly)
authorised officer in the presence of:)
Signature of witness	Signature <i>[Handwritten Signature]</i>
Name of witness (block letters)	<i>Dr. Anshu Prakash</i> <i>CMO</i> <i>9511225206</i> <i>anshu.p.medi@dpv.edu.in</i>

Signed for and on behalf of Shobhit University)
by its duly authorised officer in the presence of:)
Signature of witness	Signature
Name of witness (block letters)	(NAME) Name of authorised officer (block letters)



Date: 21st September, 2022 (Wednesday)

54

Memorandum of Understanding (MOU) Between

Sri Sri University

And

Shobhit University, Gangoh, Saharanpur (UP)

Subject: Collaboration to promote Education, Skill & Research

The following terms are mutually applicable to both (First party and Second party)

1. Both the parties will assist each other in organizing the summit, seminar, symposium workshop and other academic deliberations.
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
For First Party



Authorised Signatory

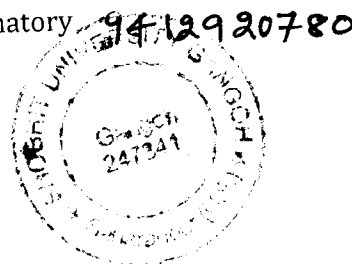
Dr. Barada P. Panigrahy
9437574442
info@srisriuniversity.edu.in

For Second Party


21.9.2022

(PROF. RANJIT SINGH)

Authorised Signatory





Shobhit University

EDUCATION EMPOWERS

Memorandum of Understanding

Sri Sri University

and

SHOBHIT UNIVERSITY (INDIA)

Shobhit University, Adarsh Institutional Area,
Babu Vijendra Marg, Gangoh,
Distt. Saharanpur – 247341, India
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Memorandum of Understanding

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Parties

.....

and

Shobhit University, India

(Established by Uttar Pradesh Shobhit University Act No. 3, 2012)
Adarsh Institutional Area, Babu Vijendra Marg,
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
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
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Signed for and on behalf of)
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
Signature of witness


Name of witness (block letters)
MAYANK MADAM


Signature


Dr. Barada P. Panigrahy
.....
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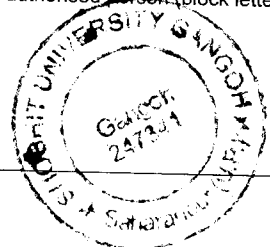
Signed for and on behalf of **Shobhit University**)
by its duly authorised officer in the presence of:)

Signature of witness


Name of witness (block letters)
DR. MILADRY SEKHAR GHOSH

Signature

21-9-2022

(NAME) **PROF. RANJIT SINGH**
Name of authorised person (block letters)





Shobhit University

EDUCATION EMPOWERS

Memorandum of Understanding

UPES, Dehradun

and

SHOBHIT UNIVERSITY (INDIA)

Shobhit University, Adarsh Institutional Area,
Babu Vijendra Marg, Gangoh,
Distt. Saharanpur – 247341, India
T: +91-1331-236300, F: +91-1331- 234500,
vcgangoh@shobhituniversity.ac.in
www.sug.ac.in

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5.	Confidentiality	2
6.	Intellectual Property	2
7.	Use of Name and Logo	2
8.	Standards of Performance	2
9.	Termination	2

Memorandum of Understanding

This Memorandum of Understanding is dated.....20~~19~~²⁰

Parties

.....

and

Shobhit University, India

(Established by Uttar Pradesh Shobhit University Act No. 3, 2012)
Adarsh Institutional Area, Babu Vijendra Marg,
Gangoh, Distt. Saharanpur – 247341, India

Background

..... and Shobhit University desire to work in a spirit of cooperation to establish an academic link between the two institutions.

Agreement

1. Effective Date and Duration of Agreement

This Memorandum of Understanding ("MOU") shall take effect on the date it is made and shall continue for a period of five (5) years.

2. Areas of Co-Operation

The parties will discuss opportunities for cooperation in the following areas with a view to developing and carrying out collaborative activities of common interests:

- (a) academic staff cooperation on collaborative research, lectures and conferences in areas of common interest;
- (b) general academic collaboration including the exchange of educational resource materials and publications that are of mutual interest;
- (c) assessment of units for advanced standing for academic programs offered at each institution;
- (d) development and implementation of student exchange programs;
- (e) staff exchange;
- (f) identification of special short-term academic programs and projects of mutual benefit to both institutions; and
- (g) any other collaborative efforts that both parties may deem fit from time to time.

3. Activities and Projects

Collaborative activities or projects between the parties will be subject to further agreement detailing the parties' responsibilities and obligations and the conditions relating to each activity or project and compliance with applicable law including without limitation and other relevant laws for the time being in force in the respective jurisdictions.

4. Legal Effect of this Agreement

This MOU outlines the framework of a working relationship between the parties. Except as expressly noted, it is not intended to constitute a contract, but is built on goodwill and binding in honour only. No partnership or joint venture is created by this MOU, and neither party can commit the other financially or otherwise to third parties.

5. Confidentiality

Each party shall keep confidential all information or material acquired or produced in connection with this agreement and shall not without prior written consent use or disclose or otherwise make available this information or material in any form to any person. This provision shall be binding upon the parties and shall survive the termination or expiry of this agreement.

6. Intellectual Property

Ownership of Intellectual Property shared by the parties pursuant to this agreement will remain with the contributor or creator. All such material should be treated as confidential and not for public circulation unless specifically agreed otherwise by both parties. This provision shall be binding upon the parties and shall survive the termination or expiry of this agreement.

7. Use of Name and Logo

Neither party shall use the name or logo, or any variation thereof, of the other party without first obtaining its written consent.

8. Standards of Performance

The parties agree that all obligations under this MOU and any agreement resulting from this MOU shall be performed in a manner protective of and consistent with both parties' reputation for excellence and integrity in education, research and scholarship.

9. Termination

Either party may terminate this MOU by providing a minimum of six months written notice to the other party.

Executed

Signed for and on behalf of)
..... by its duly)
authorised officer in the presence of:)

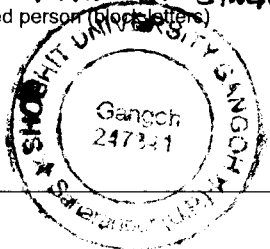
Signature of witness: *Ranprith Singh*
Name of witness (block letters): **RANPRIT SINGH**
ID: **0154B644105**

Signature: *[Handwritten Signature]*
Assoc. Dean, RGD
7351958165
pkumar@ddn.upes.ac.in

Signed for and on behalf of **Shobhit University**)
by its duly authorised officer in the presence of:)

Signature of witness: _____
Name of witness (block letters): _____

Signature: *[Handwritten Signature]* 21.9.2022
(NAME) **PROF. RANJIT SMRTH**
Name of authorised person (block letters)



Date: 21st September, 2022 (Wednesday)

Memorandum of Understanding (MOU) Between

SUSHANT UNIVERSITY

And


SHOBHIT UNIVERSITY, Gangaoh

Subject: Collaboration to promote Education, Skill & Research

The following terms are mutually applicable to both (First party and Second party)

1. Both the parties will assist each other in organizing the summit, seminar, symposium workshop and other academic deliberations.
2. Collaboration in Teaching, Research & Development and consultancy in the field of mutual interest.
3. Exchange of Academic materials and publications
4. Conducting various training programmes for students and faculty members in the area of Mutual interest.
5. Both Parties will support each other in curriculum development, industry Interaction and other support from time to time through its network.

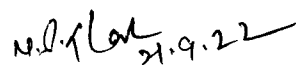
For


Dr. R.K. Yadav
Sr. Director

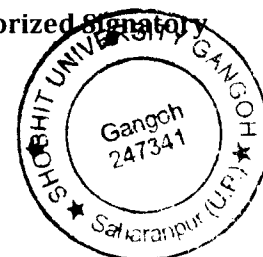
Authorized Signatory

9999683982

For


DR. NILADRY SEKHAR GHOSH
Director - IC&AC
8894144966

Authorized Signatory





Shobhit
University

EDUCATION EMPOWERS

Memorandum
of
Understanding

Sushant University

and

SHOBHIT UNIVERSITY (INDIA)

Shobhit University, Adarsh Institutional Area,
Babu Vijendra Marg, Gangoh,
Distt. Saharanpur – 247341, India
T: +91-1331-236300, F: +91-1331- 234500,
vcgangoh@shobhituniversity.ac.in
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9.	Termination	2

Memorandum of Understanding

This Memorandum of Understanding is dated.....2009.

Parties

.....
and

Shobhit University, India

(Established by Uttar Pradesh Shobhit University Act No. 3, 2012)
Adarsh Institutional Area, Babu Vijendra Marg,
Gangoh, Distt. Saharanpur – 247341, India

Background

..... and Shobhit University desire to work in a spirit of cooperation to establish an academic link between the two institutions.

Agreement

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- (c) assessment of units for advanced standing for academic programs offered at each institution;
- (d) development and implementation of student exchange programs;
- (e) staff exchange;
- (f) identification of special short-term academic programs and projects of mutual benefit to both institutions; and
- (g) any other collaborative efforts that both parties may deem fit from time to time.

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8. Standards of Performance

The parties agree that all obligations under this MOU and any agreement resulting from this MOU shall be performed in a manner protective of and consistent with both parties' reputation for excellence and integrity in education, research and scholarship.

9. Termination

Either party may terminate this MOU by providing a minimum of six months written notice to the other party.

Executed

Signed for and on behalf of Sushant)
University) by its duly)
authorised officer in the presence of:)

Signature of witness Latika

Name of witness (block letters) LATIKA

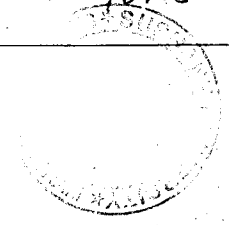
Signature [Signature]

Dr. R.K. Yadav

Sa. Director

Sushant University

Amritsar, 9871586262



Signed for and on behalf of **Shobhit University**)
by its duly authorised officer in the presence of:)

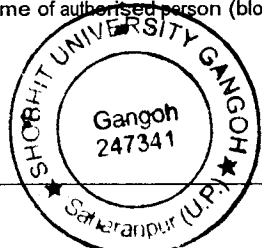
Signature of witness [Signature]

Name of witness (block letters) Dr. ANIL KUMAR

Signature N.S.K.

(NAME) DR. NILADRY SEKHAR GHOSH

Name of authorised person (block letters)



MEMORANDUM OF UNDERSTANDING

This MoU is made on 19/06/2023 between 'District Institute of Educational & Training', Saharanpur and 'Shobhit University', Gangoh, Saharanpur U.P.

Purpose of MOU

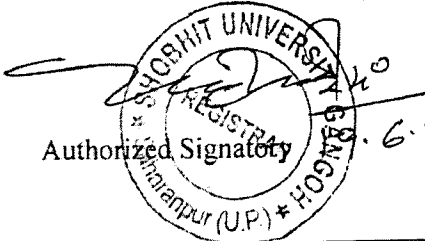
In particular, this MOU is intended to


1. To exchange information on research and educational programs.
2. To exchange information on teaching-learning material and pedagogy and other literature relevant to their educational and research developmental programs.
3. To organize and participation for various workshops and Seminar on Educational Development.
4. To provide assistance and guidance for DIET Educational research projects.
5. To exchange faculty for research development programs.

Role of Responsibility/Term and conditions

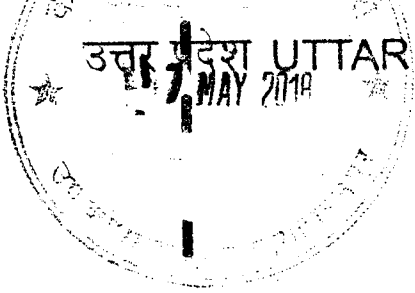
- 1- Both of the Institution will facilitate each other's trainees in research projects and research Methodology programs.
- 2- Both of the Institution will share all the relevant information with each other and will provide Assistance and guidance to each other's trainees/students respectively in especially educational Research.
- 3- Both of the Institution will exchange faculty for research development programmes.
- 4- Both of the Institution will exchange information on teaching-learning material and pedagogy

AGREED:


Authorized Signatory . 6. 2023


Authorized Signatory

Name of University/College/Institution SHOBHIT UNIVERSITY, GANGOH	Name of University/College/Institution DIET SAHARANPUR
Address - Adamesh Institutional Area, Babu Vijendra Marg, Gangoh, S.P.	Address - DIET SAHARANPUR PATNI, SAHARANPUR.
Contact Details - 9759174581	Contact Details - 9557065768
E-mail - registrargangoh@shobhit	E-mail - diet.saharanpur@gmail.com
Web - sug.ae.in	Web - university.ae.in



36AA 063255

MEMORANDUM OF UNDERSTANDING

BETWEEN

Shobhit University, Gangoh, Saharanpur

AND

Honda Motorcycle and Scooter India Private Limited

For

Establishment of Skill Enhancement Centre at University premises.”

THIS Memorandum of Understanding (“MoU”) has been entered into on this 12th day of June 2019 (“the Effective Date”) at Gangoh, Saharanpur.

BETWEEN

Shobhit University Gangoh, Saharanpur (here-in-after to be called the “FIRST PARTY”) through its Registrar Dr. Mahipal Singh

AND



12.6.2019

Honda Motorcycle and Scooter India Private Limited, a company incorporated under the provisions of Companies Act, 1956 and having its registered office at Commercial Complex II, Sector 49-50, Golf Course Extension Road, District Gurgaon, Haryana - 122018 (hereinafter referred to as "**SECOND PARTY or HMSI**") which expressions shall, unless repugnant to the context or meaning hereof, include its successors-in-interest and permitted assigns) of the OTHER PART,

WHEREAS

1. The FIRST PARTY is IEC University, owned and managed by NICE Society Trust.
2. The FIRST PARTY is engaged in imparting technical education and training including training in the field of Automobile/Mechanical Sector.
3. The SECOND PARTY is engaged in manufacture, sales, marketing and after sales service of the two-wheel motor vehicles and has four 'State of the Art' world-class manufacturing facilities across the India.
4. The SECOND PARTY, being a responsible corporate citizen, has always contributed to society, inter alia, by educating and sharing with people/ technicians/ technical students its learning in the technical area during its journey to become world class;

Parties have arrived at an understanding to provide necessary assistance to the FIRST PARTY in imparting latest and up to date technical knowledge in the field of Mechanical/automobiles by Second Party. Mutual understanding is made between parties for below declared area of cooperation:

1. The FIRST PARTY shall provide the necessary machines, tools & equipment's as per requirement of UGC Syllabus. The SECOND PARTY may also support the FIRST PARTY by providing training manuals, handbooks, assemblies / sub-assemblies etc.
2. The SECOND PARTY agrees to establish **Skill Enhancement Center** inside university premises and for the same will provide:
 - Vehicles: i) Motorcycle- 01 No. ii) Scooter- 1 No.
 - Workshop Equipment, General tools, Special Tool & Measuring Equipment.
 - Training to the Instructor of university under train the trainer program.
 - Dissemination of good management practices to upgrade the skills of the student.
 - Providing literature and technical books.
 - Any other assistance useful in improving the quality of training and acceptance of these shall be subject to laid down procedures of approvals by the FIRST PARTY.
3. The Training aids provided by the SECOND PARTY to the FIRST PARTY for the purposes of this MOU shall be used for the training purpose only. The FIRST PARTY shall ensure



proper maintenance and upkeep of these training aids and avoid any misuse of training aids. In the event of such misuse of training aids and/or poor maintenance of training aids, discontinuation course/ trade by the FIRST PARTY or no students enrolled in the said course/ trade, the same shall be treated as a ground for termination of the MOU by the SECOND PARTY and such resources as provided by the SECOND PARTY may thereafter be applied / granted/ shifted to other Institute/ITI's without any objections/ claims being made by the FIRST PARTY.

4. All Parties value the spirit of this agreement and would strive to provide trained manpower as per industry's requirement.
5. The FIRST PARTY shall take prior approval for any use or display of the name or logo of the SECOND PARTY and vice versa.
6. The FIRST PARTY shall not carry out any promotional campaign, for inviting students, by using trade name, trademark or any logo of the SECOND PARTY. FIRST PARTY shall not use the said trade name, trademark or any logo of the SECOND PARTY on stationery or advertisement or any other form of publicity material by the FIRST PARTY.
7. The FIRST PARTY acknowledges that the Training Handbooks, Service Manuals, Technical Inputs and other information and data ("HMSI Intellectual Properties") provided by HMSI to the FIRST PARTY is the sole and exclusive property of HMSI and HMSI alone has all proprietary and intellectual property rights including all copyrights, patents and trademarks in said HMSI Intellectual Properties. The FIRST PARTY shall not at any point of time claim or represent any right or title in the said "HMSI Intellectual Properties" and shall forthwith return the same to HMSI on being so required by HMSI or on termination/ conclusion of this MOU. Material received by the FIRST PARTY from HMSI, to be entered in stock register of the FIRST PARTY.
8. All Parties shall indemnify each other against all loss, claims, damages or other liability of any nature whatsoever, which they may be liable to incur by reason of any act or omission.
9. The FIRST PARTY shall not share the HMSI syllabus/ curriculum and any other information / data shared by HMSI marked as a confidential with any third other person including any other automobile company.



[Handwritten Signature]
12.6.2019

10. The FIRST PARTY shall not involve HMSI in any kind of financial transaction of the FIRST PARTY with students or any other body. *

11. **Terms and Conditions:**

a. **Commencement /Expiration Date:**

This MoU begins on the effective date and expires on 11th June 2022 (maximum tenure shall not be more than 3 years from the effective date), unless terminated earlier in accordance with this MoU.

b. **Participation in similar activities:**

This MoU shall restrict the First party from participating in similar activities with other two wheeler manufacturer.

c. **Termination:**

Either party, upon thirty (30) days prior written notice, may terminate the MoU in whole, or in part, at any time before the date of expiration without liability to the other party. Further, either party may terminate this MoU, if the other party is in breach of this MoU and fails to cure such breach within ten (10) days after written notice to that effect. Notwithstanding such termination equipment's mentioned, infrastructure already provided as per the terms and conditions of this MoU by the SECOND PARTY shall rest in the FIRST PARTY.

d. **Principal Contacts:**

The principal contacts for effective implementation and monitoring of the scheme as envisaged in the MoU are

THE FIRST PARTY

Dr. Mahipal Singh

Registrar

Shobhit University,

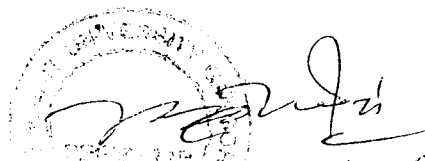
THE SECOND PARTY

The Director,

Honda Motorcycle and Scooter India Pvt Limited,

Commercial Complex II, Sector 49-50, Golf Course Extension Road,

District Gurgaon, Haryana -122018



e. Advertisement:

Unless agreed by both parties, either party shall not use the name of the other party for the purpose of advertisement, promotional Campaign etc.

f. Confidentiality and Communications:

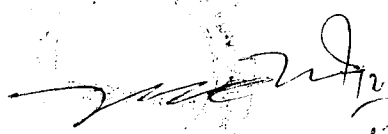
Each party shall:

- i. protect any information provided by the other party that is identified as confidential or that shall reasonably be considered confidential ("Confidential Information");
- ii. use Confidential Information for the sole purpose of fulfilling its obligations under this MoU; and
- iii. return all Confidential Information to the disclosing party promptly upon the expiration or termination of this MoU.

Confidential Information may include, without limitation, computer programs, software or hardware products, product development plans, code, documentation, algorithms, know-how, trade secrets, formulas, processes, procedures, ideas, research, inventions, (whether patentable or not), copyrights, schematics and other technical, business, financial and marketing information, forecasts, strategies, names and expertise of employees and consultants, customer or partner information, customer data. Except as otherwise provided herein, neither party shall use any trademark, service mark, logo or other proprietary right of the other party without that party's written consent.

g. Intellectual Property:

Except for the permitted use of Confidential Information, each party acknowledges that, under this MoU, a party neither acquires any intellectual or other property, including but not limited to copyright, trademark, business or trade secrets, methodologies, professional techniques, works of authorship, training material, courseware or content ("IP") from the other party nor any right in IP from the other party.


12.6.2019

h. Anti-Corruption Laws:

All the Parties shall be bound by the Anti-Corruption laws of India as applicable to them.

i. Relationship:

Nothing in this MoU shall create or imply any agency, venture, partnership, representative, or employment relationship between the parties. This MoU shall not be constructed as authority for either party to act for the other party in any capacity, or to make commitments of any kind for the account of or on behalf of the other party.

j. Liabilities:

Neither party is liable for the intentional or negligent acts or omissions of the other. Each party shall be responsible for its officers, employees, agents, contractors intentional or negligent acts or omissions and howsoever caused, to the extent allowed by applicable law.

k. Modification:

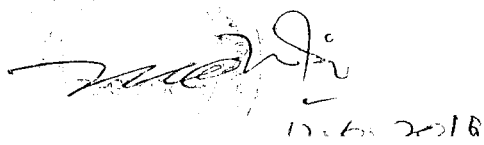
Modification to this MoU shall be made by mutual consent of the parties through the issuance of a written modification, signed and dated by authorized representatives of each party, prior to any changes being performed.

l. Dispute:

All disputes, controversies or differences which may arise between the parties hereto out of or in relation to or in connection with or interpretations of this MoU or for the breach thereof shall be settled amicably between the parties through negotiations and shall be resolved through Arbitration in accordance with the Arbitration and Conciliation Act, 1996 by a Sole Arbitrator who will be appointed with mutual consent of the Parties. The Venue of Arbitration shall be Gurgaon, Haryana .

m. Entire Understanding / Modification

This MOU embodies the entire understanding of the Parties in respect of the matters contained or referred to in it and there are no promises, terms, conditions or obligations, oral or written, express or implied, other than those



12.6.2018

contained in this MOU. This MOU cannot be amended, changed or altered except by a written instrument signed by both the parties.

IN THE WITNESS WHEREOF the parties hereunto have set and subscribe their respective hands and seal the day in the year first hereinabove written.

SIGNED, SEALED AND DELIVERED

REGISTRAR

Dr. Mahipal Singh

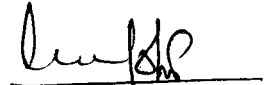
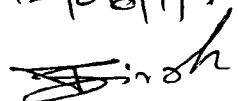
12.6.2019

Registrar

Shobhit University, Gangoh, Saharanpur

In the presence of

1. Dr. S.K. GUPTA [Dean Engg. & Technology] Shobhit University
2. Mr. Jasvir Singh (Accounts officer) Shobhit University


12/06/19.

12/06/2019

SIGNED, SEALED AND DELIVERED

For and on behalf of

Honda Motorcycle & Scooter India Limited,

Represented by

Hiroyuki Sukegawa

Director

Honda Motorcycle & Scooter India Limited,

Commercial Complex II, Sector 49-50, Golf Course Extension Road,

District Gurgaon, Haryana-122018

In the Presence of

1.

2.

**MEMORANDUM OF UNDERSTANDING
BETWEEN
SHOBHIT UNIVERSITY, GANGOH, UP
AND**

Agro Environmental Education & Farmers Welfare Society (A.E.E.F.W.S.)

This Memorandum of Agreement between the Shobhit University, Gangoh, UP and A.E.E.F.W.S. is intended to facilitate a collaborative program of research, training, curriculum, institutional development, information dissemination, and exchange of faculty, students and staff. The linkage hereby formed shall further strengthen each partner institution's objectives as well as the mutual relationship between the partners.

About A.E.E.F.W.S.-

Agro Environmental Education & Farmers Welfare Society (A.E.E.F.W.S.) was founded in 2021. It is an autonomous research and educational organization registered under Society Registration Act XXI of 1860 bearing the Registration No. 255 during 2020-21. It is a scientific and educational organization, working in the field of agriculture, environment and farmers welfare for sustainable development and provides a unique platform to the scientists, academicians, researchers and policy makers for exchanging their ideas, encouraging research and disseminating knowledge of Agro Environment in the society.

A.E.E.F.W.S. is one of the largest networks of agriculture and allied sector professionals in India and acts as a bridge between a network of Indian rural communities and other stakeholders, including government, development organizations and corporate entities. A.E.E.F.W.S. does this through large-scale field implementation projects with integrated deployment of technological innovation for efficiency and scale. Till now, 5 Vice-

Chancellors, 12 Directors, 30 Principal Scientists, 145 Professor and Assistant Professor's, 350 PhD Scholars and more than 2500 experts from various specializations of Agriculture, Veterinary and other sciences from 27 States of India and 9 Countries across the globe have contributed in A.E.E.F.W.S. projects to enhancing livelihood opportunities for more than one million farmer households. We are also supplying citrus, eucalyptus, flower seed indigenously. Seedlings production is done at our farm at 40 acres. We have a good facility for seedling preparation, seed processing, grading, packing and export. Seed quality assessment is done at each level of seed sale.

Now therefore, in consideration of the mutual promises set forth in this MoU, the parties here to agree as follows:

CLAUSE 1 CO-OPERATION

- 1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Shobhit University, Gangoh, UP and its related wings. The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.
- 1.2 Shobhit University, Gangoh, UP and A.E.E.F.W.S. co-operation will facilitate effective utilization of the intellectual capabilities of the faculty Shobhit University, Gangoh, UP providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2- SCOPE OF THE MoU

- 2.1 The budding graduates from Shobhit University, Gangoh, UP could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Curriculum Design: A.E.E.F.W.S. will give valuable inputs to the Shobhit University, Gangoh, UP in teaching / training methodology and suitably customize the curriculum so that the students fit into the industrial scenario meaningfully.
- 2.3 Industrial Training & Visits: Industry and Institution interaction will give an insight into the latest developments / requirements of the industries; the A.E.E.F.W.S. to permit the Faculty and Students of the Shobhit University, Gangoh, UP to visit its group companies and also involve in Industrial Training Programs for the Shobhit University, Gangoh, UP. The industrial, field training and exposure provided to students and faculty through

this association will build confidence and prepare the students to have a smooth transition from academic to working career. The A.E.E.F.W.S. will provide its Labs / Workshops / Industrial Sites for the hands-on training of the learners enrolled with the Shobhit University, Gangoh, UP.

- 2.4 Internships and Placement of Students: A.E.E.F.W.S. will actively engage to help the delivery of the Internship and placement of students of the Shobhit University, Gangoh, UP into internships/jobs.
- 2.5 Research and Development: Both Parties have agreed to carry out the joint research activities in the fields of A.E.E.F.W.S. specializations, activities and services
- 2.6 Skill Development Programs: A.E.E.F.W.S. to train the students of Shobhit University, Gangoh, UP on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.7 Both Parties to obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required for offering the Programs on the terms specified herein
- 2.8 There is no financial commitment on the part of the Shobhit University, Gangoh, UP and **Agro Environmental Education & Farmers Welfare Society (A.E.E.F.W.S.)** to take up any program mentioned in the MoU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

4.1 This Agreement will be valid from 04-07-22 to 04-07-25 on mutually agreed terms, during which period Shobhit University, Gangoh, UP and **Agro Environmental Education & Farmers Welfare Society (A.E.E.F.W.S.)**, as the case may be, will take effective steps for implementation of this MOU.

4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in writing. In the event of Termination, both parties have to discharge their obligations

CLAUSE 5- RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that Shobhit University, Gangoh, UP are acting under this MOU as

independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.

Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the Hoshiarpur.....Jurisdiction. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Hoshiarpur.....Jurisdiction.

For and on behalf of for and on behalf of-

For A.E.E.F.W.S.

For Shobhit University, Gangoh, UP:

D.P.S. BADWAL

President, A.E.E.F.W.S

Killa Baroon,

Near Chandigarh Bypass,

Hoshiarpur, Punjab-146001-INDIA

Witness:

[Signature]
4/07/2022

for *[Signature]*
04/07/2022

Contact No:

Email id:

Witness:

[Signature]
04/07/22
(Dr. Mand Vasem)



**GEETA
UNIVERSITY**

Panipat, Delhi NCR, INDIA
POWERING EDUCATION, EMPOWERING MINDS.

Date: 21st September, 2022 (Wednesday)

Memorandum of Understanding (MOU) Between

Geeta University, Panipat

And

Shobhit University, Gangoh

Subject: Collaboration to promote Education, Skill & Research

The following terms are mutually applicable to both (First party and Second party)

1. Both the parties will assist each other in organizing the summit, seminar, symposium workshop and other academic deliberations.
2. Collaboration in Teaching, Research & Development and consultancy in the field of mutual interest.
3. Exchange of Academic materials and publications
4. Conducting various training programmes for students and faculty members in the area of Mutual interest.
5. Both Party will support each other in curriculum development, industry Interaction and other support from time to time through its network.

For First Party

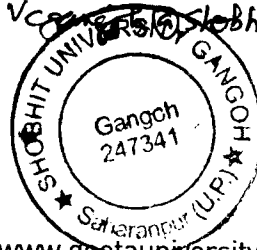
Authorised Signatory

Name: *Dr. Vikas Singh*
Designation: *Vice Chancellor*
Mobile: *9810015377*
Email:

For Second Party

Authorised Signatory

Name: *Prof. Ranjit Singh*
Designation: *VC*
Mobile: *9412920780*
Email: *vc@shobhituniversity.ac.in*



+91 99966 23012

info@geetauniversity.edu.in

www.geetauniversity.edu.in

NH-71A, Naultha, Panipat, Haryana (132145), India.

Memorandum of Understanding

NEW DELHI INSTITUTE OF MANAGEMENT

Between

SHOBHIT UNIVERSITY, GANGOH

This Memorandum of Understanding (MoU) sets for the terms and mutual understanding between First and Second Party for the Collaboration to promote Education, Skill & Research.

The following terms are mutually applicable to both (First party and Second party)

1. Both the parties will assist each other in organizing the summit, conference, seminar, symposium, workshop and other academic deliberations;
2. Collaboration in Teaching, Research & Development and consultancy in the field of mutual interest;
3. Exchange of Academic materials and publications;
4. Conducting various training programmes for students and faculty members in the area of Mutual interest;
5. Both Parties will support each other in curriculum development and other support from time to time through its network;

This MoU is made at New Delhi on

For First Party

Authorised Signatory: *Dr. Gauri Modwel*

Name: Dr. Gauri Modwel

Designation: Director

Mobile: 9910150612

Email: gauri.modwel@ndimdelhi.org

For Second Party

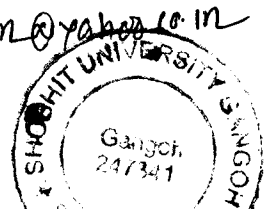
Authorised Signatory:

Name: DR. NILADRY SEKHAR GHOSH

Designation: Director - IQAC

Mobile: 8894144966

Email: niladry-chem@yahoo.co.in





**Memorandum of Understanding (MoU) between
Shobhit University, Gangoh, Saharanpur,
Uttar Pradesh, India
and**

Orel State University named after I.S. Turgenev, Orel, Russia

Shobhit University, Gangoh, India and **Orel State University named after I.S. Turgenev**, Orel, Russia, (here in after collectively referred to as «parties») believe that mutual benefit can be derived from scholarly interaction, cultural interchange, co-operative research, and other forms of academic collaboration. Therefore, both parties agreed on the following:

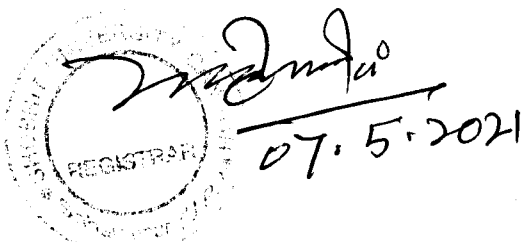
Article I

The Parties see advantages in the development of strong academic links and relationships and agree in principle to enter discussions to establish ties of friendship and co-operation for the purpose of promoting mutual understanding and academic, cultural and personal exchange in various sectors and disciplines.

Article II

The parties agree on achieving cooperation through:

1. Exchanging of staff, researchers, and students.
2. Exchanging of information, references, research papers and scientific publications.
3. Organizing joint conferences, seminars, symposia, lectures, and workshops.
4. Establishing joint research projects and joint supervision of Master and PhD degree and professional diplomas.





Article III

Both parties will do their best to secure funds to cover expenses of cooperation activities. Such expenses will be agreed upon by both parties before the start of each activity.

Article IV

This general agreement of cooperation shall be identified as the parent document of any program agreement between the parties. Further agreements concerning any program shall provide details concerning the specific commitments made by each party and shall not become effective until they have been reduced to writing, executed by the duly authorized representatives of the parties.

Article V

Each party shall appoint a coordinator, who will be the responsible for the activation and the organization of the MoU.

Article VI

This MoU will remain in effect for five years and can be renewed based upon the agreement of both parties after the technical evaluation by each party. Either party could terminate the agreement through a written notice to the other of intention to terminate the agreement. The termination notice should be given at least six months in advance.

Article VII

The MoU will become effective immediately upon signing by both parties after the approval of concerned authorities.



[Handwritten signature]

07.05.2021



Article VIII

In the event of a dispute between the parties arising out or relating to this agreement, regarding its interpretation or execution or any other related matter, shall be settled amicably by alternative methods of dispute resolution.

On behalf of Shobhit University, Gangoh,
India

On behalf of Orel State University named
after I.S. Turgenev, Orel, Russia

Prof./Dr. *Makipal Singh*
Designation: *Registrar*
Date: *07.05.2021*

Rector Fedotov A.A.
Designation: *[Signature]*
Date: 27-04-2021



[Signature]
07.05.2021



**Меморандум о взаимопонимании (MoU) между
Университетом Шобхит, Ганго, округ Сахаранпур,
Уттар-Прадеш, Индия**

И

**Орловским государственным университетом имени
И.С. Тургенева, Орёл, Россия**

Университет Шобхит, Ганго, Индия и Орловский государственный университет имени И.С. Тургенева, Орёл, Россия (здесь и далее совместно именуемые «сторонами») считают, что взаимная выгода может быть получена от научного взаимодействия, культурного обмена, совместных исследований и других форм академического сотрудничества. Поэтому обе стороны договорились о следующем:

Статья I

Стороны видят преимущества в развитии прочных академических связей и отношений и в принципе соглашаются вступать в дискуссии по установлению связей дружбы и сотрудничества с целью содействия взаимопониманию и академическому, культурному и личностному обмену в различных отраслях и дисциплинах.

Статья II.

Стороны договорились о достижении сотрудничества путем:

1. Обмена сотрудниками, исследователями и студентами.
2. Обмена информацией, литературой, научными работами и научными публикациями.
3. Организации совместных конференций, семинаров, симпозиумов, лекций и мастер-классов.
4. Создания совместных научно-исследовательских проектов и совместное руководство дипломами магистрантов и докторов наук, а также профессиональными дипломами.





Статья III

Обе стороны сделают все возможное, чтобы обеспечить средства для покрытия расходов на совместную деятельность. Такие расходы будут согласованы обеими сторонами до начала каждого вида деятельности.

Статья IV

Настоящее общее соглашение о сотрудничестве должно быть определено как исходный документ любого программного соглашения между сторонами. Дальнейшие соглашения, касающиеся любой программы, должны содержать подробную информацию о конкретных обязательствах, взятых на себя каждой стороной, и не вступают в силу до тех пор, пока они не будут сведены в письменной форме и подписаны должным образом уполномоченными представителями сторон.

Статья V

Каждая сторона должна назначить координатора, который будет отвечать за активацию и организацию MoB.

Статья VI

Настоящий MoB будет действовать в течение пяти лет и может быть продлен по соглашению обеих сторон после технической оценки каждой стороной. Любая из сторон может расторгнуть соглашение, направив другой стороне письменное уведомление о намерении расторгнуть соглашение. Уведомление о расторжении должно быть отправлено не менее чем за шесть месяцев.

Статья VII

Меморандум о взаимопонимании вступит в силу сразу после подписания обеими сторонами после утверждения соответствующими органами.



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07.5.2021



Статья VIII

В случае возникновения спора между сторонами, возникающего в связи с настоящим соглашением, относительно его толкования или исполнения или любого другого связанного вопроса, он должен быть урегулирован мирным путем с помощью альтернативных методов разрешения споров.

От имени Университета Шобхит, Ганго, Индия

От имени Орловского государственного университета имени И.С. Тургенева, Орёл, Россия

Профессор/Доктор *Maehiral Singh*

Ректор Фелотов А.А.

Подпись: *Registrar*

Подпись: *[Signature]*

Дата: *07.5.2021*

Дата: 27-04-2021



[Signature]
07.5.2021

**PEARSON UNDERGRADUATE ENTRANCE EXAM
Institution Recognition Form**

Please complete using **BLOCK CAPITALS** for each recognizing program within your institution.

Fields marked * are mandatory

* Institution ("Institution")	SHOBHIT UNIVERSITY, GANGOH
* Authorizing Contact	9759174581
* Designation	REGISTRAR
* Email	registrargangoh@shobhituniversity.ac.in
* Telephone (Incl. area code)	01331234500
* Institutional Web Address	www.shobhituniversity.ac.in
* Institution/Organization Address (including CITY, STATE, PINCODE, COUNTRY)	SHOBHIT UNIVERSITY, ADARSH INSTITUTIONAL AREA, BABU VIJENDRA MARG, GANGOH, DISTT. SAHARANPUR, 247341, UTTAR PRADESH, INDIA

* Program Address (if different)

Address1

Address2

City

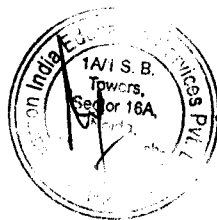
State/Province/County

PostCode/Zip Code

To become a recognizing institution please complete your details

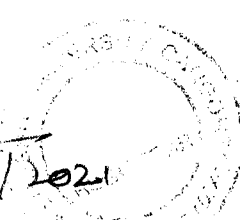
Fields marked * are mandatory.

As the admission criteria "Institution" agrees to recognize Pearson Undergraduate Entrance Exam scores to grant admissions to its Undergraduate Courses. The Institution shall treat Pearson Undergraduate Entrance Exam scores at par with any other entrance/admission test scores and subject to candidates fulfilling the eligibility requirements setup by the Institution. Pearson India Education Services Pvt. Ltd (hereinafter referred to as "Pearson" or "Pearson VUE") may use the name and score requirements of Institutions that recognize scores in official Pearson VUE documentation. Pearson VUE will not charge any cost to Institution for providing services under this Agreement. No personal names or contact details will be published.



[Handwritten Signature]

16/04/2021



*By signing this form, I represent that I am authorized to accept Pearson Undergraduate Entrance Exam scores for my institution/s and I accept the terms and conditions of this agreement ("Agreement"). I also accept that I comply with Pearson websites Terms of Use and Privacy Policy.

Institution Signature _____ Date 16.04.2022

Pearson VUE Signature _____ Date _____

Return this completed form to: Director Pradeep 31/5/22 P21
Pearson VUE
Ground Floor, SB Tower, 1A/1, Sector 16A, Noida 201301, Uttar Pradesh, INDIA
Attn: Pearson Undergraduate Entrance Exam Help Desk

Pearson Undergraduate Entrance Exam Terms and Conditions for Recognizing Institutions/Organizations

1. Definitions

- 1.1 "Calendar Year" shall mean January 1st through December 31st.
- 1.2 "Candidate" shall mean any individual who registers with Pearson VUE to take the Pearson Undergraduate Entrance Exam with respect to a possible admission with the Institution.
- 1.3 "Effective Date" means the date that Pearson VUE signs and dates this Agreement.
- 1.4 "Intellectual Property Rights" means (i) all rights, benefits, title or interest in or to any Pearson VUE's Intellectual Property, anywhere in the world (whether registered or not and including all applications for the same).
- 1.5 "Institution" shall mean the institution on page one (1) contracting with Pearson VUE to recognize the Pearson Undergraduate Entrance Exam as part of its admission criteria.
- 1.6 "Pearson VUE's Intellectual Property" means: (a) Confidential Information; (b) copyrights; (c) patents; (d) patent applications; (e) technology and technical information; (f) invention; (g) Trademarks; (h) rights in designs and database; (i) any and all intellectual or proprietary rights in relation to the Pearson VUE, its affiliates or its licensor's software, printed materials, processes, databases, or supporting documentation, including but not limited to, the Pearson VUE, its affiliates or Its licensor's Delivery System, or any part thereof, and includes any and all adaptations, enhancements, improvements, modifications, revisions, or translations to any of the aforementioned and relating to or arising from any or all of the foregoing, and all extensions and renewals thereof in India or anywhere in the world and leading to achieving the same or better results in activities carried out and the programmes administered by Pearson VUE or its affiliates;

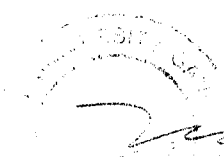


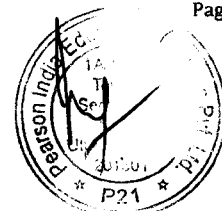
in each case whether registered or unregistered and including applications for the grant of any of the foregoing and all rights or forms of protection having equivalent or similar effect to any of the foregoing whether owned or controlled by or licensed to Pearson VUE or its affiliates.

- 1.7 "Pearson Undergraduate Entrance Exam " means the Undergraduate Admission Test for Universities, Colleges and Educational Institutions developed and delivered by Pearson VUE.
- 1.8 "Results" shall mean an individual test taker or a group of test takers qualitative or quantitative measurement(s) attributed to such individual or group's performance on the Pearson Undergraduate Entrance Exam.
- 1.9 "Testing Center" shall mean a physical facility operated by or on behalf of Pearson VUE used in administering the Pearson Undergraduate Entrance Exam.
- 1.10 "Trademark" shall mean a general reference to registered and non-registered trademarks, service marks or certification marks.

2. Use of Intellectual Property.

- 2.1 The Institution may use the Licensed Materials solely in its printed/on-line information and promotional materials only after express written approval of the same by Pearson VUE. The Institution will not publish or distribute Pearson VUE or Pearson Undergraduate Entrance Exam promotional materials before obtaining Pearson VUE's written consent as set forth in this Subsection. Institution acknowledges that the complete trademark for the Pearson Undergraduate Entrance Exam is "Pearson Undergraduate Entrance Exam by Pearson VUE ". Institution may use either or both trademarks consistent with these terms and conditions, but may not use variants thereof, when referring to the Pearson Undergraduate Entrance Exam.
- 2.2 The Institution shall not copy, modify, publish, release, lend, sell, rent, provide access to, create derivative works from or otherwise disclose the Results to anyone other than authorized staff within the Institution. Pearson VUE is the sole owner of, and shall retain the entire rights to, any copyrights, trademark, trade secret, and any other rights in the Results.
- 2.3 Institution will place an appropriate Pearson VUE's Trademark and/or Pearson VUE's copyright notice on the title or copyright page or other appropriate location of each edition or version of Institution's promotional materials containing any reference to or use of the Pearson VUE's Intellectual Property, along with an appropriate tagline attribution to, or such other notice as Pearson VUE may reasonably request and provide in advance. Institution will not contest Pearson VUE's Intellectual Property Rights in the Pearson VUE Intellectual Property and shall not act in a manner that would tarnish, adversely affect or disparage the Pearson VUE's intellectual property rights and its reputation. Without limiting the foregoing, Institution will not, except as expressly permitted by Pearson VUE, use or apply for registration of (a) any of Pearson VUE's Intellectual Property, or (b) any marks or names that, in the opinion of Pearson VUE, are confusingly or deceptively similar to, or that otherwise incorporate Pearson VUE's Trademarks or other design. Upon expiration or termination of this Agreement, Institution agrees to cease all display, advertising and use of Pearson VUE Intellectual Property. Upon termination or expiration of this Agreement, Institution shall forthwith return to Pearson VUE all Pearson VUE Intellectual Property including soft and hard copies of the Pearson VUE Intellectual Property that are in the possession of and/or control of Institution and/or its respective employees and agents. If so requested by Pearson VUE, Institution shall provide written confirmation to Pearson VUE of its compliance with the terms of this Section.


[Signature]
06/04/2021



Institution recognizes Pearson VUE's ownership and title to the Pearson VUE Intellectual Property and agrees that it will do nothing inconsistent with or adverse to such ownership, and that all use of the Pearson VUE Intellectual Property will accrue to Pearson VUE only. Institution recognizes the goodwill associated with Pearson VUE Intellectual Property and acknowledges that such goodwill belongs exclusively to Pearson VUE.

- 2.4 Access and Use of the Results.** Results are only for use by authorized staff members employed by the Institution who have read and agreed to these terms and conditions, Pearson website Terms of Use and Privacy Policy. The Institution agrees to minimize access to the Results to those who legitimately require access to them. Pearson VUE reserves the right to monitor the access and use of the Results by the Institution and its authorized staff members. Pearson VUE reserves the right to discontinue the Institution access to the Results if it is discovered that the Institution has violated the terms and conditions.
- 2.5** The Institution agrees to access the Results online as directed by Pearson VUE in a secure way, which will not interfere with Pearson's website or its network. Pearson VUE shall share the Results of the candidates who have opted for the Institution while filling their registration form, in a comprehensible format and extend the necessary support in relation to use of the Results.
- 2.6 Use of the Institution's Trademark/s.** During the term of this Agreement, the Institution grants Pearson VUE the right to create Pearson VUE promotional materials using the institution owned materials pursuant to this Agreement, for such promotional materials in relation to Pearson Undergraduate Entrance Exam subject to prior review by the Institution. For such period, the Institution grants Pearson VUE, and Pearson VUE accepts a non-exclusive, non-transferable, royalty-free, worldwide license to use the Institution's Trademarks if such use is in connection with Pearson VUE's promotional activities associated with the delivery of services hereunder. The Institution also grants Pearson VUE the right to create a webpage for the Institution on the Pearson Undergraduate Entrance Exam website using the logos/promotional materials from the Institution owned materials subject to prior review and approval by the Institution for the term of the agreement. Upon expiration or termination of this Agreement, Pearson VUE agrees to cease all display, advertising and use of the Institution's Trademarks. Pearson VUE shall not use for any purpose thereafter any information included in or derived from the Institution's Trademark or Institution's Intellectual Property. Pearson VUE recognizes the Institution's ownership and title to the Trademarks and agrees that it will do nothing inconsistent with or adverse to such ownership, and that all use of the licensed Trademarks will accrue to the Institution. Pearson VUE recognizes the goodwill associated with the Institution's Trademarks and acknowledges that such goodwill belongs exclusively to the Institution and shall not act in a manner that would tarnish, adversely affect or disparage the Institution's intellectual property rights and its reputation.
- 2.7 Sublicense and Authorization.** Institution grants Pearson VUE a non-exclusive, non-transferable, limited, revocable, royalty free, worldwide license during the Term to sublicense to its affiliates and their third-party vendors, the right to use Institution's Trademarks as set forth in Subsection 2.6 above.
- 2.8 Use of Pearson VUE Trademarks.** During the term of this Agreement only, Pearson VUE grants to the Institution, and the Institution accepts, a non-exclusive, non-transferable, royalty-free, worldwide license to use relevant Pearson VUE Trademarks in connection with their promotional activities of its Tests pursuant to this Agreement. The Institution will place on the title or copyright page or other appropriate location of each edition or version of the Institution's promotional materials containing

[Handwritten signature]
16/04/2021

[Circular stamp]
201301
P21

any reference to or use of Pearson VUE Trademarks, if any, an appropriate tagline attribution to, or such other notice as Pearson VUE may reasonably request and provide in advance. Any use of Pearson VUE's Trademarks will be as approved by Pearson VUE in advance. The Parties agree that the Pearson VUE shall review and approve the promotional material incorporating Pearson VUE's proprietary material proposed to be used by the Institution for promotional purposes under this Agreement. Upon expiration or termination of this Agreement, the Institution agrees to cease all display, advertising and use of Pearson VUE's Trademarks. The Institution recognizes Pearson VUE's ownership and title to the Trademarks and agrees that it will do nothing inconsistent with or adverse to such ownership, and that all use of the licensed Trademarks will accrue to Pearson VUE. The Institution recognizes the goodwill associated with Pearson VUE's Trademarks and acknowledges that such goodwill belongs exclusively to Pearson VUE.

3. Term and Termination.

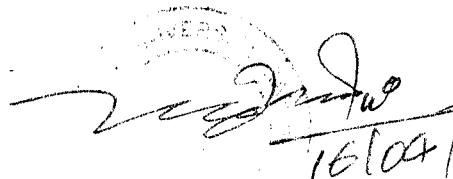
3.1 This Agreement commences on the Effective Date and shall continue, unless terminated as provided in this Agreement, for an initial term of One (01) year ("Term"). Following the initial Term, this Agreement will automatically renew on the same terms and conditions for successive periods of one (01) year each, unless terminated earlier as provided in this Agreement. Nothing in this Agreement shall be interpreted as requiring either party to renew or extend this Agreement.

3.2 Termination. Either party can terminate the Agreement by giving thirty (30) days written notice to the other party. Neither party shall terminate the Agreement under clause 3.2 once the Pearson Undergraduate Entrance Exam process starts for the year. Either party can terminate the Agreement under this clause only before first day of October of the year in which the Pearson Undergraduate Entrance Exam registration has started for the successive year. Pearson VUE shall terminate this Agreement with 15 days' notice if Pearson VUE decides not to conduct Pearson Undergraduate Entrance Exam.

3.3 Termination based on Proprietary or Confidential Information. Effective immediately upon written notice to the other party, Pearson VUE may terminate this Agreement, and all rights and licenses granted herein, if the Institution violates or infringes, misappropriates, or otherwise violates the intellectual property, proprietary rights, or any Confidential Information of Pearson VUE, or Candidate.

4. Confidential Information. Each party acknowledges that in the course of performing under this Agreement, or in the course of discussing or negotiating statement of work(s) and/or any Exhibits or future agreements between the parties, a party may learn confidential, trade secret, or proprietary information concerning the other party or third parties to whom the other party has obligations of confidentiality ("Confidential Information"). The party receiving Confidential Information will be referred to as the "Receiving Party" and the party disclosing its Confidential Information will be referred to as the "Disclosing Party".

a) "Confidential Information" means any and all information disclosed to the Receiving Party by the Disclosing Party, or its Agents either orally or in writing: (a) of a technical or conceptual nature consisting of or relating to the databases, software, software documentation, computer based test delivery system, systems, products, services or component parts owned, licensed to, developed or being developed by the Disclosing Party, including, without limitation, the information ascertained from plans, drawings, schematics, sketches, models or descriptions of processes, or from an inspection of facilities, or from computer programs, databases, software, computer hardware components, or other components of a similar nature; (b) relating to business plans, marketing plans


16/04/2021

or business opportunities of the Disclosing Party; (c) relating to the Disclosing Party's finances, business, or methods or proposed methods of doing business; (d) All candidate data including, but not limited to, Personal data of candidates; or (d) other information that should reasonably have been understood by the Receiving Party, because of legends or other markings, the circumstances of disclosure, or the nature of the information itself, to be confidential to the Disclosing Party. Confidential Information shall expressly include any and all information derived from a party's proprietary information and the terms and conditions of this Agreement. Each Party's Confidential Information shall include any intellectual property or licensed materials, except logo, trademark and trade name. Each party acknowledges that it acquires only the right to use the Confidential Information of the other party under the terms and conditions of this Agreement for as long as this Agreement is in effect and that neither party shall acquire any rights of ownership or title in the Confidential Information. Upon termination or expiration of this Agreement, each party will return to the other party or certify that it has destroyed all materials containing any of the other party's Confidential Information that is held by that party or its employees, agents or contractors. If so requested by the Disclosing Party, the Receiving Party agrees to provide written confirmation to the Disclosing Party of its compliance with the terms of this Section.

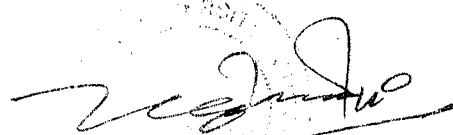
b) Confidential Information does not include information which:

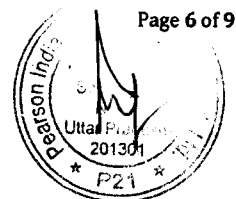
(aa) is or becomes a part of the public domain without breach of this Agreement or another agreement; (bb) is disclosed to the Disclosing Party by third parties without restrictions on disclosure; (cc) is developed independently by the Receiving Party without reference to the Disclosing Party's materials or information; (dd) was in the Receiving Party's possession and the Receiving Party was able to disclose this information without breach of any other confidentiality arrangement before receiving such information from the Disclosing Party; or (ee) comes into the party's possession without breach by that party of any obligations of confidentiality.

c) Protection of Confidential Information. The Receiving Party shall protect the Disclosing Party's Confidential Information by using the same degree of care, but no less than a reasonable degree of care, to prevent the unauthorized use, dissemination, or publication of the Confidential Information as the Receiving Party uses to protect its own Confidential Information of a like nature. Except as may be authorized by the Disclosing Party in writing or necessary for Pearson VUE to deliver the Pearson Undergraduate Entrance Exam under this Agreement, the Receiving Party will (a) not disclose Confidential Information to any person who is not a party to this Agreement; (b) limit dissemination of Confidential Information only to its Agents having a "need to know"; and (c) have an appropriate written agreement with its Agents requiring that they comply with all of the provisions of this Agreement. Pearson VUE shall not be liable for disclosure of confidential information to a Candidate or as reasonably necessary to perform the services hereunder.

d) In the event that the Receiving Party, or its Agents are compelled to disclose any Confidential Information pursuant to a valid order of a court or other government body, the Receiving Party will promptly notify the Disclosing Party and provide reasonable cooperation and reasonable efforts to the Disclosing Party in connection with the Disclosing Party's efforts to lawfully avoid or limit disclosure and preserve the confidentiality of the Confidential Information in such circumstances, if made in a fashion that maximizes the protection of the Confidential Information from further disclosure.

e) Notwithstanding anything herein, Institution authorizes Pearson VUE to provide with a copy of this Agreement to its affiliates along with other information or data as reasonably necessary to provide the services herein.


16/04/2024



4.1 Data Protection. The Institution shall comply with, and shall not act in any way, which may breach, any law or regulation dealing with the processing of privacy and/or personal data relating to any individual or corporation (including without limitation the Information Technology Act, 2000; the (Indian) Contract Act, 1872 and any other applicable law or regulation. The Institution agrees to establish secure safeguards to protect such information from unauthorized use, disclosure and/or misuse. The Institution agrees to immediately inform Pearson VUE of any unauthorized use, breach, loss or disclosure of the Results.

5. Warranty. Both Parties hereby represents and warrants to each other that:

- a) Both Parties have been established and validly existing under the laws of India and Institution has obtained all requisite licenses/ approvals required by it to impart Undergraduate Programs in India
- b) Both Parties have obtained all the approvals, consents and permits necessary or applicable under any applicable law for the execution, delivery and performance by it of this Agreement. The execution and delivery of this Agreement has been duly authorized and approved and does not require any further authorization or consent of any third party
- c) any representation or warranty made by the Parties in this Agreement or in any certificate or other instrument delivered pursuant to this Agreement neither contains any untrue statement nor omits to state any material fact necessary to make the statements contained herein or therein misleading
- d) upon execution, this Agreement will be its legal, valid and binding obligation, enforceable in accordance with its terms.
- e) The Institution represents that it has independently perused the contents, methods of the Pearson Undergraduate Entrance Exam and is satisfied about its efficacy
- f) Both Parties represent and warrant that they will not use each other's IP in such a manner so as to amount to infringement of any third-party IP rights.

5.1 WARRANTY DISCLAIMER: THE WARRANTIES IN THIS AGREEMENT REPLACE ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. ALL OTHER WARRANTIES ARE DISCLAIMED AND EXCLUDED BY THE PARTIES.


6. Indemnification.

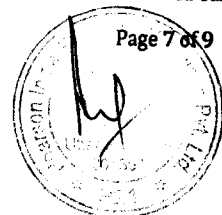
Institution agrees to indemnify, defend, and hold harmless Pearson VUE and Pearson VUE's directors, officers, employees, successors, and assigns from and against any and all third party claims, demands, losses, liabilities, actions, lawsuits, proceedings, judgments, awards, and expenses (including reasonable attorneys' fees) to the extent resulting from Institution's (a) breach of this Agreement; (b) breach of Confidentiality provisions; (c) Violation of Pearson's Website Terms of Use and Pearson Privacy Policy; (d) Violation of Laws (e) infringement of Pearson VUE's Intellectual Property; or (f) failure to accept Pearson Undergraduate Entrance Exam scores subject to candidate fulfilling Institution's admissions eligibility criteria.

7. Limitation of Remedies and Limitation of Liability.

7.1 In no event shall Pearson VUE be entitled to Institution for indirect, special, incidental, or consequential loss or damages

7.2 Regardless of the form of action, except for the Indemnification Obligations contained herein,


16/09/2011



either party's aggregate liability in any Calendar Year during the term of this Agreement for damages, claims, costs, settlement amounts, and/or awards will not exceed Ten Lakhs Indian Rupees (INR 10,00,000.00). For the purposes of applying this Limitation of Liability, each instance of liability is applied to the Calendar Year in which the earliest date of the circumstance giving rise to the liability occurs.

8. General

8.1 Non-Exclusive Arrangement. None of the provisions of this Agreement shall be deemed to constitute a partnership between the Parties and no Party shall have any authority to bind the other Party otherwise than under this Agreement or shall be deemed to be the agent of the other in any way. Nothing contained in this Agreement shall in any way restrict Pearson VUE's right to provide services or facilities similar to the Services and matters contemplated under this Agreement for any other school, university or institute in India or elsewhere in the world.

8.2 Force Majeure. The obligations of the parties under this Agreement (including all obligations of Pearson VUE relating to time limits and deadlines for implementation and updating under this Agreement) shall be suspended, to the extent a party is hindered or prevented from complying therewith because of acts of state or governmental authorities, acts of terrorism, natural catastrophes, fires, storms, floods, earthquakes, riots, insurrection, civil disturbance, sabotage, embargos, blockades, acts of war, acts of God, power failure, failure of Internet access or service, communication line failures, epidemic or any other cause whatsoever beyond a party's control.

8.3 Failure to Perform. Pearson VUE's failure to perform under this Agreement shall be excused if such failure to perform is due any cause whatsoever beyond Pearson VUE's control. If Pearson VUE decides to not conduct Pearson Undergraduate Entrance Exam for whatever reasons, then Pearson VUE will be excused from its obligation and the agreement shall stand terminated.

8.4 Entire Agreement. This Agreement constitutes the entire understanding between the parties regarding the subject matter hereof, and supersedes all prior express or implied, negotiations, proposals, bids, orders, communications and agreements. This Agreement shall not be deemed or construed to be modified, amended, rescinded, canceled or waived in whole or in part, through a purchase order or otherwise, except by written amendment duly executed by the parties hereto. The parties acknowledge that they have not been induced to enter into this Agreement by any representations or statements not found in this Agreement.

8.5 Assignment. Institution may not assign this Agreement, by operation of law or otherwise, without the prior written approval of Pearson VUE, which approval will not be unreasonably withheld, conditioned, or delayed.

8.6 Survivability. It is mutually agreed that any provisions of this Agreement, which, by their nature, should reasonably survive termination or expiration of this Agreement will survive.

8.7 Independent Contractor. Pearson VUE's relationship to the Institution is that of an independent contractor. Neither party shall be deemed to be or hold itself out as a partner, agent, employee or joint venture partner of the other party.

8.8 Governing Law, Venue Attorneys' Fees and Arbitration.

This Agreement and its performance shall be governed by and construed in all respects in



[Handwritten signature]
66/04/2021

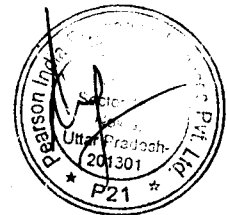
accordance with the laws of India. In the event of a dispute relating to any of the matters set out in this Agreement, parties to the dispute shall each appoint one nominee/representative who shall discuss in good faith to resolve the difference. In case the difference is not settled within 30 (thirty) days, it shall be referred to arbitration in accordance with the Arbitration & Conciliation Act, 1996 to a sole arbitrator mutually appointed by the Parties. The place of arbitration shall be New Delhi. The award of the arbitral tribunal shall be final and conclusive and binding upon the Parties.

8.9 No Third-Party Beneficiaries. This Agreement is solely for the benefit of the parties hereto and no provision of this Agreement shall be deemed to create any rights in, be deemed to have been executed for the benefit of, nor confer upon any other person or entity not a party hereto any remedy, claim, liability, reimbursement, cause of action or other rights.

8.10 Disclaimer.

- a) Pearson does not warrant that access to the Results will be uninterrupted, free of viruses or that the Results themselves will be error free. The Institution is solely responsible for all costs, expenses and damages arising out of its access to the Results on account of such interruptions, viruses or errors. Pearson VUE shall not be liable to the Institution for direct, indirect, special, consequential loss or damages of any nature whether such liability is asserted on the basis of contract, tort or otherwise. Nothing in these terms and conditions shall exclude either party's liability to the as a result of any fraudulent misrepresentation or negligence of the other party.

8.11 How to Contact Us. If you have any questions or concerns about the terms and conditions, please contact us at pvapchannelsales@pearson.com.



[Handwritten Signature]
16/04/2021

APPLICATION SERVICES DECLARATION

To

M/s Colife Advisory Private Limited

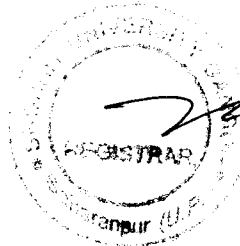
Sub: Usage of Colife App

This is to confirm that we have seen the demo of Colife App and have agreed to use the application interface for our College/ University/ Institution for the trial period up to Mar 31, 2022.

Thanking You,

Authorized Signatory

Authorized Signatory Name: *Dr. Mahipal Singh*
Designation: *Registrar*
College/ University/ Institution Name: *Shobhit University*
Location: *Sahasrampur (U.P.)*
Date: *13/10/2021*
Contact No: *9759174581*
Email Id: *registrargangoh@shobhituniversity.ac.in*



Dr. Mahipal Singh

APPLICATION SERVICES AGREEMENT

The agreement (hereinafter referred to as "Agreement" made at Bangalore on this _____ th day of _____ between

M/s Colife Advisory Private Limited, a company incorporated under the Companies Act 2013 having its registered office at 1st Floor, Kote MR Plaza, BBMP Katha No.755/95/3 Doddanekundi, Marathahalli Outer Ring Road, Bangalore- 560037 and represented by its Authorised Signatory Mr. _____
(Hereinafter called the first party/Colife)

And

M/s. Dr. Mohitpal Singh having its registered office at Mayer Vihar Phase II, New Delhi 110091.
and represented by its Authorised Signatory Mr. _____
(Hereinafter called the second party/Client)

And

Please Read This Agreement Carefully. By Accessing Or Using All Or Any Portion Of The Service, Or By Paying For The Service By Any Means Offered By Colife , You Accept All The Terms And Conditions Of This Agreement. You Agree That This Agreement Is Enforceable Like Any Written Negotiated Agreement Signed By You. If You Do Not Agree, Do Not Use The Service. The Terms And Conditions Of This Agreement ("Terms & Conditions") Apply To Any And All Use Of The Service By You, Whether You Are Using The Service Pursuant To Any Demo Period, Or The Term Of This Agreement And You Agree To Be Bound By These Terms And Conditions Regardless Of The Type Of Use Of The Service By You. This agreement, as amended from time to time (the "Agreement") is between you ("you", "your Client") and Colife. including its authorized suppliers ("Colife "). The Service and other capitalized terms used in this Agreement are defined in a Section at the end of this Agreement.

1. Hosted Service

a. Colife will provide and Client and its authorized Users will have access to the Service during the Term as per the scope Annexure-A, subject to the Terms and Conditions. Subject to Client's compliance with its obligations under this Agreement, Colife hereby grants Client a non-exclusive license to: (i) access and execute the Software on Colife 's application server over the Internet; (ii) use the Documentation related to the Software or the other components of the Service; (iii) transmit data related to Client's use of the Software to and from Colife 's application server over the Internet and store such data on Colife 's application server; and (iv) access and use Colife 's User interface on its website.

2. Use and Access

a. Subject to the restrictions on use as set forth herein, Client will have access to the Service for its intended purpose and in accordance with the specifications set forth in any Documentation relating to the Service or Software provided by Colife . Such use and access will be continuous on a twenty four (24) hour a day, seven (7) day a week basis except for

interruptions by reason of maintenance or downtime beyond Colife 's reasonable control.

b. Client will use the Service only for its internal business operations and will not permit the Service to be used by or for the benefit of anyone other than Client. Client will not have the right to re-license or sell rights to access and/or use the Service, or to transfer or assign rights to access or use the Service, except as expressly provided herein. Client may not modify, translate, reverse engineer, decompile or create derivative works based upon the Software. Client agrees to use the Service in a manner that complies with all applicable laws including intellectual property and copyright laws. Colife expressly reserves all rights not expressly granted to Client herein.

c. Client will not: (i) transmit or share identification or password codes to persons other than authorized Users; (ii) permit the identification or password codes to be cached in proxy servers and accessed by individuals who are not authorized Users; or (iii) permit access to the Service through a single identification or password code being made available to multiple users on a network.

d. You may not access the Service if you are a direct competitor of Colife, except with Colife 's prior, written consent. In addition, you may not access the Service for purposes of monitoring its availability, performance or functionality, or for any other benchmarking or competitive purposes.

e. Client will be responsible for all equipment and software required for Client to access the Internet including, without limitation, a web browser compatible with the Colife Service.

f. Client agrees that its use of the Service will be in a manner consistent with this Agreement and with all applicable laws and regulations, including without limitation, all copyright, trademark, patent, trade secret and export control laws, as well as those laws prohibiting the use of telecommunications facilities to transmit illegal, obscene, threatening, harassing, or other offensive messages. Client acknowledges that Colife is not responsible for any use or misuse of the Service by Client or its employees or contractors. In particular, Client will not, nor shall it permit or assist others, to abuse or fraudulently use the Service, including but not limited to: (i) obtaining or attempting to obtain Service by any unauthorized means or device with intent to avoid payments; (ii) accessing, altering, or destroying any information belonging to any person other than Client, or attempting to do so; and (iii) using the Service to interfere with the use of similar Service by other companies or users.

3. Price and Payment

a. Client shall pay all fees or charges accruing to his account in accordance with the fees, charges, and billing terms in effect at the time a fee or charge is due and payable. The charges will be equal to the number of total Users multiplied by the User Fee in



CoLife Advisory Pvt Ltd.



Second Party

effect. Payments will be made in advance and may be made annually, quarterly or monthly, or as otherwise mutually agreed upon. All payment obligations are non-cancellable and all amounts paid are non-refundable. You are responsible for paying for all User Fees for Users ordered for the entire Term, whether or not such Users actually use the Service. You must provide Colife with valid credit card or approved purchase order information as a condition to getting access to the Service. You may add Users by paying the applicable User Fee. Added Users will be subject to the following: (i) the term of use for such Users will be coterminous with the pre-existing Term; (ii) the fee for the added Users will be the then current, generally applicable User Fee; and (iii) Users added in the middle of a billing period will be charged in full for that billing period. Colife reserves the right to modify its fees and charges and to introduce new charges at any time, upon at least 30 days prior notice to you, which notice may be provided by e-mail. Fees for other services will be charged on an as quoted basis. Pricing terms are confidential, and you agree not to disclose them to any third party. You agree to provide Colife with complete and accurate billing and contact information.

This information includes your legal company name, street address, e-mail address, and name and telephone number of a Service Administrator who will be responsible for and authorized to make all decisions concerning the Service on your behalf including act as a billing contact. You agree to update this information within thirty (30) days of any change to it. If the contact information you have provided is false or fraudulent, Colife reserves the right to terminate your access to the Service in addition to any other legal remedies.

If you believe your bill is incorrect, you must contact Colife in writing within thirty (30) days of the date of the invoice containing the amount in question to be eligible to receive an adjustment or credit.

b. Colife's fees are exclusive of all taxes, levies, or duties imposed by taxing authorities, and you shall be responsible for payment of all such taxes, levies, or duties, excluding only taxes based solely on Colife's income. If Colife is required to pay or collect any state, local, or value-added tax on any fees charged under this Agreement, or any other similar taxes or duties levied by any governmental authority, excluding taxes levied on Colife's net income, then such taxes and/or duties will be billed to and paid by Client immediately upon receipt of Colife's invoice and supporting documentation for the taxes or duties charged.

4. Technical Support

Technical support is described in detail on the attached Schedule A (Service Level Agreement).

5. Term and Termination

a. The term of this Agreement will commence the day the web site interface for the Service is accessible to you via the Internet, and will continue for a period of one year, quarter or month, as selected by the Client or for such other initial term as

otherwise mutually agreed upon (the "Term"). Thereafter this Agreement will automatically renew for successive periods of the same duration as the initial Term ("Renewal Term") unless either party gives the other party not fewer than thirty (30) days notice of its intent not to renew, or unless terminated earlier under the terms contained within this Agreement.

b. Either party may terminate this Agreement for material breach, by the other party, provided, however, that the terminating party has given the other party at least thirty (30) days written notice of and the opportunity to cure the breach. Termination for breach will not preclude the terminating party from exercising any other remedies for breach available to it under law.

6. Ownership of Intellectual Property

a. Title to any and all proprietary rights in the Service components including, without limitation, the Software, Colife's web site and user interface will remain in and be the exclusive property of Colife.

b. Client will be the owner of all data or information created by Client and stored on Colife's application servers (collectively, "Client Data").

c. Client hereby grants to Colife a non-exclusive, fully paid, world-wide and irrevocable license permitting Colife to copy, anonymize, aggregate, process and display Client Data to derive anonymous statistical and usage data, and data about the functionality of the Service, provided such data cannot be used to identify Client or its individual users ("Anonymous Data"), for the purposes of combining or incorporating such Anonymous Data with or into other similar data and information available, derived or obtained from other clients, licensees, users, or otherwise (when so combined or incorporated, referred to as "Aggregate Data"), so as to permit Colife to provide services including the copying, publication, distribution, display, licensing or sale of Aggregate Data and related or similar other statistics or data to third parties (and to Client should Client elect to subscribe for same) pursuant to a separate licensing or services arrangement or agreement. Colife will be the owner of all right, title and interest in and to Aggregate Data.

d. Any access by Client to Aggregate Data shall be pursuant to an additional license or services agreement.

7. Confidentiality and Privacy

a. Client acknowledges that the Software, other Service components and other data and software on Colife's application server embodies logic, design and coding methodology that constitute valuable confidential information that is proprietary to Colife. Client will safeguard the right to access the Service, the Software and other software installed on Colife's application server using the same standard of care that Client uses for its own confidential materials but at least a reasonable standard of care.



b. Subject to Colife 's license to use Anonymous Data, all data or information pertaining to a specific Client and transmitted to or from or stored on Colife 's application server in connection with the performance of this Agreement will be held as confidential by Colife and will not, without the prior written consent of Client, be disclosed or be used for any purposes other than the performance of this Agreement. Colife will safeguard the confidentiality of such data or information using the same standard of care that Colife uses for its own confidential materials but at least a reasonable standard of care. This obligation does not apply to data or information that: (i) is or becomes, through no act or failure to act on the part of Colife , generally known or available to the public; (ii) is known by Colife at the time of receiving such information as evidenced by its written records; (iii) is hereafter furnished to Colife by a third party, as a matter of right and without restriction on disclosure; (iv) is independently developed by Colife as evidenced by its written and dated records and without any breach of this Agreement; or (v) is the subject of a written permission to disclose provided by Client. Further notwithstanding the forgoing, disclosure of data or information will not be precluded if such disclosure: (i) is in response to a valid order of a court or other governmental body of India; (ii) is otherwise required by law; or (iii) is otherwise necessary to establish rights or enforce obligations under this Agreement, but only to the extent that any such disclosure is necessary.

c. Personal Information will be collected, used, retained and disclosed by Colife as outlined in Colife 's privacy policy (the "Privacy Policy") that is posted, amended and updated from time to time as a link from the Service. Client will not do, or omit to do, anything in breach of, or contrary to the provisions of the Privacy Policy, as amended by Colife from time to time. Use of the Service or any component thereof will constitute electronic acceptance of the Privacy Policy as amended as of the time of such use. Any inquiries related to the Privacy Policy should be directed to Colife . Client warrants and represents that Client is in compliance, and will fully comply, with all applicable Privacy Laws and will take all steps reasonably within Client's power to ensure that Client's employees, contractors or customers comply with all applicable Privacy Laws.

8. Warranty and Disclaimer

a. Colife warrants the Service will be provided in conformity with generally prevailing industry standards. Client must report any material deficiencies in the Service to Colife in writing within thirty (30) days of Client's discovery of the defect. Client's exclusive remedy for the breach of the above warranty will be for Colife to use commercially reasonable efforts to provide the Service in accordance with this Agreement. If the breach involves the Software, Client's exclusive remedy will be for Colife to provide access to replacement software, for the Software that is materially deficient, within a commercially Reasonable time. To the maximum extent permitted by law, this warranty is exclusive and is in lieu of all other Warranties, whether express or implied, statutory or Otherwise including, without limitation, any warranties of Merchantability or fitness for a particular purpose or Non-infringement of third party rights or any oral or Written representations, proposals or statements

Made on or prior to the effective date of this agreement. Colife expressly disclaims all other warranties.

B. Colife makes no representation, warranty, or guaranty as to the reliability, timeliness, quality, suitability, truth, availability, accuracy or completeness of the service or any component. Colife does not represent or warrant that (a) the use of the service will be secure, timely, uninterrupted or error-free or operate in combination with any other Hardware, service, system or data, (b) the service will meet your requirements or expectations, (c) any stored data will be accurate or reliable, (d) the quality of any information obtained by you through the service will meet your Requirements or expectations, (e) errors or defects will be corrected, or (f) the service or the communication facilities, including, without limitation, the internet that make the service available are free of viruses or other harmful components or are secure from interruption, interception or corruption by third parties. Except as expressly set forth in this section 8, the service is provided to you strictly on an "as is" basis.

Limitation of liability

9.

A. To the maximum extent permitted by applicable law, except for colife 's willful misconduct or gross negligence, colife hereby excludes for itself and its suppliers any Liability in excess of the fees paid by client to colife , during the twelve (12) month period immediately preceding the occurrence or act or omission giving rise to the claim (the "compensation amount"), howsoever caused, whether based in contract or tort (including negligence), product liability or otherwise. Colife shall not be liable for any incidental, consequential, indirect, special, exemplary or punitive damages of any kind, or for loss of revenue or profits or investment or the like, loss of business, loss of information or data, of other financial loss or personal injury arising out of or in connection with the sale, maintenance, use, performance, failure, or interruption of the software, even if client or its authorized representative has been advised of the possibility of such damages.

B. In the event any exclusion, limitation or other provision contained in this agreement shall be held to be invalid for any reason and colife becomes liable for loss or damage, such liability is limited to the compensation amount and no more.

10. Indemnity of licensee

Client agrees to indemnify and hold harmless colife , its affiliates, officers, directors, employees, agents, contractors, representatives, successors and assigns from and against Any and claims, proceedings, actions or demands which may be brought against colife or another of the indemnified parties and agree to indemnify and hold colife and the other Indemnified parties harmless from and against, any and all losses, damages, liabilities, costs and expenses (including, but not limited to, reasonable attorneys' fees) real or perceived, that occur, or that colife may suffer, sustain or incur, as a result of: (a) client's use of the services, or (b) client's breaches of this Agreement. Client will have sole control of the investigation, preparation, defense and settlement of any such infringement

claims and Colife shall make reasonable efforts to provide Cooperation and assistance in any such investigation, preparation, defense and settlement. Colife may engage separate counsel to monitor the defense at Colife's sole cost and expense.

11. Relation of Parties

Nothing in this Agreement will create or imply an agency relationship between the parties, nor will this Agreement be deemed to constitute a joint venture or partnership between the parties.

12. Non-assignment

Neither party may assign, voluntarily, by operation of law, or otherwise, any rights or delegate any duties under this Agreement (other than the right to receive payments) without the other party's prior written consent, which consent will not be unreasonably withheld, except that Colife may assign this Agreement, without consent, in connection with a sale of all or substantially all of Colife's business or assets. This Agreement will inure to the benefit of, and be binding upon the parties hereto, together with their respective legal representatives, successors, and assigns, as permitted herein.

13. Applicable Law

This Agreement shall be subject to, construed by and enforced in accordance with the laws of India and the parties agree to attorn to the exclusive jurisdiction of the Court of Bangalore.

14. Dispute Resolution

Except for any dispute concerning breach of confidentiality or infringement of any intellectual property right, which dispute will be subject to the exclusive jurisdiction of the Courts of Bangalore, any dispute arising under this Agreement will be subject to binding arbitration by a single arbitrator in accordance with Arbitration and conciliation Act of 1996.

15. Attorneys' Fees

If any litigation or arbitration is necessary to enforce the terms of this Agreement, the each party shall bear its own costs.

16. Severability

If any term of this Agreement is found to be unenforceable or contrary to law, it will be modified to the least extent necessary to make it enforceable, and the remaining portions of this Agreement will remain in full force and effect.

17. Force Majeure

A party will not be liable for any failure of or delay in the performance of this agreement for the period that such failure or delay is beyond the reasonable control of a party, materially affects the performance of any of its obligations under this Agreement and could not reasonably have been foreseen or

provided against but will not be excused for failure or delay resulting from only general economic conditions or other general market effects or spread of virus

18. Waiver and Modification

The waiver by any party of any breach of covenant will not be construed to be a waiver of any succeeding breach or any other covenant. All waivers must be in writing, and signed by the party waiving its rights. This Agreement may be modified only by a written instrument executed by authorized representatives of the parties hereto.

19. Entire Agreement

This Agreement constitutes the entire agreement between the parties with respect to its subject matter, and supersedes all prior agreements, proposals, negotiations, representations or communications relating to the subject matter. Both parties acknowledge that they have not been induced to enter into this Agreement by any representations or promises not specifically stated herein.

20. Amendments

Colife may amend this Agreement by giving you 30 days notice of the proposed amendments, which notice may be provided by e-mail. Colife may periodically amend this Agreement, as contemplated above, for any purpose including, without limitation, changing fees or charges for use of the Service or restricting the amount of data you can store on the Service or to implement a charge for data storage or for data storage in excess of certain amounts.

21. Definition

The words and phrases used in this Agreement, the initial letters of which are capitalized have the following meanings:

a. "Documentation" means all documents or information in any form pertaining to Colife's Software, website or user website interface or other components of the Service and provided to or developed by Client from time to time;

b. "Personal Information" means any information about an identifiable individual but does not include aggregate or anonymous information, or information used only to contact an individual in their capacity or position as an employee or official of an organization;

c. "Privacy Laws" means any statute, legislation, regulation, or ruling, directive or order, of any government, legislature, parliament, regulatory authority, governmental department, agency, commission, board, tribunal or court or other law, rule or regulation making entity having or purporting to have jurisdiction on behalf of any nation, or province or state or other subdivision thereof, or any municipality, district or other subdivision thereof, with respect to individual privacy and/or access to Personal Information, and with respect to the collection, use or disclosure of Personal Information, and



having or purporting to have jurisdiction over any person, including Client or any User;

d. "Renewal Term" has the meaning specified in Section 5;

e. "Service" means the right to access and use Colife 's Software, website, user website interface and related Documentation;

f. "Software" means the Colife product licensed for use by Client as specified in this Agreement or as Client may order and pay for from time to time or as may be modified from time to time by Colife ;

g. "Term" has the meaning specified in Section 5 or any Renewal Term;

h. "Unit" has the meaning specified in Schedule "A";

i. "User" means Client's individual employee or contractor for whom Client has: (A) paid the required fee under this Agreement; (B) given or authorized a password to be given to such individual entitling them to access and use the Service; or (C) for whom Client is responsible to ensure that such individual observes the obligations of Client under this Agreement; and

j. "User Fee" means Colife 's then current fee for one of Client's Users to access and use the Service for the then current Term.

Schedule A SERVICE LEVEL AGREEMENT This Service Level Agreement ("Agreement") sets forth the details regarding the level of service and technical support for the Service that apply when your account is in good financial standing.

1. Technical Support

a. A member of Colife 's technical support help desk staff will be available to assist you with problems and questions regarding the Service. Colife will supply telephone and/or email support to you regarding the Service twenty four (24) hours a day, seven (7) days a week.

b. You may contact Colife 's technical support help desk via email at corporate@colive.com, or by telephone at 7676 000 500 Colife may, from time to time, develop additional methods for you to contact the help desk, and will make information regarding such methods available at Colife 's App.

2. Software Upgrades

From time to time Colife will release new versions of the Software and will automatically upgrade the Software to the latest version, upon seven (7) days notice to you, on the Service Administrator login screen.

To personalize and improve your website experience this site uses cookies. By using Colife .com, you agree to our cookie policy.

Scope of Application

Co Life is Co-creating the new face of lifestyle management for students & young professionals. Co Life is a technology-enabled professional network of students & young professionals. It is one-stop white labeled Community & Lifestyle App for all college students to professionally network & grow alongside mentors (alumni) & industry specific Guru's to move towards career growth. The brand through its network offers well designed & managed hostel & Co-living spaces and lifestyle deals on all essentials

Benefits for Students

- **Gyan Room Access (360- interactions & lectures):** Students can access these chat rooms to interact with college faculty or their groups on any topic concerning to the chat rooms.
- **Guru & AGA (Content & discussions with faculty & Alumni):**
- **Placement (job postings & applications):** Placements can be posted directly on this app with easy steps.
- **Interactive profile builder with shareable:** The resume can be built on this app and share it directly with the share option.

Benefits for Institutions

- **Closed network (CUG):** This helps the institutions to keep their students update with the current state of affairs and help the students to be mentored.
- **Expert clubs (by subject):** The groups are separated by the interest of the student based on topics or subjects.
- **Curated Gyan rooms:** These chat rooms are organized, and presented using professional or expert knowledge to the interest of the student.
- **Custom Gyan rooms:** The institution can opt for personalized Gyan rooms based on its own requirement.
- **Curated lesson plans with guest lectures, alumni lectures & more:** Guest lecturers & alumni lectures can come on this platform, also seminars & webinars can be organized.
- **Digital placement events:** The placement events and drives can be arranged through online to ensure efficient & effective experience.

Modules in App

Modules for Job Placement
Modules for Interactive Profile
Module for Networking
Module for Share & Post Gyan Resources
Module for New age designer resume
Record & post a video profile

Subscription fee

Adoption period: The first ___ months adoption period is free.

Fee: ₹10,000 per month post adoption period upto 500 members.

Additional: ₹20 per member per month.



IN WITNESS WHEREOF, the parties here to have set and subscribed their respective hand and seal on the day, month and the year mentioned above.

Authorized Signatory



Authorized Signatory

Name:

Dr. Mahipal Singh

Name:

Designation:

Registrar

Designation:

Date:

13/10/2021

Date:



Client Name:

Company Name:

Shobhit University

Address:

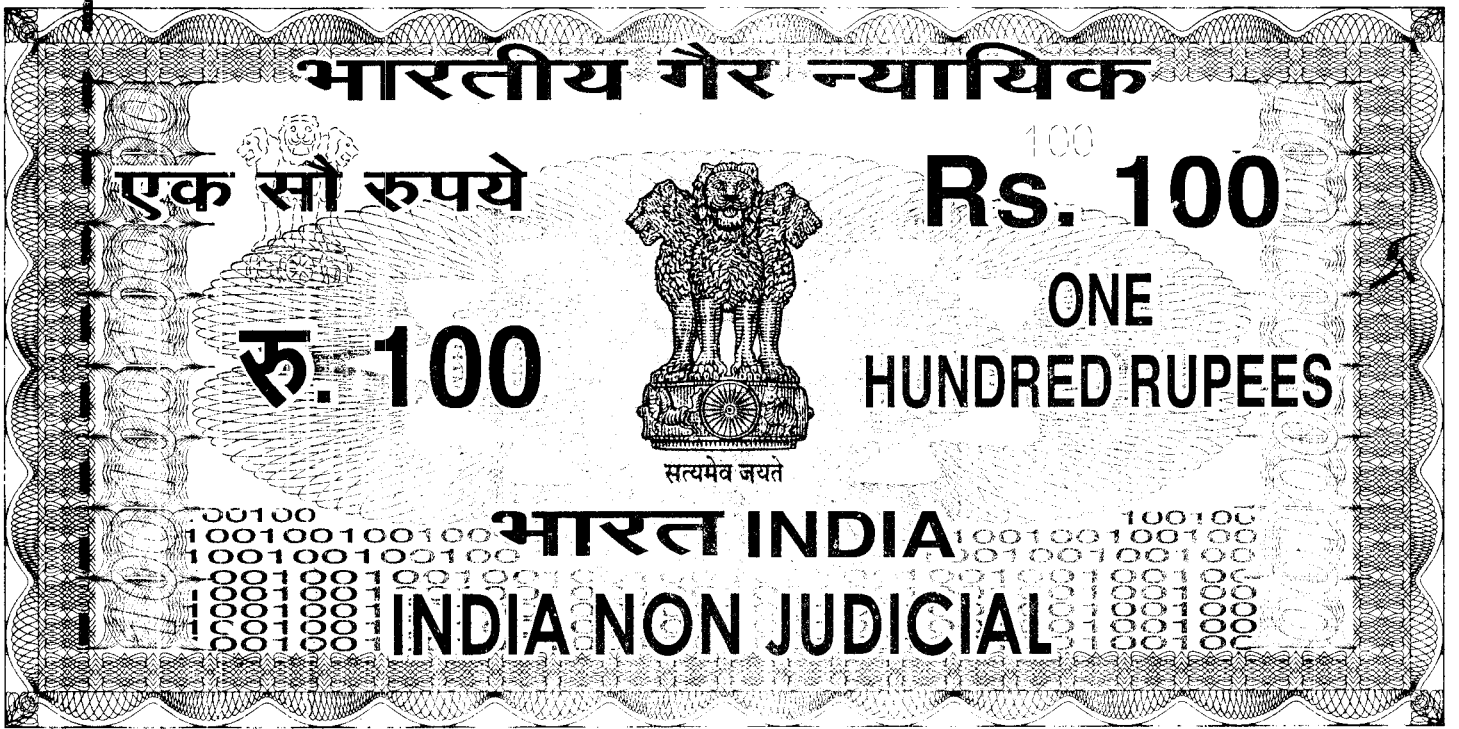
Saharanpur (U.P.)

Contact:

247341.

Email:





उत्तर प्रदेश UTTAR PRADESH

FC 723960



Shobhit University (SU)
(Notified by Government of Uttar Pradesh vide UP State Act 03/2012)
Gangoh, Saharanpur

And

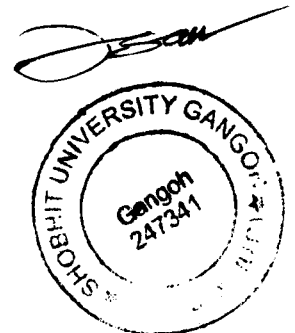


Media and Entertainment Skills Council (MES)
New Delhi

On

SKILL DEVELOPMENT INITIATIVES IN MEDIA AND ENTERTAINMENT SECTOR

Date: December 18, 2019 | Delhi | India



Memorandum of Understanding

This Memorandum of Understanding has been made and agreed upon between the parties mentioned below, signed on the 18th December, 2019 by and between the following two entities collectively referred to as "Parties" and each referred to individually as "Party".

Shobhit University, Gangoh, Saharanpur, UP hereinafter referred to as **Shobhit University** having its registered office at Adarsh Institutional Area, Babu Vijendra Marg, Gangoh, Distt. Saharanpur – 247341, Uttar Pradesh, India represented by its **Pro-Vice Chancellor, Prof. (Dr) Ranjit Singh**, after called as "SECOND PARTY" which expression shall, where the context so admits, be deemed to include its successors, executors and administrators of the "FIRST PARTY"

AND

Media and Entertainment Skills Council (MESC), a Sector Skill Council set up by National Skill Development Corporation (NSDC) working under aegis of Ministry of Skill Development & Entrepreneurship (MSDE) for the Skill development initiatives in Media and Entertainment Sector across the country, functioning from its head office 522-524, DLF Tower A, Jasola, New Delhi 110025 acting through **Mr. Mohit Soni**, Chief Executive Officer, Media and Entertainment Skills Council (herein after referred to as "MESC" which expression shall, unless repugnant to the context or meaning thereof, includes its successor in office, legal representatives and permitted assigns) of the SECOND PARTY

WHERE AS Shobhit University, Gangoh, Saharanpur would be taking steps for the implementation of relevant programmes, mutually decided by both the parties, which would aim to enhance the employability of students by equipping them with Industry / Business relevant skills.

AND WHEREAS, MESC through its Education & Skill Development initiatives will work closely with its members and Industry Associations to help improve the quality of the employable skills of students of University/College. In this regard, there are various short, medium and long-term courses undertaken to meet this objective.

Now it is hereby mutually agreed amongst both parties to this MOU and binds themselves to the terms and conditions enumerated in succeeding paragraphs/Annexures:

1. Roles and Responsibility

The principal roles and responsibility of the parties will be as set out in Annexure A.



2. Parties Shall

- A. Not use other party's Intellectual Property unless such other party consents to such use.
- B. Not do anything which in the reasonable opinion of the other party is or will be harmful to the reputation of the other party.
- C. Keep each other informed of any matters relevant to the overall functioning.
- D. Share their expertise or any other information which would be of mutual benefit.

3. Financial Terms and Conditions

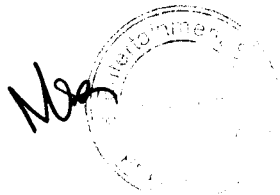
- A. University will pay the assessment fee, Rs. 800 per student / Job role to MESCS.

4. Duration/ Term of the MOU:

- A. The MOU shall begin from the date of its execution by the parties hereto.
- B. This MOU shall continue in full force and effect up to 5 years (Five years) from the date of signing i.e. up to December 17, 2024, that is the term required for completion of the three-year UG programme by three consecutive batches of students admitted from the Academic Year 2019-20 and Calendar Year 2020.
- C. Validity of this MOU shall be extended sufficiently early for further period/batches on mutual agreement by the parties to the MOU.
- D. This Memorandum of Understanding is a document of good faith and Implementation of the MOU would be monitored on a six-monthly basis.

5. Termination

- a) Either party may terminate this MOU by mutual understanding by giving 3 (three) months' notice in writing served on other.
- b) The parties to the MOU understand that, where a course, as aforesaid, is under continuance, the termination shall take effect only on completion of the subsisting course.
- c) Save as otherwise set out in this MOU, the termination of this MOU howsoever arising is without prejudice to the rights, duties and liabilities of either party accrued prior to termination.

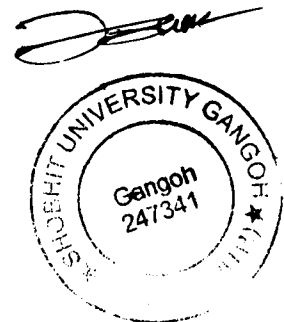


7. Confidentiality

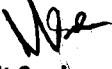




- a) Each party hereto agrees with the other:
- To keep information in strict confidence and secrecy.
 - Not to use the information save for complying with its obligations under this MOU.
 - Not to disclose the same to a third party other than the party's professional advisers and such employees of the other party on a need to know basis as per requirements of this MOU, who are under a similar duty to protect confidential information, or any third party having a legal right to obtain disclosure thereof.
- b) The restrictions contained in above clause shall apply to both the parties during the term of and for (one) year after the termination of this MOU but shall cease to apply to information or knowledge which:
- Has in it's entirely become public knowledge otherwise than through any unauthorised disclosure or other breach of such restriction.
 - The other party has consented in writing to the same being disclosed.
 - Is or has been independently developed by the other party without reference to or use of the confidential information.

8. Dispute Resolution

Any disputes and differences whatsoever arising under or in connection with this MOU which could not be settled by parties through negotiations, after the period of thirty (30) working days from the service of the notice, shall be finally settled by arbitration in accordance with the Arbitration and Conciliation Act, 1996. The parties will make reference for a sole arbitrator to be appointed by the parties in consultation with each other. The place of arbitration shall be at New Delhi.



IN WITNESS WHEREOF all the parties hereto set their hands and signed the Memorandum of Understanding on the December 18, 2019.

Media and Entertainment Skills Council	Shobhit University, Gangoh, Saharanpur
<p> </p> <p>Mohit Soni CEO Media and Entertainment Skills Council</p> <p>Witness:</p> <p>1.</p> <p>2.</p>	<p></p> <p>Prof. (Dr) Ranjit Singh Pro-Vice Chancellor Shobhit University, Gangoh, Saharanpur</p> <p>Witness:</p> <p>1.  Dr. Mahipal Singh Registrar Shobhit University, Gangoh Saharanpur (UP)</p> <p>2.  Dr. Bhupendra Chauhan AVIPS, Shobhit University, Gangoh Saharanpur (UP)</p>



Annexure A

Roles and Responsibility:

Shobhit University, Gangoh, Saharanpur will:

- Develop the curriculum for general component.
- Arrange/prepare the adequate infrastructure in terms of laboratories as per the QPs and NOS set by MESC
- Approve the curriculum
- Nominate Trainers from their college for Train the Trainer Program to be organized by MESC
- Promote the courses
- Mobilize the student
- Begin enrolment in approved courses by creating Batch as per maximum enrolment
- Provide training in accordance with the approved curriculum for both general and skill component
- Deploy faculty and equipment labs in the colleges as per the requirements of the respective job roles
- Provide books and study materials relevant for student learning
- Co-ordinate industry guest lectures, industry visits during the training
- Do the assessment of general component
- Transfer the cumulative assessment fee to the MESC 15 days to 30 days before the end of the training for a batch through electronic bank transfer
- Share the result & certificate

Media and Entertainment Skills Council

- MESC will identify the QPs
- MESC will develop the curriculum of skill component
- MESC will conduct skill assessment and share result & certificate
- MESC will conduct Training of Trainers
- MESC will provide support in Apprenticeship
- MESC will facilitate Online Sessions by Industry Professionals for defined hours

Annexure B

- University/College will pay 800 per student/Job role to MESC
- ToT fees (Rs 11000/Trainer) + incidentals to be paid to MESC

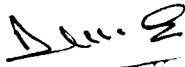


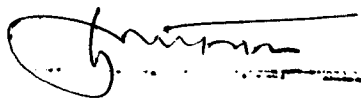


उत्तर प्रदेश UTTAR PRADESH

08AE 401729

Certificate No. : UP08AE401729
Certificate issued Date : 28th Feb. 2020 12:15 Hrs
Unique Doc. Reference : 57-01/2019-ALTP(EB)/MOUs
Purchased by : Shobhit University, Gangoh- Saharanpur
Description of Document : Article 5 General Agreement
Property Description : Not Applicable
Consideration Price (Rs.) : 0 (Zero)
First Party : Advanced Level Telecom Training Centre
Bharat Sanchar Nigam Ltd.
(A Govt. of India Enterprises) Ghaziabad
Second Party : Shobhit University, Gangoh- Saharanpur
Stamp Duty Paid By : Second Party
Stamp Duty Amount (Rs.) : 10/- (Rs. Ten Only)


(Dr. D.K. Kaushik)
VICE-CHANCELLOR
SHOBHIT UNIVERSITY, GANGOH
Dist. Saharanpur, U.P. 247341


अनंद चन्द्र
CHAND
प्रमोद (संस्थापक)
Pri (SW, CM, TX)
अ- लो, गाजियाबाद
C.O., BSNL, Ghaziabad

44



Govt. of India (E)



कार्यालय मुख्य महाप्रबंधक
Office Of The Chief General Manager
उच्चस्तरीय दूरसंचार प्रशिक्षण केन्द्र
Advanced Level Telecom Training Centre (Telecom Academy)
गजियाबाद/ Ghaziabad-201002
Website: <http://www.alttc.bsnl.co.in>
(Phone :0120-2710494, Fax: 2756985)

MEMORANDUM OF UNDERSTANDING (MOU)

THIS MEMORANDUM OF UNDERSTANDING (MOU) is signed on ..28.02.2020

By

&

Between

Advanced Level Telecommunication Training Centre, BSNL, having its office at Govt of India Enclave, Raj Nagar, Ghaziabad, Uttar Pradesh, represented by the Principal General Manager, which expression shall unless repugnant to the subject or context mean and include its successors and assignees of the FIRST PART.

AND

Shobhit University, Gangoh, having its office at Babu Vijendra Marg, Gangoh, Saharanpur represented by the Vice Chancellor, which expression shall unless repugnant to the subject or context mean and its successors and assignees of the SECOND PART

Collectively referred to as parties.

This MOU is signed with the noble vision of imparting the requisite knowledge and skills to the student community and faculty for bridging the gap between Industry & Academia and thereby enhance their employability.

Whereas, ALTC is a pioneer Telecommunication Training Centre and a unit of Bharat Sanchar Nigam Limited, PSU, under the Ministry of Communication and Information

प्रमुख महाप्रबंधक
Principal General Manager
उच्च स्तर पर
ALTC, BSNL, गजियाबाद

उच्चस्तरीय दूरसंचार प्रशिक्षण केन्द्र (CM, TX)
गजियाबाद

Technology imparting training in Telecommunications and its related field like NGN-IMS, Optical Fibre Technology, Access Network, Broadband Networks, Mobile Networks, Satellite Systems, Instructional Technology and areas of IT & Cyber Security.

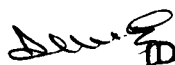
AND

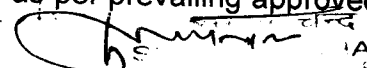
Whereas **Shobhit University, Gangoh** have their strength in the form of their noble mission to provide and upgrade education, training and research in fields of technical education, and to create entrepreneurship and a conducive environment for pursuit of the technical education in close co-operation with industries. Further they are part of the national cause of advancement of technical education amongst classes and communities which are educationally backward.

Combining the strengths of the two organizations will be a major benefit for the Engineering student community and faculty in India and specially North region along with more than 150 colleges in the NCR region itself.

I. Aims and Form of Co-operation

- 1) Incorporation of special modules in Telecommunication in B Tech/MTech curriculum of the colleges under your University.
- 2) Design of special modules for updating the knowledge and skills of the students.
- 3) Internship program for students of B Tech/ M Tech.
- 4) With the approval of ALTTC Head 30 Certified course in RF Engineering, Optical Fibre Networks, Mobile IP Networking etc which will enhance the employability of the young engineering graduates.
- 5) Every Semester Shobhit University/College has to send at least two batches of students comprising of 60 Nos. [30*2= 60 students as minimum Commitment]
- 6) To organize Industrial Training Programs like Summer/Winter/Project trainings. Industrial visit to ALTTC, BSNL facilities.
- 7) Conduct different programs @ ALTTC, GZB like soft skills, motivational programmes, leadership programmes, team building programmes etc. so as to groom the students to make them ready for industry. ALTTC will support in arrangement of programs like soft skills, motivation, leadership, team building for updating knowledge and skills of Shobhit University, Gangoh Engineering/Polytechnic students.
- 8) Live projects, research projects, and Hitech courses in Telecommunication Technology.
- 9) Employability enhancement training programme for students as per Industry standards.
- 10) If students in bulk form Shobhit University, Gangoh are willing and doing Summer/Winter training/industrial projects/Internship (30 days) from ALTTC then training fees rates may be reduced at the mutually agreed terms and conditions case to case basis, subject to the authority for such reduction lies with ALTTC Head. If students in bulk form Shobhit University, Gangoh are willing and doing Summer/Winter training/industrial projects/Internship as per prevailing approved rates


Dr. D.K. Kaushik
VICE-CHANCELLOR
SHOBHIT UNIVERSITY, GANGOH
Dist. Saharanpur (UP)-247341


AND
Principal (SW, CM, TX)
अल्टीमेट टेक्नोलॉजी लि., गाजियाबाद
ALTTC, BSNL, Ghaziabad

on discount for per student per day shall be charged as lodging expenses against non AC accommodation by ALTTC till the same is not revised or as per prevailing approved rates . If possible during this training a final year project shall be assigned to the students.

II. Responsibilities of Shobhit University, Gangoh:

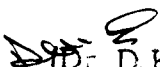
1. Shobhit University, Gangoh will nominate a 'Nodal officer' who shall be responsible for interacting with the ALTTC, GZB.
2. Shobhit University, Gangoh will prepare a list of students interested in doing interns/projects/trainings etc at ALTTC, GZB.
3. Shobhit University, Gangoh will share feedback to ALTTC, GZB.


III Responsibilities of ALTTC:

1. ALTTC will handle the training /courses/Projects including external projects preferably as per requirements of industry and will submit a list of proposed projects/training etc before the start of each semester.
2. The ALTTC/ Shobhit University, Gangoh will also facilitate expert/faculty exchange and interaction so that the capacities of the faculty may be further strengthened.
3. The ALTTC will also nominate a 'Nodal officer' who shall be responsible for interacting with the Shobhit University, Gangoh.

IV MODALITIES OF COLLABORATION

1. ALTTC will train the students of Shobhit University, Gangoh for short term/ mini projects under mutually agreed terms & conditions on case to case basis.
2. ALTTC will also provide assistance to the various academic departments of Shobhit University, Gangoh in allotting final year projects based on real time industrial problems and provide feedback to the concerned department of Shobhit University, Gangoh, needed for their assessment.
3. ALTTC & Shobhit University, Gangoh will cooperate in organization of workshops, seminars, conferences, trainings & skill development programs in different aspect on mutually agreed terms & conditions.


(Dr. D.K. Kaushik)
VICE-CHANCELLOR
SHOBHIT UNIVERSITY, GANGOH
Distt. Saharanpur, U.P. 246171


S. CHAND
प्रमुख, अल्पकालीन प्रशिक्षण (SW, CM, TX)
Principle Manager (SW, CM, TX)
अल्पकालीन प्रशिक्षण नि 0 लो, गाजियाबाद
ALTTC, BSNL, Ghaziabad

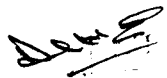
4. The expenses towards TA/DA of the faculty visiting either ALTTC or Shobhit University, Gangoh to deliver the lecture shall be borne by the invitee institute. However, accommodation for the visiting faculty will be provided by the institution being visited on free of cost basis.
5. Both the Institutions (ALTTC and Shobhit University, Gangoh) shall work collectively for training & placement of the students. ALTTC will provide space in its campus for placement related activities of Shobhit University, Gangoh students. Any infrastructure thus engaged by the Shobhit University, Gangoh will be charged as per ALTTC/BSNL norms.
6. ALTTC will also provide assistance to the various academic departments of Shobhit University, Gangoh for Advance Laboratory Experiments. Students, Instructors and Faculty may visit ALTTC for some experiments of their curriculum and their attendance will be counted for their Academic requirements. However the charges for such visit will be as per ALTTC norms and decided on case to case basis.

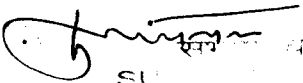
V. Duration and Alteration of the Agreement

The MOU will come into effect on the date of signature by both the parties and shall continue for a period of five years. On completion of five years, the MOU may be renewed for such periods and on such terms and conditions as may be mutually agreed upon by the parties to this MOU.

VI. Force Majeure

If at any time, during the validity of this Agreement, the performance in whole or in part, by other party, of any obligation under this is prevented or delayed, by reasons of war, or hostility, acts of public enemy, civic commotion, sabotage, act of state or direction from statutory authority, explosion, epidemic, quarantine restriction, strikes and lockouts, fire, floods, natural calamities or any act of God (hereinafter referred to as event), provided notice of happenings of any such events is given by the effected party to the other, within 7 calendar days from the date of occurrence thereof, neither party shall, by reasons of such events, be entitled to terminate the Agreement, nor shall other party have any such claims for damages against the other, in respect of such non-performance or delay in performance. Provided service under the MoU shall be resumed as soon as practicable, after such event comes to an end or ceases to exist. The decision of BSNL as to whether service may be so resumed (in the time frame within which the service may be resumed) or not, shall be final and conclusive. However, the force majeure events noted above will not in any way cause extension in the period of the MoU.


Principal
ALTTC


Principal
ALTTC
Ghaziabad

VII. Compliance of Laws:

Both the organisations shall perform their roles in strict compliance with all applicable laws in India along with rules and regulations of the Government as applicable.

VIII. Confidentiality:

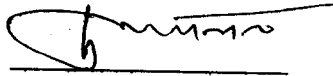
The parties agree to keep the Agreement in the strict confidence and not disclose to any third party or use for any purpose (other than in connection with this MoU) any information relating to the other's business which is marked "Confidential".

This MOU is executed in two counterparts each of which shall be deemed original but shall together constitute one document only.

IN WITNESS WHERE OF the parties here to have put their respective hands on 28th Feb. 2020.

For and on behalf of ALTTC Ghaziabad

Signature :



Name : Sh. Subhash Chand

Designation : Principal General Manager

सुभाष चन्द
SUBHASH CHAND
प्रमुख महाप्रबन्धक (SW, CM, TX)
Principal General Manager (SW, CM, TX)
अल्टि सेन्टर, भाउरी रोड, गाजियाबाद
ALTTC, BSNE, Ghaziabad

Seal :

Witnesses : (Name & Address)

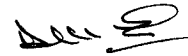
1. Abhishek Gupta AD-EB, ALTTC, GZB

2. Nitin Sharma JTO-EB, ALTTC, GZB

Date : 28th of Feb. 2020

For and on behalf of Shobhit University, Gangoh

Signature :



Name : Prof. (Dr.) D. K. Kaushik

Designation: Vice Chancellor


Seal :

Witnesses : (Name & Address)

1. Dr. J. S. Rana, S.U. Gangoh

2. Mr. Varun Bansal, S.U. Gangoh

Date : 28th of Feb. 2020


AMALTAS
Institute of Medical Sciences
(A Unit Of Amaltas Educational Welfare Society)



**MEMORANDUM OF UNDERSTANDING (MoU)
BETWEEN**

**Shobhit University, Gangoh
AND
Amaltas Institute of Medical Sciences**

Preamble

This Memorandum of Understanding (MoU) is established on 30.09.2022 by and between **Shobhit University, Gangoh**, located at Campus, Adarsh Babu Vijendra Marg Institutional Area, Gangoh, Uttar Pradesh 247341, and **Amaltas Institute of Medical Sciences**, located at Bangar Villega, Ujjain Dewas Rd, Dewas, Bangar, Madhya Pradesh 455001, jointly referred to as “the Parties.” The purpose of this MoU is to formalize a collaborative framework intended to promote academic, research, and industry interaction for mutual benefit, with no financial obligations attached to either Party.

Objective of Collaboration

The primary objective of this MoU is to promote a cooperative relationship that enhances the development of students, faculty, and research by encouraging:

1. Faculty and Student Exchange Programs

Facilitate the mobility of faculty and students to engage in academic collaborations, skill development, and training programs, strengthening the professional and academic competencies of both institutions.

2. Academic Enhancement and Research Collaboration

Promote cooperation in improving the qualifications of academic teachers and enable the exchange of research staff, including engagement with industry professionals to advance research and teaching methodologies.

3. Alignment with Industry Demands

Ensure that students are well-equipped with up-to-date industry knowledge and skills by establishing cooperative efforts between the academic institutions and industry professionals.

4. Curriculum and Teaching Process Exchange

Share experiences related to the structure, content, and teaching organization of curricula to promote academic innovation and improved teaching methodologies across both institutions.

5. Collaborative Research Initiatives

Foster joint research activities and encourage the exchange of research results, creating a platform for innovation and discovery.

6. Exchange of Knowledge Resources

Enable the exchange of data, academic materials, periodicals, and scientific literature to enhance the educational and research resources available to both Parties.

7. Experience Sharing in Management

Collaborate in the sharing of administrative and management expertise to improve the functioning and efficiency of both institutions.

8. Support for Teaching and Research

Provide mutual assistance in initiatives related to teaching and research, supporting both institutions in achieving their academic goals.

9. Internships, Guest Lectures, and Cultural Exchange

Facilitate opportunities for student internships, guest lectures, and social and cultural exchanges, fostering a holistic educational experience.

10. Collaboration in Academic Events

Collaborate in the organization and execution of national and international conferences, workshops, and seminars, promoting knowledge sharing on a broader platform.

11. Voluntary Participation

Both institutions agree that all activities undertaken as part of this MoU will be on a voluntary basis. This MoU is purely honorary and aims to promote positive interaction between the institutions and industry without any financial implications.

Terms and Conditions

- **Effective Date & Duration:** This MoU comes into effect on 30.09.2022 and will remain valid for a period of One Year unless extended or terminated by either Party.
- **Modification & Renewal:** Amendments to this MoU may be made by mutual consent, in writing. Upon mutual agreement, the MoU can be renewed for an extended period.
- **Termination:** Either Party may terminate this MoU by providing Three Months written notice. Termination will not affect any ongoing activities initiated prior to termination.
- **Confidentiality:** Both Parties agree to respect the confidentiality of any proprietary or sensitive information shared during the course of this collaboration.

Roles & Responsibilities

Each institution will designate a coordinator responsible for the implementation of this MoU. The coordinators will ensure smooth communication between the Parties, monitor activities, and oversee the fulfilment of the agreed-upon objectives.

Dispute Resolution

Any dispute arising from this MoU shall be resolved through dialogue and negotiation between the Parties. If necessary, a mutually acceptable mediator may be appointed to facilitate the resolution.

Shobhit University

Gangoh

Saharanpur, Uttar Pradesh

Signature and Date



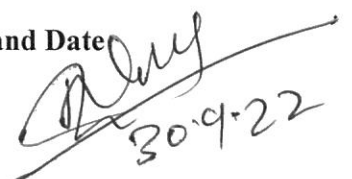
A circular stamp from Shobhit University, Saharanpur (U.P.) is visible. The stamp contains the text 'SHOBHIT UNIVERSITY', 'REGISTRAR', and 'Saharanpur (U.P.)'. A signature is written across the stamp, and a date '30.9.22' is written below it.

Amaltas Institute of

Medical Sciences

Madhya Pradesh

Signature and Date



A handwritten signature is written across the text, with the date '30.9.22' written below it.



**MEMORANDUM OF UNDERSTANDING (MoU)
BETWEEN**



**Shobhit University, Gangoh
AND
Amrit Vichar**

Effective Date: 15th July 2022

This Memorandum of Understanding (MoU) is entered into on 15.07.2022 by and between **Shobhit University, Gangoh, Adarsh Babu Vijendra Marg Institutional Area, Gangoh, Uttar Pradesh 247341**, and **Amrit Vichar**, located at 932, Katra Chand Khan, Opp. Bharat Petrol Pump, Pilibhit Bypass Road, Bareilly (U.P)-243001. Hereinafter collectively referred to as "Parties."

PURPOSE OF THE MOU

The purpose of this MoU is to establish a framework of cooperation between the Parties to promote academic, research, and industrial collaboration in the following areas:

1. Faculty and Student Training Programs

To encourage the exchange of faculty members and students between the Parties for academic collaboration, training, and capacity building.

2. Cooperation for Improving Academic Standards

Enhancing the professional development of academic staff, research collaboration, and facilitating teacher mobility with participation from industry professionals and delegates.

3. Industry-Relevant Curriculum Development

Collaboration in updating students with current industry demands to ensure their skills align with market needs.

4. Exchange of Academic Structure and Teaching Methods

Sharing experiences and information related to the structure, content, and organization of curricula and teaching processes.

5. Joint Research and Exchange of Research Results

Organization and execution of joint research projects and exchange of research findings for the benefit of both Parties.

6. Exchange of Academic and Research Resources

Sharing of data, materials, books, periodicals, and scientific literature to enhance academic collaboration and research output.

7. Experience in Administration and Management

Exchange of best practices and experiences in the administration and management of educational and research institutions.

8. Mutual Support for Academic and Research Activities

Offering mutual assistance and support for the activities undertaken by both institutions in the field of teaching and research programs.

9. Internships, Guest Lectures, and Cultural Exchange

Promoting exchange programs for internships, guest lectures, and fostering social and cultural exchanges among students.

10. Support for Conferences and Workshops

Providing mutual assistance for organizing national and international conferences, workshops, and related academic events.

11. Voluntary and Honorary Participation

Both Parties agree that participation in the initiatives under this MoU is voluntary, with no financial obligations or profits. The purpose of this MoU is to strengthen institute-industry interaction and collaboration on a goodwill basis.

TERMS OF THE AGREEMENT

- This MoU shall be effective from the date of signing and will remain in force for a period of Five Years unless terminated by either Party with Three Months
- The MoU may be extended or amended by mutual written agreement between the Parties.
- Any disputes arising from this MoU will be resolved through mutual consultation and negotiation between the Parties.

RESPONSIBILITIES OF THE PARTIES

Each Party agrees to appoint a coordinator who will be responsible for the implementation of the activities outlined in this MoU and for ensuring open communication between the Parties.

CONFIDENTIALITY

Both Parties agree to respect and maintain the confidentiality of any information exchanged under this MoU, unless written consent is given for its disclosure.

TERMINATION

This MoU may be terminated by either Party at any time by giving [Notice Period] notice in writing to the other Party. Upon termination, both Parties agree to complete any outstanding commitments.

SIGNATORIES

This MoU is signed on 15.07.2022 and executed by the authorized representatives of both Parties.

Shobhit University, Gangoh

Bareilly (U.P.)

Signature and Date



[Signature]

Amrit Vichar

Bareilly, Uttar Pradesh

Signature and Date

[Signature]
15.7.22



MEMORANDUM OF UNDERSTANDING (MoU)
BETWEEN
Shobhit University, Gangoh
AND
Cambridge School of Pharmacy



Effective Date: 10th November 2021

This Memorandum of Understanding (MoU) is entered into on 10.11.2021 by and between **Shobhit University, Gangoh, Adarsh Babu Vijendra Marg Institutional Area, Gangoh, Uttar Pradesh 247341**, and **Cambridge College of Pharmacy**, located at Cambridge School of Pharmacy, Hamidiya Islamiya School Samiti Panwari, Dist. Mahoba (U.P.). Hereinafter collectively referred to as "Parties."

PURPOSE OF THE MOU

The purpose of this MoU is to establish a framework of cooperation between the Parties to promote academic, research, and industrial collaboration in the following areas:

1. Faculty and Student Exchange Programs, Collaboration, and Training Programs

To encourage the exchange of faculty members and students between the Parties for academic collaboration, training, and capacity building.

2. Cooperation for Improving Academic Standards

Enhancing the professional development of academic staff, research collaboration, and facilitating teacher mobility with participation from industry professionals and delegates.

3. Industry-Relevant Curriculum Development

Collaboration in updating students with current industry demands to ensure their skills align with market needs.

4. Exchange of Academic Structure and Teaching Methods

Sharing experiences and information related to the structure, content, and organization of curricula and teaching processes.

5. Joint Research and Exchange of Research Results

Organization and execution of joint research projects and exchange of research findings for the benefit of both Parties.

6. Exchange of Academic and Research Resources

Sharing of data, materials, books, periodicals, and scientific literature to enhance academic collaboration and research output.

7. Experience in Administration and Management

Exchange of best practices and experiences in the administration and management of educational and research institutions.

8. Mutual Support for Academic and Research Activities

Offering mutual assistance and support for the activities undertaken by both institutions in the field of teaching and research programs.

9. Internships, Guest Lectures, and Cultural Exchange

Promoting exchange programs for internships, guest lectures, and fostering social and cultural exchanges among students.

10. Support for Conferences and Workshops

Providing mutual assistance for organizing national and international conferences, workshops, and related academic events.

11. Voluntary and Honorary Participation

Both Parties agree that participation in the initiatives under this MoU is voluntary, with no financial obligations or profits. The purpose of this MoU is to strengthen institute-industry interaction and collaboration on a goodwill basis.

TERMS OF THE AGREEMENT

- This MoU shall be effective from the date of signing and will remain in force for a period of Two Years unless terminated by either Party with Three Months.
- The MoU may be extended or amended by mutual written agreement between the Parties.

- Any disputes arising from this MoU will be resolved through mutual consultation and negotiation between the Parties.

RESPONSIBILITIES OF THE PARTIES

Each Party agrees to appoint a coordinator who will be responsible for the implementation of the activities outlined in this MoU and for ensuring open communication between the Parties.

CONFIDENTIALITY

Both Parties agree to respect and maintain the confidentiality of any information exchanged under this MoU, unless written consent is given for its disclosure.

TERMINATION

This MoU may be terminated by either Party at any time by giving [Notice Period] notice in writing to the other Party. Upon termination, both Parties agree to complete any outstanding commitments.

SIGNATORIES

This MoU is signed on 10.11.2021 and executed by the authorized representatives of both Parties.

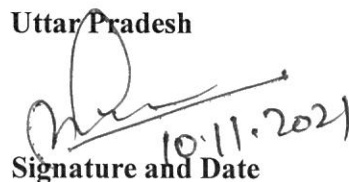
Shobhit University, Gangoh

Saharanpur, Uttar Pradesh


Signature and Date

Cambridge School of Pharmacy

Uttar Pradesh


Signature and Date



CANVASS ACADEMY

**MEMORANDUM OF UNDERSTANDING (MoU)
BETWEEN**



**Shobhit University, Gangoh
AND
Canvass Academy**

Preamble

This Memorandum of Understanding (MoU) is established on 30.11.2020 by and between **Shobhit University, Gangoh, Adarsh Babu Vijendra Marg Institutional Area, Gangoh, Uttar Pradesh 247341**, and **Canvass Academy**, located at B-303, Keshav Imperial, Opposite Shani mandir, Sitabuldi, Nagpur-440012, Maharashtra jointly referred to as “the Parties.” The purpose of this MoU is to formalize a collaborative framework intended to promote academic, research, and industry interaction for mutual benefit, with no financial obligations attached to either Party.

Objective of Collaboration

The primary objective of this MoU is to promote a cooperative relationship that enhances the development of students, faculty, and research by encouraging:

1. Clinical Research Projects and Study Trial Management

Both Parties will cooperate in the design, implementation, and management of clinical research projects and trials, ensuring adherence to industry standards and regulatory frameworks, fostering innovation in healthcare and clinical studies

2. Academic Enhancement and Research Collaboration

Promote cooperation in improving the qualifications of academic teachers and enable the exchange of research staff, including engagement with industry professionals to advance research and teaching methodologies.

3. Alignment with Industry Demands

Ensure that students are well-equipped with up-to-date industry knowledge and skills by establishing cooperative efforts between the academic institutions and industry professionals.

4. Curriculum and Teaching Process Exchange

Share experiences related to the structure, content, and teaching organization of curricula to promote academic innovation and improved teaching methodologies across both institutions.

5. Collaborative Research Initiatives

Foster joint research activities and encourage the exchange of research results, creating a platform for innovation and discovery.

6. Exchange of Knowledge Resources

Enable the exchange of data, academic materials, periodicals, and scientific literature to enhance the educational and research resources available to both Parties.

7. Experience Sharing in Management

Collaborate in the sharing of administrative and management expertise to improve the functioning and efficiency of both institutions.

8. Support for Teaching and Research

Provide mutual assistance in initiatives related to teaching and research, supporting both institutions in achieving their academic goals.

9. Internships, Guest Lectures, and Cultural Exchange

Facilitate opportunities for student internships, guest lectures, and social and cultural exchanges, fostering a holistic educational experience.

10. Collaboration in Academic Events

Collaborate in the organization and execution of national and international conferences, workshops, and seminars, promoting knowledge sharing on a broader platform.

11. Voluntary Participation

Both institutions agree that all activities undertaken as part of this MoU will be on a voluntary basis. This MoU is purely honorary and aims to promote positive interaction between the institutions and industry without any financial implications.

Terms and Conditions

- **Effective Date & Duration:** This MoU comes into effect on 30.11.2020 and will remain valid for a period of Two Years unless extended or terminated by either Party.
- **Modification & Renewal:** Amendments to this MoU may be made by mutual consent, in writing. Upon mutual agreement, the MoU can be renewed for an extended period.
- **Termination:** Either Party may terminate this MoU by providing Three Months written notice. Termination will not affect any ongoing activities initiated prior to termination.
- **Confidentiality:** Both Parties agree to respect the confidentiality of any proprietary or sensitive information shared during the course of this collaboration.

Roles & Responsibilities

Each institution will designate a coordinator responsible for the implementation of this MoU. The coordinators will ensure smooth communication between the Parties, monitor activities, and oversee the fulfilment of the agreed-upon objectives.

Dispute Resolution

Any dispute arising from this MoU shall be resolved through dialogue and negotiation between the Parties. If necessary, a mutually acceptable mediator may be appointed to facilitate the resolution.


Shobhit University, Gangoh

Saharanpur, Uttar Pradesh


REGISTRAR
Signature and Date
SHOBHIT UNIVERSITY
Saharanpur (U.P.)

Canvass Academy

Maharashtra


Signature and Date
30.11.20



D Y PATIL GROUP

D Y PATIL DENTAL SCHOOL

Affiliated to the Maharashtra University of Health Sciences, Nashik
Recognized by Dental Council of India

MEMORANDUM OF UNDERSTANDING (MoU) BETWEEN



**Shobhit University, Gangoh
AND
DY Patil Dental School**

Effective Date: 12th June 2022

This Memorandum of Understanding (MoU) is entered into on 12.06.2022 by and between **Shobhit University, Gangoh, Adarsh Babu Vijendra Marg Institutional Area, Gangoh, Uttar Pradesh 24734**, and **DY Patil Dental School**, located at Ajeenkya DY Patil University, DY Patil University Rd, Charholi Budruk, Pune, Maharashtra 412105. Hereinafter collectively referred to as "Parties."

PURPOSE OF THE MOU

The purpose of this MoU is to establish a framework of cooperation between the Parties to promote academic, research, and industrial collaboration in the following areas:

1. Faculty and Student Exchange Programs, and Training Programs

To encourage the exchange of faculty members and students between the Parties for academic collaboration, training, and capacity building.

2. Cooperation for Improving Academic Standards

Enhancing the professional development of academic staff, research collaboration, and facilitating teacher mobility with participation from industry professionals and delegates.

3. Industry-Relevant Curriculum Development

Collaboration in updating students with current industry demands to ensure their skills align with market needs.

4. Exchange of Academic Structure and Teaching Methods

Sharing experiences and information related to the structure, content, and organization of curricula and teaching processes.

5. Joint Research and Exchange of Research Results

Organization and execution of joint research projects and exchange of research findings for the benefit of both Parties.

6. Exchange of Academic and Research Resources

Sharing of data, materials, books, periodicals, and scientific literature to enhance academic collaboration and research output.

7. Experience in Administration and Management

Exchange of best practices and experiences in the administration and management of educational and research institutions.

8. Mutual Support for Academic and Research Activities

Offering mutual assistance and support for the activities undertaken by both institutions in the field of teaching and research programs.

9. Internships, Guest Lectures, and Cultural Exchange

Promoting exchange programs for internships, guest lectures, and fostering social and cultural exchanges among students.

10. Support for Conferences and Workshops

Providing mutual assistance for organizing national and international conferences, workshops, and related academic events.

11. Voluntary and Honorary Participation

Both Parties agree that participation in the initiatives under this MoU is voluntary, with no financial obligations or profits. The purpose of this MoU is to strengthen institute-industry interaction and collaboration on a goodwill basis.

TERMS OF THE AGREEMENT

- This MoU shall be effective from the date of signing and will remain in force for a period of Two Years unless terminated by either Party with Three Months
- The MoU may be extended or amended by mutual written agreement between the Parties.
- Any disputes arising from this MoU will be resolved through mutual consultation and negotiation between the Parties.

RESPONSIBILITIES OF THE PARTIES

Each Party agrees to appoint a coordinator who will be responsible for the implementation of the activities outlined in this MoU and for ensuring open communication between the Parties.

CONFIDENTIALITY

Both Parties agree to respect and maintain the confidentiality of any information exchanged under this MoU, unless written consent is given for its disclosure.

TERMINATION

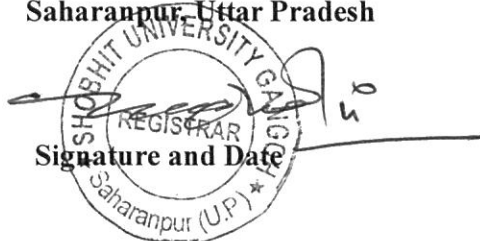
This MoU may be terminated by either Party at any time by giving [Notice Period] notice in writing to the other Party. Upon termination, both Parties agree to complete any outstanding commitments.

SIGNATORIES

This MoU is signed on 12.06.2022 and executed by the authorized representatives of both Parties.

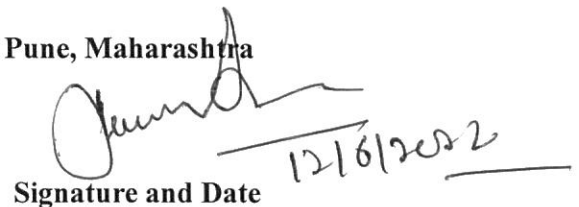
Bareilly International

Saharanpur, Uttar Pradesh


Signature and Date

DY Patil Dental School

Pune, Maharashtra


Signature and Date 12/6/2022



**MEMORANDUM OF UNDERSTANDING (MoU)
BETWEEN
Shobhit University, Gangoh
AND
D.V.M College of Pharmacy**



Effective Date: 24th July 2021

This Memorandum of Understanding (MoU) is entered into on 24.07.2021 by and between **Shobhit University, Gangoh**, located at **Adarsh Babu Vijendra Marg Institutional Area, Gangoh, Uttar Pradesh 247341**, and **D.V.M College of Pharmacy**, located at Daulah Road, Sohna, Baluda. Hereinafter collectively referred to as "Parties."

PURPOSE OF THE MOU

The purpose of this MoU is to establish a framework of cooperation between the Parties to promote academic, research, and industrial collaboration in the following areas:

1. Faculty and Student Exchange Programs, Collaboration, and Training Programs

To encourage the exchange of faculty members and students between the Parties for academic collaboration, training, and capacity building.

2. Cooperation for Improving Academic Standards

Enhancing the professional development of academic staff, research collaboration, and facilitating teacher mobility with participation from industry professionals and delegates.

3. Industry-Relevant Curriculum Development

Collaboration in updating students with current industry demands to ensure their skills align with market needs.

4. Exchange of Academic Structure and Teaching Methods

Sharing experiences and information related to the structure, content, and organization of curricula and teaching processes.

5. Joint Research and Exchange of Research Results

Organization and execution of joint research projects and exchange of research findings for the benefit of both Parties.

6. Exchange of Academic and Research Resources

Sharing of data, materials, books, periodicals, and scientific literature to enhance academic collaboration and research output.

7. Experience in Administration and Management

Exchange of best practices and experiences in the administration and management of educational and research institutions.

8. Mutual Support for Academic and Research Activities

Offering mutual assistance and support for the activities undertaken by both institutions in the field of teaching and research programs.

9. Internships, Guest Lectures, and Cultural Exchange

Promoting exchange programs for internships, guest lectures, and fostering social and cultural exchanges among students.

10. Support for Conferences and Workshops

Providing mutual assistance for organizing national and international conferences, workshops, and related academic events.

11. Voluntary and Honorary Participation

Both Parties agree that participation in the initiatives under this MoU is voluntary, with no financial obligations or profits. The purpose of this MoU is to strengthen institute-industry interaction and collaboration on a goodwill basis.

TERMS OF THE AGREEMENT

- This MoU shall be effective from the date of signing and will remain in force for a period of Three Years unless terminated by either Party with Three Months.
- The MoU may be extended or amended by mutual written agreement between the Parties.
- Any disputes arising from this MoU will be resolved through mutual consultation and negotiation between the Parties.

RESPONSIBILITIES OF THE PARTIES

Each Party agrees to appoint a coordinator who will be responsible for the implementation of the activities outlined in this MoU and for ensuring open communication between the Parties.

CONFIDENTIALITY

Both Parties agree to respect and maintain the confidentiality of any information exchanged under this MoU, unless written consent is given for its disclosure.

TERMINATION

This MoU may be terminated by either Party at any time by giving [Notice Period] notice in writing to the other Party. Upon termination, both Parties agree to complete any outstanding commitments.

SIGNATORIES

This MoU is signed on 24.07.2021 and executed by the authorized representatives of both Parties.

Shobhit University, Gangoh

Saharanpur, Uttar Pradesh


REGISTRAR
Signature and Date
Saharanpur (U.P.)

D.V.M College of Pharmacy

Sohna, Baluda


Signature and Date



**MEMORANDUM OF UNDERSTANDING (MoU)
BETWEEN
Shobhit University, Gangoh
AND
G.R.S College of Pharmacy**



Effective Date: 10th July 2021

This Memorandum of Understanding (MoU) is entered into on 07.07.2021 by and between **Shobhit University, Gangoh**, located at **Adarsh Babu Vijendra Marg Institutional Area, Gangoh, Uttar Pradesh 247341**, and **G.R.S College of Pharmacy**, located at **Parour Road, Kalan, Shahjahanpur U.P-242127**. Hereinafter collectively referred to as "Parties."

PURPOSE OF THE MOU

The purpose of this MoU is to establish a framework of cooperation between the Parties to promote academic, research, and industrial collaboration in the following areas:

1. Faculty and Student Exchange Programs, Collaboration, and Training Programs

To encourage the exchange of faculty members and students between the Parties for academic collaboration, training, and capacity building.

2. Cooperation for Improving Academic Standards

Enhancing the professional development of academic staff, research collaboration, and facilitating teacher mobility with participation from industry professionals and delegates.

3. Industry-Relevant Curriculum Development

Collaboration in updating students with current industry demands to ensure their skills align with market needs.

4. Exchange of Academic Structure and Teaching Methods

Sharing experiences and information related to the structure, content, and organization of curricula and teaching processes.

5. Joint Research and Exchange of Research Results

Organization and execution of joint research projects and exchange of research findings for the benefit of both Parties.

6. Exchange of Academic and Research Resources

Sharing of data, materials, books, periodicals, and scientific literature to enhance academic collaboration and research output.

7. Experience in Administration and Management

Exchange of best practices and experiences in the administration and management of educational and research institutions.

8. Mutual Support for Academic and Research Activities

Offering mutual assistance and support for the activities undertaken by both institutions in the field of teaching and research programs.

9. Internships, Guest Lectures, and Cultural Exchange

Promoting exchange programs for internships, guest lectures, and fostering social and cultural exchanges among students.

10. Support for Conferences and Workshops

Providing mutual assistance for organizing national and international conferences, workshops, and related academic events.

11. Voluntary and Honorary Participation

Both Parties agree that participation in the initiatives under this MoU is voluntary, with no financial obligations or profits. The purpose of this MoU is to strengthen institute-industry interaction and collaboration on a goodwill basis.

TERMS OF THE AGREEMENT

- This MoU shall be effective from the date of signing and will remain in force for a period of Three Years unless terminated by either Party with Three Months.
- The MoU may be extended or amended by mutual written agreement between the Parties.
- Any disputes arising from this MoU will be resolved through mutual consultation and negotiation between the Parties.

RESPONSIBILITIES OF THE PARTIES

Each Party agrees to appoint a coordinator who will be responsible for the implementation of the activities outlined in this MoU and for ensuring open communication between the Parties.

CONFIDENTIALITY

Both Parties agree to respect and maintain the confidentiality of any information exchanged under this MoU, unless written consent is given for its disclosure.

TERMINATION

This MoU may be terminated by either Party at any time by giving [Notice Period] notice in writing to the other Party. Upon termination, both Parties agree to complete any outstanding commitments.

SIGNATORIES

This MoU is signed on 10.07.2021 and executed by the authorized representatives of both Parties.

Shobhit University, Gangoh

Saharanpur, Uttar Pradesh

Signature and Date



G.R.S College of Pharmacy

Shahjahanpur, Uttar Pradesh

Signature and Date

7-7-21



**MEMORANDUM OF UNDERSTANDING (MoU)
BETWEEN
Shobhit University, Gangoh
AND**



Institute of Professional Studies

Effective Date: 25th September 2021

This Memorandum of Understanding (MoU) is entered into on 25.09.2021 by and between **Shobhit University, Gangoh**, located at **Adarsh Babu Vijendra Marg Institutional Area, Gangoh, Uttar Pradesh 247341**, and **Institute of Professional Studies**, located at **PO-IPS College, Shivpuri Link Road, Gwalior-474001(M.P)**. Hereinafter collectively referred to as "Parties."

PURPOSE OF THE MOU

The purpose of this MoU is to establish a framework of cooperation between the Parties to promote academic, research, and industrial collaboration in the following areas:

1. Faculty and Student Exchange Programs, Collaboration, and Training Programs

To encourage the exchange of faculty members and students between the Parties for academic collaboration, training, and capacity building.

2. Cooperation for Improving Academic Standards

Enhancing the professional development of academic staff, research collaboration, and facilitating teacher mobility with participation from industry professionals and delegates.

3. Industry-Relevant Curriculum Development

Collaboration in updating students with current industry demands to ensure their skills align with market needs.

4. Exchange of Academic Structure and Teaching Methods

Sharing experiences and information related to the structure, content, and organization of curricula and teaching processes.

5. Joint Research and Exchange of Research Results

Organization and execution of joint research projects and exchange of research findings for the benefit of both Parties.

6. Exchange of Academic and Research Resources

Sharing of data, materials, books, periodicals, and scientific literature to enhance academic collaboration and research output.

7. Experience in Administration and Management

Exchange of best practices and experiences in the administration and management of educational and research institutions.

8. Mutual Support for Academic and Research Activities

Offering mutual assistance and support for the activities undertaken by both institutions in the field of teaching and research programs.

9. Internships, Guest Lectures, and Cultural Exchange

Promoting exchange programs for internships, guest lectures, and fostering social and cultural exchanges among students.

10. Support for Conferences and Workshops

Providing mutual assistance for organizing national and international conferences, workshops, and related academic events.

11. Voluntary and Honorary Participation

Both Parties agree that participation in the initiatives under this MoU is voluntary, with no financial obligations or profits. The purpose of this MoU is to strengthen institute-industry interaction and collaboration on a goodwill basis.

TERMS OF THE AGREEMENT

- This MoU shall be effective from the date of signing and will remain in force for a period of Two Years unless terminated by either Party with Three Months.
- The MoU may be extended or amended by mutual written agreement between the Parties.

- Any disputes arising from this MoU will be resolved through mutual consultation and negotiation between the Parties.

RESPONSIBILITIES OF THE PARTIES

Each Party agrees to appoint a coordinator who will be responsible for the implementation of the activities outlined in this MoU and for ensuring open communication between the Parties.

CONFIDENTIALITY

Both Parties agree to respect and maintain the confidentiality of any information exchanged under this MoU, unless written consent is given for its disclosure.

TERMINATION

This MoU may be terminated by either Party at any time by giving [Notice Period] notice in writing to the other Party. Upon termination, both Parties agree to complete any outstanding commitments.

SIGNATORIES

This MoU is signed on 25.09.2021 and executed by the authorized representatives of both Parties.

Shobhit University, Gangoh

Saharanpur, Uttar Pradesh


Signature and Date



Institute of Professional Studies

Gwalior


Signature and Date 25-9-21



INTEGRAL UNIVERSITY

MEMORANDUM OF UNDERSTANDING (MoU) BETWEEN



Shobhit University, Gangoh AND Integral University

Preamble

This Memorandum of Understanding (MoU) is established on 20.07.2022 by and between **Shobhit University, Gangoh**, located at Adarsh Babu Vijendra Marg Institutional Area, Gangoh, Uttar Pradesh 247341, and **Integral University**, located at Kursi Rd, Dashauli, Uttar Pradesh 226026, Maharashtra jointly referred to as “the Parties.” The purpose of this MoU is to formalize a collaborative framework intended to promote academic, research, and industry interaction for mutual benefit, with no financial obligations attached to either Party.

Objective of Collaboration

The primary objective of this MoU is to promote a cooperative relationship that enhances the development of students, faculty, and research by encouraging:

1. Faculty and Student Exchange Programs

Facilitate the mobility of faculty and students to engage in academic collaborations, skill development, and training programs, strengthening the professional and academic competencies of both institutions.

2. Academic Enhancement and Research Collaboration

Promote cooperation in improving the qualifications of academic teachers and enable the exchange of research staff, including engagement with industry professionals to advance research and teaching methodologies.

3. Alignment with Industry Demands

Ensure that students are well-equipped with up-to-date industry knowledge and skills by establishing cooperative efforts between the academic institutions and industry professionals.

4. Curriculum and Teaching Process Exchange

Share experiences related to the structure, content, and teaching organization of curricula to promote academic innovation and improved teaching methodologies across both institutions.

5. Collaborative Research Initiatives

Foster joint research activities and encourage the exchange of research results, creating a platform for innovation and discovery.

6. Exchange of Knowledge Resources

Enable the exchange of data, academic materials, periodicals, and scientific literature to enhance the educational and research resources available to both Parties.

7. Experience Sharing in Management

Collaborate in the sharing of administrative and management expertise to improve the functioning and efficiency of both institutions.

8. Support for Teaching and Research

Provide mutual assistance in initiatives related to teaching and research, supporting both institutions in achieving their academic goals.

9. Internships, Guest Lectures, and Cultural Exchange

Facilitate opportunities for student internships, guest lectures, and social and cultural exchanges, fostering a holistic educational experience.

10. Collaboration in Academic Events

Collaborate in the organization and execution of national and international conferences, workshops, and seminars, promoting knowledge sharing on a broader platform.

11. Voluntary Participation

Both institutions agree that all activities undertaken as part of this MoU will be on a voluntary basis. This MoU is purely honorary and aims to promote positive interaction between the institutions and industry without any financial implications.

Terms and Conditions

- **Effective Date & Duration:** This MoU comes into effect on 12.07.2022 and will remain valid for a period of Two Years unless extended or terminated by either Party.
- **Modification & Renewal:** Amendments to this MoU may be made by mutual consent, in writing. Upon mutual agreement, the MoU can be renewed for an extended period.
- **Termination:** Either Party may terminate this MoU by providing Three Months written notice. Termination will not affect any ongoing activities initiated prior to termination.
- **Confidentiality:** Both Parties agree to respect the confidentiality of any proprietary or sensitive information shared during the course of this collaboration.

Roles & Responsibilities

Each institution will designate a coordinator responsible for the implementation of this MoU. The coordinators will ensure smooth communication between the Parties, monitor activities, and oversee the fulfilment of the agreed-upon objectives.

Dispute Resolution

Any dispute arising from this MoU shall be resolved through dialogue and negotiation between the Parties. If necessary, a mutually acceptable mediator may be appointed to facilitate the resolution.

Shobhit University, Gangoh

Saharanpur, Uttar Pradesh

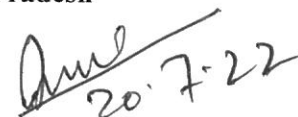
Signature and Date



Integral University

Uttar Pradesh

Signature and Date





**MEMORANDUM OF UNDERSTANDING (MoU)
BETWEEN
Shobhit University, Gangoh
AND
IPS College of Technology and Management**



Effective Date: 10th August 2021

This Memorandum of Understanding (MoU) is entered into on 10.08.2021 by and between **Shobhit University, Gangoh**, located at Adarsh Babu Vijendra Marg Institutional Area, Gangoh, Uttar Pradesh 247341, and **IPS College of Technology and Management**, located at PO-IPS College, Shivpuri Link Road, Gwalior-474001(M.P). Hereinafter collectively referred to as "Parties."

PURPOSE OF THE MOU

The purpose of this MoU is to establish a framework of cooperation between the Parties to promote academic, research, and industrial collaboration in the following areas:

1. Faculty and Student Exchange Programs, Collaboration, and Training Programs

To encourage the exchange of faculty members and students between the Parties for academic collaboration, training, and capacity building.

2. Cooperation for Improving Academic Standards

Enhancing the professional development of academic staff, research collaboration, and facilitating teacher mobility with participation from industry professionals and delegates.

3. Industry-Relevant Curriculum Development

Collaboration in updating students with current industry demands to ensure their skills align with market needs.

4. Exchange of Academic Structure and Teaching Methods

Sharing experiences and information related to the structure, content, and organization of curricula and teaching processes.

5. Joint Research and Exchange of Research Results

Organization and execution of joint research projects and exchange of research findings for the benefit of both Parties.

6. Exchange of Academic and Research Resources

Sharing of data, materials, books, periodicals, and scientific literature to enhance academic collaboration and research output.

7. Experience in Administration and Management

Exchange of best practices and experiences in the administration and management of educational and research institutions.

8. Mutual Support for Academic and Research Activities

Offering mutual assistance and support for the activities undertaken by both institutions in the field of teaching and research programs.

9. Internships, Guest Lectures, and Cultural Exchange

Promoting exchange programs for internships, guest lectures, and fostering social and cultural exchanges among students.

10. Support for Conferences and Workshops

Providing mutual assistance for organizing national and international conferences, workshops, and related academic events.

11. Voluntary and Honorary Participation

Both Parties agree that participation in the initiatives under this MoU is voluntary, with no financial obligations or profits. The purpose of this MoU is to strengthen institute-industry interaction and collaboration on a goodwill basis.

TERMS OF THE AGREEMENT

- This MoU shall be effective from the date of signing and will remain in force for a period of Three Years unless terminated by either Party with Three Months.
- The MoU may be extended or amended by mutual written agreement between the Parties.
- Any disputes arising from this MoU will be resolved through mutual consultation and negotiation between the Parties.

RESPONSIBILITIES OF THE PARTIES

Each Party agrees to appoint a coordinator who will be responsible for the implementation of the activities outlined in this MoU and for ensuring open communication between the Parties.

CONFIDENTIALITY

Both Parties agree to respect and maintain the confidentiality of any information exchanged under this MoU, unless written consent is given for its disclosure.

TERMINATION

This MoU may be terminated by either Party at any time by giving [Notice Period] notice in writing to the other Party. Upon termination, both Parties agree to complete any outstanding commitments.

SIGNATORIES

This MoU is signed on 10.08.2021 and executed by the authorized representatives of both Parties.

**Shobhit University, Gangoh
Saharanpur, Uttar Pradesh**


Signature and Date



**IPS College of Technology and
Management, Gwalior**


Signature and Date 10.8.21

स्व. श्री राधेश्याम सक्सेना मेमोरियल

जेन्या हॉस्पिटल एवं रिसर्च सेन्टर

मयूर बिहार कॉलोनी, मेडिकल कॉलेज गेट नं.1 के सामने, झाँसी

MEMORANDUM OF UNDERSTANDING (MoU) BETWEEN



**Shobhit University, Gangoh
AND
Jainya Hospital and Research Centre**

Effective Date: 30th June 2022

This Memorandum of Understanding (MoU) is entered into on 30.06.2022 by and between **Shobhit University, Gangoh**, located at Adarsh Babu Vijendra Marg Institutional Area, Gangoh, Uttar Pradesh 247341, and **Jainya Hospital and Research Centre**, located at Mayur Vihar Colony, Medical College Gate No-1, Jhansi. Hereinafter collectively referred to as "Parties."

PURPOSE OF THE MOU

The purpose of this MoU is to establish a framework of cooperation between the Parties to promote academic, research, and industrial collaboration in the following areas:

1. Faculty and Student Training Programs

To encourage the exchange of faculty members and students between the Parties for academic collaboration, training, and capacity building.

2. Cooperation for Improving Academic Standards

Enhancing the professional development of academic staff, research collaboration, and facilitating teacher mobility with participation from industry professionals and delegates.

3. Industry-Relevant Curriculum Development

Collaboration in updating students with current industry demands to ensure their skills align with market needs.

4. Exchange of Academic Structure and Teaching Methods

Sharing experiences and information related to the structure, content, and organization of curricula and teaching processes.

5. Joint Research and Exchange of Research Results

Organization and execution of joint research projects and exchange of research findings for the benefit of both Parties.

6. Exchange of Academic and Research Resources

Sharing of data, materials, books, periodicals, and scientific literature to enhance academic collaboration and research output.

7. Experience in Administration and Management

Exchange of best practices and experiences in the administration and management of educational and research institutions.

8. Mutual Support for Academic and Research Activities

Offering mutual assistance and support for the activities undertaken by both institutions in the field of teaching and research programs.

9. Internships, Guest Lectures, and Cultural Exchange

Promoting exchange programs for internships, guest lectures, and fostering social and cultural exchanges among students.

10. Support for Conferences and Workshops

Providing mutual assistance for organizing national and international conferences, workshops, and related academic events.

11. Voluntary and Honorary Participation

Both Parties agree that participation in the initiatives under this MoU is voluntary, with no financial obligations or profits. The purpose of this MoU is to strengthen institute-industry interaction and collaboration on a goodwill basis.

TERMS OF THE AGREEMENT

- This MoU shall be effective from the date of signing and will remain in force for a period of Two Years unless terminated by either Party with Three Months.
- The MoU may be extended or amended by mutual written agreement between the Parties.
- Any disputes arising from this MoU will be resolved through mutual consultation and negotiation between the Parties.

RESPONSIBILITIES OF THE PARTIES

Each Party agrees to appoint a coordinator who will be responsible for the implementation of the activities outlined in this MoU and for ensuring open communication between the Parties.

CONFIDENTIALITY

Both Parties agree to respect and maintain the confidentiality of any information exchanged under this MoU, unless written consent is given for its disclosure.

TERMINATION

This MoU may be terminated by either Party at any time by giving [Notice Period] notice in writing to the other Party. Upon termination, both Parties agree to complete any outstanding commitments.


SIGNATORIES

This MoU is signed on 30.06.2022 and executed by the authorized representatives of both Parties.

**Shobhit University, Gangoh
Saharanpur, Uttar Pradesh**


Signature and Date


**Jainya Hospital and Research
Centre, Jhansi**


Signature and Date
30.6.22



MEMORANDUM OF UNDERSTANDING (MoU)
BETWEEN
Shobhit University, Gangoh
AND
Keshlata College of Nursing



Effective Date: 08th October 2022

This Memorandum of Understanding (MoU) is entered into on 08.10.2022 by and between **Shobhit University, Gangoh**, located at Adarsh Babu Vijendra Marg Institutional Area, Gangoh, Uttar Pradesh 247341, and **Keshlata College of Nursing**, located at Delapeer, Rajendra Nagar, Bareilly, Uttar Pradesh 243122. Hereinafter collectively referred to as "Parties."

PURPOSE OF THE MOU

The purpose of this MoU is to establish a framework of cooperation between the Parties to promote academic, research, and industrial collaboration in the following areas:

1. Faculty and Student Exchange Programs, Collaboration, and Training Programs

To encourage the exchange of faculty members and students between the Parties for academic collaboration, training, and capacity building.

2. Cooperation for Improving Academic Standards

Enhancing the professional development of academic staff, research collaboration, and facilitating teacher mobility with participation from industry professionals and delegates.

3. Industry-Relevant Curriculum Development

Collaboration in updating students with current industry demands to ensure their skills align with market needs.

4. Exchange of Academic Structure and Teaching Methods

Sharing experiences and information related to the structure, content, and organization of curricula and teaching processes.

5. Joint Research and Exchange of Research Results

Organization and execution of joint research projects and exchange of research findings for the benefit of both Parties.

6. Exchange of Academic and Research Resources

Sharing of data, materials, books, periodicals, and scientific literature to enhance academic collaboration and research output.

7. Experience in Administration and Management

Exchange of best practices and experiences in the administration and management of educational and research institutions.

8. Mutual Support for Academic and Research Activities

Offering mutual assistance and support for the activities undertaken by both institutions in the field of teaching and research programs.

9. Internships, Guest Lectures, and Cultural Exchange

Promoting exchange programs for internships, guest lectures, and fostering social and cultural exchanges among students.

10. Support for Conferences and Workshops

Providing mutual assistance for organizing national and international conferences, workshops, and related academic events.

11. Voluntary and Honorary Participation

Both Parties agree that participation in the initiatives under this MoU is voluntary, with no financial obligations or profits. The purpose of this MoU is to strengthen institute-industry interaction and collaboration on a goodwill basis.

TERMS OF THE AGREEMENT

- This MoU shall be effective from the date of signing and will remain in force for a period of Two Years unless terminated by either Party with Three Months
- The MoU may be extended or amended by mutual written agreement between the Parties.
- Any disputes arising from this MoU will be resolved through mutual consultation and negotiation between the Parties.

RESPONSIBILITIES OF THE PARTIES

Each Party agrees to appoint a coordinator who will be responsible for the implementation of the activities outlined in this MoU and for ensuring open communication between the Parties.

CONFIDENTIALITY

Both Parties agree to respect and maintain the confidentiality of any information exchanged under this MoU, unless written consent is given for its disclosure.

TERMINATION

This MoU may be terminated by either Party at any time by giving [Notice Period] notice in writing to the other Party. Upon termination, both Parties agree to complete any outstanding commitments.

SIGNATORIES

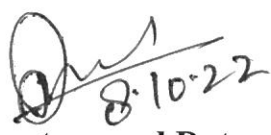
This MoU is signed on 08.10.2022 and executed by the authorized representatives of both Parties.

**Shobhit University, Gangoh
Saharanpur, Uttar Pradesh**

**Keshlata College of Nursing
Rajendra Nagar, Bareilly**

Signature and Date



Signature and Date




**MEMORANDUM OF UNDERSTANDING (MoU)
BETWEEN
Shobhit University, Gangoh
AND
Keshlata Institute of Paramedical Sciences**



Preamble

This Memorandum of Understanding (MoU) is established on 08.08.2022 by and between **Shobhit University, Gangoh**, located at Adarsh Babu Vijendra Marg Institutional Area, Gangoh, Uttar Pradesh 247341, and **Keshlata Institute of Paramedical Sciences**, located at Keshlata Hospital, Delapeer, Stadium Road, Bareilly, 243122 jointly referred to as “the Parties.” The purpose of this MoU is to formalize a collaborative framework intended to promote academic, research, and industry interaction for mutual benefit, with no financial obligations attached to either Party.

Objective of Collaboration

The primary objective of this MoU is to promote a cooperative relationship that enhances the development of students, faculty, and research by encouraging:

1. Clinical Research Projects and Study Trial Management

Both Parties will cooperate in the design, implementation, and management of clinical research projects and trials, ensuring adherence to industry standards and regulatory frameworks, fostering innovation in healthcare and clinical studies

2. Academic Enhancement and Research Collaboration

Promote cooperation in improving the qualifications of academic teachers and enable the exchange of research staff, including engagement with industry professionals to advance research and teaching methodologies.

3. Alignment with Industry Demands

Ensure that students are well-equipped with up-to-date industry knowledge and skills by establishing cooperative efforts between the academic institutions and industry professionals.

4. Curriculum and Teaching Process Exchange

Share experiences related to the structure, content, and teaching organization of curricula to promote academic innovation and improved teaching methodologies across both institutions.

5. Collaborative Research Initiatives

Foster joint research activities and encourage the exchange of research results, creating a platform for innovation and discovery.

6. Exchange of Knowledge Resources

Enable the exchange of data, academic materials, periodicals, and scientific literature to enhance the educational and research resources available to both Parties.

7. Experience Sharing in Management

Collaborate in the sharing of administrative and management expertise to improve the functioning and efficiency of both institutions.

8. Support for Teaching and Research

Provide mutual assistance in initiatives related to teaching and research, supporting both institutions in achieving their academic goals.

9. Internships, Guest Lectures, and Cultural Exchange

Facilitate opportunities for student internships, guest lectures, and social and cultural exchanges, fostering a holistic educational experience.

10. Collaboration in Academic Events

Collaborate in the organization and execution of national and international conferences, workshops, and seminars, promoting knowledge sharing on a broader platform.

11. Voluntary Participation

Both institutions agree that all activities undertaken as part of this MoU will be on a voluntary basis. This MoU is purely honorary and aims to promote positive interaction between the institutions and industry without any financial implications.

Terms and Conditions

- **Effective Date & Duration:** This MoU comes into effect on 29.07.2022 and will remain valid for a period of Two Years unless extended or terminated by either Party.
- **Modification & Renewal:** Amendments to this MoU may be made by mutual consent, in writing. Upon mutual agreement, the MoU can be renewed for an extended period.

- Termination: Either Party may terminate this MoU by providing Three Months written notice. Termination will not affect any ongoing activities initiated prior to termination.
- Confidentiality: Both Parties agree to respect the confidentiality of any proprietary or sensitive information shared during the course of this collaboration.

Roles & Responsibilities

Each institution will designate a coordinator responsible for the implementation of this MoU. The coordinators will ensure smooth communication between the Parties, monitor activities, and oversee the fulfilment of the agreed-upon objectives.

Dispute Resolution

Any dispute arising from this MoU shall be resolved through dialogue and negotiation between the Parties. If necessary, a mutually acceptable mediator may be appointed to facilitate the resolution.

Shobhit University, Gangoh

Saharanpur, Uttar Pradesh

Signature and Date



Keshlata Institute of

Paramedical Sciences, Bareilly

Signature and Date

A handwritten signature and the date "08.10.2022" written in black ink.

MEMORANDUM OF UNDERSTANDING (MoU)



BETWEEN
Shobhit University, Gangoh
AND
Lingaya Vidyapeeth



Effective Date: 05th November 2021

This Memorandum of Understanding (MoU) is entered into on 05.11.2021 by and between **Shobhit University, Gangoh**, located at Adarsh Babu Vijendra Marg Institutional Area, Gangoh, Uttar Pradesh 247341, and **Lingaya Vidyapeeth**, located at K. No-261 Lane Number-5, Westend Marg, New Delhi-110030. Hereinafter collectively referred to as "Parties."

PURPOSE OF THE MOU

The purpose of this MoU is to establish a framework of cooperation between the Parties to promote academic, research, and industrial collaboration in the following areas:

1. Faculty and Student Exchange Programs, Collaboration, and Training Programs

To encourage the exchange of faculty members and students between the Parties for academic collaboration, training, and capacity building.

2. Cooperation for Improving Academic Standards

Enhancing the professional development of academic staff, research collaboration, and facilitating teacher mobility with participation from industry professionals and delegates.

3. Industry-Relevant Curriculum Development

Collaboration in updating students with current industry demands to ensure their skills align with market needs.

4. Exchange of Academic Structure and Teaching Methods

Sharing experiences and information related to the structure, content, and organization of curricula and teaching processes.

5. Joint Research and Exchange of Research Results

Organization and execution of joint research projects and exchange of research findings for the benefit of both Parties.

6. Exchange of Academic and Research Resources

Sharing of data, materials, books, periodicals, and scientific literature to enhance academic collaboration and research output.

7. Experience in Administration and Management

Exchange of best practices and experiences in the administration and management of educational and research institutions.

8. Mutual Support for Academic and Research Activities

Offering mutual assistance and support for the activities undertaken by both institutions in the field of teaching and research programs.

9. Internships, Guest Lectures, and Cultural Exchange

Promoting exchange programs for internships, guest lectures, and fostering social and cultural exchanges among students.

10. Support for Conferences and Workshops

Providing mutual assistance for organizing national and international conferences, workshops, and related academic events.

11. Voluntary and Honorary Participation

Both Parties agree that participation in the initiatives under this MoU is voluntary, with no financial obligations or profits. The purpose of this MoU is to strengthen institute-industry interaction and collaboration on a goodwill basis.

TERMS OF THE AGREEMENT

- This MoU shall be effective from the date of signing and will remain in force for a period of Three Years unless terminated by either Party with Three Months.
- The MoU may be extended or amended by mutual written agreement between the Parties.

- Any disputes arising from this MoU will be resolved through mutual consultation and negotiation between the Parties.

RESPONSIBILITIES OF THE PARTIES

Each Party agrees to appoint a coordinator who will be responsible for the implementation of the activities outlined in this MoU and for ensuring open communication between the Parties.

CONFIDENTIALITY

Both Parties agree to respect and maintain the confidentiality of any information exchanged under this MoU, unless written consent is given for its disclosure.

TERMINATION

This MoU may be terminated by either Party at any time by giving [Notice Period] notice in writing to the other Party. Upon termination, both Parties agree to complete any outstanding commitments.

SIGNATORIES

This MoU is signed on 05.11.2021 and executed by the authorized representatives of both Parties.

Shobhit University, Gangoh

Saharanpur, Uttar Pradesh

Signature and Date



A circular stamp from Shobhit University Gangoh, Saharanpur (U.P.) is visible. The text inside the stamp reads "SHOBHIT UNIVERSITY GANGOH", "REGISTRAR", and "Saharanpur (U.P.)". A handwritten signature is written across the stamp, and the date "05.11.21" is written next to it.

Lingaya Vidyapeeth

New Delhi

Signature and Date



A handwritten signature is written above the date "05.11.21".



**MEMORANDUM OF UNDERSTANDING (MoU)
BETWEEN**

Shobhit University, Gangoh

AND

Lotus Institute of Management

Effective Date: 20th August 2022



This Memorandum of Understanding (MoU) is entered into on 20.08.2022 by and between **Shobhit University, Gangoh**, located at Adarsh Babu Vijendra Marg Institutional Area, Gangoh, Uttar Pradesh 247341, and **Lotus Institute of Management**, located at 16TH KM Bareilly Lucknow Road, Rajau Post Office, Bareilly, Uttar Pradesh 243123. Hereinafter collectively referred to as "Parties."

PURPOSE OF THE MOU

The purpose of this MoU is to establish a framework of cooperation between the Parties to promote academic, research, and industrial collaboration in the following areas:

1. Faculty and Student Exchange Programs, Collaboration, and Training Programs

To encourage the exchange of faculty members and students between the Parties for academic collaboration, training, and capacity building.

2. Cooperation for Improving Academic Standards

Enhancing the professional development of academic staff, research collaboration, and facilitating teacher mobility with participation from industry professionals and delegates.

3. Industry-Relevant Curriculum Development

Collaboration in updating students with current industry demands to ensure their skills align with market needs.

4. Exchange of Academic Structure and Teaching Methods

Sharing experiences and information related to the structure, content, and organization of curricula and teaching processes.

5. Joint Research and Exchange of Research Results

Organization and execution of joint research projects and exchange of research findings for the benefit of both Parties.

6. Exchange of Academic and Research Resources

Sharing of data, materials, books, periodicals, and scientific literature to enhance academic collaboration and research output.

7. Experience in Administration and Management

Exchange of best practices and experiences in the administration and management of educational and research institutions.

8. Mutual Support for Academic and Research Activities

Offering mutual assistance and support for the activities undertaken by both institutions in the field of teaching and research programs.

9. Internships, Guest Lectures, and Cultural Exchange

Promoting exchange programs for internships, guest lectures, and fostering social and cultural exchanges among students.

10. Support for Conferences and Workshops

Providing mutual assistance for organizing national and international conferences, workshops, and related academic events.

11. Voluntary and Honorary Participation

Both Parties agree that participation in the initiatives under this MoU is voluntary, with no financial obligations or profits. The purpose of this MoU is to strengthen institute-industry interaction and collaboration on a goodwill basis.

TERMS OF THE AGREEMENT

- This MoU shall be effective from the date of signing and will remain in force for a period of Two Years unless terminated by either Party with Three Months.
- The MoU may be extended or amended by mutual written agreement between the Parties.
- Any disputes arising from this MoU will be resolved through mutual consultation and negotiation between the Parties.

RESPONSIBILITIES OF THE PARTIES

Each Party agrees to appoint a coordinator who will be responsible for the implementation of the activities outlined in this MoU and for ensuring open communication between the Parties.

CONFIDENTIALITY

Both Parties agree to respect and maintain the confidentiality of any information exchanged under this MoU, unless written consent is given for its disclosure.

TERMINATION

This MoU may be terminated by either Party at any time by giving [Notice Period] notice in writing to the other Party. Upon termination, both Parties agree to complete any outstanding commitments.

SIGNATORIES


This MoU is signed on 20.08.2022 and executed by the authorized representatives of both Parties.

**Shobhit University, Gangoh
Bareilly, Uttar Pradesh**


Signature and Date



**Lotus Institute of Management
Bareilly, Uttar Pradesh**


Signature and Date



**MEMORANDUM OF UNDERSTANDING (MoU)
BETWEEN**

Shobhit University, Gangoh

AND

Lotus Institute of Pharmacy

Effective Date: 13th August 2022



This Memorandum of Understanding (MoU) is entered into on 13.08.2022 by and between **Shobhit University, Gangoh**, located at Adarsh Babu Vijendra Marg Institutional Area, Gangoh, Uttar Pradesh 247341, and **Lotus Institute of Pharmacy**, located at 16TH KM Bareilly Lucknow Road, Rajau Post Office, Bareilly, Uttar Pradesh 243123. Hereinafter collectively referred to as "Parties."

PURPOSE OF THE MOU

The purpose of this MoU is to establish a framework of cooperation between the Parties to promote academic, research, and industrial collaboration in the following areas:

1. Faculty and Student Exchange Programs, Collaboration, and Training Programs

To encourage the exchange of faculty members and students between the Parties for academic collaboration, training, and capacity building.

2. Cooperation for Improving Academic Standards

Enhancing the professional development of academic staff, research collaboration, and facilitating teacher mobility with participation from industry professionals and delegates.

3. Industry-Relevant Curriculum Development

Collaboration in updating students with current industry demands to ensure their skills align with market needs

4. Exchange of Academic Structure and Teaching Methods

Sharing experiences and information related to the structure, content, and organization of curricula and teaching processes.

5. Joint Research and Exchange of Research Results

Organization and execution of joint research projects and exchange of research findings for the benefit of both Parties.

6. Exchange of Academic and Research Resources

Sharing of data, materials, books, periodicals, and scientific literature to enhance academic collaboration and research output.

7. Experience in Administration and Management

Exchange of best practices and experiences in the administration and management of educational and research institutions.

8. Mutual Support for Academic and Research Activities

Offering mutual assistance and support for the activities undertaken by both institutions in the field of teaching and research programs.

9. Internships, Guest Lectures, and Cultural Exchange

Promoting exchange programs for internships, guest lectures, and fostering social and cultural exchanges among students.

10. Support for Conferences and Workshops

Providing mutual assistance for organizing national and international conferences, workshops, and related academic events.

11. Voluntary and Honorary Participation

Both Parties agree that participation in the initiatives under this MoU is voluntary, with no financial obligations or profits. The purpose of this MoU is to strengthen institute-industry interaction and collaboration on a goodwill basis.

TERMS OF THE AGREEMENT

- This MoU shall be effective from the date of signing and will remain in force for a period of Two Years unless terminated by either Party with Three Months.
- The MoU may be extended or amended by mutual written agreement between the Parties.
- Any disputes arising from this MoU will be resolved through mutual consultation and negotiation between the Parties.

RESPONSIBILITIES OF THE PARTIES

Each Party agrees to appoint a coordinator who will be responsible for the implementation of the activities outlined in this MoU and for ensuring open communication between the Parties.

CONFIDENTIALITY

Both Parties agree to respect and maintain the confidentiality of any information exchanged under this MoU, unless written consent is given for its disclosure.

TERMINATION

This MoU may be terminated by either Party at any time by giving [Notice Period] notice in writing to the other Party. Upon termination, both Parties agree to complete any outstanding commitments.

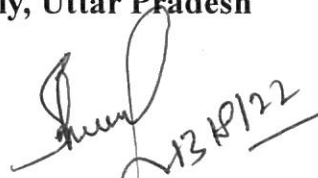
SIGNATORIES

This MoU is signed on 13.08.2022 and executed by the authorized representatives of both Parties.

Shobhit University, Gangoh
Saharanpur, Uttar Pradesh


Signature and Date


Lotus Institute of Pharmacy
Bareilly, Uttar Pradesh


Signature and Date



MEMORANDUM OF UNDERSTANDING (MoU)
BETWEEN
Shobhit University, Gangoh
AND
Maiden Pharmaceuticals Limited
Effective Date: 5th July 2022



This Memorandum of Understanding (MoU) is entered into on 05.07.2022 by and between **Shobhit University, Gangoh**, located at Adarsh Babu Vijendra Marg Institutional Area, Gangoh, Uttar Pradesh 247341, and **Maiden Pharmaceuticals Limited**, located at 1594/9, IIIrd Floor, M.J. Bidg. Bhagirath Palace, Chandni Chowk Delhi-11000. Hereinafter collectively referred to as "Parties."

PURPOSE OF THE MOU

The purpose of this MoU is to establish a framework of cooperation between the Parties to promote academic, research, and industrial collaboration in the following areas:

1. Faculty and Student Exchange Programs, Collaboration, and Training Programs

To encourage the exchange of faculty members and students between the Parties for academic collaboration, training, and capacity building.

2. Cooperation for Improving Academic Standards

Enhancing the professional development of academic staff, research collaboration, and facilitating teacher mobility with participation from industry professionals and delegates.

3. Industry-Relevant Curriculum Development

Collaboration in updating students with current industry demands to ensure their skills align with market needs.

4. Exchange of Academic Structure and Teaching Methods

Sharing experiences and information related to the structure, content, and organization of curricula and teaching processes.

5. Joint Research and Exchange of Research Results

Organization and execution of joint research projects and exchange of research findings for the benefit of both Parties.

6. Exchange of Academic and Research Resources

Sharing of data, materials, books, periodicals, and scientific literature to enhance academic collaboration and research output.

7. Experience in Administration and Management

Exchange of best practices and experiences in the administration and management of educational and research institutions.

8. Mutual Support for Academic and Research Activities

Offering mutual assistance and support for the activities undertaken by both institutions in the field of teaching and research programs.

9. Internships, Guest Lectures, and Cultural Exchange

Promoting exchange programs for internships, guest lectures, and fostering social and cultural exchanges among students.

10. Support for Conferences and Workshops

Providing mutual assistance for organizing national and international conferences, workshops, and related academic events.

11. Voluntary and Honorary Participation

Both Parties agree that participation in the initiatives under this MoU is voluntary, with no financial obligations or profits. The purpose of this MoU is to strengthen institute-industry interaction and collaboration on a goodwill basis.

TERMS OF THE AGREEMENT

- This MoU shall be effective from the date of signing and will remain in force for a period of Two Years unless terminated by either Party with Three Months.
- The MoU may be extended or amended by mutual written agreement between the Parties.
- Any disputes arising from this MoU will be resolved through mutual consultation and negotiation between the Parties.

RESPONSIBILITIES OF THE PARTIES

Each Party agrees to appoint a coordinator who will be responsible for the implementation of the activities outlined in this MoU and for ensuring open communication between the Parties.

CONFIDENTIALITY

Both Parties agree to respect and maintain the confidentiality of any information exchanged under this MoU, unless written consent is given for its disclosure.

TERMINATION

This MoU may be terminated by either Party at any time by giving [Notice Period] notice in writing to the other Party. Upon termination, both Parties agree to complete any outstanding commitments.

SIGNATORIES

This MoU is signed on 05.07.2022 and executed by the authorized representatives of both Parties.

**Shobhit University, Gangoh
Saharanpur, Uttar Pradesh**

**Maiden Pharmaceuticals
Limited, Delhi**


Signature and Date


Signature and Date



MATS
UNIVERSITY

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

Shobhit University, Gangoh

AND

MATS University



Effective Date: 10th September 2022

This Memorandum of Understanding (MoU) is entered into on 10.09.2022 by and between **Shobhit University, Gangoh**, located at Adarsh Babu Vijendra Marg Institutional Area, Gangoh, Uttar Pradesh 247341, and **MATS University**, located at Aarang – Kharora, Highway, Arang, Chhattisgarh 493441. Hereinafter collectively referred to as "Parties."

PURPOSE OF THE MOU

The purpose of this MoU is to establish a framework of cooperation between the Parties to promote academic, research, and industrial collaboration in the following areas:

1. Faculty and Student Exchange Programs, Collaboration, and Training Programs

To encourage the exchange of faculty members and students between the Parties for academic collaboration, training, and capacity building.

2. Cooperation for Improving Academic Standards

Enhancing the professional development of academic staff, research collaboration, and facilitating teacher mobility with participation from industry professionals and delegates.

3. Industry-Relevant Curriculum Development

Collaboration in updating students with current industry demands to ensure their skills align with market needs.

4. Exchange of Academic Structure and Teaching Methods

Sharing experiences and information related to the structure, content, and organization of curricula and teaching processes.

5. Joint Research and Exchange of Research Results

Organization and execution of joint research projects and exchange of research findings for the benefit of both Parties.

6. Exchange of Academic and Research Resources

Sharing of data, materials, books, periodicals, and scientific literature to enhance academic collaboration and research output.

7. Experience in Administration and Management

Exchange of best practices and experiences in the administration and management of educational and research institutions.

8. Mutual Support for Academic and Research Activities

Offering mutual assistance and support for the activities undertaken by both institutions in the field of teaching and research programs.

9. Internships, Guest Lectures, and Cultural Exchange

Promoting exchange programs for internships, guest lectures, and fostering social and cultural exchanges among students.

10. Support for Conferences and Workshops

Providing mutual assistance for organizing national and international conferences, workshops, and related academic events.

11. Voluntary and Honorary Participation

Both Parties agree that participation in the initiatives under this MoU is voluntary, with no financial obligations or profits. The purpose of this MoU is to strengthen institute-industry interaction and collaboration on a goodwill basis.

TERMS OF THE AGREEMENT

- This MoU shall be effective from the date of signing and will remain in force for a period of Two Years unless terminated by either Party with Three Months
- The MoU may be extended or amended by mutual written agreement between the Parties.
- Any disputes arising from this MoU will be resolved through mutual consultation and negotiation between the Parties.

RESPONSIBILITIES OF THE PARTIES

Each Party agrees to appoint a coordinator who will be responsible for the implementation of the activities outlined in this MoU and for ensuring open communication between the Parties.

CONFIDENTIALITY

Both Parties agree to respect and maintain the confidentiality of any information exchanged under this MoU, unless written consent is given for its disclosure.

TERMINATION

This MoU may be terminated by either Party at any time by giving [Notice Period] notice in writing to the other Party. Upon termination, both Parties agree to complete any outstanding commitments.

SIGNATORIES

This MoU is signed on 10.09.2022 and executed by the authorized representatives of both Parties.

Shobhit University, Gangoh

Saharanpur, Uttar Pradesh


Signature and Date



MATS University

Raipur


Signature and Date
10.09.22

**MEMORANDUM OF UNDERSTANDING (MoU)
BETWEEN**

**Shobhit University, Gangoh
AND**

Metro College of Health Science and Research

Effective Date: 17th August 2021



This Memorandum of Understanding (MoU) is entered into on 17.08.2021 by and between **Shobhit University, Gangoh**, located at Adarsh Babu Vijendra Marg Institutional Area, Gangoh, Uttar Pradesh 247341, and **Metro College of Health Science and Research**, located at Plot No-41 Knowledge Park-III, Greater Noida (UP) 201306. Hereinafter collectively referred to as "Parties."

PURPOSE OF THE MOU

The purpose of this MoU is to establish a framework of cooperation between the Parties to promote academic, research, and industrial collaboration in the following areas:

1. Faculty and Student Exchange Programs, Collaboration, and Training Programs

To encourage the exchange of faculty members and students between the Parties for academic collaboration, training, and capacity building.

2. Cooperation for Improving Academic Standards

Enhancing the professional development of academic staff, research collaboration, and facilitating teacher mobility with participation from industry professionals and delegates.

3. Industry-Relevant Curriculum Development

Collaboration in updating students with current industry demands to ensure their skills align with market needs.

4. Exchange of Academic Structure and Teaching Methods

Sharing experiences and information related to the structure, content, and organization of curricula and teaching processes.

5. Joint Research and Exchange of Research Results

Organization and execution of joint research projects and exchange of research findings for the benefit of both Parties.

6. Exchange of Academic and Research Resources

Sharing of data, materials, books, periodicals, and scientific literature to enhance academic collaboration and research output.

7. Experience in Administration and Management

Exchange of best practices and experiences in the administration and management of educational and research institutions.

8. Mutual Support for Academic and Research Activities

Offering mutual assistance and support for the activities undertaken by both institutions in the field of teaching and research programs.

9. Internships, Guest Lectures, and Cultural Exchange

Promoting exchange programs for internships, guest lectures, and fostering social and cultural exchanges among students.

10. Support for Conferences and Workshops

Providing mutual assistance for organizing national and international conferences, workshops, and related academic events.

11. Voluntary and Honorary Participation

Both Parties agree that participation in the initiatives under this MoU is voluntary, with no financial obligations or profits. The purpose of this MoU is to strengthen institute-industry interaction and collaboration on a goodwill basis.

TERMS OF THE AGREEMENT

- This MoU shall be effective from the date of signing and will remain in force for a period of Three Years unless terminated by either Party with Three Months.
- The MoU may be extended or amended by mutual written agreement between the Parties.

- Any disputes arising from this MoU will be resolved through mutual consultation and negotiation between the Parties.

RESPONSIBILITIES OF THE PARTIES

Each Party agrees to appoint a coordinator who will be responsible for the implementation of the activities outlined in this MoU and for ensuring open communication between the Parties.

CONFIDENTIALITY

Both Parties agree to respect and maintain the confidentiality of any information exchanged under this MoU, unless written consent is given for its disclosure.

TERMINATION

This MoU may be terminated by either Party at any time by giving [Notice Period] notice in writing to the other Party. Upon termination, both Parties agree to complete any outstanding commitments.

SIGNATORIES

This MoU is signed on 17.08.2021 and executed by the authorized representatives of both Parties.

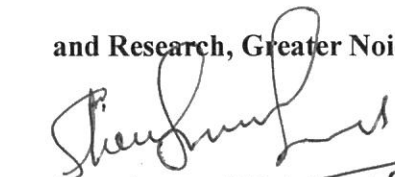
Shobhit University, Gangoh

Saharanpur, Uttar Pradesh


Signature and Date 17/8/21

Metro College of Health Science

and Research, Greater Noida (UP)


Signature and Date 17/8/21



**MEMORANDUM OF UNDERSTANDING (MoU)
BETWEEN**



**Shobhit University, Gangoh
AND
Parul University**

Preamble

This Memorandum of Understanding (MoU) is established on 15.10.2022 by and between **Shobhit University, Gangoh**, located at **Adarsh Babu Vijendra Marg Institutional Area, Gangoh, Uttar Pradesh 247341**, and **Parul University**, located at Post Limda, Waghodia, Gujarat 391760, jointly referred to as “the Parties.” The purpose of this MoU is to formalize a collaborative framework intended to promote academic, research, and industry interaction for mutual benefit, with no financial obligations attached to either Party.

OBJECTIVE OF COLLABORATION

The primary objective of this MoU is to promote a cooperative relationship that enhances the development of students, faculty, and research by encouraging:

1. Faculty and Student Exchange Programs

Facilitate the mobility of faculty and students to engage in academic collaborations, skill development, and training programs, strengthening the professional and academic competencies of both institutions.

2. Academic Enhancement and Research Collaboration

Promote cooperation in improving the qualifications of academic teachers and enable the exchange of research staff, including engagement with industry professionals to advance research and teaching methodologies.

3. Alignment with Industry Demands

Ensure that students are well-equipped with up-to-date industry knowledge and skills by establishing cooperative efforts between the academic institutions and industry professionals.

4. Curriculum and Teaching Process Exchange

Share experiences related to the structure, content, and teaching organization of curricula to promote academic innovation and improved teaching methodologies across both institutions.

5. Collaborative Research Initiatives

Foster joint research activities and encourage the exchange of research results, creating a platform for innovation and discovery.

6. Exchange of Knowledge Resources

Enable the exchange of data, academic materials, periodicals, and scientific literature to enhance the educational and research resources available to both Parties.

7. Experience Sharing in Management

Collaborate in the sharing of administrative and management expertise to improve the functioning and efficiency of both institutions.

8. Support for Teaching and Research

Provide mutual assistance in initiatives related to teaching and research, supporting both institutions in achieving their academic goals.

9. Internships, Guest Lectures, and Cultural Exchange

Facilitate opportunities for student internships, guest lectures, and social and cultural exchanges, fostering a holistic educational experience.

10. Collaboration in Academic Events

Collaborate in the organization and execution of national and international conferences, workshops, and seminars, promoting knowledge sharing on a broader platform.

11. Voluntary Participation

Both institutions agree that all activities undertaken as part of this MoU will be on a voluntary basis. This MoU is purely honorary and aims to promote positive interaction between the institutions and industry without any financial implications.

TERMS AND CONDITIONS

- **Effective Date & Duration:** This MoU comes into effect on 25.10.2022 and will remain valid for a period of One Year unless extended or terminated by either Party.
- **Modification & Renewal:** Amendments to this MoU may be made by mutual consent, in writing. Upon mutual agreement, the MoU can be renewed for an extended period.
- **Termination:** Either Party may terminate this MoU by providing Three Months written notice. Termination will not affect any ongoing activities initiated prior to termination.
- **Confidentiality:** Both Parties agree to respect the confidentiality of any proprietary or sensitive information shared during the course of this collaboration.

ROLES & RESPONSIBILITIES

Each institution will designate a coordinator responsible for the implementation of this MoU. The coordinators will ensure smooth communication between the Parties, monitor activities, and oversee the fulfilment of the agreed-upon objectives.


DISPUTE RESOLUTION

Any dispute arising from this MoU shall be resolved through dialogue and negotiation between the Parties. If necessary, a mutually acceptable mediator may be appointed to facilitate the resolution.

Shobhit University, Gangoh

Saharanpur, Uttar Pradesh

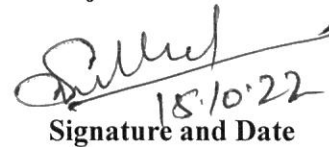
Signature and Date



Parul University

Gujarat

Signature and Date





MEMORANDUM OF UNDERSTANDING (MoU)
BETWEEN
Shobhit University, Gangoh
AND
Rama Medical College Hospital & Research Centre



Preamble

This Memorandum of Understanding (MoU) is established on 12.07.2022 by and between **Shobhit University, Gangoh**, located at Adarsh Babu Vijendra Marg Institutional Area, Gangoh, Uttar Pradesh 247341, and **Rama Medical College Hospital & Research Centre**, located at Railway Station, Rama University, Rama City, GT Rd, near Mandhana, Mandhana, Uttar Pradesh 209217, Maharashtra jointly referred to as “the Parties.” The purpose of this MoU is to formalize a collaborative framework intended to promote academic, research, and industry interaction for mutual benefit, with no financial obligations attached to either Party.

OBJECTIVE OF COLLABORATION

The primary objective of this MoU is to promote a cooperative relationship that enhances the development of students, faculty, and research by encouraging:

1. Clinical Research Projects and Study Trial Management

Both Parties will cooperate in the design, implementation, and management of clinical research projects and trials, ensuring adherence to industry standards and regulatory frameworks, fostering innovation in healthcare and clinical studies

2. Academic Enhancement and Research Collaboration

Promote cooperation in improving the qualifications of academic teachers and enable the exchange of research staff, including engagement with industry professionals to advance research and teaching methodologies.

3. Alignment with Industry Demands

Ensure that students are well-equipped with up-to-date industry knowledge and skills by establishing cooperative efforts between the academic institutions and industry professionals.

4. Curriculum and Teaching Process Exchange

Share experiences related to the structure, content, and teaching organization of curricula to promote academic innovation and improved teaching methodologies across both institutions.

5. Collaborative Research Initiatives

Foster joint research activities and encourage the exchange of research results, creating a platform for innovation and discovery.

6. Exchange of Knowledge Resources

Enable the exchange of data, academic materials, periodicals, and scientific literature to enhance the educational and research resources available to both Parties.

7. Experience Sharing in Management

Collaborate in the sharing of administrative and management expertise to improve the functioning and efficiency of both institutions.

8. Support for Teaching and Research

Provide mutual assistance in initiatives related to teaching and research, supporting both institutions in achieving their academic goals.

9. Internships, Guest Lectures, and Cultural Exchange

Facilitate opportunities for student internships, guest lectures, and social and cultural exchanges, fostering a holistic educational experience.

10. Collaboration in Academic Events

Collaborate in the organization and execution of national and international conferences, workshops, and seminars, promoting knowledge sharing on a broader platform.

11. Voluntary Participation

Both institutions agree that all activities undertaken as part of this MoU will be on a voluntary basis. This MoU is purely honorary and aims to promote positive interaction between the institutions and industry without any financial implications.

TERMS AND CONDITIONS

- **Effective Date & Duration:** This MoU comes into effect on 12.07.2022 and will remain valid for a period of Two Years unless extended or terminated by either Party.

- **Modification & Renewal:** Amendments to this MoU may be made by mutual consent, in writing. Upon mutual agreement, the MoU can be renewed for an extended period.
- **Termination:** Either Party may terminate this MoU by providing Three Months written notice. Termination will not affect any ongoing activities initiated prior to termination.
- **Confidentiality:** Both Parties agree to respect the confidentiality of any proprietary or sensitive information shared during the course of this collaboration.

ROLES & RESPONSIBILITIES

Each institution will designate a coordinator responsible for the implementation of this MoU. The coordinators will ensure smooth communication between the Parties, monitor activities, and oversee the fulfilment of the agreed-upon objectives.

DISPUTE RESOLUTION

Any dispute arising from this MoU shall be resolved through dialogue and negotiation between the Parties. If necessary, a mutually acceptable mediator may be appointed to facilitate the resolution.

**Shobhit University, Gangoh
Saharanpur, Uttar Pradesh
Mandhana, Uttar Pradesh**

Signature and Date



**Rama Medical College
Hospital & Research Centre**

Signature and Date

A handwritten signature in black ink, followed by the date "12.7.22" written below it.

**MEMORANDUM OF UNDERSTANDING (MoU)
BETWEEN**



**Shobhit University, Gangoh
AND
Sankalchand Patel University**

Preamble

This Memorandum of Understanding (MoU) is established on 10.12.2020 by and between **Shobhit University, Gangoh**, located Adarsh Babu Vijendra Marg Institutional Area, Gangoh, Uttar Pradesh 247341, and **Sankalchand Patel University**, located at Sankalchand Patel Vidyadham Ambaji-Gandhinagar, State Highwaym, Visnagar, Gujarat 384315, jointly referred to as "the Parties." The purpose of this MoU is to formalize a collaborative framework intended to promote academic, research, and industry interaction for mutual benefit, with no financial obligations attached to either Party.

Objective of Collaboration

The primary objective of this MoU is to promote a cooperative relationship that enhances the development of students, faculty, and research by encouraging:

1. Faculty and Student Exchange Programs

Facilitate the mobility of faculty and students to engage in academic collaborations, skill development, and training programs, strengthening the professional and academic competencies of both institutions.

2. Academic Enhancement and Research Collaboration

Promote cooperation in improving the qualifications of academic teachers and enable the exchange of research staff, including engagement with industry professionals to advance research and teaching methodologies.

3. Alignment with Industry Demands

Ensure that students are well-equipped with up-to-date industry knowledge and skills by establishing cooperative efforts between the academic institutions and industry professionals.

4. Curriculum and Teaching Process Exchange

Share experiences related to the structure, content, and teaching organization of curricula to promote academic innovation and improved teaching methodologies across both institutions.

5. Collaborative Research Initiatives

Foster joint research activities and encourage the exchange of research results, creating a platform for innovation and discovery.

6. Exchange of Knowledge Resources

Enable the exchange of data, academic materials, periodicals, and scientific literature to enhance the educational and research resources available to both Parties.

7. Experience Sharing in Management

Collaborate in the sharing of administrative and management expertise to improve the functioning and efficiency of both institutions.

8. Support for Teaching and Research

Provide mutual assistance in initiatives related to teaching and research, supporting both institutions in achieving their academic goals.

9. Internships, Guest Lectures, and Cultural Exchange

Facilitate opportunities for student internships, guest lectures, and social and cultural exchanges, fostering a holistic educational experience.

10. Collaboration in Academic Events

Collaborate in the organization and execution of national and international conferences, workshops, and seminars, promoting knowledge sharing on a broader platform.

11. Voluntary Participation

Both institutions agree that all activities undertaken as part of this MoU will be on a voluntary basis. This MoU is purely honorary and aims to promote positive interaction between the institutions and industry without any financial implications.

Terms and Conditions

- **Effective Date & Duration:** This MoU comes into effect on 10.12.2020 and will remain valid for a period of Five Years unless extended or terminated by either Party.
- **Modification & Renewal:** Amendments to this MoU may be made by mutual consent, in writing. Upon mutual agreement, the MoU can be renewed for an extended period.
- **Termination:** Either Party may terminate this MoU by providing Three Months written notice. Termination will not affect any ongoing activities initiated prior to termination.
- **Confidentiality:** Both Parties agree to respect the confidentiality of any proprietary or sensitive information shared during the course of this collaboration.

Roles & Responsibilities

Each institution will designate a coordinator responsible for the implementation of this MoU. The coordinators will ensure smooth communication between the Parties, monitor activities, and oversee the fulfilment of the agreed-upon objectives.

Dispute Resolution

Any dispute arising from this MoU shall be resolved through dialogue and negotiation between the Parties. If necessary, a mutually acceptable mediator may be appointed to facilitate the resolution.

Shobhit University, Gangoh

Saharanpur, Uttar Pradesh


Signature and Date

Sankalchand Patel University

Gujarat


Signature and Date 10/12/2020



**Shri Ramnath
Singh College**

**MEMORANDUM OF UNDERSTANDING (MoU)
BETWEEN**



**Shobhit University, Gangoh
AND
Shri Ramnath Sing College**

Effective Date: 07th September 2021

This Memorandum of Understanding (MoU) is entered into on 07.09.2021 by and between **Shobhit University, Gangoh**, located at Adarsh Babu Vijendra Marg Institutional Area, Gangoh, Uttar Pradesh 247341, and **Shri Ramnath Sing College**, located at Sithouli, Gwalior, NH-75, Gwalior, Madhya Pradesh 475001. Hereinafter collectively referred to as "Parties."

PURPOSE OF THE MOU

The purpose of this MoU is to establish a framework of cooperation between the Parties to promote academic, research, and industrial collaboration in the following areas:

1. Faculty and Student Exchange Programs, Collaboration, and Training Programs

To encourage the exchange of faculty members and students between the Parties for academic collaboration, training, and capacity building.

2. Cooperation for Improving Academic Standards

Enhancing the professional development of academic staff, research collaboration, and facilitating teacher mobility with participation from industry professionals and delegates.

3. Industry-Relevant Curriculum Development

Collaboration in updating students with current industry demands to ensure their skills align with market needs.

4. Exchange of Academic Structure and Teaching Methods

Sharing experiences and information related to the structure, content, and organization of curricula and teaching processes.

5. Joint Research and Exchange of Research Results

Organization and execution of joint research projects and exchange of research findings for the benefit of both Parties.

6. Exchange of Academic and Research Resources

Sharing of data, materials, books, periodicals, and scientific literature to enhance academic collaboration and research output.

7. Experience in Administration and Management

Exchange of best practices and experiences in the administration and management of educational and research institutions.

8. Mutual Support for Academic and Research Activities

Offering mutual assistance and support for the activities undertaken by both institutions in the field of teaching and research programs.

9. Internships, Guest Lectures, and Cultural Exchange

Promoting exchange programs for internships, guest lectures, and fostering social and cultural exchanges among students.

10. Support for Conferences and Workshops

Providing mutual assistance for organizing national and international conferences, workshops, and related academic events.

1.1. Voluntary and Honorary Participation

Both Parties agree that participation in the initiatives under this MoU is voluntary, with no financial obligations or profits. The purpose of this MoU is to strengthen institute-industry interaction and collaboration on a goodwill basis.

TERMS OF THE AGREEMENT

- This MoU shall be effective from the date of signing and will remain in force for a period of Two Years unless terminated by either Party with Three Months.
- The MoU may be extended or amended by mutual written agreement between the Parties.
- Any disputes arising from this MoU will be resolved through mutual consultation and negotiation between the Parties.

RESPONSIBILITIES OF THE PARTIES

Each Party agrees to appoint a coordinator who will be responsible for the implementation of the activities outlined in this MoU and for ensuring open communication between the Parties.

CONFIDENTIALITY

Both Parties agree to respect and maintain the confidentiality of any information exchanged under this MoU, unless written consent is given for its disclosure.

TERMINATION

This MoU may be terminated by either Party at any time by giving [Notice Period] notice in writing to the other Party. Upon termination, both Parties agree to complete any outstanding commitments.

SIGNATORIES

This MoU is signed on 07.09.2021 and executed by the authorized representatives of both Parties.

Shobhit University, Gangoh
Saharanpur, Uttar Pradesh

Shri Ramnath Sing College
Madhya Pradesh


Signature and Date




Signature and Date



MEMORANDUM OF UNDERSTANDING (MoU)
BETWEEN
Shobhit University, Gangoh
AND
Technocrats Institute of Technology-Pharmacy



Effective Date: 11th December 2021

This Memorandum of Understanding (MoU) is entered into on 11.12.2021 by and between **Shobhit University, Gangoh**, located at Campus, Rohilkhand Medical College, Pilibhit Bypass Rd, Chandpur Bichpuri, Bareilly, Uttar Pradesh 243006, and **Technocrats Institute of Technology-Pharmacy**, located at Anand Nagar (Infront of Hathaikheda Dam), BHEL, 2.B.No-24, Bhopal(M.P). Hereinafter collectively referred to as "Parties."

PURPOSE OF THE MOU

The purpose of this MoU is to establish a framework of cooperation between the Parties to promote academic, research, and industrial collaboration in the following areas:

1. Faculty and Student Exchange Programs, Collaboration, and Training Programs

To encourage the exchange of faculty members and students between the Parties for academic collaboration, training, and capacity building.

2. Cooperation for Improving Academic Standards

Enhancing the professional development of academic staff, research collaboration, and facilitating teacher mobility with participation from industry professionals and delegates.

3. Industry-Relevant Curriculum Development

Collaboration in updating students with current industry demands to ensure their skills align with market needs.

4. Exchange of Academic Structure and Teaching Methods

Sharing experiences and information related to the structure, content, and organization of curricula and teaching processes.

5. Joint Research and Exchange of Research Results

Organization and execution of joint research projects and exchange of research findings for the benefit of both Parties.

6. Exchange of Academic and Research Resources

Sharing of data, materials, books, periodicals, and scientific literature to enhance academic collaboration and research output.

7. Experience in Administration and Management

Exchange of best practices and experiences in the administration and management of educational and research institutions.

8. Mutual Support for Academic and Research Activities

Offering mutual assistance and support for the activities undertaken by both institutions in the field of teaching and research programs.

9. Internships, Guest Lectures, and Cultural Exchange

Promoting exchange programs for internships, guest lectures, and fostering social and cultural exchanges among students.

10. Support for Conferences and Workshops

Providing mutual assistance for organizing national and international conferences, workshops, and related academic events.

11. Voluntary and Honorary Participation

Both Parties agree that participation in the initiatives under this MoU is voluntary, with no financial obligations or profits. The purpose of this MoU is to strengthen institute-industry interaction and collaboration on a goodwill basis.

TERMS OF THE AGREEMENT

- This MoU shall be effective from the date of signing and will remain in force for a period of Five Years unless terminated by either Party with Three Months.
- The MoU may be extended or amended by mutual written agreement between the Parties.
- Any disputes arising from this MoU will be resolved through mutual consultation and negotiation between the Parties.

RESPONSIBILITIES OF THE PARTIES

Each Party agrees to appoint a coordinator who will be responsible for the implementation of the activities outlined in this MoU and for ensuring open communication between the Parties.

CONFIDENTIALITY

Both Parties agree to respect and maintain the confidentiality of any information exchanged under this MoU, unless written consent is given for its disclosure.

TERMINATION

This MoU may be terminated by either Party at any time by giving [Notice Period] notice in writing to the other Party. Upon termination, both Parties agree to complete any outstanding commitments.

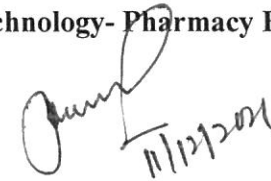
SIGNATORIES

This MoU is signed on 11.12.2021 and executed by the authorized representatives of both Parties.

**Shobhit University, Gangoh
Saharanpur, Uttar Pradesh**


Signature and Date

**Technocrats Institute of
Technology- Pharmacy Bhopal**


Signature and Date



**TEERTHANKER
MAHAVEER UNIVERSITY**
Moradabad
Accredited with NAAC **A** Grade
12-B Status from UGC

**MEMORANDUM OF UNDERSTANDING (MoU)
BETWEEN**



**Shobhit University, Gangoh
AND
Teerthanker Mahaveer University**

Preamble

This Memorandum of Understanding (MoU) is established on 05.06.2022 by and between **Shobhit University, Gangoh**, located at Campus, Rohilkhand Medical College, Pilibhit Bypass Rd, Chandpur Bichpuri, Bareilly, Uttar Pradesh 243006, and **Teerthanker Mahaveer University**, located at Delhi Road, NH9, Moradabad, Uttar Pradesh 244001, jointly referred to as “the Parties.” The purpose of this MoU is to formalize a collaborative framework intended to promote academic, research, and industry interaction for mutual benefit, with no financial obligations attached to either Party.

Objective of Collaboration

The primary objective of this MoU is to promote a cooperative relationship that enhances the development of students, faculty, and research by encouraging:

1. Faculty and Student Exchange Programs

Facilitate the mobility of faculty and students to engage in academic collaborations, skill development, and training programs, strengthening the professional and academic competencies of both institutions.

11. Voluntary Participation

Both institutions agree that all activities undertaken as part of this MoU will be on a voluntary basis. This MoU is purely honorary and aims to promote positive interaction between the institutions and industry without any financial implications.

Terms and Conditions

- **Effective Date & Duration:** This MoU comes into effect on 14.06.2022 and will remain valid for a period of Two Years unless extended or terminated by either Party.
- **Modification & Renewal:** Amendments to this MoU may be made by mutual consent, in writing. Upon mutual agreement, the MoU can be renewed for an extended period.
- **Termination:** Either Party may terminate this MoU by providing Three Months written notice. Termination will not affect any ongoing activities initiated prior to termination.
- **Confidentiality:** Both Parties agree to respect the confidentiality of any proprietary or sensitive information shared during the course of this collaboration.

Roles & Responsibilities

Each institution will designate a coordinator responsible for the implementation of this MoU. The coordinators will ensure smooth communication between the Parties, monitor activities, and oversee the fulfilment of the agreed-upon objectives.

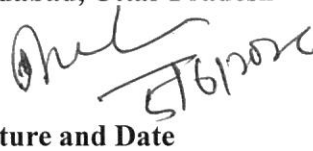
Dispute Resolution

Any dispute arising from this MoU shall be resolved through dialogue and negotiation between the Parties. If necessary, a mutually acceptable mediator may be appointed to facilitate the resolution.

**Shobhit University, Gangoh
Saharanpur, Uttar Pradesh**

Signature and Date


**Teerthanker Mahaveer University
Moradabad, Uttar Pradesh**

Signature and Date




MEMORANDUM OF UNDERSTANDING (MoU)
BETWEEN
Bareilly International University
AND
Utkarsh School of Management & Technology
Effective Date: 19th September 2022



This Memorandum of Understanding (MoU) is entered into on 19.09.2022 by and between **Bareilly International University**, located at Campus, Rohilkhand Medical College, Pilibhit Bypass Rd, Chandpur Bichpuri, Bareilly, Uttar Pradesh 243006, and **Utkarsh School of Management & Technology**, located at Vill-Kharrua, Rampur Road Bareilly-243502. Hereinafter collectively referred to as "Parties."

PURPOSE OF THE MOU

The purpose of this MoU is to establish a framework of cooperation between the Parties to promote academic, research, and industrial collaboration in the following areas:

1. Faculty and Student Exchange Programs, Collaboration, and Training Programs

To encourage the exchange of faculty members and students between the Parties for academic collaboration, training, and capacity building.

2. Cooperation for Improving Academic Standards

Enhancing the professional development of academic staff, research collaboration, and facilitating teacher mobility with participation from industry professionals and delegates.

3. Industry-Relevant Curriculum Development

Collaboration in updating students with current industry demands to ensure their skills align with market needs.

4. Exchange of Academic Structure and Teaching Methods

Sharing experiences and information related to the structure, content, and organization of curricula and teaching processes.

5. Joint Research and Exchange of Research Results

Organization and execution of joint research projects and exchange of research findings for the benefit of both Parties.

6. Exchange of Academic and Research Resources

Sharing of data, materials, books, periodicals, and scientific literature to enhance academic collaboration and research output.

7. Experience in Administration and Management

Exchange of best practices and experiences in the administration and management of educational and research institutions.

8. Mutual Support for Academic and Research Activities

Offering mutual assistance and support for the activities undertaken by both institutions in the field of teaching and research programs.

9. Internships, Guest Lectures, and Cultural Exchange

Promoting exchange programs for internships, guest lectures, and fostering social and cultural exchanges among students.

10. Support for Conferences and Workshops

Providing mutual assistance for organizing national and international conferences, workshops, and related academic events.

11. Voluntary and Honorary Participation

Both Parties agree that participation in the initiatives under this MoU is voluntary, with no financial obligations or profits. The purpose of this MoU is to strengthen institute-industry interaction and collaboration on a goodwill basis.

TERMS OF THE AGREEMENT

- This MoU shall be effective from the date of signing and will remain in force for a period of Two Years unless terminated by either Party with Three Months.
- The MoU may be extended or amended by mutual written agreement between the Parties.

- Any disputes arising from this MoU will be resolved through mutual consultation and negotiation between the Parties.

RESPONSIBILITIES OF THE PARTIES

Each Party agrees to appoint a coordinator who will be responsible for the implementation of the activities outlined in this MoU and for ensuring open communication between the Parties.

CONFIDENTIALITY

Both Parties agree to respect and maintain the confidentiality of any information exchanged under this MoU, unless written consent is given for its disclosure.

TERMINATION

This MoU may be terminated by either Party at any time by giving [Notice Period] notice in writing to the other Party. Upon termination, both Parties agree to complete any outstanding commitments.

SIGNATORIES

This MoU is signed on 19.09.2022 and executed by the authorized representatives of both Parties.

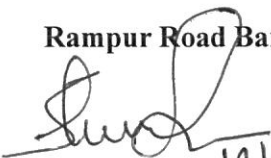
**Shobhit University, Gangoh
& Technology**

Saharanpur, Uttar Pradesh

Signature and Date  19/09/2022


Utkarsh School of Management

Rampur Road Bareilly

Signature and Date  19/09/22



**MEMORANDUM OF UNDERSTANDING (MoU)
BETWEEN
Shobhit University, Gangoh
AND
Varun Arjun College of Pharmacy**



Effective Date: 12th August 2022

This Memorandum of Understanding (MoU) is entered into on 12.08.2022 by and between **Shobhit University, Gangoh**, located at Campus, Rohilkhand Medical College, Pilibhit Bypass Rd, Chandpur Bichpuri, Bareilly, Uttar Pradesh 243006, and **Varun Arjun College of Pharmacy**, located at NH-24, Banthra Shahjahanpur (U.P) Pin-242307. Hereinafter collectively referred to as "Parties."

PURPOSE OF THE MOU

The purpose of this MoU is to establish a framework of cooperation between the Parties to promote academic, research, and industrial collaboration in the following areas:

1. Faculty and Student Exchange Programs, Collaboration, and Training Programs

To encourage the exchange of faculty members and students between the Parties for academic collaboration, training, and capacity building.

2. Cooperation for Improving Academic Standards

Enhancing the professional development of academic staff, research collaboration, and facilitating teacher mobility with participation from industry professionals and delegates.

3. Industry-Relevant Curriculum Development

Collaboration in updating students with current industry demands to ensure their skills align with market needs.

4. Exchange of Academic Structure and Teaching Methods

Sharing experiences and information related to the structure, content, and organization of curricula and teaching processes.

5. Joint Research and Exchange of Research Results

Organization and execution of joint research projects and exchange of research findings for the benefit of both Parties.

6. Exchange of Academic and Research Resources

Sharing of data, materials, books, periodicals, and scientific literature to enhance academic collaboration and research output.

7. Experience in Administration and Management

Exchange of best practices and experiences in the administration and management of educational and research institutions.

8. Mutual Support for Academic and Research Activities

Offering mutual assistance and support for the activities undertaken by both institutions in the field of teaching and research programs.

9. Internships, Guest Lectures, and Cultural Exchange

Promoting exchange programs for internships, guest lectures, and fostering social and cultural exchanges among students.

10. Support for Conferences and Workshops

Providing mutual assistance for organizing national and international conferences, workshops, and related academic events.

11. Voluntary and Honorary Participation

Both Parties agree that participation in the initiatives under this MoU is voluntary, with no financial obligations or profits. The purpose of this MoU is to strengthen institute-industry interaction and collaboration on a goodwill basis.

TERMS OF THE AGREEMENT

- This MoU shall be effective from the date of signing and will remain in force for a period of Five Years unless terminated by either Party with Three Months.
- The MoU may be extended or amended by mutual written agreement between the Parties.
- Any disputes arising from this MoU will be resolved through mutual consultation and negotiation between the Parties.

RESPONSIBILITIES OF THE PARTIES

Each Party agrees to appoint a coordinator who will be responsible for the implementation of the activities outlined in this MoU and for ensuring open communication between the Parties.

CONFIDENTIALITY

Both Parties agree to respect and maintain the confidentiality of any information exchanged under this MoU, unless written consent is given for its disclosure.

TERMINATION

This MoU may be terminated by either Party at any time by giving [Notice Period] notice in writing to the other Party. Upon termination, both Parties agree to complete any outstanding commitments.


SIGNATORIES

This MoU is signed on 12.08.2022 and executed by the authorized representatives of both Parties.

**Shobhit University, Gangoh
Saharanpur, Uttar Pradesh**


Signature and Date 12/8/2022


**Varun Arjun College of Pharmacy
Shahjahanpur**


Signature and Date 12/08/22



**MEMORANDUM OF UNDERSTANDING (MoU)
BETWEEN
Shobhit University, Gangoh
AND
YBN University**



Effective Date: 05th September 2022

This Memorandum of Understanding (MoU) is entered into on 05.09.2022 by and between **Shobhit University, Gangoh**, located at **Adarsh Babu Vijendra Marg Institutional Area, Gangoh, Uttar Pradesh 247341**, and **YBN University**, located at **Power Grid Road, Rajaulatu, Namkum, Ranchi, Ulatu, Jharkhand 834010**. Hereinafter collectively referred to as "Parties."

PURPOSE OF THE MOU

The purpose of this MoU is to establish a framework of cooperation between the Parties to promote academic, research, and industrial collaboration in the following areas:

1. Faculty and Student Exchange Programs, Collaboration, and Training Programs

To encourage the exchange of faculty members and students between the Parties for academic collaboration, training, and capacity building.

2. Cooperation for Improving Academic Standards

Enhancing the professional development of academic staff, research collaboration, and facilitating teacher mobility with participation from industry professionals and delegates.

3. Industry-Relevant Curriculum Development

Collaboration in updating students with current industry demands to ensure their skills align with market needs.

4. Exchange of Academic Structure and Teaching Methods

Sharing experiences and information related to the structure, content, and organization of curricula and teaching processes.

5. Joint Research and Exchange of Research Results

Organization and execution of joint research projects and exchange of research findings for the benefit of both Parties.

6. Exchange of Academic and Research Resources

Sharing of data, materials, books, periodicals, and scientific literature to enhance academic collaboration and research output.

7. Experience in Administration and Management

Exchange of best practices and experiences in the administration and management of educational and research institutions.

8. Mutual Support for Academic and Research Activities

Offering mutual assistance and support for the activities undertaken by both institutions in the field of teaching and research programs.

9. Internships, Guest Lectures, and Cultural Exchange

Promoting exchange programs for internships, guest lectures, and fostering social and cultural exchanges among students.

10. Support for Conferences and Workshops

Providing mutual assistance for organizing national and international conferences, workshops, and related academic events.

11. Voluntary and Honorary Participation

Both Parties agree that participation in the initiatives under this MoU is voluntary, with no financial obligations or profits. The purpose of this MoU is to strengthen institute-industry interaction and collaboration on a goodwill basis.

TERMS OF THE AGREEMENT

- This MoU shall be effective from the date of signing and will remain in force for a period of Two Years unless terminated by either Party with Three Months

- The MoU may be extended or amended by mutual written agreement between the Parties.
- Any disputes arising from this MoU will be resolved through mutual consultation and negotiation between the Parties.

RESPONSIBILITIES OF THE PARTIES

Each Party agrees to appoint a coordinator who will be responsible for the implementation of the activities outlined in this MoU and for ensuring open communication between the Parties.

CONFIDENTIALITY

Both Parties agree to respect and maintain the confidentiality of any information exchanged under this MoU, unless written consent is given for its disclosure.

TERMINATION

This MoU may be terminated by either Party at any time by giving [Notice Period] notice in writing to the other Party. Upon termination, both Parties agree to complete any outstanding commitments.

SIGNATORIES

This MoU is signed on 05.09.2022 and executed by the authorized representatives of both Parties.

Shobhit University, Gangoh

Saharanpur, Uttar Pradesh

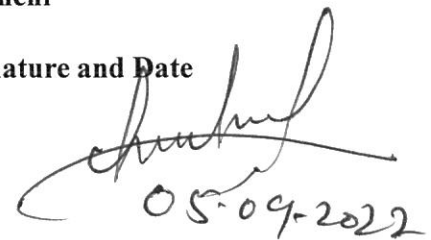
Signature and Date

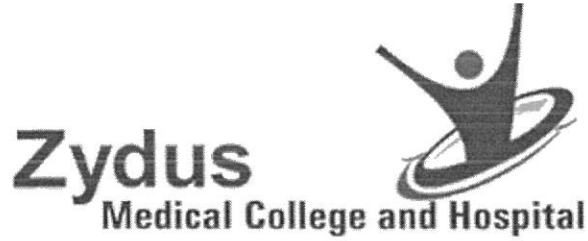


YBN University

Ranchi

Signature and Date





**MEMORANDUM OF UNDERSTANDING (MoU)
BETWEEN**



**Shobhit University, Gangoh
AND
Zydus Medical College and Hospital**

Preamble

This Memorandum of Understanding (MoU) is established on 21.07.2022 by and between **Shobhit University, Gangoh**, located at Campus, Rohilkhand Medical College, Pilibhit Bypass Rd, Chandpur Bichpuri, Bareilly, Uttar Pradesh 243006, and **Zydus Medical College and Hospital**, located at Muvaalia, Rabdal, Gujarat 389151, jointly referred to as “the Parties.” The purpose of this MoU is to formalize a collaborative framework intended to promote academic, research, and industry interaction for mutual benefit, with no financial obligations attached to either Party.

Objective of Collaboration

The primary objective of this MoU is to promote a cooperative relationship that enhances the development of students, faculty, and research by encouraging:

1. Faculty and Student Exchange Programs

Facilitate the mobility of faculty and students to engage in academic collaborations, skill development, and training programs, strengthening the professional and academic competencies of both institutions.

2. Academic Enhancement and Research Collaboration

Promote cooperation in improving the qualifications of academic teachers and enable the exchange of research staff, including engagement with industry professionals to advance research and teaching methodologies.

3. Alignment with Industry Demands

Ensure that students are well-equipped with up-to-date industry knowledge and skills by establishing cooperative efforts between the academic institutions and industry professionals.

4. Curriculum and Teaching Process Exchange

Share experiences related to the structure, content, and teaching organization of curricula to promote academic innovation and improved teaching methodologies across both institutions.

5. Collaborative Research Initiatives

Foster joint research activities and encourage the exchange of research results, creating a platform for innovation and discovery.

6. Exchange of Knowledge Resources

Enable the exchange of data, academic materials, periodicals, and scientific literature to enhance the educational and research resources available to both Parties.

7. Experience Sharing in Management

Collaborate in the sharing of administrative and management expertise to improve the functioning and efficiency of both institutions.

8. Support for Teaching and Research

Provide mutual assistance in initiatives related to teaching and research, supporting both institutions in achieving their academic goals.

9. Internships, Guest Lectures, and Cultural Exchange

Facilitate opportunities for student internships, guest lectures, and social and cultural exchanges, fostering a holistic educational experience.

10. Collaboration in Academic Events

Collaborate in the organization and execution of national and international conferences, workshops, and seminars, promoting knowledge sharing on a broader platform.

11. Voluntary Participation

Both institutions agree that all activities undertaken as part of this MoU will be on a voluntary basis. This MoU is purely honorary and aims to promote positive interaction between the institutions and industry without any financial implications.

Terms and Conditions

- Effective Date & Duration: This MoU comes into effect on 21.07.2022 and will remain valid for a period of One Year unless extended or terminated by either Party.
- Modification & Renewal: Amendments to this MoU may be made by mutual consent, in writing. Upon mutual agreement, the MoU can be renewed for an extended period.
- Termination: Either Party may terminate this MoU by providing Three Months written notice. Termination will not affect any ongoing activities initiated prior to termination.
- Confidentiality: Both Parties agree to respect the confidentiality of any proprietary or sensitive information shared during the course of this collaboration.

Roles & Responsibilities

Each institution will designate a coordinator responsible for the implementation of this MoU. The coordinators will ensure smooth communication between the Parties, monitor activities, and oversee the fulfilment of the agreed-upon objectives.

Dispute Resolution

Any dispute arising from this MoU shall be resolved through dialogue and negotiation between the Parties. If necessary, a mutually acceptable mediator may be appointed to facilitate the resolution.

Shobhit University
Saharanpur, Uttar Pradesh

Signature and Date



**Zydus Medical College and
Hospital, Gujarat**

Signature and Date

Signature and Date
21.7.22