

Memorandum of Understanding

Between

Bamboo Research and Training Centre

AND

Sant Gadge Baba Amravati University, Amravati

This Memorandum of Understanding, entered into

BETWEEN

This agreement ("**Agreement**") is effective as of 5 Oct. 2018 for sharing a common desire to explore and strengthen the functional relationship between:

Bamboo Research and Training Center, Chichpalli, having its registered office at Building No. 28, Zilla Stadium Road, Civil Lines, Chandrapur 442401

And

Sant Gadge Baba Amravati University, Amravati, having its registered office at Camp Area, Near Tapovan Gate, Amravati, Maharashtra 444602

Bamboo Research and Training Center, Chichpalli and **Sant Gadge Baba Amravati University, Amravati** are hereinafter individually referred to as a "**First Party**" and "**Second Party**" respectively.

Preamble

WHEREAS, Bamboo Research and Training Center, Chichpalli is an autonomous organization of **Maharashtra Forest Department** under guidance of **Maharashtra Bamboo Development Board** is always interested in promoting and encouraging young entrepreneurs particularly from rural areas, and has taken special initiative for promoting and encouraging young entrepreneurs whose products are of good quality and who have excellent market potential for their products.

SPT
11/7
P.L.
09-10-18
D2883
10/10/18

10/10/18
D.R. (Dep.)

SANT GADGE BABA
AMRAVATI UNIVERSITY
Registrar's Office
Inward No. 1251
Date 9 OCT 2018
To Whom Marked

SANT GADGE BABA
AMRAVATI UNIVERSITY
Vice-Chancellor's Office
Inward No. 1508
Date 9 OCT 2018
To whom Maked
Section

WHEREAS, the **Sant Gadge Baba Amravati University, Amravati** is home to various affiliated academic departments, colleges, research institutions which will provide strong foundation to these young entrepreneurs and will help them to augment their knowledge in the field of bamboo.

WHEREAS, Bamboo Research and Training Centre and **Sant Gadge Baba Amravati University, Amravati** have many areas of common interest in Training, Engineering and Sciences, considerable advantage may be gained from their pursuit on a collaborative basis in the fields of Academics, Education and Research.

NOW THEREFORE, Bamboo Research and Training Centre and University. have decided to enter into this Memorandum of Understanding (hereinafter referred to as MOU), which defines the framework for the cooperation of the institutions set out in the following sections.

Article I

AREAS OF COOPERATION

Both Institutes (i.e First party and Second party) agreed to develop the following collaborative activities in the academic areas of mutual interest, on a basis of equality and reciprocity.

The institutions shall seek to promote:

1. Bamboo Handicraft and Art Unit Training programs
2. Faculty/Staff/Experts/Students exchange programme

1. BAMBOO HANDICRAFT AND ART UNIT Training programs
 - a) Main purpose of Training is to provide self-development and empowerment to locals.
 - b) Minimum trainee's intake for Bamboo start-up programme is kept to 20 trainees/ batch can exceed depending upon the capacity of second party.
 - c) First Party will provide expertise training in bamboo field.
 - d) Trainers will be provided by first party.
 - e) First Party will provide technical guidance but procurement of Bamboo and raw material will be done by second party.

- f) Trainees required for the course will be taken care by second party.
- g) The payment of the Trainers will be done by Second party
- h) Maintenance of unit will be carried out by Second party.
- i) Second party will be responsible for maintaining all other resources required for B.H.A.U.

2. Faculty/Staff/Experts/Students exchange program

The two parties will actively seek to promote mutual faculty exchange for mutual agreed periods.

- Collaboration in teaching, research and development, and studies in the field of mutual interest.
- The exchange of academic materials and publications, conducting lectures, undertaking joint research.
- Attachment of staff for purposes of curriculum development and review, attendance of courses, upgrading of teaching and research skills.
- Participating in seminars, symposiums, and other types of academic discussions, Conducting study tours.

Article II

Implementation of Collaborative/Co-operative Projects, Programs and Activities.

Specific details of any co-operative/collaborative to be conducted will be described and agreed upon in writing. These details will include the specific activities to be conducted, responsibilities of the co-operating parties; sources, allocation and amount of resources ,schedules, implementations procedures and other details.

Article III

Duration Termination and Modification of MOU

This agreement shall come into force from the effective date of this agreement and remain in force for the period of 2 year, unless extended by mutual consent of parties in writing. Either Party may terminate this agreement with or without

assigning any reason by providing 3 months notice to the other party in writing. This agreement may be revised on mutually agreed terms and conditions and the revisions shall be in writing and only become effective on signing by authorized representatives of each party.

Article IV

Protection of Intellectual Property Rights

Hereinafter neither party is authorized either by implication or otherwise, to any title, right or interest in trade names, trademarks, service marks, logos, symbols and other intellectual property of the other party and its affiliated entities. Unless otherwise provided under this agreement, parties shall not use the name or any other trade name, trademark, service mark, logo, symbol or other intellectual property of other party or its affiliated entities as contemplated in this agreement without the prior approval of other party in writing.

Article V

Financial Support

No financial obligations on any party.

Article VI

Arbitration

That any difference or divergence derived from the interpretation shall be solved by the parties amicably. However, in case the dispute remains unresolved, it shall be referred to an arbitrator, to be appointed by mutual consent of both the parties subject to Chandrapur jurisdiction. The decision of arbitrator shall be final and binding upon both parties concerned.

Seal of Parties

In witness whereas of the parties here to have signed this agreement on this 5 day, Oct.-month and 2018-year mentioned herein before.

On behalf of

Bamboo Research and Training centre

Signature: Rahul Patil

Name: Rahul Patil

Designation: I.F.S., Director, BRTC.

On behalf of University

Sant Gadge Baba Amravati
University, Amravati

Signature: Dr. Ajay Deshmukh

Name: (Dr. Ajay Deshmukh)
Registrar

Designation: Sant Gadge Baba
Amravati University

Seal:

Seal:

Witnesses (Name and Address)

N. Kokate
1. Niranjan Kokate

Nimbalkar
2. Nikita Nimbalkar

Witnesses (Name and Address)

P. A. Gawande
1. Dr. P. A. Gawande

2. _____





महाराष्ट्र MAHARASHTRA

2015 १५९९

MS 091021

कुलकर्णी, सन गग - वा. क. क. विद्यापीठ
 ए. सन गग २
 [Signature]

[Signature]
 रमेश रा. काकमडे
 मुद्रांक विक्रेता, कॅम्प अफ
 ला.नं. ७/१९९५



MEMORANDUM OF UNDERSTANDING BETWEEN SANT GADGE BABA AMRAVATI UNIVERSITY, AMRAVATI and CENTRAL CITRUS RESEARCH INSTITUTE, NAGPUR

This agreement is made on dated ...3. Oct. 2015... for sharing a common desire to explore, extend and strengthen the functional relationship between Sant Gadge Baba Amravati University, Amravati and Central Citrus Research Institute, (CCRI) Nagpur in order to share the facilities and expertise available at respective Institute / University herewith sign a Memorandum of Understanding (MoU) which read as follows :-

1. Herein after Sant Gadge Baba Amravati University, Amravati will be mentioned in this MoU as "SGBAU", Amravati and Central Citrus Research Institute, (CCRI) Nagpur as "Collaborating Institute."

- (T)
2. The scientists of the "Collaborating Institute" and that of "SGBAU, Amravati" will act as member of the Advisory Committee of the Ph.D. student in any discipline of the respective institute. Identified CCRI faculty as Co-Major Advisor will look after the research work, day to day conduct and progress of student during his / her stay and also supervision of experiments at CCRI, Napgur.
 3. The Ph.D. student of "SGBAU, Amravati" would be able to carry out the research work/ a part of the research work as the "Collaborating Institute."
 4. The Ph.D. student will work on the research topic related to any discipline of Citriculture as decided procedurally by the Advisory Committee and the required available facilities will be provided by the "Collaborating Institute" without any financial liabilities in respect to travel cost, boarding and lodging facilities.
 5. The scientists from the "Collaborating Institute" will have option to get involved in Ph.D. teaching in the respective department without any financial obligation on "SGBAU, Amravati".
 6. The "Collaborating Institute" and "SGBAU, Amravati" will share Intellectual Property Rights (IPR) including copyright, which may be outcome of research project of student involving the scientists of both the institutions.
 7. While carrying out the study, the student will have periodical reporting to the concerned member of Advisory Committee from the "Collaborating Institute", who shall look after the progress from time to time.
 8. Chairman of the Advisory Committee of the Ph.D. student and respective Head of the Department will have access to the "Collaborating Institute" for monitoring the progress of research, without any financial liability on the "Collaborating Institute."
 9. The student participating in this program shall be admitted to Ph.D. curriculum as per the rules and regulations of "SGBAU, Amravati" and that of the conditions and regulation of the respective Institute.
 10. "SGBAU, Amravati" and the "Collaborating Institute" may develop the joint collaboration projects for external funding.
 11. The MoU can be amended or terminated at any time by either party provided that notice of amendment or termination is provided by the notifying party to the other party within thirty days of the date on which the termination or amendment is intended to become effective. Any amendment or termination shall not have effect on any arrangement in place at the time that the notice is provided, where the arrangement arises from any supplementary agreements resulting from this MoU.

12. The terms and conditions above shall be flexible to accommodate different Collaborative Institutes and shall be added / deleted with approval of Vice-Chancellor, Sant Gadge Baba Amravati University, Amravati and Director, Central Citrus Research Institute, (CCRI) Nagpur.

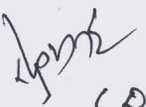
For & on behalf of SGBAU, Amravati

Vice-Chancellor, 
Sant Gadge Baba Amravati University,
Amravati.

For & on behalf of ICAR- CCRI, Nagpur

Director, 
Central Citrus Research Institute, (CCRI),
Nagpur. **Dr. M. S. Ladaniya**
Director
ICAR-Central Citrus Research Institute
Amravati Road, Nagpur-440033

Witness

- 1) 
- 2) 
(Dr. Ajay Deshmukh)

Witness

- 1) 
(Dr. Dinesh Kumar)
- 2) 
(Dr. C. N. RAO)



UCC

University College Cork, Ireland
Coláiste na hOllscoile Corcaigh

GENERAL MEMORANDUM OF UNDERSTANDING

In relation to

ACADEMIC COOPERATION

between

India Study Centre, School of Asian Studies

University College Cork -

National University of Ireland, Cork, Ireland

and

Sant Gadge Baba Amravati University,

Maharashtra, INDIA.

This non-binding Memorandum of Understanding ("MoU") is entered into by and between the India Study Centre, University College Cork - National University of Ireland, Cork, a body incorporated under Charter having its seat at Western Road, Cork,, Ireland ('ISC) and Sant Gadge Baba Amravati University, Maharashtra, India, ("SGBAU") effective 7-12-2016 ("Effective Date"), for the purpose of fostering academic exchange and cooperation between the two institutions in areas of interest and benefit to both institutions ("Purpose"). Hereinafter, ISC and SGBAU may be referred to individually as a "Party" and collectively as the "Parties."

Now therefore the Parties hereby agree as follows in fulfilment of the Purpose:

1. **Proposed collaborative activities**

The Parties agree to encourage the following collaborative activities:

i) Exchange of academic and research staff

The Parties shall make reasonable efforts to facilitate visits of their academic or research staff to the other Party's campus for periods of time to engage in research and teaching in areas of mutual interest to the Parties. The parties share a strong institutional policy favouring publication and/or public presentation of research results as an essential means of intellectual exchange.

ii) Exchange of students

The Parties shall make reasonable efforts to support development of an exchange of undergraduate and graduate students. Exchange students shall be subject to the admissions criteria and requirements of the host institution.

iii) Exchange of scientific, educational and scholarly materials

The Parties shall make reasonable efforts to prepare and exchange a list of their non-confidential, publicly available scientific, educational, and scholarly materials and fundamental research projects of mutual interest. To the extent practicable the Parties shall set forth in writing their mutually agreed upon protocols and guidelines governing this exchange and distribution of information.

iv) Special projects

The Parties shall make reasonable efforts to collaborate from time to time in the development of special projects aimed at furthering mutually beneficial research and academic objectives. It is understood that one such special project shall involve a joint conference and publications. The research on Melghat tribal communities in Amravati district is of a particular mutual research interest.



UCC

University College Cork, Ireland
Coláiste na hOllscoile Corcaigh

2. Subsequent memoranda of agreement

The details of institutional and individual responsibilities necessary for accomplishment of any collaborative activity shall be set forth in a supplemental memorandum of agreement negotiated and executed by the Parties before a particular project is initiated or commenced. This MoU shall be identified as the parent document of any such subsidiary memorandum of agreement ("MoU") which shall set out the responsibilities and specific commitments of each Party for the agreed activity, student exchanges and such other matters as the Parties agree are necessary for the efficient and effective achievement of the activity. All MoUs shall be attached to and subject to the provisions of this MoU.

3. Coordinator

Each Party shall designate a coordinator to oversee and facilitate the implementation of this MoU; promote academic collaborations, act as the principal contact for its Party, and liaise periodically to review and evaluate past activities and discuss new ideas for future co-operative agreements.

4. Entry and Visa Requirements

Both parties acknowledge that visits by faculty and students from one party to the other shall be subject to the entry and visa regulations of the India and Ireland and shall comply with the regulations and policies of SGBAU and UCC.

5. Principles of Equal Opportunity and Non-Discrimination

It is understood that SGBAU and UCC subscribe to the principle of equal opportunity and do not discriminate on the basis of race, sex, age, ethnicity, religion, or national origin. The Parties shall abide by these principles in the administration of this MoU and each MoU and neither party shall impose discriminatory criteria on the selection of scholars or students participating in collaborative activities.

6. Term, termination, renewal and amendments

This MoU shall commence on the Effective Date and shall remain in force for a period of five (5) years thereafter, with the understanding that either Party may terminate this MoU earlier by giving twelve months written notice of termination to the other party. An event of termination shall not affect participants in a collaborative activity that is the subject of a written agreement under this MoU and in progress as of the effective date of termination.

This MoU may only be renewed if, after a review process between the parties, the parties agree in writing to renew it.

Any modification or amendment to this agreement shall be in writing and signed by the binding authorities of the Parties.

7. Legal effect

The terms of this MoU represent the current intentions of the parties as at the time of signing and the terms are not legally binding on the parties. For the avoidance of doubt, if there is any inconsistency between this MoU and any attached MoU relating to a specific activity, the terms and conditions of the MoU shall prevail.

8. No agency, assignment

Nothing in this MoU gives rise to a relationship of agency or partnership between the Parties and neither Party has the right or authority to act on behalf of the other Party or to bind the other Party in any way.

Neither party may assign this MoU or any right under this MoU without the prior written consent of the other party.



UCC

University College Cork, Ireland
Coláiste na hOllscoile Corcaigh

9. Resolution of Disputes

The Parties will make every reasonable effort to resolve all issues in relation to this MOU fairly by negotiation.

Agreed to

University College Cork-National
University of Ireland, Cork

Head, School of Asian Studies

29/11/2016

Date



Sant Gadge Baba Amravati University,
Maharashtra, India

Countersigned
India Study Centre
School of Asian Studies, UCC

School of Asian Studies
UCC



24

Memorandum of Understanding
for
Academic Cooperation
Between
MSME Technology Centre
Indo German Tool Room, Aurangabad
(A Government of India Society under Ministry of MSME)
and
Sant Gadge Baba Amravati University, Amravati through its
Registrar

Indo German Tool Room, (IGTR) Aurangabad and Sant Gadge Baba Amravati University (SGBAU), Amravati, henceforth will be called as IGTR and SGBAU, **respectively**, recognize their strengths in one or more disciplines of science, engineering, management, Arts, Commerce, Applied Research, Tool Engineering, CAD/CAM/CAE, Manufacturing Technology, 3D Manufacturing, Practical skills and education in their mutual interest in engaging themselves in academic cooperation. Therefore, IGTR and SGBAU hereby agree to establish a programme or course for academic cooperation in areas of mutual interest, and in accordance with terms and conditions set forth in this memorandum of understanding (MoU) as follows.

1/10/12

H. J. J.

- a) To jointly organize NSQF (National Skills Qualifications Framework) compliant medium-term and long-term continuing education programmes or courses on topics of mutual interest or local needs
- b) To jointly organize short-term continuing education programmes or courses (NSQF non-compliant right now) on topics of mutual interest or local needs
- c) and to invite each other's faculty to participate therein,
- d) To exchange information on applied research and educational programmes,
- e) To exchange information on teaching, learning material and other literature relevant to their educational and applied research programmes,
- f) To jointly organize seminars, conferences, or workshops on topics of mutual interest and to invite each other's faculty to participate therein,
- g) To jointly propose and engage in applied research or training programmes sponsored by funding agencies
- h) To exchange, on a reciprocal basis, faculty and students for limited periods of time for purpose of education and/or applied research.
- i) Initiation of joint skill based and professional academic programme leading to undergraduate / post graduate programmes in the area of Tool Engineering, CAD/CAM/CAE, Industrial Automation, Industrial / Product Design etc.
- j) Organizing short term training programme or workshops for the benefit of students of SGBAU and Industry Professionals in and around Amravati.
- k) Establishing extension centre of IGTR, Aurangabad at SGBAU, Amravati
- l) Establishing Advanced Technology Centre at SGBAU by mutual collaboration of IGTR, Aurangabad and SGBAU, Amravati

Handwritten signature

Handwritten signature

- m) Supporting students of SGBAU as well as affiliated colleges of SGBAU with respect to Internships at IGTR, Aurangabad
- n) Supporting students of SGBAU as well as affiliated colleges of SGBAU with respect to hands-on Training at IGTR, Aurangabad
- o) Supporting students of SGBAU as well as affiliated colleges of SGBAU with respect to their Placement

IGTR and SGBAU agree that detailed terms and conditions that guide each activity identified above, if required, will be separately agreed upon by the two institutions by signing the implementing agreement for each activity after administrative approval from competent authorities from either sides. These terms shall include a description of proposed activity and financial arrangements.

IGTR and SGBAU 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-to-case basis, and will be consistent with officially laid down IPR policies of the two institutions. Each institution shall appoint one member of its teaching/research faculty to coordinate the programme. The coordinator, thus appointed, will periodically review and identify ways to strengthen cooperation between the two institutions.

This MoU will take effect from the date it is signed by representatives of the two institutions. It will remain valid for five years, and may be continued thereafter after suitable review and agreement. Either institution may terminate the MoU by giving written notice to the other institution four weeks in advance. Once terminated, neither IGTR nor SGBAU will be responsible for any losses, financial or otherwise, which the

[Handwritten signature]

[Handwritten signature]

other institutions may suffer. However, IGTR and SGBAU will ensure that all activities in progress are allowed to complete successfully.

If any dispute arises relating to any terms and conditions of this MoU, representative of AS & DC (MSME) / Managing Director, IGTR, Aurangabad and Vice Chancellor, SGBAU, Amravati will jointly resolve the dispute in a spirit of independence, mutual respect, and shared responsibility.

This MoU is signed subject to approval of the respective academic/administrative authorities from either side.

Signed by

H. Kapse

(H. Kapse)
Managing Director
Indo German Tool Room
Aurangabad

Date:



Signed by

31/05/2018

Registrar
REGISTRAR
Sant Gadge Baba
Amravati University,
Amravati.

Sant Gadge Baba
University,
Amravati

Date:





सत्यमेव जयते
महाराष्ट्र शासन

महाराष्ट्र राज्य मराठी विश्वकोश निर्मिती मंडळ, मुंबई
आणि
संत गाडगे बाबा अमरावती विद्यापीठ, अमरावती
यांच्यात ज्ञानमंडळ स्थापन करण्यासाठी करावयाचा करार

विषय - भूविज्ञान

करार करून देणार -
कुलसचिव,

संत गाडगे बाबा अमरावती विद्यापीठ, अमरावती
मार्डी रोड, तपोवन जवळ, अमरावती - ४४४६०२.
फोन नं. ०७२१- २६६२१७३.

ई-मेल - reg@sgbau.ac.in

करार करून घेणार -
सचिव,

महाराष्ट्र राज्य मराठी विश्वकोश निर्मिती मंडळ,
रविंद्र नाट्यमंदिर इमारत, २ रा मजला, सयानी मार्ग, प्रभादेवी, मुंबई - ४०००२५.
दूरध्वनी//फॅक्सक्र. ०२२-२४२२९०२०, ०२२-२४२२९०२७.

ई-मेल - sec.ms.mvkosh@gmail.com

प्रकल्पाचे नाव - मराठी विश्वकोश अद्ययावतीकरण

महाराष्ट्र राज्य साहित्य आणि संस्कृती मंडळाची स्थापना दि. १९ नोव्हेंबर १९६० रोजी झाली. त्यानंतर मंडळाचे विभाजन होऊन स्वतंत्र 'महाराष्ट्र राज्य मराठी विश्वकोश निर्मिती मंडळ' हे महाराष्ट्र शासनाने दि. १ डिसेंबर १९८० रोजी स्थापन केलेले मंडळ असून विश्वकोशाच्या द्वारा जगातील विविध विषयातील ज्ञान मराठीत आणण्यासाठी या मंडळाची स्थापना झाली. आपला उद्देश अधिक परिणामकारक रीत्या साध्य करण्यासाठी विविध विद्यापीठांना ज्ञानमंडळाच्याद्वारे सहभागी करून घेण्याकरिता विविध विद्यापीठांशी सामंजस्य करार करण्याचा निर्णय घेतला आहे.

विश्वकोश मंडळाने आपल्या कार्यासाठी विविध विद्यापीठांचे सहकार्य घ्यावे असे निर्देश महाराष्ट्र शासनाच्या सामान्य प्रशासन विभागाच्या दि. १७ जून १९६४ च्या शासन निर्णयामध्ये नमूद केले आहे.

त्याचबरोबर विद्यापीठांच्या दैनंदिन कामकाजाव्यतिरिक्त महाराष्ट्र विद्यापीठ कायदा १९९४ विद्यापीठांच्या दैनंदिन कामकाजाव्यतिरिक्त पुढील उद्देश नमूद केले आहेत :

५) to extend the benefits of knowledge and skills for development of individuals and society by associating the university closely with local and regional problems of development.

६) to carry out social responsibility as an informed and objective critic, to identify and cultivate talent, to train the right kind of leadership in all walks of life and to help younger generation to develop right attitudes, interests, values.

९) to promote acquisition of knowledge in a rapidly developing and changing society and to continually offer opportunities of upgrading knowledge, training and skills in the context of innovations, research and discovery in all fields of human endeavor by developing higher educational network with use of modern communication media and technologies appropriate for a learning society.

१५) to strive to promote competitive merit and excellence as the sole guiding criterion in all academic and other matter relating to students.

Along with these in the section of Powers and Duties of Universities it is clearly mentions in point no. 55 which runs like this -

५५) to promote by itself, or in co-operation with other universities the study of Marathi and the use of Marathi as a medium of instruction, study, research and examination.

तसेच, मराठी विश्वकोशाच्या अद्ययावतीकरणासाठी ज्ञानमंडळे स्थापन करण्यास मान्यता देणेबाबत महाराष्ट्र शासन, मराठी भाषा विभाग, शासन निर्णय क्र. विकोश २०१५/ प्र.क्र. १७१ / भाषा-२, दि. २३ फेब्रुवारी २०१६ नुसार व मा. अध्यक्ष, महाराष्ट्र राज्य मराठी विश्वकोश निर्मिती मंडळ यांच्या मान्यतेने सचिव, महाराष्ट्र राज्य मराठी विश्वकोश मंडळ आणि कुलसचिव, संत गाडगे बाबा अमरावती विद्यापीठ, अमरावती यांच्यात सामंजस्य करार करण्यात येत आहे.

योजनेचा उद्देश - मराठी विश्वकोश निर्मिती मंडळाने विश्वकोशाच्या २० खंडांची निर्मिती केली असून या २० खंडांच्या नोंदींचे अद्ययावतीकरण करणे, विविध विषयावरील नव्या माहितीची सातत्याने भर टाकणे यासाठी ज्ञानमंडळाची स्थापना परिशिष्ट -१ नुसार करणे. प्रत्येक उपविषयासाठी स्वतंत्र ज्ञानमंडळ स्थापन करून ही सर्व ज्ञानमंडळे एकमेकांशी जोडणे व त्या आधारावर विश्वकोशाची पुढील रचना करणे हा उद्देश आहे.

योजनेचे स्वरूप -

- १) मराठी विश्वकोश खंड १ ते २० मधील नोंदींच्या अद्ययावतीकरणाच्या प्रक्रियेमध्ये कालबाह्य झालेल्या नोंदी निश्चित करणे, विद्यमान नोंदींचे पुनर्लेखन करणे, नव्या नोंदी लिहून घेणे आदि विविध विषयांचा समावेश असेल. हे प्राथमिक काम झाल्यानंतर जगामध्ये प्रकाशित होणाऱ्या माहितीच्या साहाय्याने नोंदी अद्ययावत करण्याची प्रक्रिया सातत्याने चालू ठेवणे याही कामाचा अंतर्भाव असेल. यासाठी ज्ञानमंडळाची स्थापना करण्यात येत आहे. प्रत्येक विषयासाठी स्वतंत्र ज्ञानमंडळ असेल आणि ही सर्व ज्ञानमंडळे विश्वकोशाशी जोडली जातील.
- २) या योजनेच्या अंतर्गत संत गाडगे बाबा अमरावती विद्यापीठ, अमरावती या विद्यापीठाने भूविज्ञान या विषयाची पालकसंस्था म्हणून ज्ञानमंडळाची जबाबदारी घेण्यासाठी हा सामंजस्य करार करण्यात येत आहे.

ज्ञानमंडळाची कार्यपध्दती, कामकाज पार पाडण्यासंबंधी अटी व शर्ती -

- १) संत गाडगे बाबा अमरावती विद्यापीठ, अमरावती 'भूविज्ञान' या विषयाच्या ज्ञानमंडळाची जबाबदारी स्वीकारत आहे.
- २) या ज्ञानमंडळात एक समन्वयक आणि पाच तज्ज्ञांचे सल्लागार मंडळ असेल. पाच तज्ज्ञांच्या सल्लागार मंडळातील दोन तज्ज्ञ संत गाडगे बाबा अमरावती विद्यापीठ, अमरावती यांच्याशी संबंधित असतील. उर्वरित तज्ज्ञांची निवड शैक्षणिक अर्हता, अनुभव आणि ज्ञानमंडळामार्फत करावयाच्या कार्याला वेळ देऊ शकतील अशा तज्ज्ञांची निवड करण्यात येईल. ही निवड मराठी विश्वकोश निर्मिती मंडळाचे अध्यक्ष, विषयपालक आणि संस्था प्रतिनिधी यांच्या परस्पर विचार विनिमयाने करण्यात येईल. मराठी विश्वकोश निर्मिती मंडळातील विषय पालक हे ज्ञानमंडळाचे पदसिद्ध सदस्य असतील.
- ३) संबंधित विद्यापीठ / शैक्षणिक व संशोधन संस्थेतील मराठीतून संशोधनात्मक लेखन करण्याचा अनुभव असलेले विषयतज्ज्ञ / सेवानिवृत्त तज्ज्ञ / संशोधक विद्यार्थी (M.Phil / Ph.D. / Other) यामधून समन्वयक नेमण्यात येईल. समन्वयक परिशिष्ट १ मध्ये 'समन्वयक' या शीर्षाखाली नमूद केल्याप्रमाणे जबाबदाऱ्या पार पाडतील.
- ४) ज्ञानमंडळाला आवश्यक कार्यालयीन सुविधा उदा. कार्यालय, इंटरनेट सुविधेसह संगणक, प्रिंटर इत्यादि व सल्लागार मंडळाच्या बैठकीसाठी आवश्यक सुविधा संत गाडगे बाबा अमरावती विद्यापीठ, अमरावती उपलब्ध करून देईल.
- ५) भूविज्ञान या विषयातील लेखकांची कार्यशाळा / प्रशिक्षण आयोजित करण्यासाठी तसेच ज्ञानमंडळाचे काम परिशिष्ट १ मध्ये नमूद केलेल्या कार्यपध्दतीप्रमाणे चालविण्यासाठी संत गाडगे बाबा अमरावती विद्यापीठ, अमरावती आवश्यक ती सर्व मदत करेल. ज्ञानमंडळाच्या माध्यमातून ज्या नोंदी तयार होतील त्यावर महाराष्ट्र राज्य मराठी विश्वकोश निर्मिती मंडळाचा स्वामित्व हक्क राहिल व संत गाडगे बाबा अमरावती विद्यापीठ, अमरावती यांच्या सहकार्याची योग्य ती नोंद घेण्यात येईल.
- ६) संत गाडगे बाबा अमरावती विद्यापीठ, अमरावती येथे स्थापन करण्यात आलेल्या ज्ञानमंडळाची कालमर्यादा कमाल तीन वर्षांची असेल, कामाचा आढावा घेऊन आवश्यकतेनुसार हा कालावधी कमी अधिक करता येईल.
- ७) संत गाडगे बाबा अमरावती विद्यापीठ, अमरावती येथे स्थापन करण्यात आलेल्या ज्ञानमंडळाच्या कामकाजासाठी खालील बाबींवर होणाऱ्या संभाव्य वार्षिक खर्चाची रक्कम महाराष्ट्र राज्य मराठी विश्वकोश निर्मिती मंडळामार्फत देण्यात येईल.

(१) समन्वयक मानधन रु. १५,००० X १२ = रु. १,८०,०००/-

(दरमहा समन्वयांकडून कामाचा अहवाल प्राप्त झाल्यावर मानधन अदा करण्यात यावे.)

(२) ज्ञानमंडळ तज्ज्ञांचा बैठक खर्च, स्टेशनरी व इतर खर्च - रु. २५,०००/-

(३) प्रशिक्षण / कार्यशाळेचा खर्च - रु. ३५,०००/- (तज्ज्ञांचे मानधन प्रति तास रु. ७५० व प्रवास खर्च - वित्त विभाग, शा. नि. क्र. प्रवास-१०१०/प्र.क्र.२/सेवा-५, दि. ३ मार्च २०१० नुसार प्रशिक्षणार्थींचा व तज्ज्ञांचा अल्पोपहार खर्च - प्रति व्यक्ती, प्रति दिन रु. २५०/-, स्टेशनरी, इतर खर्च.)

* प्रशिक्षणार्थींचा प्रवास खर्च - प्रवास खर्च वित्त विभाग, शा. नि. क्र. प्रवास-१०१०/प्र.क्र.२/सेवा-५, दि. ३ मार्च २०१० प्रमाणे मराठी भाषा विभाग शा. नि. क्र. विकोश-२०१५/प्र.क्र.१७१/भाषा-२, दि. २३.०२.२०१६ सेवासुविधा अ.क्र. ३ व ४ मध्ये नमूद केल्यानुसार संबंधित संस्था किंवा महाराष्ट्र राज्य मराठी विश्वकोश निर्मिती मंडळाकडून अदा करण्यात येईल.

८) ज्ञानमंडळाच्या संचालक वार्षिक खर्चासाठी संत गाडगे बाबा अमरावती विद्यापीठ, अमरावती या विद्यापीठास दिलेल्या रकमेच्या खर्चाचे तपशिल व पावत्या दरमहा, तसेच वार्षिक खर्चाचे उपयोगिता प्रमाणपत्र संस्थेकडून मराठी विश्वकोश निर्मिती मंडळास पाठविण्यात येईल. संस्थेने एका जबाबदार कर्मचाऱ्याकडे याची जबाबदारी सोपवावी.

९) नोदींचे लेखन, समीक्षण-संपादन, भाषांतर करणाऱ्या तज्ज्ञांना मराठी भाषा विभाग, शासन निर्णय, क्र. मविवन-२०१३/प्र.क्र.७०/भाषा-२, दि. १० फेब्रुवारी २०१५ व शासन निर्णय क्र. मविवन-२०१३/प्र.क्र.७०/भाषा-२, दि. १० मार्च २०१५ नुसार मानधन / मोबदला महाराष्ट्र राज्य मराठी विश्वकोश निर्मिती मंडळामार्फत देण्यात येईल.

१०) नोदींशी संबंधित चित्रे, रेखाटने, नकाशे, चलचित्रे, ध्वनिचित्रफित (Audio Visual) याबाबतचे मानधन / मोबदला महाराष्ट्र राज्य मराठी विश्वकोश निर्मिती मंडळामार्फत नियमानुसार देण्यात येईल.

११) या ज्ञानमंडळामार्फत प्रतिवर्षी किमान २५० ते ३०० नोदींचे लेखन, समीक्षण-संपादन कार्य पूर्ण करण्यात येईल.

१२) संत गाडगे बाबा अमरावती विद्यापीठ, अमरावती येथे स्थापन करण्यात आलेल्या ज्ञानमंडळाचा उद्देश संबंधित विषयातील अद्ययावत व परिपूर्ण माहिती मराठी भाषेतून अभ्यासकांना, जिज्ञासूंना मिळावी असा असल्याने हे काम अधिक चांगल्या रीतीने करण्याकरिता आगामी काळात ज्ञानमंडळाच्या कार्यपध्दतीत जे बदल करावे लागतील ते परस्परांच्या विचार विनिमयातून करण्यात येतील.

१३) 'भूविज्ञान' या विषयाशी संबंधित लोकांच्या मनात जागृती निर्माण व्हावी म्हणून महाराष्ट्र राज्य मराठी विश्वकोश मंडळ आणि संत गाडगे बाबा अमरावती विद्यापीठ, अमरावती यांच्या संयुक्त विद्यमाने परस्पर विचार विनिमयातून उपक्रम राबविण्यात येतील.

१४) ज्ञानमंडळाच्या माध्यमातून तयार करण्यात आलेल्या नोदींचा उपयोग त्या त्या विषयातील विद्यापीठ / संस्था स्तरावरील अभ्यासक्रमासाठी, पूरक संदर्भ म्हणून विद्यार्थी, अभ्यासक व जिज्ञासूंना होईल. यासाठी संयुक्तपणे उपक्रमही राबविण्यात येतील.

स्थळ - अमरावती

दिनांक - १५.५.२०१७

करार करून देणार

(डॉ. अशोक वैजलसर्व)
जलसचिव

संत गाडगे बाबा अमरावती विद्यापीठ, अमरावती



करार करून घेणार

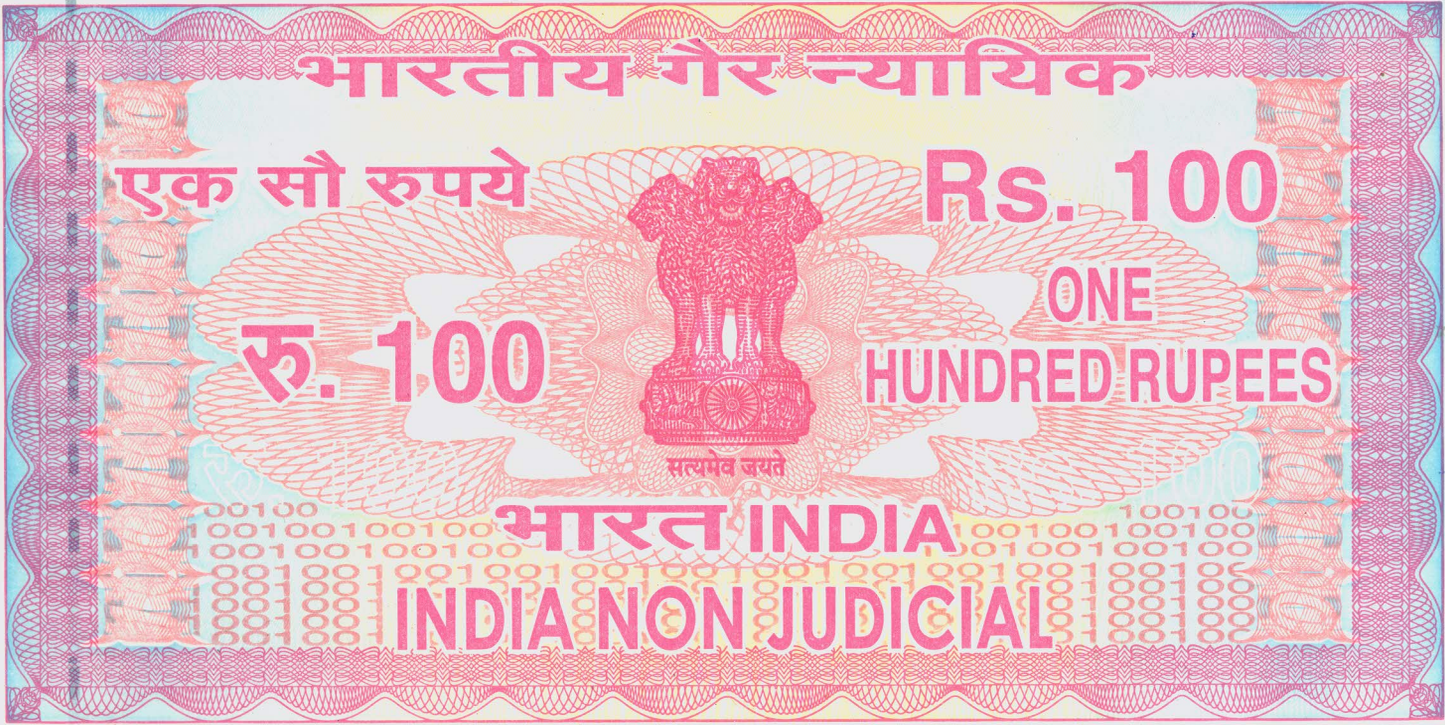
सुगवकार

(सु. ग. पवार)

सचिव

महाराष्ट्र राज्य मराठी विश्वकोश निर्मिती मंडळ, मुंबई.





महाराष्ट्र MAHARASHTRA

2015

MS 134870

१. मुद्रांक विक्री नोंदवही अनुक्रमांक..... जोडपत्र-३ १८६ दिनांक ११/१२/२०१५
२. दस्ताचा प्रकार..... जोडपत्र-३
३. दस्त नोंदणी कारणार आहे काय. होय / नाही
४. मिळकतीचे थोडक्यात वर्णन.....
५. मुद्रांक विकत घेणाऱ्याचे नाव, पत्ता व राणी संत गाडगे बाबा अमरावती विश्वविद्यालय
६. हस्ते असल्यास त्याचे पाव/राणी संत गाडगे बाबा
७. दुसऱ्या पक्षकाराचे नाव महात्मा गांधी इंस्टीट्यूट फॉर रुरल इंडस्ट्रियल इंडिया
८. मुद्रांक शुल्क रक्कम..... २५२ वरु
९. परवानाधारक मुद्रांक विक्रीत्याची राणी. नितीन डी. मिराणी
 ज्या कारणासाठी ज्यांनी मुद्रांक खरेदी केला त्यांनी त्याच कारणासाठी मुद्रांक खरेदी केल्या परंतु ५ दिवसांत राणी घेऊनकारक आहे. मुद्रांक विक्रेता, कॅम्प, अम. ला. नं. ६/१९९९



[Handwritten Signature]

MEMORANDUM OF UNDESTANDING (MOU)

BETWEEN

**MAHATMA GANDHI INSTITUTE FOR RURAL INDUSTRIALIZATION
(MGIRI), WARDHA**

AND

SANT GADGE BABA AMRAVATI UNIVERSITY, AMRAVATI

This Memorandum of Understanding is entered into on this 20/5/2016 between

1. Mahatma Gandhi Institute for Rural Industrialization. A National Institute under the Ministry of Micro Small & Medium Enterprises, Govt. of India, is having

[Handwritten Signature]
20/5/16

[Handwritten Signature]
20/5/16

16

registered under the Societies Registration Act. 1860 and The Bombay Public Trust Act, 1950 having its establishment at Maganwadi, Wardha (here in after referred to as MGIRI) through its Director, Dr. Prafulla Bapurao Kale, Director MGIRI residing at MGIRI premises Wardha (herein after referred to as the First Party)

2. Sant Gadge Baba Amravati University, Amravati established as per Maharashtra Ordinance No.VII of 1983 having its campus at Tapovan Road, Amravati, acting through its authorized representative {herein after referred to as "SGBAU". Which expression shall, unless repugnant to the context and meaning thereof, include its successors and assigns} through its Dr.Ajay Deshmukh, Registrar, Sant Gadge Baba Amravati University, Amravati, residing at Tapovan Road, university campus, Amravati (herein after referred to as Second Party)

Then aforesaid Institutions are hereinafter referred to individually as Institute and collectively as Institutes.

As the Second Party, which is an Institution engaged in similar activities and the same aim to share the quality Research and Training Programme of the First Party, approached the latter for an Association and agreed to work jointly in order to achieve the Broader Objective of both the Institutions.

NOW THE MEMORANDUM OF UNDERSTANDING WITNESSES AS UNDER:

I. Objective of the MOU

The Objectives of the MOU are to jointly promote:

- a. Appropriate Technology
- b. Rural Industrialization
- c. Rural Innovation
- d. Training, Study and Research on Bio-Processing and value added Herbal products.

II. Technical Areas of Collaboration

- a. Sharing Training, Research and Resource Materials
- b. Sharing of Training Expertise
- c. Collaboration on follow up training and action

III. Proposed Modes of collaboration

- a. To Promote and popularize among Rural Masses the use and availability of Appropriate Technology
- b. To Train the Rural Masses for Rural Industrialization
- c. To Promote Rural Innovation
- d. To Promote Research on Local Need based Appropriate Technology
- e. MGIRI may assist SGBAU in training their Trainers in this connection

PA - k
20/5/16

a
20/5/16

IV. Terms and Conditions

- a. Cost of Training, Study and Research would be borne by the institution according to the mutually agreed upon terms.
- b. Experts for training and promotional campaign be shared or arranged jointly by the institutes.
- c. A minimum of 3-4 Training program would be arranged at SGBAU jointly
- d. Development of infrastructure be borne by respective institutions.

V. Duration of the MOU

- a. Initial phase of ~~three~~ year:
- b. May extend the period with mutual consent.

VI. Expected Benefit to MGIRI

- a. To get an assistance in disseminating rural innovation and other training among the needy villages of India.
- b. To get assistance in conducting area specific research on rural technology and industrialization.

VII. Expected Benefit to SGBAU

- a. To get recognition as one of the preferred Institute / Location for training and entrepreneurship development;
- b. To get Training and Research support from MGIRI in the Chosen areas;
- c. To get technical support in rural technological development, testing and training.

VIII. Coordinators

Both Institutes will designate persons who will responsibility for co-ordination and implementation of this agreement

IX. Intellectual Property Right

- a. Any research product / technology arising out of the associated work shall be the proprietary product having Title, Interest and Ownership of both the Institutes Jointly with equal share.
- b. Financial contribution and technical support of the contributory Institute shall duly be acknowledged while publishing paper / article in any journal / news paper or any kind of electronic / print media.

DA →
20/5/16

a
20/5/16

X. Dispute Redressal

Any dispute arising out of the association shall be sorted out mutually.

XI. Signed in Duplicate

This MOU is executed in duplicate with each copy being an official version and having equal legal validity. By signing below, the Institutes, acting by their duly authorized officers, have caused this Memorandum of Understanding effective from the day and year stated above.

On Behalf of


Registrar

Sant Gadge Baba Amravati
University, Amravati
Authorized Signatory

Place

On Behalf of


Director 20/5/2016

Mahatma Gandhi Institute for Rural
Industrialization, Wardha
Authorized Signatory

Place: Amraoti.

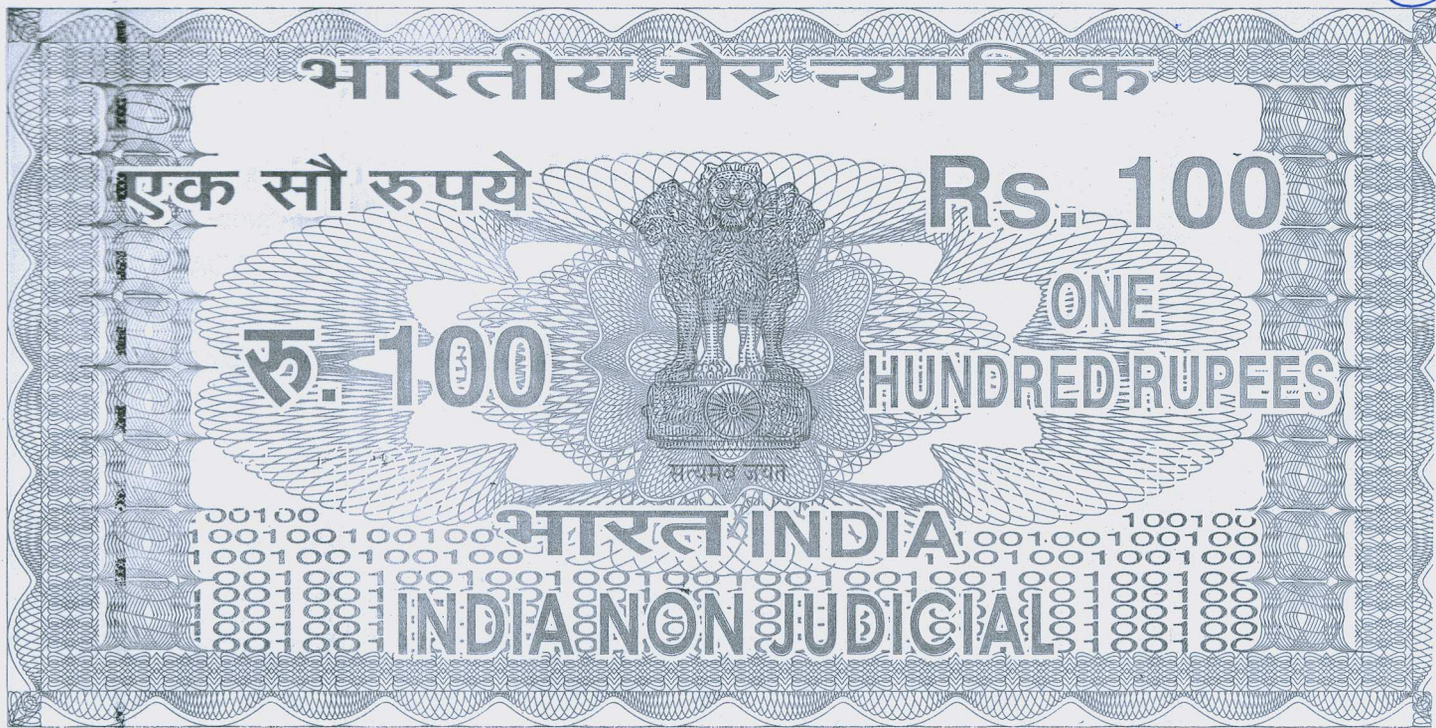
Witness

①


20-5-2016
Dr. V. S. Sapkal
Vice-Chancellor
Sant Gadge Baba
Amravati University

②


Dr. S. G. Wadgaonkar



महाराष्ट्र MAHARASHTRA 2006 2016

RK 946963

५०-११५ 122 JUN 2017 १००५१

संत गाडगेबाबा आम विद्यापीठ

डॉ. विठ्ठल व. जाधव

सुरेन्द्र वि. देशमुख
मुद्रांक विक्रेता



MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is entered into on the 11th May, 2017
between

**Department of Adult, Continuing Education & Extension Services,
Sant Gadge Baba Amravati University**

And

MIDC Industries Association

On the other part the "MIDC Industries Association" having its Office at MIDC Saturna,
Amravati, Dist. Amravati.

And

Raymond Luxury Cotton Ltd., Textile Park, Nandgaon Peth

[Handwritten signature]

[Handwritten signature]

[Handwritten signature]

Salient features of Sant Gadge Baba Amravati University :

- A leading Academic Entity in western Vidarbha
- NAAC Accredited with "A" grade.
- 400+ affiliated colleges.
- Almost 1,80,000 Enrolled students, and about 4 lacks Examinees.
- 6000 faculty members on and off campus covering different branches of academia.
- Academic programs carefully designed as per the industry requirements aiming at enhancing students vocational expertise and learning as well.
- Students mentoring programs.
- State of the art facilities.
- Recreational Activities.
- Availability of the placement infrastructure.

SGBAU, Amravati wishes to upgrade the skills and qualifications of its students and also provide opportunities for education to cope up with the global changes.

The parties have agreed to develop a framework for collaboration through providing an opportunity for education to the students for various courses/programs and development at entry level and skill up gradation.

PREAMBLE: In order to shape the talent capabilities aligned to business requirements and to dissipate industry required skills to the student community through affiliated institutions to provide better employability to the youth.

Purpose : The Department of Adult, Continuing Education & Extension Services, Sant Gadge Baba Amravati University has introduced short duration one or two or three months residential/non-residential Certificate Courses.

The purpose of this MOU is to provide hands on training to students of these programmes admitted for the certificate course in various affiliated colleges of the University.

Scope : The nature of the programme is one or two or three months duration i.e. working 40 hours per week & total 480 working hours out of total working hours 100 hours are formal class room learning & remaining 380 hours are for practical work i.e. hands on training at respective industrial training in the jurisdiction of the University.

AIMS AND OBJECTIVES: Department of Adult Continuing Education and Extension Services, Sant Gadge Baba Amravati University has introduced short term courses with the aim to generate and develop employment possibilities in the textile zone of this region. So as to meet the Textile industry requirement of manpower and to provide better employment opportunities to local educated youth.

J. S. Rao

idm

Shamman²

- 1) To counsel students for skills training as per their aptitude
- 2) To impart skills training and on job training to students
- 3) To provide guidance for job related queries
- 4) To provide job oriented training to students
- 5) To provide guidance for entrepreneurship.
- 6) To offer hands on training (Practical Work) to students of the courses in respective programmes at industrial units situated in Nandgaon Peth Industrial Zone (Textile Park) and MIDC area Amravati.

Role Of MIDC Industries Association

To find out potential industrial units to provide hands on training (Practical Work) to the students of the respective programme and to be Liaisoning agency between Department of Adult, Continuing Education & Extension Services and the affiliated colleges. After ensuring the potential units the Adult, Continuing Education & Extension Services may enter into MOU with the concerned industry with the approval of Hon'ble Vice-chancellor.

Department of Adult, Continuing Education & Extension Services To provide syllabus of the courses, approved list of industrial units for hands on training (Practical Work) to students admitted under the programme in affiliated colleges and to conduct the examination of the candidates who have completed the training and to award certificate to the successful candidates.

Affiliated Colleges :

To complete the training of the students as per the syllabus prescribed by the Department of Adult, Continuing Education & Extension Services, Sant Gadge Baba Amravati University. This shall include theory, soft skills and hands on training (Practical Work) as per the rules at the respective industrial units. Students should be present at the respective units at the allotted time to them for their training (Practical Work) .

Industrial Units :

Provide hands on training to the trainees as per the course syllabus during day working hours by the experts. The Industrial units shall provide the required infrastructure, machinery & raw material for the above mentioned training (Practical work).

PARTIES HEREBY AGREE AS FOLLOWS:

TERM OF THE AGREEMENT

This agreement shall come into force on the date of execution by the parties, and shall remain valid unless terminated earlier in accordance with this agreement. The agreement may be reviewed after a period of 3 years at the discretion of both the parties, if required.

J. S. Shinde

idms

Pravin 3

INTERPRETATION

The following words, where capitalized, have the meanings set out in this section, unless repugnant to the context:

- a) "Course" means the certificate program of Textile and other industries offered by the Dept.
- b) "Intellectual Property" means all statutory *and* other proprietary rights in respect of copyright and neighboring rights and all rights in relation to inventions patents, plant *variety* rights, registered *and* unregistered trademarks, *registered* designs, confidential information, trade secrets and know-how and all other Intellectual Property as defined *in* article 2 of the Convention Establishing the World Intellectual Property Organization of July 1967.
- c) Premises refer to: (Factory Address)

TERMINATION

This agreement may be terminated on two months notice at any time and by either party, without cause.

This agreement may also be terminated by written notice with immediate effect by mutual agreement consent.

ARBITRATION:- In case of any dispute between the two parties in relation to the said training arbitration in the office of Vice-chancellor, Sant Gadge Baba Amravati University, Amravati and Chairman, MIDC Industrial Association , Amravati shall settle the dispute.

GENERAL AMENDMENT

This agreement may be extended only in writing and signed by each part.

ASSIGNMENT

Neither party may transfer, assign, mortgage, change or encumber all or any of this agreement without the, prior written approval of the other party, and only on such terms and conditions as the other party in its absolute discretion agrees to.

FURTHER ACTS AND ASSURANCES

Each of the parties *agree* to execute *and* deliver all such further instruments, and to do and perform all such further acts and things, as shall be necessary or convenient to carry out the provisions of this agreement.

COMPLIANCE WITH LAWS

In the performance of their obligations under this agreement, the parties shall, and shall cause their respective affiliates, officers, directors, agents, and employees to, comply strictly with all applicable laws.

NOTICES

In addition to any other method of service permitted by law notices shall be deemed to be properly served if sent to the recipient by prepaid mail, personal delivery, facsimile or electronic mail (email).

NO WAIVER

The failure, delay, relaxation, or indulgence on the part of either parties in exercising any power or right conferred upon that party by this agreement does not operate as a waiver of that power- or right, nor does any single exercise of any power or right preclude any other or further exercise of it or the exercise of any other right of power under this agreement.

SEVERABILITY

If any provision of this agreement is invalid and not enforceable in accordance with its terms, all other provisions which are self-sustaining and capable of enforcement without regard to the invalid provisions shall be and continue to be valid and enforceable in accordance with their terms.

APPLICABLE LAWS

This agreement is governed by the laws of the State of Maharashtra and all relevant laws/statutes/byelaws as applicable.

IN WITNESS WHEREOF, the parties have caused this Memorandum to be executed by their duly authorized officers on the date first written.

Place: Amravati

Date: 22-06-2017

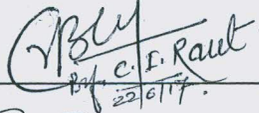

(Authorized Signatory)
Registrar
Sant Gadge Baba
Amravati University


(Authorized Signatory)
Project Head
H.V.S. Rao
Raymond Luxury Cotton Ltd.


(Authorized Signatory)
Chairman
MIDC Industrial Association.



Witnesses:

1. 
2. 
22/6/17

1. _____
2. _____



INCUBATION GRANT AGREEMENT

THIS INCUBATION GRANT AGREEMENT (the "Agreement") has been entered into effective as of this 13th day of September 2019 ("Effective Date"), BY AND BETWEEN:

MAHARASHTRA STATE INNOVATION SOCIETY, a Society, registered under the Societies Registration Act, 1860, having its registered office at 6th Floor, Regus, Mafatlal House, HT Parekh Marg, Churchgate, Mumbai - 400020 (hereinafter referred to as "MSInS", which expression shall mean and include its successors-in-interest and assigns);

AND

SGBAU RESEARCH & INCUBATION FOUNDATION, a Section 8 company incorporated under Companies Act 2013, having its registered office at SGBAU RESEARCH & INCUBATION FOUNDATION, THE REGISTRAR, SANT GADGEBABA AMRAVATI, UNIVERSITY, TAPOVAN ROAD, AMRAVATI, Amravati, Maharashtra, India, 444603, (hereinafter, referred to as "Incubator", which expression shall mean and include its, successors-in-interest and assigns).

AND

SANT GADGE BABA AMRAVATI UNIVERSITY, AMRAVATI, a university having its registered office at THE REGISTRAR, SANT GADGEBABA AMRAVATI, UNIVERSITY, TAPOVAN ROAD, AMRAVATI, Amravati, Maharashtra, India, 444603, (hereinafter, referred to as "Host", which expression shall mean and include its, successors-in-interest and permitted assigns).

The MSInS, the Incubator and the Host are hereinafter individually referred to as a "Party" and collectively as the "Parties".

WHEREAS

- A. The Government of Maharashtra approved Maharashtra State Innovative Startup Policy 2018 under GR No. 201802071225006303, dated February 5, 2018 ("Policy"), under which the Maharashtra State Innovation Society ("MSInS") was set up. MSInS has been designated as nodal authority for implementing the Policy.
- B. MSInS released the Government resolution regarding Guidelines for Setting Up and Expansion of Incubators under GR No. 201806131215483003 dated June 13, 2018, pursuant to which the Incubator was shortlisted by MSInS for setting up an incubator in the State of Maharashtra.
- C. The Host is the supporting institute of the Incubator and has been made a Party to this Agreement since the involvement of the Host with the Incubator and the commitment for Matching Amount, was one of the key factors for the shortlisting of the Incubator for the Grant.
- D. The Parties are therefore entering into this Agreement in order to summarize the terms of grant to be provided by MSInS to the Incubator, in order to set up and run an incubator in the State of Maharashtra.

[Handwritten signatures]

THE NATIONAL CO-OPERATIVE BANK LTD.
FORT BRANCH
AUTHORISED SIGNATORY
[Signature]

The 1st Floor Co-operative Bank Ltd.
Fort Branch, Mumbai
Chairman's Standing Room @ 1st Floor
Medy Street 16, Mumbai, Maharashtra
Mumbai, Maharashtra-400 001
DISTRICT: M.C.R. 106187457/51776

1271
195602
R00007004-25506
SEP 13 2019
12:14
STAP-DUTY MAHARASHTRA



Maharashtra
State Innovation
Society

NOW, THEREFORE IN CONSIDERATION OF THE MUTUAL COVENANTS AND AGREEMENTS SET FORTH HEREIN AND FOR OTHER GOOD AND VALUABLE CONSIDERATION, THE RECEIPT AND SUFFICIENCY OF WHICH IS HEREBY ACKNOWLEDGED, THE PARTIES HERETO AGREE AS FOLLOWS:

1. DEFINITIONS AND INTERPRETATION

1.1. Definition

- 1.1.1 "Control" or "Controlled" shall mean, the ownership, directly or indirectly, of more than 50% (Fifty percent) of the voting or economic interest of an entity, or the control over the composition of the board of directors / governing body of such entity or the power to direct the management or policies of such entity, whether by operation of law, by contract, or otherwise;
- 1.1.2 "Intellectual Property" shall mean any and all intangible property, whether or not filed, perfected, registered or recorded and whether now or hereafter existing, filed, issued or acquired, including but not limited to patents, patent disclosures, patent rights, know-how, works of authorship, copyrights, copyright applications, copyright registrations, design, trademarks, trademark registrations, trade names, service marks, service names, logos, Internet domain names, Internet and World Wide Web URLs or addresses and all other such intellectual or proprietary material.
- 1.1.3 "Investment Committee" shall mean a committee instituted by Incubator comprising of representatives from the Incubator, senior representatives from the host institute, angel and VC investors, industry experts and the MSInS formed for the purpose of shortlisting Startups who will be eligible to receive Seed Funding in accordance with Clause 2 of this Agreement.
- 1.1.4 "LRS" shall mean the Liability Register System i.e. the disbursal and management system employed by MSInS to monitor and release the Grants;
- 1.1.5 "MSInS Guidelines" shall mean (a) the Guidelines for Establishment and Expansion of Incubators released by MSInS under GR No. 201806131215483003 dated 13th June 2018, in accordance with the Policy, and (b) Standard Operating Procedures issued by MSInS, from time to time.
- 1.1.6 "Matching Amount" shall refer to the 25% contribution expected from the host institute, wherever applicable, as per MSInS guidelines, in accordance with the terms of this Agreement;
- 1.1.7 "Policy" shall have the meaning assigned to the term in Recital A.

1.2. Interpretation

1.2.1. A reference to:

- i a Clause or an Annexure is to a Clause in or an Annexure to this Agreement;

Page 2 of 19



- ii including and similar words do not imply any limitation;
- iii a statute includes references to that statute as amended or replaced from time to time;
- iv a Party is a reference to a party to this Agreement, and includes that Party's permitted successors and permitted assigns; and

1.2.2. the headings in this Agreement are for convenience only and have no legal effect.

2. INCUBATION GRANT SUPPORT BY MSINs

2.1 MSINs hereby agrees to provide and the Incubator hereby agrees to accept a grant for an aggregate amount not exceeding INR 5,00,00,000 (Indian Rupees Five Crores only) ("Grant") in such tranches as the MSINs deems fit, subject to fulfilment of conditions set out in Annexure I of this Agreement. The Grant shall be subject to applicable taxes and any tax required to be deducted at source.

2.2 The Initial Tranche shall be for an amount of INR 25,00,000/- (Indian Rupees Twenty-Five Lakhs Only) ("Initial Tranche") and shall be released to the Incubator upon fulfilment of the obligations set out in Part A of Annexure I of this Agreement, to the sole satisfaction of MSINs.

2.3 The subsequent tranches ("Subsequent Tranches") shall be released by MSINs upon fulfilment of the obligations by the Incubator, as set out in Part B of Annexure I, determined solely at the discretion of the State Empowered Committee under the terms of Clause 4.2 of this Agreement.

2.4 The Grant is also comprised of seed fund ("Seed Fund") of such amount as MSINs deems fit. The Incubator may also be eligible for such Seed Fund, upon (a) being Operational (as defined below) for a period of at least 1 (one) year and after having demonstrated, to the sole satisfaction of MSINs, incubation support for at least 5 (five) startups for a minimum period of 6 (six) months, and (b) completion of the conditions stated in Annexure II of this Agreement, to the sole satisfaction of MSINs, unless otherwise exempted by MSINs.

For the purpose of this Clause, an Incubator shall be considered "Operational" on the date on which the Incubator brings its first incubatee on board, by executing an incubation agreement with its incubatee.

2.5 The Incubator shall, upon being eligible for Seed Fund, send a written intimation to MSINs informing them about the same ("Seed Fund Eligibility Notice"). Upon receipt of the Seed Fund Eligibility Notice, MSINs shall consult with the State Empowered Committee, and the State Empowered Committee and MSINs collectively, shall, at their sole discretion determine whether to disburse the Seed Fund. The Incubator hereby acknowledges that the decision whether to grant Seed Fund, is at the sole discretion of the State Empowered Committee and MSINs, and such decision shall be binding on the Incubator and cannot be challenged by the Incubator.

2.6 The Seed Fund shall be utilized by the Incubator for making investments in startups, approved by the Investment Committee of the Incubator.



Maharashtra
State Innovation
Society

2.7 It is further clarified that disbursement of all or any tranches of the Grant and the Seed Fund is purely at the discretion of MSInS and the State Empowered Committee and nothing stated in this Agreement gives the Incubator the absolute right to claim any amount of Grant or the Seed Fund from MSInS.

3. CAPACITY BUILDING RETAINER

In consideration for processing the Grant and Seed Fund, MSInS shall be entitled to 2% of all amounts ("Capacity Building Retainer") disbursed to the Incubator under this Agreement, for the purpose of organizing programs for the benefit of the Incubators. The Capacity Building Retainer shall be deducted from the Grant and/or Seed Fund prior to disbursement to the Incubator. The Incubator hereby agrees and acknowledges the Capacity Building Retainer payable to MSInS and acknowledges that all amounts received by it from MSInS shall be reduced by 2%, in accordance with this Clause 3, prior to disbursement.

4. STATE EMPOWERED COMMITTEE

- 4.1. The MSInS shall form a committee to evaluate the Business Plan and track progress of the Incubator and utilization of the Grant and Seed Fund (where disbursed) (hereinafter referred to as "State Empowered Committee"). The State Empowered Committee shall comprise of experts from the startup ecosystem, including but not limited to entrepreneurs, investors and advisors, nominated to the State Empowered Committee, solely by MSInS, at its sole discretion.
- 4.2. The State Empowered Committee shall meet periodically to evaluate the progress of the Incubator and shall provide recommendations to the MSInS regarding disbursement of subsequent tranche/s of Grant to the Incubator.
- 4.3. The State Empowered Committee shall have the following powers:
 - 4.3.1. approve disbursement of Subsequent Tranches;
 - 4.3.2. approve disbursement of Seed Fund; and
 - 4.3.3. any other powers vested in the State Empowered Committee by MSInS, from time to time.

5. COVENANTS OF THE INCUBATOR

- 5.1. The MSInS shall create a separate account for the Incubator under the LRS under which different heads of expenditure shall be created. The expenditure incurred by the Incubator shall only be under the heads of expenditure approved by MSInS.
- 5.2. The LRS system is an aggregated bill payment/clearance system and not a bill approval system. It shall be prima facie assumed that all bills uploaded on LRS are appropriately sanctioned by the CEO/Head of the incubator and in case of any kind of misappropriation found, the liability shall fall only on the incubator.
- 5.3. The Incubator shall be obligated to raise a request on the LRS for any expenditure that will be cleared by MSInS. The Incubator shall be able to claim expenses that were incurred before LRS

was operational, however, only the expenses incurred by them after the date on which Letter of Intent was issued to them by MSInS shall be considered for reimbursement.

- 5.4. As and when requested by the Incubator, MSInS may, at its sole discretion, make the payment for the expenditure directly to the vendor after the Incubator uploads the invoice for the expenditure along with the bank details of the vendor on the LRS. The Incubator, however, shall have an option of raising an advance request for the expenditures, in accordance with Clause 5.2.
- 5.5. All the routine day to day operational expenses of the Incubator below INR 10,000, shall be recorded under the head, "Petty Cash Expenses". In case the incubator wishes to utilize an amount beyond INR 3,00,000 per annum, written approval from MSInS team shall be required.
- 5.6. The Incubator shall also fulfil all the obligations set out in Clause 9 of this Agreement.
- 5.7. The Incubators shall provide the details of revenue generated by it in the format provided in Annexure V of this Agreement and as updated from time to time, on a quarterly basis, within 30 days of end of each quarter.
- 5.8. The Incubator shall endeavor to meet the target milestones set out in Annexure III (projected target milestones to be submitted by the Incubator within 30 days of the execution of this agreement) and send the progress of its work and achievement of milestones to MSInS in a format set out in Annexure III, as amended from time to time, on a quarterly basis, within 30 days from end of each quarter.
- 5.9. Simultaneously with execution of this Agreement, the Incubator shall appoint the Joint CEO of MSInS or any other official of MSInS, as may be informed by MSInS in writing, as an observer on its Board of Directors.
- 5.10. The Incubator hereby undertakes to attain, on a best effort basis, self-sustenance at the end of 5 years from the Effective Date.
- 5.11. The Incubator agrees that its travel costs shall not exceed 5% of the Grant amount disbursed under this Agreement. Such travel costs shall be utilized towards travel of the CEO/Manager/any official associate of the Incubator associated directly with the operations of the Incubator. Use of any of the Grant amount towards international travel and any travel cost incurred in excess of 5% of the Grant, shall require the prior written consent of MSInS, which consent shall be given by MSInS at its sole discretion. 
- 5.12. The Incubator undertakes to procure prior written approval from MSInS for disbursing salary to any of its employees, in excess of INR 3,00,000/- (Indian Rupees Three Lakhs Only) per month. 
- 5.13. The Incubator shall maintain separate books of accounts for the Grant received from the MSInS. 
- 5.14. The Incubator shall, inform MSInS, of any change in its management, including but not limited to change in the composition of its board, change in shareholding, change of CEO, or any change in any senior employee of the Incubator, within 7 days of such change.



- 5.15. The Incubator acknowledges that the Comptroller and Auditor General of India shall have access to the books of accounts of the Incubator, for the Grant received by it from MSInS and hereby undertakes to co-operate in giving such access.
- 5.16. The Incubator shall comply with the MSInS Guidelines, set out in Annexure VI, as may be amended by MSInS, at its sole discretion, from time to time.

6. MONITORING AND EVALUATION

- 6.1. It is agreed by the Parties that the proposed support and Grant to the Incubator by MSInS, as envisaged in this Agreement, is subject to successful evaluation of the Incubator to the satisfaction of the State Empowered Committee as provided in Clause 4.2 of this Agreement, which will evaluate the Incubator in both quantitative and qualitative manner and in accordance with the MSInS Guidelines.
- 6.2. MSInS shall, as it deems necessary, send a team for monitoring the progress of the Incubator and in case of significant shortfall in the progress, the MSInS shall, at its discretion and upon the recommendation of the State Empowered Committee terminate this Agreement, without further notice.

7. HOST'S ROLE AND RESPONSIBILITIES

- 7.1. The Host hereby undertakes to support the Incubator by providing access to its resources including access to infrastructure, laboratories, library and other facilities, teaching resources and staff to the best of its capabilities. The Host hereby undertakes to develop an internal policy for engagement with the Incubator for smooth functioning of the Incubator, and shall provide copies of such policies to MSInS, upon request by MSInS.
- 7.2. The Host agrees and acknowledges that the involvement of the Host with the Incubator was one of the key factors for the shortlisting of the Incubator for the Grant and therefore it is important to MSInS that the Host continues to supervise the Incubator and ensures compliance of the terms of this Agreement by the Incubator.
- 7.3. The Host, wherever applicable as per the MSInS Guidelines, hereby undertakes to disburse the Matching Amount simultaneous with the tranches disbursed by MSInS, in accordance with the terms of this Agreement.
- 7.4. If for any reason, the Host decides to cease its association with the Incubator, such cessation shall require the prior written consent of MSInS.

8. BUDGETARY REQUIREMENTS

- 8.1. The Incubator shall, within one month of the execution of this Agreement, submit a 5-year business plan ("Business Plan") to MSInS, which is acceptable to MSInS. Along with the business plan, Incubator will also provide a utilization plan in a format acceptable to MSInS.
- 8.2. The Incubator shall, at least 60 days prior to expiry of each financial year, submit a utilization plan for the next financial year and utilization plan of any Grant shall be in accordance with such



utilization plan approved by MSInS. Any deviation from the utilization plan shall require the prior written consent of MSInS.

- 8.3. The break-up of tranches to be released to Incubator shall be finalized by the State Empowered Committee on the review of the Business Plan & Utilization Plan, pursuant to discussions between the Chief Executive Officer of the Incubator, the State Empowered Committee and/or the MSInS executive team on the basis of the Business Plan, Utilization Plan and quarterly reports submitted by the Incubator.

9. MAINTENANCE AND SUBMISSION OF FINANCIAL STATEMENTS FOR AUDIT

- 9.1. The Incubator shall submit audited statements of accounts, Auditors' Report and the utilization certificate, evidencing utilization of the Grant disbursed (a) within 60 days from the end of each Financial Year, and (b) along with its request for disbursement of subsequent tranches of the Grant. In addition, MSInS may undertake Special Audit of the incubator whenever it deems fit.

10. EVENTS AND WORKSHOPS ORGANIZED BY MSInS

- 10.1. The MSInS shall organize events and workshops for the Incubator, at such location as it may deem fit, including but not limited to the premises of other incubators supported by MSInS. MSInS shall provide a minimum of 1 (one) week notice to the Incubator for all such events and workshops organized by it.
- 10.2. The Incubator hereby undertakes to nominate relevant representatives to attend all the events organized by MSInS.

11. EVENT OF DEFAULT

- 11.1. Event of default shall include any of the following events (hereinafter referred to as "Event of Default"):
- 11.1.1. Failure of the Incubator to adhere to the provisions of this Agreement including breach or non-fulfillment or non-compliance with the covenants contained in this Agreement.
- 11.1.2. Use by the Incubator of the Grant and/or Seed Fund for any purpose not permitted under the terms of this Agreement.
- 11.1.3. Commission of any criminal offence or civil wrong including moral turpitude, sexual harassment, fraud and misconduct by the Incubator and/or key management personnel of the Incubator and/or the Host vis-a vis the Incubator;
- 11.1.4. Change in Control or management of the Incubator without the prior written approval of the MSInS;
- 11.1.5. The Incubator ceasing to carry on the business of incubation, as envisaged herein;
- 11.1.6. Any breach of the terms of this Agreement, if not cured within 7 days.



Maharashtra
State Innovation
Society

- 11.2. Upon the occurrence of an Event of Default, at the discretion of the MSInS, this Agreement shall be terminated, resulting in the following:
- 11.2.1. termination of disbursement of any further Grant under this Agreement;
 - 11.2.2. blacklisting the Host from participating in any future investments and/or any financial support from MSInS and/or its Affiliates, in the future;
 - 11.2.3. any other action that the MSInS and/or State Empowered Committee may deem fit at their sole discretion.
- 11.3. In the case of any misappropriation of funds, MSInS has the right to levy a penalty of up to 10% of the misappropriated funds. Decision of the State Empowered Committee (SEC) shall be final and binding in this regard.
- 11.4. In the case of a delay in submitting periodical audit reports and any other requisite information within the stipulated time, MSInS has the right to levy a penalty of up to INR 10,000 for every such instance. Decision of the State Empowered Committee (SEC) shall be final and binding in this regard.
- 11.5. Without prejudice to its rights under the law and this Agreement, in case of occurrence of an Event of Default under Clauses 11.1.2, 11.1.3, 11.1.4, 11.1.5, 11.1.6, MSInS shall have the right to require the Incubator and/or the Host Institute to repay the entire Grant amount disbursed by MSInS. The Incubator and the Host Institute hereby agree and undertake to repay the Grant amount disbursed by MSInS to MSInS, immediately and within 30 (thirty) days from the date of receipt of notice for repayment from MSInS, in accordance with the terms of this Clause 11.3.
- 11.6. In case of any activity undertaken by the Incubator which is deemed unfit by MSInS, MSInS has the right to take appropriate action.

12. BRANDING

MSInS has an exclusive right to use the name of the Incubator in its publicity materials including social media, websites and/or brochures. The Incubator will acknowledge incubation support provided by MSInS under the terms of this Agreement, on its website, marketing materials, communications with investors, etc. In case the incubator is receiving financial support from any other entity apart from MSInS and wishes to give them branding rights, a No Objection Certificate (NOC) shall be obtained by the incubator from MSInS.

13. INTELLECTUAL PROPERTY RIGHTS

The Parties hereby agree that each Party shall continue to retain ownership of its respective Intellectual Property. Except as specifically permitted in this Agreement, neither Party shall have the right to use the other Party's Intellectual Property without the prior written permission of such Party.



14. CONFIDENTIALITY AND NON-DISCLOSURE

- 14.1. As used herein, "**Confidential Information**" shall mean any and all information disclosed by each Party to the other (including, without limitation, any idea, discovery, development, invention, know-how, information, procedure, technique, algorithm, data, material, document, notes, manual, report, study, photograph, specification, sketch, drawing, design, schematic, prototype, product, source code, research, customer list, price list, product description, Business Plan, marketing plan, financial information, or work in process), whether such information is in oral, written, graphic or electronic form, and whether such information is disclosed before, on or after the Effective Date.
- 14.2. Subject to the terms of this Agreement, each Party receiving the Confidential Information (hereinafter referred to as "**Receiving Party**") shall not, without the prior consent of the Party disclosing the Confidential Information (hereinafter referred to as "**Disclosing Party**") disclose the Confidential Information to any third party, other than such of its legal advisors or accountants and in case of the Incubator, to its group of investors, mentors and other network partners with a bona fide need to know the Confidential Information for the incubation (hereinafter referred to as "**Representatives**"). Prior to any such disclosure to a Representative, the Receiving Party shall have informed each such Representative of the requirement of this Agreement and shall have obtained from such Representative a binding written agreement requiring the Representative to maintain the confidentiality of the Confidential Information under the terms and conditions substantially similar to this Clause 14.
- 14.3. The Parties agree that the Disclosing Party shall remain the exclusive owner of the Confidential Information.
- 14.4. Confidential Information shall not, however, include any information that:
- 14.4.1. was publicly known and made generally available in the public domain prior to the time of disclosure by the Disclosing Party;
- 14.4.2. becomes publicly known and made generally available after disclosure by the Disclosing Party to the Receiving Party through no action or inaction of the Receiving Party;
- 14.4.3. becomes known to the Receiving Party through disclosure by a third party having the legal right to disclose such Confidential Information, provided that such disclosure is made to the Receiving Party without any obligation of non-use or non-disclosure;
- 14.4.4. is independently developed by the Receiving Party without reference to any Confidential Information disclosed hereunder;
- 14.4.5. is approved for release (and only to the extent so approved) by the Disclosing Party; or
- 14.4.6. is disclosed pursuant to the lawful requirement of a court or governmental agency or where required by operation of law.
- 14.5. Upon the written request of the Disclosing Party, the Receiving Party shall return or destroy, at the option of the Disclosing Party, within 10 (ten) business days of such request, all tangible manifestations of the Confidential Information. Subsequent to any return of the Confidential

Information, the Receiving Party will continue to be bound by its obligations hereunder and such obligations shall survive beyond the tenure of this Agreement till another date, if any, as may be specified.

15. REPRESENTATIONS AND WARRANTIES

15.1. Each Party represents and warrants to the other that, as on the Effective Date of this Agreement:

15.1.1. It has the authority and capacity to enter into this Agreement and the terms of this Agreement can be fully enforced against it.

15.1.2. It is free to enter into this Agreement without violation of any third-party rights and that entering into this Agreement shall not result in a violation of any agreement or restrictive condition that it may have with any third party.

15.1.3. Is not a party to any arrangement or agreement which shall compromise its ability to carry out its duty.

15.1.4. It shall not enter into any arrangement which would impose any obligation inconsistent with this Agreement or which would restrict or conflict with the performance of its obligations under this Agreement.

15.2. Additionally, the Incubator hereby acknowledges that the disbursement of the Grant and/or the Seed Fund, is solely at the discretion of MSInS and nothing in this Agreement creates an obligation on MSInS to mandatorily disburse the Grant and/or the Seed Fund. Further, MSInS at no point of time shall be liable to disburse any funding to incubatees of the Incubator. The Incubator shall not misrepresent or guarantee funding on behalf of MSInS to its incubatees.

16. NO PARTNERSHIP OR AGENCY

The Parties have entered into this Agreement as independent contractors. Nothing in this Agreement shall be construed to create any relation of a partnership, joint venture or employment between the Parties or to make a Party an agent of the other Party for any purpose.

17. INDEMNIFICATION

The Incubator hereby agrees to indemnify, defend, and hold harmless the MSInS and its directors, agents, advisors, representative, contractors, subcontractors and employees (each, an "Indemnitee") from and against any and all liabilities, damages, losses, expenses, claims, demands, suits, fines, or judgments (each, a "Claim" and collectively, "the Claims"), which may be suffered by, incurred by, accrued against, charged to, or recoverable from any Indemnitee, by reason of any Claim arising out of or relating to any act, error or omission, negligence, or misconduct of the Incubator, its promoter or any representative or employee of the Incubator or promoter without limitation, Claims arising out of or relating to any misrepresentation or breach of warranty of any representation or any breach of any covenant set forth in this Agreement.

18. TERM AND TERMINATION

18.1. Notwithstanding Clause 11, this Agreement shall be valid for a period of 5 (Five) years, from the

Effective Date ("Term"), unless terminated earlier by MSInS in accordance with the terms of this Agreement.

18.2. The Parties hereby confirm that the Incubator shall not have the right to terminate this Agreement during the Term, without the prior written consent of MSInS.

19. ASSIGNMENT

The Incubator and its promoter shall not be permitted to transfer or assign any of their rights or obligations under this Agreement, without the consent of MSInS, to any third party. It being clarified that the MSInS shall have the right to assign this Agreement to any other party or person.

20. GOVERNING LAW

This Agreement shall be construed and interpreted in accordance with the laws of the Republic of India and the courts at Mumbai shall have exclusive jurisdiction.

21. ARBITRATION & DISPUTE RESOLUTION

21.1. All disputes and differences arising out of or in connection with any of the matters set out in this Agreement (hereinafter referred to as "Dispute"), if not resolved by amicable settlement within 30 (thirty) days from the Dispute, shall be finally and conclusively determined by arbitration by a sole arbitrator mutually appointed jointly by both the parties, in accordance with the Arbitration and Conciliation Act, 1996, of India, for the time being in force.

21.2. The arbitrator shall reach and render a decision in writing with respect to the appropriate award to be rendered or remedy to be granted pursuant to the Dispute.

21.3. To the extent practical, decisions of the arbitrator shall be rendered no more than 90 (Ninety) days following commencement of proceedings with respect thereto.

21.4. The arbitration shall be conducted in English, and the venue for arbitration shall be Mumbai.

21.5. All costs of arbitration (excluding lawyer fees) shall be borne by the Parties in dispute, equally.

21.6. The award shall be binding on the Parties subject to the Applicable Laws in force and the award shall be enforceable in any competent court of law.

22. NOTICE

All notices, requests or other communications to any Party shall be sufficient if contained in a written instrument delivered in person, sent by e-mail or sent by registered or certified mail or sent by overnight courier, addressed to such party at the address set forth below:



 
Page 11 of 19



Maharashtra
State Innovation
Society

Maharashtra State Innovation Society	Incubator
Address: 607, Regus, 6 th Floor, Mafatlal House, HT Parekh Marg, Churchgate, Mumbai - 4000020	Address: SGBAU RESEARCH & INCUBATION FOUNDATION, THE REGISTRAR, SANT GADGEBABA AMRAVATI, UNIVERSITY, TAPOVAN ROAD, AMRAVATI, Amravati, Maharashtra, India, 444603
Kind Attn: Jt. CEO, MSInS	Kind Attn: Dr. D.T Ingole
e-mail: mithun@msins.in	e-mail: directoriil@sgbau.ac.in
Phone No.: 9820342118	Phone No.: 9422157902

23. ENTIRE AGREEMENT

This Agreement contains the entire terms of understanding and contractual agreement between the Parties relating to the subject matter hereof and may not be modified in any manner except by an instrument in writing signed by a duly authorized representative of each of the Parties.

24. MODIFICATION

This Agreement may not be altered or modified except in writing, duly executed by an authorized representative of MSInS.






Maharashtra
State Innovation
Society

IN WITNESS WHEREOF the Parties have caused this Agreement to be executed in duplicate originals by their duly authorized representatives.

For MAHARASHTRA STATE INNOVATION SOCIETY

For SGBAU RESEARCH & INCUBATION
FOUNDATION





Name: Shri. Deependra Singh Kushwah, I.A.S.

Name: D.T. INGOLE

Designation: Chief Executive Officer

Designation: DIRECTOR
INNOVATION, INCUBATION
& LINKAGES

Date: 13 SEP 2019

Date: 28/9/19

Place: Mumbai

Place: AMRAVATI

For SANT GADGE BABA AMRAVATI UNIVERSITY, AMRAVATI



Name: T.R. DESHMUKH

Designation: REGISTRAR

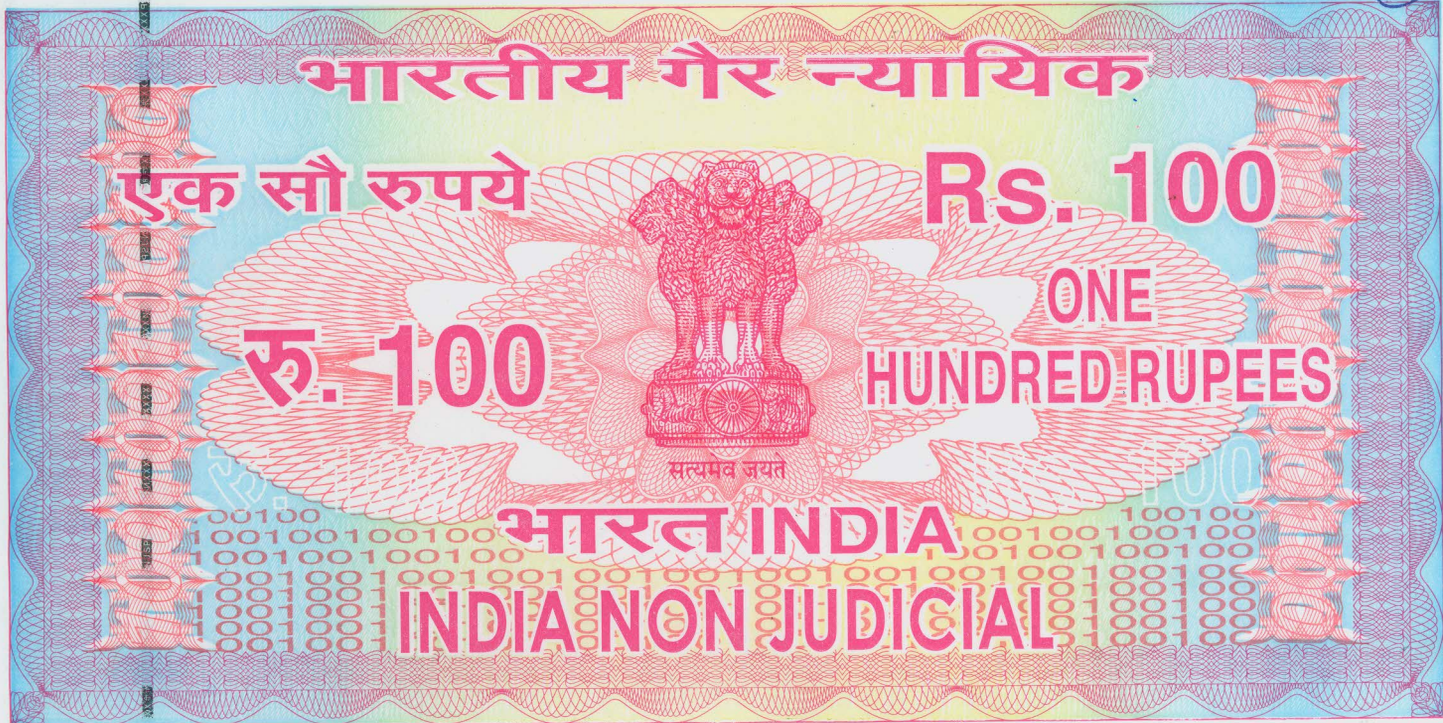
Date: 28/09/19

Place: Amravati



 Page 13 of 19





महाराष्ट्र MAHARASHTRA

2016

RL 720347

53
9/10/17

~~विजय बी. मुदगा~~
~~सुदाक वि. वि. शास्त्रिणी कॉलेजी~~
~~अमरावती शहर, ला. नं. ११/१९९२~~
~~पो नं ९८९००५४८९९~~



MEMORANDUM OF UNDERSTANDING

BETWEEN

NATIONAL ENVIRONMENTAL ENGINEERING RESEARCH INSTITUTE,
NAGPUR

AND

SANT GADGE BABA AMRAVATI UNIVERSITY, AMRAVATI

TO PROMOTE ACADEMIC AND RESEARCH
CO-OPERATION

This Memorandum of Understanding entered into on the 3rd day of April 2017 between National Environmental Engineering Research Institute, Nagpur (herein after referred to as NEERI), a constituent Laboratory of Council of Scientific and Industrial Research (CSIR), New Delhi and Sant Gadge Baba Amravati University (herein after referred to as SGBAU) desiring to promote academic and research co-operation between the two institutes.

1. Objectives

NEERI and SGBAU will undertake joint research work in the areas of mutual interest.

- * The concerned scientists of NEERI and corresponding faculty members of SGBAU will formulate research projects and Human Resource Development plans for joint work with due approval of both the institutions.
- * Training programme for faculty, staff, students and technical personnel within the areas of co-operation will be undertaken at the two institutions.
- * Joint sponsored and consultancy projects with both long term and short term goals could be undertaken, keeping in view the interests and philosophies of the respective institutions.

2. Exchange/Deputation of Staff

Both NEERI and SGBAU jointly agree:

- * To exchange faculty/technical personnel on part-time basis for a limited period not exceeding one year at a time for the purpose of implementation of joint tasks within the areas of co-operation. *The terms and conditions for such exchange programme shall be governed by a project specific agreement.* The faculty/technical personnel members on such deputation shall be deemed to be on duty with the parent organization for the said period.
- * That the faculty/staff and research fellows registered for Ph.D. degree may visit the other institution for a short period in connection with their research work under joint collaborative programmes. The cost of the work will be borne by the respective institutes. They shall be deemed to be on duty with the parent organization for the said period.
- * That the faculty/technical personnel deputed for training shall be deemed to be on duty with the parent organization for the period of training. The TA/DA will be borne by the parent organization /Institution.
- * That the faculty/technical personnel will be encouraged to deliver lectures/invited talks at the other institution. The TA/DA and the honorarium for the lectures shall be borne by the host institution.

3. Joint Conference/Workshop/Courses

- * Both the institutes agree to hold/conduct, whenever feasible, joint Workshops, Conferences, Training Courses within the areas of co-operation.

NEERI

SGBAU

* The host institution shall provide accommodation to the participating members from the visiting institutes wherever feasible at special minimum rates applicable to research and academic institutions.

4. Sharing of Facilities

* The two institutes agree to share their respective important R & D facilities in order to promote academic and research in the areas of cooperation to intensify the high priority area programme of science and technology.

* The two institutes agree to exchange software, other materials and components developed in-house in the areas of co-operation if advisable within the framed rules governing the two institutes *and/or by a project specific agreement* and maintain secrecy and confidentiality.

* Access to laboratory, library and other supporting facilities for jointly supervised M.Sc/Ph.D. Students (in the areas of mutual interest) and a limited number of already registered M.Sc/Ph.D. students generally stationed at SGBAU and NEERI will be provided by both Institutes.

5. Project Work of Students

A total of 5 (five) selected students out of M.Sc in the respective areas of specialization of SGBAU will be allowed for project work at NEERI depending upon the availability of bench space. The students will work in the areas of mutually agreeable subject areas identified by the both institutes (details are given in item no.7).

6. Ph.D. Registration

* NEERI will be recognized as research center of SGBAU in mutually agreed area programmes.

* Four to five staff members /Research fellows of NEERI at any given time may be registered for the Ph.D. programmes at SGBAU. There shall be provision for submission of Ph.D. thesis for scholars/fellows registered with SGBAU under the joint-supervision of faculty of SGBAU and Scientist(s) of NEERI.

7. Areas of Co-operation

The areas of co-operation will be defined and modified from time to time by the co-ordination committee set up for the purpose and will generally encompass the areas in Biotechnology, Biosciences, Chemistry, Physics, Electronics, Toxicogenomics, Environmental Sciences etc.

Director NEERI or his nominee(s) shall be the Coordinator from NEERI for each identified area of cooperation. The NEERI may nominate more than one Coordinator, if needed.

The Coordinator from SGBAU shall be Vice Chancellor or a person nominated by the Vice Chancellor. The Vice Chancellor may nominate more than one Coordinator, if needed.

8 Co-ordination Committee

The following will constitute the Coordination Committee to monitor and review the collaborative programme between the two institutions:

- a) Director, NEERI and/or his nominee(s)
- b) Vice Chancellor, SGBAU and/or his nominee(s)
- c) HODs of the concerned department(s) from both of the Institutions to be invited whenever needed

The Co-ordination Committee shall:

- *Review the progress of the identified programmes (at least once a year)
- *Consider the new R & D proposals for joint collaboration and implementation on case to case basis including IPR and financial arrangements.
- *Consider the addition/deletion of areas of co-operation between the two Institutions during review.
- *Consider the continuance of the MoU.

9. Publications and Patents

*All publications in the programmes of co-operation will be co-authored by the concerned staff/Research Fellow and faculty of NEERI and faculty of SGBAU. The Coordination Committee shall review the patentability aspect of the research work and direct whether a patent or a publication be made.

*NEERI & SGBAU will be joint holders of the intellectual property Right(IPR) / Patents flowing out of joint work. The decisions on ownership, licensing, costs, royalties, etc. shall be discussed and made by Co-ordination committee and the coordination Committee recommendations shall be processed in accordance with the framework of IP guidelines and rules governed by individual party at NEERI/CSIR and SGBAU. These decisions shall be prespecified and detailed in individual project/activity specific agreements that will follow under this MoU.

10. Non Disclosures

*In case of joint research and consultancy projects taken up by NEERI and SGBAU, no party will disclose any investigation to media/any unauthorized person from each institutes in any form whether electronic/print without mutual consent and approval by coordination committee.

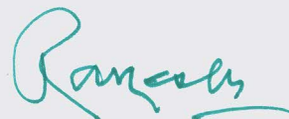
11. Validity Period

- * This MOU shall be valid for a period of three years from the date of signing.
- * At the end of validity period of the MOU, a fresh MOU with similar/modified terms may be considered for signing.

In witness where of, the two parties have signed this memorandum of understanding by both the parties on date, month and year referred above.



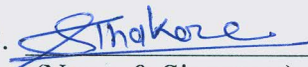
Registrar
Sant Gadge Baba Amravati University
Amravati - 444602



Director
National Environmental Engineering
Research Institute
Nagpur - 440 020

Witnesses:

1. 
(Name & Signature)
M.K. Workhede

2. 
(Name & Signature)
S. D. Thakore

Witnesses:

1. 
(Name & Signature)
R. A. Sohony

2. 
(Name & Signature)

Dated: 3/4/2017

**MEMORANDUM
OF
UNDERSTANDING
BETWEEN**



**SANT GADGE BABA AMRAVATI UNIVERSITY,
AMRAVATI**

AND



तपोमूलं हि माधनम्
Research is the Root of all Quest

**RESEARCH FOR RESURGENCE FOUNDATION,
NAGPUR**



महाराष्ट्र MAHARASHTRA

2016

NAGPUR TREASURY
 AD 090962
 08 MAR 2018
 Stamp Head Clerk / Sr. Clerk

MEMORANDUM OF UNDERSTANDING
 BETWEEN
 RESEARCH FOR RESURGENCE FOUNDATION, NAGPUR
 AND
 SANT GADGE BABA AMRAVATI UNIVERSITY, AMRAVATI
 FOR
 ESTABLISHMENT
 OF
 RESEARCH FOR RESURGENCE OUTREACH CENTRE

(22nd MARCH 2018, CHAITRA SHU.PANCHAMI 2075 VIKRAM SAMVAT)

This Memorandum of Understanding (MoU) is made and executed at Amravati on this 22nd day of March of the year 2018 which is Chaitra Shu. Panchami 2075 Vikram Samvat by and between:

1. **Research for Resurgence Foundation**, Sheshadri Sadan, Tulsibaug Road, Mahal, Nagpur, Maharashtra-440032 (Bharat) (*Hereinafter referred as RFR Foundation*) founded by voluntary organization BharatiyaShikshanMandal by or repugnant to the subject shall mean and include its successors and assigns.

AND

2. **SantGadge Baba Amravati University**, Camp Area, Near Tapovan Gate, Amravati, Maharashtra-444602(*Hereinafter referred as SGBAU*)

RFR Foundation and **SGBAU** are referred to individually as a "**Party**" and collectively as "**Parties**". Both Parties have reached the following intent to collaboration as per below described articles of this MOU.

ARTICLE 1: BACKGROUND AND PURPOSE

- 1.1.1. Research for Resurgence Foundation is founded by voluntary organization BharatiyaShikshanMandal(hereinafter referred as RFR Foundation).The core objective of RFR Foundation is to bring paradigm shift in research outcome, research methodology and innovation based technologies, ensuring Bharatiyapropective, philosophy and applicability.
- 1.1.2. The RFR Foundationhas functional dimensions to strengthen and synchronize Research, Researchers, Resources and Reach.
- 1.1.3. The RFR Foundation is a multi-domain Research Institute and a network hub of research and allied activities in academics and industrial sector.

AND

- 1.2.1. SantGadge Baba Amravati University(hereinafter referred as SGBAU) is a public state university located at Amravati in the Vidarbha region of the state of Maharashtra, Bharat. It was established on 1 May 1983 through partitioning of the University of Nagpur.

1.2.2. The objectives of SGBAU are to achieve excellence in the academic disciplines, research and extension activities through emphasis on 'quality in every activity'; to transform the 'Student' into "Knowledge Professional" empowered with scientific intellect, entrepreneurial skills, and innovation, who have learnt their skills in a highly competent environment under the guidance of research oriented and skilled Professors; to make special efforts to provide access to higher education to economically challenged and underprivileged sections of the society; to increase global linkage by attracting international students and establishing collaborative programmes with educational institutions of repute.

1.1 Purpose:

RFR Foundation and SGBAU are interested in working together with mutual collaboration to give each other's strengths in research and facilities thereof, will mutually benefit the students and faculties for nurturing the research, innovation and creativity among students. Now therefore the parties hereto have agreed to enter into a memorandum of understanding considering the long term benefits of sharing the knowledge and resources between the institute and establish a strong academic collaboration, by undertaking joint responsibilities and activities in their respective field of excellence, research, resources, knowledge and human described in the article 2 of this MOU as area of collaboration.

ARTICLE 2: AREAS OF COLLABORATION

The parties hereby agree to work collaboratively on following points for the effective and efficient engagement by fulfilling the purpose of this MoU towards strengthening and streamlining research in scientific and technology development, innovation and entrepreneurship ecosystem in Bharat. The mutually agreed **activities** by and between the parties are as under:

1. The responsibilities and work for SGBAU:

- 1.1. Setting-up functional RFR foundation extension centre in academic campus for,
 - 1.1.1. Awareness, publicity & accessibility for RFR foundation work, facilities and opportunities.

- 1.1.2. Awareness, publicity & accessibility for research activities, programs, Seminar, workshops, conferences and like to be jointly organized.
- 1.1.3. Philosophical acceptance and responsibility towards concept of 'Resurgence'.
- 1.1.4. Monitoring, execution and evaluation of parameter/s of research applicability for nation / society / local requirement, incorporation of Bharatiya methodology and references in various programs at institutional level including Ph.D., M.Phil., Post Graduation, Under Graduation research projects and research methodology program.
- 1.1.5. Establishing platform for converting strength & excellence in terms of infrastructure and human resource for betterment of educational systems across world.
- 1.2. To organize national, international events, program at mutually agreed interval.
- 1.3. To provide infrastructure, academic & technical Support in various activities organized by RFR Foundation, subject to availability.
- 1.4. Promote and support student(s), faculty(s) exchange programs.
- 1.5. Maintain respect and dignity among other Academic associates and Industrial associates of RFR Foundation.
- 1.6. Active participation in associate members' annual meetings organized by RFR Foundation.
- 1.7. To recognize RFRF as workplace for research including PhD studies and post-doctoral research.
- 1.8. To recognize RFRF faculties as adjunct faculties (Associate Professor, Professor) of the university.

2. The responsibilities and work for RFR Foundation:

- 2.1. To provide Title "Academic Associate" & its certification to SGBAU.
- 2.2. To provide access to knowledge resource centre of RFR Foundation.
- 2.3. To facilitate SGBAU for industry-academia, academia-academia collaborations at national & international level.

- 2.4. To provide support in conduction of Refresher Courses, Orientation courses, Research methodology programs and faculty development program.
- 2.5. Promotion of Research Activities in common interest area.
- 2.6. Privileged invitation for event(s) / program(s) organized by RFR foundation and Bharatiya Shikshan Mandal (limited number of guests).
- 2.7. Display and information about facilities and opportunities at SGBAU in the reception gallery at foundation.
- 2.8. Two nominations (incumbent authorities) in *Samanvay Sabha* for associates.
- 2.9. Support in execution, monitoring and evaluation process of various research activities.
- 2.10. Access and usage of knowledge resource centre, infrastructural facilities such as convention centre at special 'Academic Associates' discounted charges.
- 2.11. The facilities for students and faculties at concessional charges.
- 2.12. Consultation, unbiased evolution of various educational processes as RFR foundation Academic & Administrative Audit program.
- 2.13. Information and invitation for research events conducted by other associate members for associates' network.

ARTICLE 3: CO-ORDINATION AND NODAL OFFICER

Both entities shall mutually decide and designate a nodal officer. The nodal officer will have responsibility for fulfilling the objectives of this agreement and also will carry out all activities mutually agreed by the parties.

ARTICLE 4: SCOPE

The Parties acknowledge and agree that the Areas of Collaboration are not exhaustive in nature and the Parties shall in good faith, negotiate to elaborate upon the Areas of Collaboration, including additional areas of collaboration as may be mutually agreed and the rights, responsibilities and obligations of each Party in relation to each of the Areas of Collaboration. The Parties may, from time to time, execute addenda or modifications to this MOU to incorporate such additional scope of collaboration or discussions in accordance with Clause 6.3.

ARTICLE 5: DURATION

This MOU shall be valid after its signature from the date of signing till for **FIVE** years. The Parties may further extend the MOU with mutual written consent, in order to ensure continuous inputs regarding in light of changing trends and environment in the area of collaboration for this MOU. As part of subsequent extensions the Parties may agree to make amendment in the MOU.

ARTICLE 6: TERMS

6.1 Finance

Both Parties shall be responsible to carry out the activities under the area of collaboration and New Project, Program, Conference, Seminar, Workshops and like which is co-designed/ organized by both of the parties. The financial arrangements wherever involved will be decided and approved after mutual consent and shall be agreed to for each activity individually on resource deployment, arrangements and mobilization will be planned vis-a-vis.

6.2 Assignment

Neither of the Parties shall assign any of their duties under this MOU to any other person or institution without prior approval of other party. A specific agreement will be entered into for each activity.

6.3 Amendments

No alterations, additions or modification hereto shall be valid and binding unless the same are reduced to writing and signed by both the Parties

6.4 Non-Exclusive Discussions

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 Bharat or elsewhere.

6.5 Confidentiality and Public Announcement:

- 6.5.1. "Confidential Information" means the confidential, proprietary, and trade secret information of the disclosing party to be disclosed by the disclosing party under this MOU, and comprises (a) information in tangible form that: (a) (1) bears a Confidentiality Legend, or (2) does not bear any Confidentiality Legend, if 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, and (b) discussions about that information that may occur before, at the same time, or after disclosure of the information. This MOU and all confidential information exchanged between the Parties pursuant to this MOU shall be held in confidence.
- 6.5.2. Neither Party nor any of the affiliates shall make any public announcement about the MOU and /or the scope of proposed engagement, without the prior written consent of the other Party. Any public announcement so made, shall be as outlined in the Article 2 of this MOU.

6.6 License and Intellectual Property Rights

- 6.6.1. No license is granted under this MOU to either Party under any of the other Party's intellectual property rights, either expressly, by implication, inducement, estoppel or otherwise. Both Parties understand and acknowledge that grant of any such license shall always be express and in writing.
- 6.6.2. Both parties will take all necessary steps to protect the knowledge documents and intellectual Properties generated during the process or shared by the parties.

6.7. Conflict of Interest

Neither of the parties believes that the Collaboration contemplated by this MOU raise any actual or potential conflicts of interest. The parties agree that this MOU and the negotiation of the same (and any other agreements entered into in connection herewith) are independent of any past, present or potential future arrangements, and are not connected to an existing business relationship between either of the parties.

ARTICLE 7: TERMINATION

7.1 This MOU shall also terminate without liability to either party if otherwise agreed to by the Parties in writing with a notice period of 1 month.

7.2 Survival and binding Nature

- 7.2.1. Except for Clause 6 (Terms), Cause 7 (Termination) and 9 (Dispute Settlement) of this MOU, nothing contained in this MOU is intended to be or shall be construed in any way to be legally binding on any of the Parties.
- 7.2.2. Except as set forth elsewhere in this MOU, Clause 6 (Terms), Cause 7 (Termination), 9 (Dispute Settlement) shall survive the expiry or termination of this MOU.

ARTICLE 8: DISPUTE SETTLEMENT

8.1 Governing Law and Jurisdiction

- 8.1.1. This MOU shall be governed by and construed in accordance with the laws of Republic of Bharat. All disputes arising out of or related to this MOU, including without limitation all matters connected with its performance, will be governed by, and construed and interpreted under the laws of Bharat, without reference to conflict of laws principles.
- 8.1.2. All disputes and differences arising out of or in connection with this MOU shall be the first instance referred to arbitration by three (3) arbitrators, jointly appointed by Parties. The decision and award determined by such arbitration will be final and binding upon the Parties. The arbitration will be conducted in accordance with the Arbitration and Conciliation Act, 1996, as may be in force from time to time. The arbitration proceedings will be conducted in Hindi, English or any Bharatiya Language and the seat of arbitration will be New Delhi.

8.2 Notices

All communications hereunder shall be in writing and shall be deemed given if delivered personally or mailed by registered or certified mail (return receipt requested) to the Parties at the address specified below:

If to RFR Foundation:

Attention of: Secretary,

Address: Research for Resurgence Foundation, Sheshadri Sadan, Tulsibaug Road, Mahal, Nagpur, Maharashtra-440032 (Bharat)

Phone: +91 712 2721322, 8275282541, 9822745768, 9823912580

Email: info@rfrfoundation.org, rfrfbharat@gmail.com Website: www.rfrfoundation.org

If to SGBAU:

Attention of:

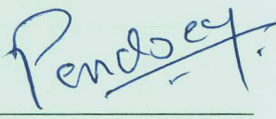
Address: SantGadge Baba Amravati University, Camp Area, Near Tapovan Gate, Amravati, Maharashtra-444602

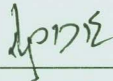
In witness whereof the parties hereto have signed, sealed and delivered this agreement on **22nd March, 2018** above written in presence of:

For,

Bharatiya Shikshan Mandal's
Research for Resurgence Foundation,
Nagpur

SantGadge Baba Amravati University,
Amravati

Sign 

Sign 

Name: **Dr. Vishwajit Pendsey**

Name: **Dr. Ajay P. Deshmukh**

Designation: **Co-convener**

Designation: **Registrar**

RFRF

Registrar
Sant Gadge Baba
Amravati University
Amravati

Witnessed by:

Sign 
Name: **Somadatta Karanjekar**
Designation: **Convener, Yuva Anyam**
BSM, Bharat

Sign 
Name: **Mangesh K. Warkhede**
Designation: **Deputy Registrar**



भारतीय प्रौद्योगिकी संस्थान मुंबई
पवई, मुंबई - 400 076, भारत

Indian Institute of Technology Bombay
Powai, Mumbai - 400 076 India

दूरभाष/Phone (+91-22) 2572 2545

फैक्स/Fax (+91-22) 2572 3480

वेबसाइट/Website www.iitb.ac.in

IIT Bombay

2, Nov 2015

Agreement between Sant Gadge Baba Amravati University
and
Spoken Tutorial Project, IIT Bombay

We are happy to announce, collaboration between Sant Gadge Baba Amravati University and IIT Bombay Spoken Tutorial program. We are providing opportunity to conduct Software Training Program, Free of Cost to all affiliated colleges of Sant Gadge Baba Amravati University. Entire program will be handled by appointing a Central Coordinator from your office in Sant Gadge Baba Amravati University Campus. The Spoken Tutorial activity is funded by the National Mission on Education through ICT, MHRD, Government of India, and run out of IIT Bombay.

Sant Gadge Baba Amravati University will -

- Appoint a Central Coordinator who will interact with us in the start to send Notifications/ Circulars and for activities related to introduce Spoken Tutorial based Software Training in all the affiliated colleges of Sant Gadge Baba Amravati University.
- Put up the signed agreement note on the Sant Gadge Baba Amravati University website along with Spoken Tutorial site link and Maharashtra Manager Mrs.Vidya Kadam contact details.
- Issuing periodic Circulars/ Notifications to all the affiliated colleges coming under the Sant Gadge Baba Amravati University to introduce and roll out the Spoken Tutorial based software training in their colleges. All the notification should go mentioning the relevant links and contact details.
- Incorporate the relevant Software series Tutorials in the course curriculum of affiliated colleges, wherever feasible.
- Mandate that all the colleges start the training by writing to IIT Bombay Spoken Tutorial team, (Mrs.Vidya Kadam), from **September, 2015**.

Mrs.Vidya Kadam

Mail ID - stmaharashtra@gmail.com Mob. :- +91-8108536102

Website link : <http://spoken-tutorial.org>

3883
2812

DR (Dev.)
22/10/15
SPT @
28/11/15

SANT GADGE BABA AMRAVATI UNIVERSITY	
Registrar's Office	
Inward No.....	1493
Date.....	27 OCT 2015
To Whom Marked.....	

As a Partner, the Spoken Tutorial Project, IIT Bombay will -

- Work as a mentor for Sant Gadge Baba Amravati University .
- Spoken Tutorial program, IIT Bombay will support the Training and roll out by Sant Gadge Baba Amravati University by providing manuals and continuous guidance at the smallest that is the departmental level.
- Provide the know-how and course content which includes online material, instruction sheets and other training documents to Sant Gadge Baba Amravati University at free of cost.
- Issue Certificates from Spoken Tutorial, IIT Bombay for courses learned.
- Provide the promotional materials like posters, brochures, leaflets, banners etc., to the Centre, Sant Gadge Baba Amravati University and the colleges free of cost.

General

- This agreement can be modified from time to time, if necessary, based on mutual agreement.

Mr. Swapnil More

Swapnil More



**Training Co-ordinator - Training
Spoken Tutorial Project, IIT Bombay**

Swapnil More

**Signing Authority
Registrar
Sant Gadge Baba
Amravati University
Amravati**



33



महाराष्ट्र MAHARASHTRA

2016

2482e

RL 539038

02.02.2016

संनिक फा 6 विरंग विदिय भाग
विश्वर से व विनाग का ए पुता

Handwritten signatures and initials.

जयवत अ. दशमुख
मुद्राक विक्रता
अप्र. राह. ला. न. 3/92



MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is entered into on the 2nd Feb. 2017 between

Department of Adult, Continuing Education & Extension Services,
Sant Gadge Baba Amravati University

And

TATA Consultancy Services

On the other part the "TATA Consultancy Services" having its Office at MIHAN,
NAGPUR

and

Handwritten signature.

30

Sant Gadge Baba Amravati University, Amravati Right rewarding strategies for the students and the staff have always been inspirational and have caused an influx of positive energy in the policy decisions of the group.

Aims & Objectives:-

1. It's been great interacting with you and other senior members of the university. It would be pleasure to collaborate with your esteemed University in offering the **Campus to Corporate** program for your constituent colleges. .
2. To make a mention, the Academia Interface program (AIP) is a unique an initiative from TCS BPS working towards an objective of shaping talent capability of the students community to align with industry requirements enable them to be better employable.
3. The "**Campus to Corporate**" (c2c) program is one of the course offering. We partner with universities and colleges to take advantage of this opportunity from TCS to conduct this program that can add value to the students and in turn improve their employability.
4. As we discussed your university and TCS will jointly launch the C2C initiative and the details will be as follows:
 - a) **Campus to corporate course:** The c2c course is a 70 hour course. The course comprises of English communication, corporate etiquettes and grooming, interview preparation and handling etc. that enables students in colleges to get well prepared for their transition to corporate life. TCS shall train the faculties for imparting this course and these faculties, thus trained will then be expected to cascade the training to students of their respective colleges, and TCS may oversee the delivery of the course at the colleges. TCS shall provide the knowhow, content and training for the faculty whereas the implementation / teaching at the college, certification for students at the college will be rest with the respective participating colleges and TCS.
 - b) **Faculty Development Program (FDP):** TCS will conduct a FDP ("TTT") for duration of 5 days where specialists from TCS will transition the knowledge and approach to teach the TCS Designed Course(s) to the nominated faculty of Colleges. Faculty who successfully complete the course will be certified by TCS and will be empowered to deliver the course.
5. Operational aspects of the engagement:
 - a) This course may be offered to undergraduate students of Humanities including Arts; Science, accounts, commerce and management excluding engineering, and computer science disciplines.
 - b) TCS will issue certificates to the faculties who are trained at the TTT. Individual participating colleges will offer Certification for students who complete the course as a value added course. TCS will not issue certificates to participating students.
 - c) TCS will does not levy any charge or fee under any head for the entire process either to the college or students. Similarly the participating colleges shall not charge any fees to their students in this regard.

gpa

- d) The university shall spearhead the launch of the program with constituent colleges, organize the batches and provide the lists of participants to TCS.
- e) The University / college shall offer venue, and host a working lunch for the participants.
- f) A copy of course content will be given to the university and the university will be authorized to photocopy the same for sharing it to the participants. Further the individual colleges shall be authorized to offer photocopies of the content to students.
- g) University to nominate professors who have a high proficiency in English, written and oral and a flair for facilitation. The Optimum size for a batch will be 40 professors. Scheduling of batches to be discussed.

ARBITRATION:- In case of any dispute between the two parties in relation to the said training arbitration in the office of Vice-chancellor, Sant Gadge Baba Amravati University, Amravati or General Manager, TATA Consultancy Services, Nagpur shall settle the dispute.

Validity Period:

- This MOU shall be valid for a period of three years from the date of signing.
- At the end of validity period of the MOU, a fresh MOU with similar/modified terms may be considered for signing.

In witness where of the two parties have signed this memorandum of understanding by both the parties on date, month and year referred above.

[Signature]

 Registrar,
 Sant Gadge Baba Amravati University
 Amravati

[Signature]

 RAJIV NARAYAN
 Vice-President (HR)
 TATA Consultancy Services,
 Nagpur

Witnesses:

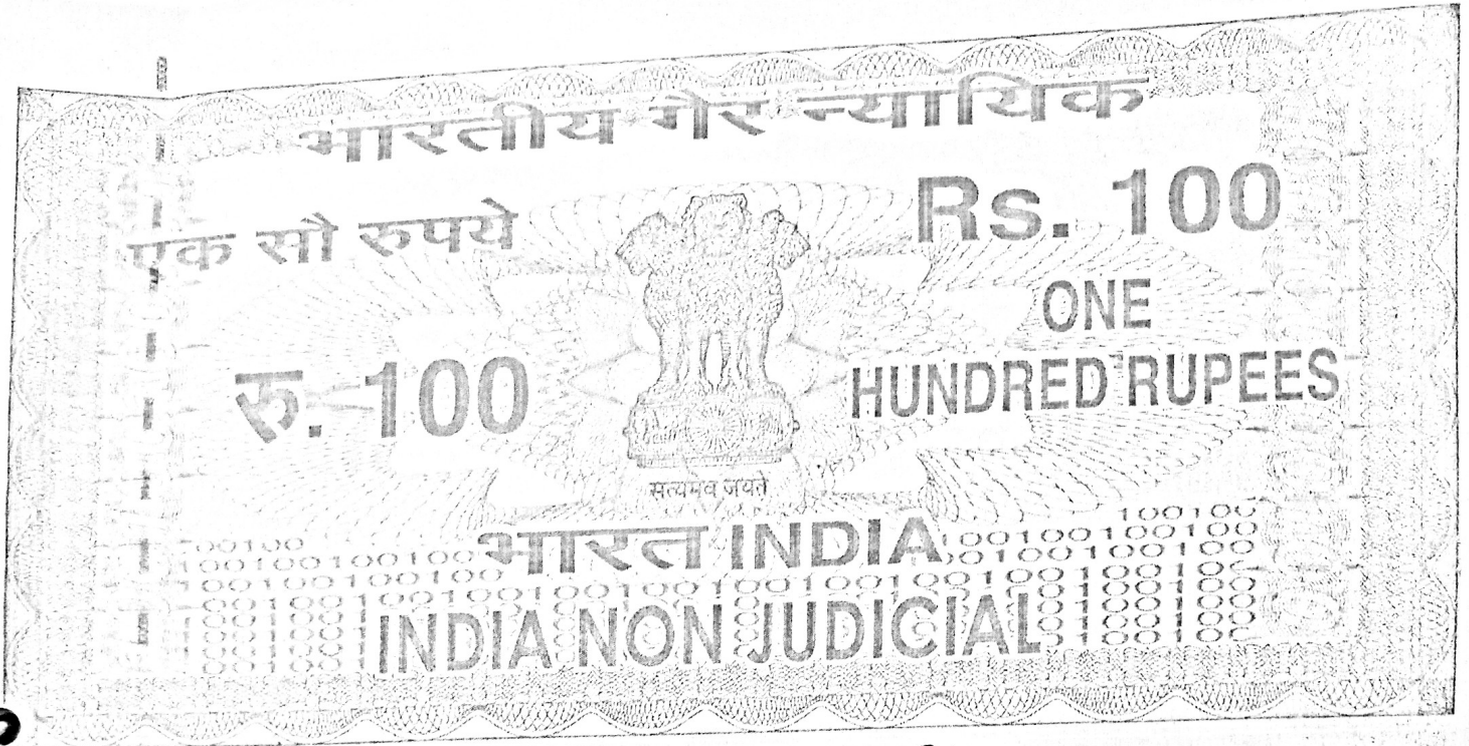
1. *[Signature]*

2. *[Signature]*

 Dr. S. R. Aswale
 F & A.O.

1. *[Signature]*

2. *[Signature]*



महाराष्ट्र MAHARASHTRA

2018

९३४२

UL 399500

कुलसचीव श्री. रीत गाडगे बाबा, अमरावती विद्यापीठ, अमरावती
ह. रजिष्ट्रार कार्यालय, अमरावती

[Handwritten signature]

[Handwritten signature]



MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MoU) has been made on 6th March, 2019.

BY

National Co-ordinating Institute Unnat Bharat Abhiyan - Indian Institute of Technology, Hauz Khas, New Delhi - 110 016 (hereafter referred to as "NCI - UBA - IITD) represented through Dean Industrial Research and Development, who has been duly authorized in this regard by virtue of power conferred by Director, IIT, Delhi.

AND

Sant Gadge Baba Amravati University, Amravati an Education and Research Institute located at Amravati, Maharashtra, India (hereinafter referred to as RCI-SGBAU) represented through Registrar, Sant Gadge Baba Amravati University who has been duly authorized in this regard by virtue of Vice-Chancellor / Director, Innovation, Incubation & Linkages of Regional Coordinating Institute Unnat Bharat Abhiyan.

REGISTRAR
Sant Gadge Baba
Amravati University,
Amravati.

WHEREAS the Ministry of Human Resource Development (MHRD), Government of India has launched the program of Unnat Bharat Abhiyan (UBA-2.0), a National Program. Unnat Bharat Abhiyan is inspired by the vision of transformational change in rural development processes by leveraging knowledge institutions to help build the architecture of an Inclusive India. The Mission of Unnat Bharat Abhiyan is to enable higher educational institutions to work with the people of rural India in identifying development challenges and evolving appropriate solutions for accelerating sustainable growth. It also aims to create a virtuous cycle between society and an inclusive academic system by providing knowledge and practices for emerging professions and to upgrade the capabilities of both the public and the private sectors in responding to the development needs of rural India.

WHEREAS IITD has been designated to be the National Coordinating Institute (NCI) by Ministry of Human Resource Development (MHRD) for UBA and represented by Coordinator, UBA at IITD.

WHEREAS, **Sant Gadge Baba Amravati University, Amravati** has agreed to participate in UBA as a Regional Coordinating Institute (RCI) for the region comprising of the following districts. **Amravati Division (Amravati, Akola, Buldana, Washim, Yavatmal) Nagpur Division (Nagpur, Bhandara, Chandrapur, Gadchiroli, Gondia & Wardha).**

Both the organizations are collectively referred as "Parties" in the rest of this MoU.

Now, therefore, it is hereby agreed between the Parties as follows:

1. SCOPE AND OBJECTIVES OF THE MoU

The parties shall work in a framework of mutual synergy and understanding for achieving the objectives of UBA:

- Regional Coordinating Institutions will be responsible for grooming the participating institutions in their mentioned regions in addition to carrying out their own cluster activities.
- Regional Coordinating Institutions will be responsible to facilitate, guide and monitor the activities of Participating Institutions in their region.
- RCIs shall work in accordance with the guidance and the plan approved by MHRD.

2. ROLE OF THE PARTIES

2.1 The National Coordinating Institute (RCI)

As already indicated, IIT Delhi has been designated to the National Coordinating Institute for UBA represented by the UBA Coordinator at IITD.

The main task of the Coordinating Institute is to facilitate mutual interaction, consultation, responsibility allocation and an active liaison among the Regional Coordinating


REGISTRAR
Sant Gadge Baba
Amravati University,
Amravati.

Institutions, the subject expert groups as well as MHRD. It will also closely interact with the National Steering Committee in connection with the allocation of funds and other facilitating measure for effective and smooth running as well as the nation-wide proliferation of the UBA program.

2.2 Regional Coordinating Institute (RCI)

A some apex institutions in the country have been seriously involved in the development of rural areas and dissemination of appropriate technologies. They have also interacted with voluntary organizations as well as Govt. agencies in this process. They have the necessary expertise and wherewithal and therefore, can act as **Regional Coordinating Institutions** to facilitate the other participating institutions in their region. Such Regional Coordinating Institutions will act as nodal centres for networking with local institutions, training and orientation for grooming other institutions.

3 BASE LEVEL FUNDING

NCI shall be disbursing funds received by it from MHRD to RCI on the basis of a MoU for the expenditure required by each RCI and as accepted / approved by MHRD. The total funding over a specific period and the schedule of disbursement shall be decided by NCI after mutual consultation and / or any other mechanism as may be decided by the MHRD. Each recipient unit shall have to furnish a certificate that funds has been utilize as per the approved budget. Balance funds, if any, may be returned to NCI.

4 RESOLUTION OF DISPUTES

Disputes if any shall be resolved by discussions / consultation among the parties. Undisputed part if any shall be referred to MHRD for amicable solution. If there is any other matter not covered by this MoU or if there are difference in the interpretation of the terms and conditions of this MoU, the parties shall agree to make best efforts to resolve these matters. Finally the decision of MHRD shall be binding on both the parties.

5 AMENDMENTS

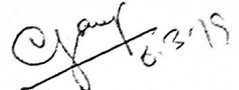
If there is a need, the parties may agree to amend the terms and conditions of this MoU so as to reflect such a need.


REGISTRAR
Sant Gadge Baba
Amravati University
Amravati.

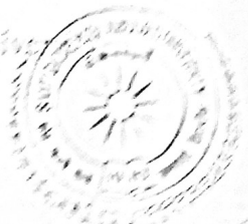


6 NOTICE

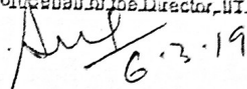
In the event that any written communication is required to be sent by one party to the other, the same shall be sent by email on Registered Post as may be necessary, to the following addresses :-


Coordinator UBA,
Centre for Rural Development & Technology
IIT Delhi, Hauz Khas,
New Delhi – 110016.


Registrar,
Sant Gadge Baba Amravati University,
Amravati,
Maharashtra.



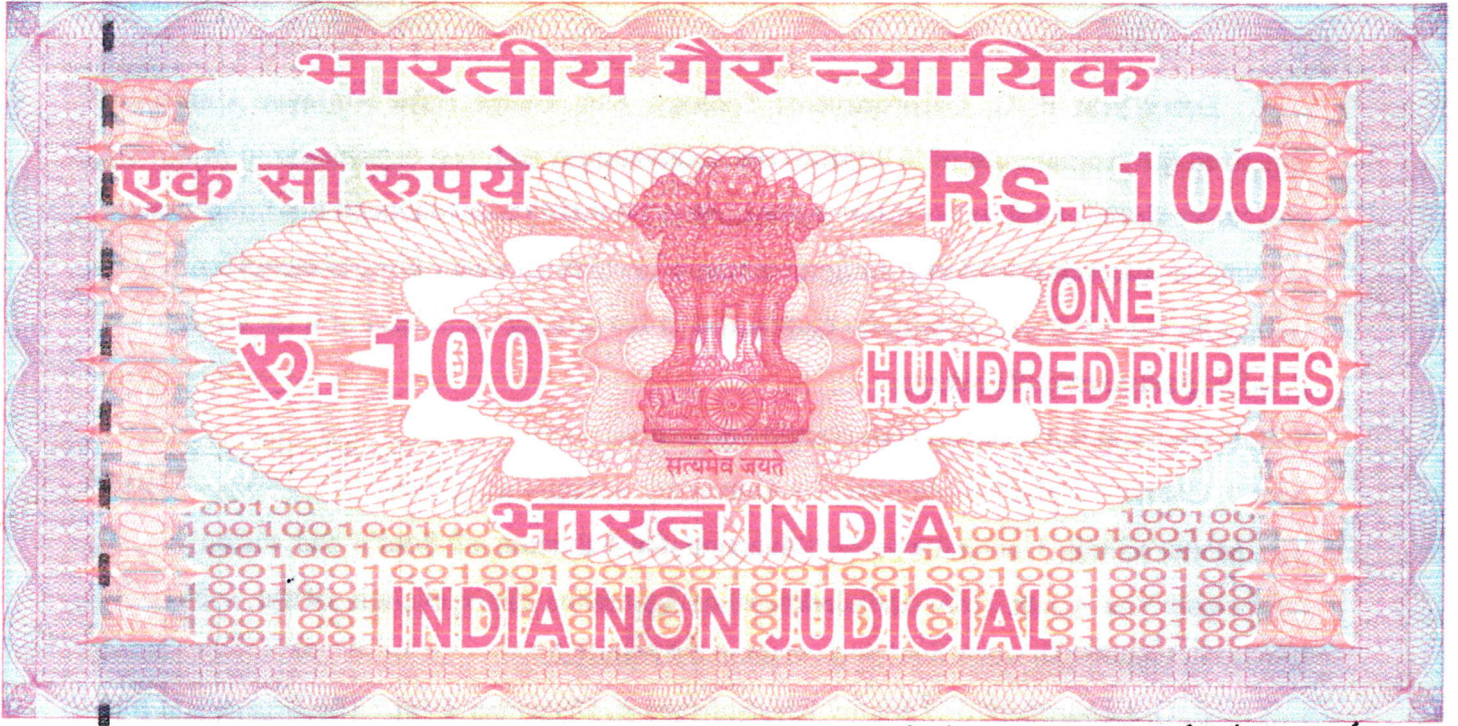
IN WITNESS WHEREOF, the parties have designed two original copies of this MoU to be signed by their duly authorized officers or representatives as of the date stated above.

निदेशक भा. प्रो. सं. दि. की ओर से
Signature: 
6.3.19
प्रो. सुनील कुमार खरे
Authorized Signatory
सह-नायक (अनुसंधान एवं विकास)
भारतीय प्रौद्योगिकी संस्थान दिल्ली
होज खास, नई दिल्ली-110016
IIT Delhi Prof. Sunil Kumar Khare
Hauz Khas, New Delhi-110016
Associate Dean (Research & Development)
IIT Delhi, Hauz Khas, New Delhi-110016

Date : 6.3.2019.

Signature : 
(D.T. 11340LE)
Authorized Signatory
Sant Gadge Baba Amravati University,
Amravati (Maharashtra)

Date : 6.3.2019.



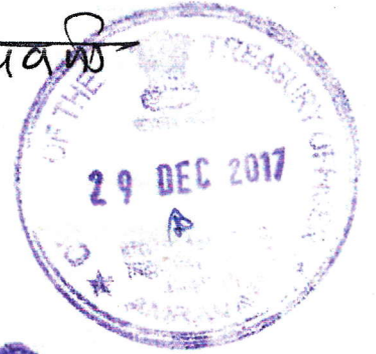
महाराष्ट्र MAHARASHTRA

22400 2016

900r

3191209C
RL 125707

लेखता प्रविण गोंडुकर संपादन
लक्ष्मी प्रविण अटडीकर



परमेश्वर म. वाजरे
मुद्रांक विज्ञान
प्रतिल, अमरावती. ला. नं. १६/२००९

**MEMORANDUM OF UNDERSTANDING FOR ACADEMIC AND RESEARCH
ACTIVITIES**

By and Between

**P.G. DEPARTMENT OF ZOOLOGY, SANT GADGE BABA AMRAVATI
UNIVERSITY, AMRAVATI**

and

DEPARTMENT OF FOREST, MELGHAT TIGER RESERVE, AMRAVATI

Preamble:

Interdisciplinary work is the demand of today's scenario. This type of work is highly needed in this competitive world for up gradation of the educational and research standards. Forest department is very close to the department of Zoology being both shares the same platform for the study.

Every year P. G. Department of Zoology, Sant Gadge Baba Amravati University organized the programmes of Wildlife Week celebration with forest department in first week of October since long time. If forest department joins their hands to extend this collaboration in terms of research activities for improvement of overall standard of the stakeholder, it will be beneficial for betterment of the society and to solve different problems at local level.

P. G. Department of Zoology,

Sant Gadge Baba Amravati University, Amravati

Sant Gadge Baba Amravati University established on 1st May, 1983. The Motto of this University is – “Education for Salvation of Soul” and vision as ‘To emancipate the youth from the darkness of ignorance for elevation of the society by imparting knowledge and fostering wisdom at its' plentiful.’

P. G. Department of Zoology is established in December 1991. The department runs M.Sc. and Ph. D. courses. The department works on the vision to serve for the excellence of the society. It imparts the curricular, co-curricular and extracurricular activities for the stakeholders along with research activities. The exploration of the wildlife mainly of Melghat region is the main target of the MOU to extend research activities along with other programmes.

Collaboration

P. G. Department of Zoology, S.G.B. Amravati University, Amravati and Forest department, Melghat Tiger Reserve, Amravati, Dist. Amravati have mutually agreed for **collaboration** with each other **in following areas:**

- **Research in Zoology**
- **Students training programs in research**
- **Joint field work**
- **Survey on rehabilitated villages for different aspects**

The department has fairly well equipped laboratory with all sophisticated instruments. The available facilities and manpower of P. G. Department of Zoology, S.G.B. Amravati University, Amravati and Forest department, Melghat Tiger Reserve, Amravati will be utilized with mutual consent and subject to the feasibility. Both parties agreed to enter into a collaborative understanding on the terms and conditions enumerated in this MOU.

Terms of Collaboration

a) P. G. Department of Zoology, S.G.B. Amravati University, Amravati and Forest department, Melghat Tiger Reserve, Amravati agree to enter detailed agreement on case-to

case basis, with a defined objective, specifying the scope of work and mutual obligation, terms and condition, financial agreements, Intellectual Property Rights and similar contractuals.

b) P. G. Department of Zoology, S.G.B. Amravati University, Amravati agrees to obtain prior permission from Forest department, Melghat Tiger Reserve, Amravati, to state in any project proposal that the project would be carried out by using the infrastructural or intellectual facilities in the Forest department, Melghat Tiger Reserve, Amravati.

Disclaimer

This MOU is not intended by P. G. Department of Zoology, Sant Gadge Baba Amravati University Amravati and Forest department, Melghat Tiger Reserve, Amravati to constitute, create, give effect to or otherwise recognize a joint venture, agency, partnership, or formal business organization of any kind. Each party here shall act as an independent entity and neither shall act as an agent of either organization for other purposes. Neither party has the authority to bind the other party.

Non-exclusivity

The agreement reflected by the provisions of this MOU is non-exclusive in nature and both the parties can enter into cooperative arrangement with other to suit their organizational needs.

Confidentiality

The parties understand that in the course of their association, they shall have access to confidential information provided by the other party. Accordingly, the parties agree that such information shall be maintained in the strictest confidence and trust, except such information which is by its nature, not confidential or which is in the public domain or which the party comes to know about other than through violation of any law of legal obligation, provided that such party may be entitled to disclose such information if legally required to be disclosed to competent authority. Failure to maintain confidentiality shall entitle the affected party to terminate the MOU.

Validity

The MOU would remain valid for a period of ten years from the date it is signed by the parties and is renewable on mutual consent for such further period as agreed upon.

Term and Review

The MOU shall be continued from the date of signing of this MOU. Either party can terminate the MOU after giving one month's notice to the other party subject to fulfilment of commitments already agreed upon.

Amendments

The MOU constitutes the entire understating between the parties hereto. Except as otherwise provided herein, no addition, amendments to or modification of this MOU shall be effected unless it is in writing and signed by and on behalf of both parties by their respective authorized signatories.

Any Dispute

Any dispute arising out of this MOU will be settled by mutual negotiations between the two parties. In witness where of each of the parties has caused this MOU to be executed in two originals, one has been retained P. G. Department of Zoology, S.G.B. Amravati University, Amravati agrees to obtain prior permission from Forest department, Melghat Tiger Reserve, Amravati, on this day the 01/10/2017

Witness:


Dr. H. P. Nandurkar
Head
Asso. Professor & Head
P. G. Department of Zoology
S. G. B. Gadge Baba Amravati University,
Amravati (M.S.)


**Chief Conservator of Forest
and Field Director,**
Chief Conservator of Forest & Field Director
Melghat Tiger Reserve, Amravati
Project Tiger Melghat
Amravati (M.S.)
AMRAVATI.