SANTOSH Deemed to be University



3.7.2 Presence of functional MoUs with Institutions/ industries in India and abroad for academic, clinical training / internship, on-the-job training, project work, student / faculty exchange, collaborative research programmes etc., during the last five years

*To View documents click on page number

E-copies of the functional MOU's-2021

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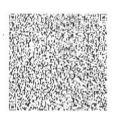
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DENTAL IMAGING CENTRE NOIDA

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BETWEEN

SANTOSH DEEMED TO BE UNIVERSITY GHAZIABAD, NCR DELHI

AND

DENTAL IMAGING CENTRE

SECTOR - 29

NOIDA

2 % Shop No. 72. Block-2, Sector-29.

No. 1, Santosh Nagar, Ghaziabad 201 009 (Delhi-NCR) +91-120-4933353/63/70-456

santosh@santoshdeemedtobeuniversity.com admin@santosh.ac.in

www.santosh.ac.in

REGISTRAR

MEMORANDUM OF UNDERSTANDING BETWEEN SANTOSH DEEMED TO BE UNIVERSITY GHAZIABAD, NCR DELHI AND DENTAL IMAGING CENTRE SECTOR - 29, NOIDA

The **Santosh Deemed to be University**, Ghaziabad, NCR Delhi is providing medical and related education to aspirants by providing affordable medical education to all including Research and Innovation. The University, at its various Medical and Dental Departments are charged with the responsibility of training individuals on various scientific skills in various front-line areas of importance for the Nation. The University is also contributing to the rapidly growing knowledge and professional excellence in the field of Medicine and Dentistry. The Santosh Deemed to be University herein under called as the first party.

DENTAL IMAGING CENTRE, SECTOR - 29, NOIDA, is one of the best imaging centres in Delhi-NCR, committed to provide consistent and quality healthcare services in a friendly and congenial environment to promote wellness and healthy life. Under the mentorship of the Chief Operating Officer, It is engaged in providing various diagnostics & specialty treatment and consultancy services to the community and conducts various skill development and fellowship programs, in the field of Oncology and related fields. The Dental Imaging center herein under called as second party.

The following terms and conditions have been mutually agreed by both the parties under the Memorandum of Understanding:-

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Shop No. 72, Slock-2, Sector-29, No.ida-201301

Page

- That the First Party through its representatives of DEPARTMENT
 OF ORAL AND MAXILLOFACIAL PATHOLOGY & ORAL
 MICROBIOLOGY be the coordinating partner for planning and
 organizing various activities, spelled herein below in this MoU,
 with the second party.
- THAT the Second Party will provide Observership for the PG students of the First Party to gain diagnostic knowledge through X-rays and CBCT developing the proficiency / skills in handling CBCT equipment.
- THAT both the parties shall make provisions to share their respective facilities in order to promote the said academic expertise on mutual consent agreed upon.
- 4. THAT both the parties shall provide access to the library facilities to members of faculty and students as per the prevailing rules and norms in the respective Institutes on mutual consent.
- 5. THAT neither of the partners shall publicize any information not outlined in this MoU without knowledge of the other.
- 6. THAT there shall be no financial commitments involved in the above activities.
- THAT this MoU shall be effective from the date of signing of both the parties.
- 8. The duration of the MoU shall be for a period of 2 years from the effective date. During its tenancy, the MoU may be extended or

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Shop No. 72, Block-2, Sector-29, Noida-201301

terminated by the prior notice of not less than three months by either of the parties. However, termination of the MoU will not in any manner effect the interests of the students / faculty who have been involved in various activities under the MoU.

IN THE WITNESS WHEREOF, THE UNDERSIGNED DULY AUTHORIZED BY THE CONCERNED INSTITUTION, HAVE SIGNED THIS MOU IN THE PRESENCE OF:

Second party

Signature: /...

Name

: DR MADHAV NAGPAL

Designation: Chief Operating Officer

On behalf of Dental Imaging Centre,

Sector-29, Noida

E-mail ID: madhavnagpal@gmail.com

Contact No.: 9871983130

<u>First party</u>

Signature:

Name

: DR. V.P. GUPTA

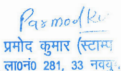
REGISTRAR

Designation: Registrar

On behalf of Santosh Deemed to be University, Ghaziabad, NCR Delhi.

E-mail ID: registrar@santosh.ac.in

Contact No.: 7838888790



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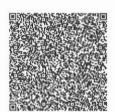
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BETWEEN

SANTOSH DEEMED TO BE UNIVERSITY, GHAZIABAD. NCR DELHI - 201 009

AND

MAX INSTITUTE OF CANCER CARE,
MAX SUPERSPECIALITY HOSPITAL, VAISHALI

No. 1, Santosh Nagar, Ghaziabad -201 009 (Delhi-NCR) +91-120-4933353/63/73

santosh@santoshdeemedtobeuniversity.com admin@santosh.ac.in

www.santosh.ac.in

MEMORANDUM OF UNDERSTANDING BETWEEN

SANTOSH DEEMED TO BE UNIVERSITY, GHAZIABAD, NCR DELHI - 201 009 AND

MAX INSTITUTE OF CANCER CARE, MAX SUPERSPECIALITY HOSPITAL VAISHALI

The Santosh Deemed to be University, Ghaziabad, NCR Delhi is providing medical and related education to aspirants by providing affordable medical education to all including research and innovation. The University, at its various Medical and Dental Departments is charged with the responsibility of training individuals on various scientific skills in different front line areas related to the importance of health for the Nation. It is also contributing to the rapidly growing knowledge and professional excellence in the field of Medicine and Dentistry by undertaking collaboration with Institutions/Industries offering various skills and research in the area.

MAX INSTITUTE OF CANCER CARE, MAX SUPERSPECIALITY HOSPITAL, VAISHALI, is one of the best cancer treatment institute in Delhi-NCR, committed to provide consistent and quality healthcare services in a friendly and congenial environment to promote wellness and healthy life. Under the mentorship of the Director, Surgical Oncology, it is engaged in providing various diagnostics & specialty treatment and consultancy services to the community and conducts various skill development and fellowship programs, in the field of Oncology and related fields.

The following terms and conditions have been mutually agreed by both the parties under the Memorandum of Understanding:-

- That Observership for the Postgraduate students from the DEPARTMENT OF ORAL AND MAXILLOFACIAL PATHOLOGY & ORAL MICROBIOLOGY and ORAL AND MAXILLOFACIAL SURGERY shall be provided in the, MAX INSTITUTE OF CANCER CARE, MAX SUPERSPECIALITY HOSPITAL, VAISHALI.
- THAT both the parties shall make provisions to share their respective facilities in order to promote the said academic expertise on mutual consent agreed upon.
- THAT both the parties shall provide access to the library facilities to their respective faculty members and students as per the prevailing rules and norms in the respective Institutes.
- 4. THAT neither of the partners shall publicize any information not outlined in this MoU without knowledge of the other.
- THAT in any of the above activities, the financial aspects, if involved, shall be borne by the respective Institutions and will be considered case to case basis on mutual consent.
- 6. THAT this MoU shall be effective from the date of signing of both the parties.
- 7. The duration of the MoU shall be for a period of 2 years from the effective date. During its tenancy, the MoU may be extended or terminated by the prior notice of not less than two months by either of the parties. However, termination of the MoU will not in any manner effect the interests of the students/faculty who have been admitted to pursue the programs under the MoU.

IN THE WITNESS WHEREOF, THE UNDERSIGNED DULY AUTHORIZED BY THE CONCERNED INSTITUTION, HAVE SIGNED THIS MOU IN THE PRESENCE OF:

Second party

Signature:

: Dr. Pawan Gupta Ciality Hospital, Vaishali

IBBS, MD, DM, DNB, FISN,

3, Sec-1, Vaishali, GZB-201012

Designation: Director Head & Neckot2, Uttar Pradesh

On behalf of Max Institute of Cancer Care,

Max Superspeciality Hospital. Vaisball

On Superspeciality Hospital. Vaisball

E-mail ID:

drpawan.oncosurgeon@gmail.com

Contact No.: 9811290152

First party

Signature:

Name

DR. V.P. GUPTA

Designation: Registrar

On behalf of Santosh Deemed to be University, Ghaziabad, NCR Delhi.

E-mail ID: registrar@santosh.ac.in

Contact No.: 7838888790



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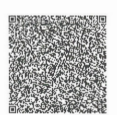
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BETWEEN

SANTOSH DEEMED TO BE UNIVERSITY, GHAZIABAD. NCR DELHI- 201009

AND

ROSE BELL PUBLIC SCHOOL

BLOCK L, SECTOR 9, MINISTER DE LA VIJAY NAGAR COLONY

VIJAY NAGAR, GHAZIABAD-UP-201009

and soll shall

Page 1 of 5

No. 1, Santosh Nagar, Ghaziabad -201 009 (Delhi-NCR) +91-120-4933353/63/73

santosh@santoshdeemedtabeuniversity.com admin@santosh.ac.in

www.santosh.ac.in

MEMORANDUM OF UNDERSTANDING BETWEEN

SANTOSH DEEMED TO BE UNIVERSITY, GHAZIABAD. NCR DELHI- 201009

AND

ROSE BELL PUBLIC SCHOOL

VIJAY NAGAR, GHAZIABAD-UP-201009

The **SANTOSH DEEMED TO BE UNIVERSITY**, Ghaziabad, NCR Delhi is providing medical and related education to aspirants by providing affordable medical education to all including research and innovation. The University, at its various Medical and Dental Departments is charged with the responsibility of training individuals on various scientific skills in different front-line areas related to the importance of health for the Nation. It is also contributing to the rapidly growing knowledge and professional excellence in the field of Medicine and Dentistry by undertaking collaboration with Institutions / Industries offering various skills and research in the area. The Santosh Deemed to be University herein under called as the First Party.

ROSE BELL SCHOOL, for the past three decades has been striving for excellence in all pursuits be it academic, sports, spiritual or cultural. Rose Bell believes that children need love, trust and faith to blossom into responsible and mature individuals. The school provides a congenial

Page 2 of 5

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atmosphere to nurture the young minds to dream big, aspire explore and achieve the impossible.

The aim of school is to provide an atmosphere full of learning, within this educational environment. The school has evolved a teaching philosophy which is responsive and relevant to ever changing needs of our students. So, Rose Bell School herein under called as the Second Party.

Both the parties i.e. Santosh Deemed to be University, (Dept of Pediatric & Preventive Dentistry & Dept of Public Health Dentistry) Ghaziabad, NCR Delhi and Rose Bell Public School, henceforth enter in a Memorandum of Understanding with the following terms and conditions:-

- 1. THAT the First Party shall visit the Second Party to conduct free Oral health Check- up session for Students, Teachers and Parents associated with Second Party.
- 2. THAT the First Party shall provide oral health counselling session for Students, Teachers and Parents of the second Party.
- 3. The First party shall conduct "A Career Counselling Orientation Program" for students of Science stream for classes XI and XII.

Jul 8/21

Page 3 of 5

- 4. THAT the representatives of both parties shall fix the time, duration, date and venue of the event on mutual consent.
- 5. THAT there shall not be any financial aspects involved in the conduct of above activities.
- 6. The said activities do not include Clinical Treatment part in it. Clinical Treatment, if required for the students, teachers and parents of the Second Party, they will be referred to the hospitals associated with Santosh Deemed to be University and treatment at concessional rates may be offered on obtaining proper approval from Authorities of the University.
- 7. THAT the duration of the MoU shall be for a period of 1 years from the date of signing of both the parties. During its tenancy, the MoU may be extended or terminated by the prior notice of not less than one month by either of the parties.
- 8. THAT the MoU is at will and shall be modified and signed on mutual consent with the acceptance of both the parties in writing.
- 9. THAT in the event of any disputes / disagreement on the interpretation / implementation of this agreement, the parties shall make efforts to resolve the disputes on mutual consent and agreement.

Page 4 of 5

Oug 18/21

REGISTRAR

IN THE WITNESS WHEREOF, THE UNDERSIGNED DULY AUTHORIZED BY THE CONCERNED INSTITUTION, HAVE SIGNED THIS MOU IN THE PRESENCE OF:

Second party

Signature:

Name

: MRS. DHARAMITET KAUR

ROSE BELL PUBLIC SCHOOL

Designation: Principal GHAZIABAD

On behalf of Rose Bell Public School, Vijay

Nagar, Ghaziabad

E- Mail: contact@rosebellpublicschool.com

Contact No.: 9718585993

First party

REGISTRAR

Signature: ...

Name : DR. V.P. GUPTA

Designation: Registrar

On behalf of Santosh Deemed to be

University, Ghaziabad, NCR Delhi.

E-mail ID: registrar@santosh.ac.in

Contact No.: 7838888790

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BETWEEN

SANTOSH DEEMED TO BE UNIVERSITY, GHAZIABAD. NCR DELHI- 209001

AND

PEHCHAAN WELFARE SOCIETY 274/6, CHARAN SINGH COLONY, SECTOR 12, PRATAP VIHAR, GHAZIABAD

17/00/2021

Page 1 of 4

No. 1, Santosh Nagar, Ghaziabad -201 009 (Delhi-NCR) +91-120-4933353/63/73

santosh@santoshdeemedtobeuniversity.com admin@santosh.ac.in

www.santosh.ac.in

MEMORANDUM OF UNDERSTANDING BETWEEN

SANTOSH DEEMED TO BE UNIVERSITY, GHAZIABAD.

AND

PEHCHAAN WELFARE SOCIETY 274/6, CHARAN SINGH COLONY, SECTOR 12, PRATAP VIHAR, GHAZIABAD

The Santosh Deemed to be University, Ghaziabad, NCR Delhi is providing medical and related education to aspirants by providing affordable medical education to all including research and innovation. The University, at its various Medical and Dental Departments is charged with the responsibility of training individuals on various scientific skills in different front-line areas related to the importance of health for the Nation. It is also contributing to the rapidly growing knowledge and professional excellence in the field of Medicine and Dentistry by undertaking collaboration with Institutions / Industries offering various skills and research in the area. The Santosh Deemed to be University herein under called as the First Party.

Pehchaan Welfare Society, a well-known NGO, was founded by a group of Professional who shared a come dream and had come together to work on a people centric model of development in areas like - Public Health, Education, Gender, Community development and Social welfare. The NGO also takes utmost efforts to develop the Slum people and their living conditions. They work with a mission to work as a "PROJECT ANKUR"

Page 2 of 4

17/00/2021

FOR HEALTH" to help the poorest of poor access and actualize their rights as enshrined in the constitution of India. They have support centers in Ghaziabad, Noida and Etawah (UP). The Pehchaan Welfare Society herein under called as the Second Party.

Both the parties i.e. Santosh Deemed to be University, through its representatives of Dept. of Pediatric & Preventive Dentistry & Dept. of Public Health Dentistry, Santosh Dental College & Hospital, Ghaziabad, NCR Delhi and Pehchaan Welfare Society, henceforth enter into a Memorandum of Understanding with the following terms and conditions:-

- 1. THAT the First Party shall visit the Second Party to conduct a free Oral Health Campaigns for people in association with the Second Party.
- 2. THAT the First Party shall provide Oral Health Counselling sessions for the community in association with the Second Party.
- 3. THAT the representatives of both parties shall fix the time, duration, date and venue of the campaigns on mutual consent.
- 4. THAT there shall not be any financial aspects involved in the conduct of above activities.
- 5. The said activities do not include Clinical Treatment part in it. Clinical Treatment, if required for the students, teachers and parents of the Second Party, they will be referred to the hospitals associated with Santosh Deemed to be University and treatment at concessional rates may be offered on obtaining proper approval from Authorities of the University.

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Page 3 of 4

- the date of signing of both the parties. During its tenancy, the MoU may be extended or terminated by the prior notice of not less than two months by either of the parties.
- 7. THAT the MoU is at will and shall be modified and signed on mutual consent with the acceptance of both the parties in writing.
- 8. THAT in the event of any disputes / disagreement on the interpretation / implementation of this agreement, the parties shall make efforts to resolve the disputes on mutual consent and agreement.

IN THE WITNESS WHEREOF, THE UNDERSIGNED DULY AUTHORIZED BY THE CONCERNED INSTITUTION, HAVE SIGNED THIS MOU IN THE PRESENCE OF:

Second party

Signature:

Name

: MR. Neelesh Singh

252

60

Designation: Treasurer

On behalf of Pehchaan Welfare Society, Pratap Vihar, Ghaziabad, NCR Delhi

Contact No.: 9457320905

/

First party

Signature: ..

Name

: DR. V.P. GUPTA

REGISTRAF

Designation: Registrar

On behalf of Santosh Deemed to be of University, Ghaziabad, NCR Delhi.

E-mail ID: registrar@santosh.ac.in

Contact No.: 7838888790





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First Party Second Party

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BETWEEN

SANTOSH DEEMED TO BE UNIVERSITY, GHAZIABAD, NCR DELHI

AND

HEALTHCARE SKILLS FOUNDATION [HSF]
GHAZIABAD, UTTAR PRADESH

 santoshdeemedtobeuniversity.com admin@santosh.ac.in

www.santosh.ac.in

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MEMORANDUM OF UNDERSTANDING BETWEEN SANTOSH DEEMED TO BE UNIVERSITY, GHAZIABAD, NCR DELHI AND

HEALTHCARE SKILLS FOUNDATION [HSF] GHAZIABAD, UTTAR PRADESH

The Santosh Deemed to be University, Ghaziabad, NCR Delhi is providing medical and related education to aspirants by providing affordable medical education to all including Research and Innovation. The University, at its various Medical and Dental Departments are charged with the responsibility of training individuals on various scientific skills in various front-line areas of importance for the Nation. The University is also contributing to the rapidly growing knowledge and professional excellence in the field of Medicine and Dentistry.

The Healthcare Skills Foundation [HSF], Ghaziabad, Uttar Pradesh was a Registered Trust formed by a group of doctors in Ghaziabad. The HSF has the objectives to promote and improve standards of health care delivery by skill enhancement of doctors, medical graduates, Postgraduates, Nursing students, Allied Health Care students and Health Workers. It was also formed for conducting Training Courses, Workshops, certificate courses, fellowship courses, online training, online courses, short skill enhancement, hospital skill enhancement trainings, Observership coordination etc.

Page: 2 of 4

The following terms and conditions have been agreed by both the parties of Santosh Deemed to be University and Healthcare Skill Foundation, Ghaziabad, henceforth enter in a Memorandum of Understanding with the following terms and conditions:-

- 1. THAT the formal training/ skill enhancement courses / workshop / online education for the students, Post graduates and Faculty from Santosh Deemed to be University shall be provided in the Santosh Deemed to be University Campus and in Santosh Medical College Hospital Campus
- 2. THAT appropriate Evaluation process and Certificates will be designing and issued on mutual agreement and will be signed by the Authorized Signatories of both the parties
- 3. THAT both the parties shall make provisions to share their respective facilities in order to promore the said academic expertise on mutual consent agreed upon.
- 4. THAT neither of the parties shall publicize any other things that are not outlined in this MoU without the knowledge of the other party.
- 5. THAT in any of the above activities, financial aspects, if involved, shall be borne by the respective Institutions, which will be considered case to case basis on mutual consent.
- 6. THAT this MoU shall be effective from the date of signing of both the parties.
- 7. THAT the term of this Memorandum of Understanding will be 2 (two) years from the date of execution. During the tenancy, the MoU may be extended or terminated by a prior

Page: 3 of 4

notice of not less than six months by either of the parties. However, termination of the MoU will not in any manner affect the interests of the students / faculty who have been admitted to pursue the programmes under the MoU.

IN THE WITNESS WHEREOF, THE UNDERSIGNED DULY AUTHORIZED BY THE CONCERNED INSTITUTION, HAVE SIGNED THIS MOU IN THE PRESENCE OF:

Second party

Signature:

Name

Designation: Founder & President

On behalf of Healthcare Skills Foundation, Ghaziabad.

: DR. ANIL KUMAR

E-mail ID: healthcareskillsfoundation@gmail.com

Contact No.: 9818384955

First party

Signature:

Name

: DR. V.P. GUPTA

Designation: Registrar

On behalf of Santosh Deemed to be University, Ghaziabad, NCR Delhi.

E-mail ID:

registrarsantosh@gmail.com registrar@santosh.ac.in

Contact No.: 7838888790



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BETWEEN

SANTOSH DEEMED TO BE UNIVERSITY, GHAZIABAD,

NCR DELHI

AND

SOCIETY OF CRITICAL CARE & EMERGENCY MEDICINE [SCCEM]
GHAZIABAD, UTTAR PRADESH

No. 1, Santosh Nagar, Ghaziabad -201 009 (Delhi-NCR) +91-120-4933353/63/73

santosh@santoshdeemedtobeuniversity.com admin@santosh.ac.in

www.santosh.ac.in

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MEMORANDUM OF UNDERSTANDING BETWEEN SANTOSH DEEMED TO BE UNIVERSITY, GHAZIABAD, NCR DELHI

AND

SOCIETY OF CRITICAL CARE & EMERGENCY MEDICINE [SCCEM] GHAZIABAD, UTTAR PRADESH

The Santosh Deemed to be University, Ghaziabad, NCR Delhi is providing medical and related education to aspirants by providing affordable medical education to all including Research and Innovation. The University, at its various Medical and Dental Departments are charged with the responsibility of training individuals on various scientific skills in various front-line areas of importance for the Nation. The University is also contributing to the rapidly growing knowledge and professional excellence in the field of Medicine and Dentistry.

Society of Critical Care & Emergency Medicine [SCCEM] was formed by a group of medical professionals in critical care and Emergency Medicine, with similar interest in upbringing the changes in critical acre and emergency education, training, awareness and services in the country.

SCCEM was registered under the society act 1860 with registration no. district shahdara/society/195/2013. Since its formulation, the society actively

involved in education and training of doctors, postgraduates, nurse, technicians & all healthcare workers in critical care and emergency.

The following terms and conditions have been agreed by both the parties under the Memorandum of Understanding:-

- THAT the formal training, courses, fellowship, certificate courses Workshops, conferences, academic meets, for the students, postgraduates & faculty will be conducted in the Santosh Medical College Hospital and Santosh Deemed to be university.
- THAT the parties shall frame Regulations / Guidelines for obtaining approval from various Management to offer fellowship, certificate courses and many more activities on mutual consent.
- 3. THAT Appropriate Evaluation process and Certificate will be designed and issued on mutual agreement and to be signed by Authorized Signatories of both the parties.
- 4. THAT both the parties shall make provisions to share their respective facilities in order to promote the said academic expertise on mutual consent agreed up
- 5. THAT in any of the above activities, the financial aspects, if involved, shall be borne by the respective Institutions and will be considered case to case basis on mutual consent.
- 6. THAT this MOU shall be effective from the date of signing of both the parties.
- 7. The duration of the MOU shall be for a period of two years from the effective

date. During its tenancy, the MOU may be extended or terminated by a prior notice of not less than six months by either of the parties. However, termination of the MOU will not in any manner affect the interests of the students/faculty who have been admitted to pursue the programmes under the MOU.

IN THE WITNESS WHEREOF, THE UNDERSIGNED DULY AUTHORIZED BY THE CONCERNED INSTITUTION, HAVE SIGNED THIS MOU IN THE PRESENCE OF:

Second party

Signature:

Name

: Dr. HEMANT GARG

Designation: President

On behalf of Society of Critical Care & Emergency Medicine.

E-mail ID: drhemant.garg@gmail.com

Contact No.: 9899911898

SCCEM SCCEM

First party

Signature:

Name

: DR. V.P. GUPTASTRAP

Designation: Registrar

On behalf of Santosh Deemed to be University, Ghaziabad, NCR Delhi.

E-mail ID:

registrarsantosh@gmail.com registrar@santosh.ac.in

Contact No.: 7838888790



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Article 5 Agreement or Memorandum of an agreement **Description of Document**

Property Description Not Applicable

Consideration Price (Rs.)

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- 3. In case of any discrepancy please inform the Competent Auth



BETWEEN

SANTOSH DEEMED TO BE UNIVERSITY, GHAZIABAD, NCR DELHI

AND

GHAZIABAD ENT CLUB
GHAZIABAD, UTTAR PRADESH

No. 1, Santosh Nagar, Ghaziabad -201 009 (Delhi-NCR) +91-120-4933353/63/73

Page: 1 of 4

santosh@santoshdeemedtobeuniversity.com admin@santosh.ac.in

www.santosh.ac.in

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MEMORANDUM OF UNDERSTANDING BETWEEN SANTOSH DEEMED TO BE UNIVERSITY, GHAZIABAD, NCR DELHI

AND

GHAZIABAD ENT CLUB GHAZIABAD, UTTAR PRADESH

The Santosh Deemed to be University, Ghaziabad, NCR Delhi is providing medical and related education to aspirants by providing affordable medical education to all including Research and Innovation. The University, at its various Medical and Dental Departments are charged with the responsibility of training individuals on various scientific skills in various front-line areas of importance for the Nation. The University is also contributing to the rapidly growing knowledge and professional excellence in the field of Medicine and Dentistry.

The Ghaziabad ENT Club, Ghaziabad, Uttar Pradesh, is engaged in extending the Academic Support / activities, Conducting Conferences, Academic Workshops and Symposiums to the Surgeons at large in Ghaziabad.

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Page: 2 of 4
Page 34 of 173

The following terms and conditions have been agreed by both the parties of Santosh Deemed to be University and Ghaziabad ENT Club, Ghaziabad, Uttar Pradesh, henceforth enter in a Memorandum of Understanding with the following terms and conditions:-

- 1. THAT the University will send its students for various Conferences and Symposiums organized by the Second party.
- 2. THAT the Second party will provide teaching / training support in form of manpower and conducting the academic activities.
- 3. THAT the Second party will provide access for conducting the CME's, Symposium, Conference etc., and involve PG's and Faculty members of the First party.
- 4. THAT there shall be "No" financial commitments / obligations by both the parties for extending their mutual support and consent.
- 5. THAT the term of this Memorandum of Understanding will be 2 (two) years from the date of execution of the Memorandum of Understanding.

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IN THE WITNESS WHEREOF, THE UNDERSIGNED DULY AUTHORIZED BY THE CONCERNED INSTITUTION, HAVE SIGNED THIS MOU IN THE PRESENCE OF:

Second party

Signature: .

Name

: DR. SUSHIL GAUR

Designation: Secretary

On behalf of Ghaziabad ENT Club, Ghaziabad, Uttar Pradesh

E-mail ID: drsushilgaur@gmail.com

Contact No.: 9811446546

First party

Signature:

Name

: DR. V.P. GUPTA

Designation: Registrar

On behalf of Santosh Deemed to be University, Ghaziabad, NCR Delhi.

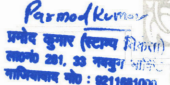
E-mail ID:

registrarsantosh@gmail.com registrar@santosh.ac.in

Contact No.: 7838888790







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Description of Document

Article 5 Agreement or Memorandum of an agreement

Property Description

Not Applicable

Consideration Price (Rs.)

First Party

SANTOSH DEEMED TO BE UNIVERSITY SANSKAR MULTI SPECIALITY HOSPITAL BULANDSHAHR

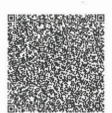
Second Party

SANTOSH DEEMED TO BE UNIVERSITY

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3. In case of any discrepancy please inform the Competent Authority.



MEMORANDUM OF UNDERSTANDING

BETWEEN

SANTOSH DEEMED TO BE UNIVERSITY, GHAZIABAD, NCR DELHI

AND

SANSKAR MULTI-SPECIALITY HOSPITAL, BULANDSHAHR, 394, GOVT. HOSPITAL ROAD, AGOUTA, BULANDSHAHR - 203001

Charlan

Page: 1 of 4

No. 1, Santosh Nagar, Ghaziabad -201 009 (Delhi-NCR) +91-120-4933353/63/73

santosh@santoshdeemedtobeuniversity.com admin@santosh.ac.in

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MEMORANDUM OF UNDERSTANDING BETWEEN SANTOSH DEEMED TO BE UNIVERSITY, GHAZIABAD, NCR DELHI AND

SANSKAR MULTI-SPECIALITY HOSPITAL, BULANDSHAHR, 394, GOVT. HOSPITAL ROAD, AGOUTA, BULANDSHAHR - 203001

The Santosh Deemed to be University, Ghaziabad, NCR Delhi is providing medical and related education to aspirants by providing affordable medical education to all including Research and Innovation. The University, at its various Medical and Dental Departments are charged with the responsibility of training individuals on various scientific skills in various front-line areas of importance for the Nation. The University is also contributing to the rapidly growing knowledge and professional excellence in the field of Medicine and Dentistry.

The Sanskar Multi-Speciality Hospital is a well-known hospital in Bulandshahr. The Hospital is delivering top medical services at very affordable cost to the needy and poor. It has highly experienced doctors and medical team who treats and serves patients with affection and care. The Sanskar Multi-Speciality Hospital is equipped with the best and modern medical instruments. Some of the top services this hospital offers are Abdomen Pain Treatment, Eclampsia Treatment, Adiana System Treatment, Maternal Care Service, Artificial Insemination Treatment etc.

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Page: 2 of 4

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The following terms and conditions have been agreed by both the parties of Santosh Deemed to be University Sanskar Multi-Speciality Hospital, henceforth enter in a Memorandum of Understanding with the following terms and conditions:-

- 1. THAT the University will send its students for various Conferences and Symposiums organized by the Second party.
- 2. THAT the Second party will provide training support in form of manpower and conducting the academic activities.
- 3. THAT the Second party will provide access for conducting the CME's, Symposium, Conference etc., and involve PG's and Faculty members of the First party.
- THAT the Second party shall allow the students of First Party for Observership and Research related activities on mutual consent.
- 5. THAT there shall be "No" financial commitments / obligations by both the parties for extending their mutual support and consent.
- 6. THAT the term of this Memorandum of Understanding will be 2 (two) years from the date of execution of the Memorandum of Understanding.

Markay Page: 3 of 4

IN THE WITNESS WHEREOF, THE UNDERSIGNED DULY AUTHORIZED BY THE CONCERNED INSTITUTION, HAVE SIGNED THIS MOU IN THE PRESENCE OF:

Second party

Signature: ..

Name

: DR. ANIL KUMAR

Designation: Director

On behalf of Sanskar Multi-Speciality

Hospital

E-mail ID: anildrchauhan@gmail.com

Contact No.: 8979855999

First party

Signature: ...

Name

DR. V.P. GUPTA

REGISTRAF

Designation: Registrar

On behalf of Santosh Deemed to be University, Ghaziabad, NCR Delhi.

E-mail ID:

registrarsantosh@gmail.com registrar@santosh.ac.in

Contact No.: 7838888790

AGREEMENT

Between
Missouri State University
And
Santosh Deemed to be University

This Agreement is made and entered into between and by the following parties:

Santosh Deemed to be University (SU), a university in India, with its legal address at 1 Sector 12, Santosh Nagar, Pratap Vihar, Ghaziabad, Uttar Pradesh 201009 and Missouri State University (MSU) a public university in the United States of America, with its legal address at 901 South National Avenue, Springfield, Missouri, 65897, United States of America.

RECITALS

Whereas, MSU and SU desire to offer programs including, but not limited to joint educational programs, joint research and cultural opportunities for students from both universities, and have agreed to offer such programs on the terms and conditions herein, the parties agree as follows:

I. PURPOSE AND TRAINING OBJECTIVES OF THE PROGRAMS

and cultural exchanges between the two universities and promote understanding and friendship between the two countries with a goal of producing qualified professionals with the requisite knowledge and skills suitable for society.

II. JOINT EDUCATIONAL PROGRAMS

ARTICLE 2 Undergraduate Student Programs

- 2.1 SU will assist excellent undergraduate students who desire to study at MSU and MSU will assist excellent students who wish to study at SU. In this program, SU students may attend MSU to take undergraduate courses either as non-degree seeking students, to include semester and year-long programs at MSU, degree completion programs, and accelerated undergraduate to graduate degree programs. MSU students are eligible to participate in SU undergraduate courses.
- 2.2 All SU students entering this program must be proficient in English, with determination made by MSU prior to acceptance into the program. Students may establish their English proficiency by the TOEFL iBT (a minimum score of 61 is required), the IELTS (a minimum score of 5.5 is required), or successful completion of Level 5 in the English Language Institute. SU students must request that original copies of their TOEFL iBT scores be sent to MSU directly

Page 1 of 6

- 2.3 SU students entering this program must meet MSU's admission requirements. MSU has sole discretion to make admissions, dismissal, and enrollment decisions. MSU students entering SU's program must meet all SU admission requirements.
- 2.4 SU students shall be responsible for paying all tuition and fees as well as their living expenses while at MSU. SU students shall comply with MSU's policies, instructions, and requirements, including medical insurance. MSU students attending SU will be responsible for all expenses associated with study at SU.
- 2.5 SU shall accept transfer of coursework completed at MSU in awarding the bachelor's degree. MSU shall provide a complete record of the academic work performed by the student to SU. MSU shall accept transfer of coursework completed at SU when a complete transcript is provided by SU.

ARTICLE 3 Graduate Student Program

- **3.1** In this program, SU students may attend MSU to take graduate courses either as non-degree seeking students or degree seeking students. MSU students may attend SU to take graduate courses.
- **3.2** SU students shall be responsible for paying all tuition and fees as well as their living expenses while at MSU. SU students shall comply with MSU's policies, instructions, and requirements including medical insurance. MSU students attending SU will be responsible for all expenses associated with study at SU.
- 3.3 SU graduate students who apply for, and are accepted into, an MSU graduate program, will be eligible to earn a MSU master's degree. For those students also seeking a SU master's degree, MSU shall provide a complete record of the academic work performed by the student at MSU to SU. SU shall accept transfer coursework completed at MSU in awarding their master's degree. MSU graduate students may likewise be accepted into a SU graduate program.
- 3.4 All SU students entering this program must be proficient in English, which determination shall be made by MSU prior to acceptance into the program. Students can establish their English proficiency by the TOEFL iBT (a minimum score of 79 is required), the IELTS (a minimum score of 6.0 is required), or successful completion of the English for Academic Purpose Graduate Capstone in the English Language Institute. SU students must request that original copies of their TOEFL iBT scores be sent to MSU directly from the Educational Testing Service and that original copies of their IELTS scores be sent to MSU directly from an IELTS center.
- 3.5 All SU students entering this program must have obtained satisfactory scores on the Graduate Record Examination (GRE) or Graduate Management Admission Test (GMAT), which determination shall be made by MSU prior to acceptance into the

Page 2 of 6

program. Additionally, all SU students entering this program must meet the admission requirements for the graduate program to which they seek admission. MSU has sole discretion to make admissions, dismissal, and enrollment decisions. MSU students entering SU programs must meet all SU admission requirements.

ARTICLE 4 International Partners Program

SU students and alumni who enroll in any of the joint educational programs referenced in Articles 2 and 3 of this agreement will receive the International Partners Scholarship. Tuition and fees, to include student health insurance, will be charged to the student's account after enrollment at MSU for students physically present in the U.S. during the period of enrollment.

ARTICLE 5 English Language Institute

MSU's English Language Institute (ELI) is fully accredited by the Commission on English Language Program Accreditation (CEA). Students wanting to improve their English language proficiency or students needing to improve their English language skills to apply for full admission to MSU may enroll in ELI. SU students who attend ELI qualify for the ELI Partners Scholarship, which provides a \$250 reduction of ELI tuition per session. Students do not need to complete a standardized English test to enroll in ELI. The ELI English for Academic Purposes program offers five 8-week sessions per year. Start dates generally occur in August, October, January, March and June.

ARTICLE 6 International Leadership and Training Center/Special Programs

The Missouri State University International Leadership and Training Center (ILTC) provides customized, non-credit training programs for international students and professionals. The core of ILTC programming involves developing and presenting topic-specific training programs, either in Missouri or abroad. The four areas of specialty for ILTC training programs include agriculture, biotechnology, entrepreneurship, and health care. Each program is designed to provide a balance of academic, practical and cultural experience for participants.

SU is encouraged to request special programs for groups of their students, faculty or alumni to come to the MSU campus. In most cases, special programs are designed for a minimum of ten (10) participants. MSU will evaluate each request and reply as quickly as possible with program details, including the cost and description of accommodations and cultural activities. Additionally, weekend trips to local attractions can be included in the program if requested. SU is encouraged to provide similar programs for MSU students.

III. TERM AND TERMINATION

ARTICLE 7 This Agreement shall remain in effect from the date of execution for a period of five (5) years. The Agreement may be extended or renewed for

Page 3 of 6

additional periods of time with the mutual written consent of the parties, subject to such terms and conditions as the parties shall determine.

ARTICLE 8 Either party may terminate this Agreement by providing written notification at least six (6) months in advance; provided however, that such termination shall not take effect with respect to students already enrolled in the programs until such students have been provided an opportunity to complete their coursework.

ARTICLE 9 If the termination is for the other party's non-compliance with any material term of this Agreement, the party desiring to terminate will contact the other party in writing, and such party shall have thirty (30) days to correct the situation (cure period). If the situation is not corrected after the thirty (30) day cure period such termination shall not take effect with respect to students already enrolled in the programs until such students have been provided an opportunity to complete their coursework.

ARTICLE 10 Either party may immediately terminate this Agreement in the event that there is a change in law, regulation or policy that results in a material adverse impact on its programs.

IV. FORCE MAJEURE

ARTICLE 11 If, as a result of an act of force majeure, including without limitation, and act of nature, war, riot, labor dispute strike, threat thereof, intervention of a government agency or instrumentality, or other occurrence beyond the reasonable control of either party, a party is hindered in performing its obligations hereunder, or is thereby rendered unable to perform its obligation hereunder, then, in such event, such party shall have the right, upon notifying the other of the occurrence of force majeure as herein defined, to suspend performance until the event of force majeure has passed. In the event that either party is unable to perform for a period in excess of two (2) months at any time after the commencement date of this Agreement due to an act of force majeure, the other party, at its option, may terminate the Agreement.

V. COMPLIANCE

ARTICLE 12 The parties agree to comply with all applicable laws, regulations, and policies. Such applicable laws shall include but not be limited to the Foreign Corrupt Practices Act ("FCPA"), 15 U.S.C. § 78dd-1, et seq. SU further agrees to indemnify and hold harmless MSU and MSU's employees, officers, and directors from any and all criminal or civil liabilities or fines incurred or threatened (as well as attorneys' fees and court costs related thereto) directly or indirectly related to SU's failure to comply with applicable laws, regulations and policies (including but not limited to the FCPA).

Page 4 of 6

ARTICLE 13 SU further agrees to participate in such legal, compliance, and/or best practices training and/or monitoring as MSU in its discretion requires to ensure compliance with all applicable laws, regulations, and policies (including, but not limited to the FCPA) or for any other reason.

VI. MISCELLANEOUS

- ARTICLE 14 The provisions of this Agreement are expressly limited to the relationship between SU and MSU with respect to the educational undertaking herein described. Nothing herein shall prevent either SU or MSU from embarking upon other or additional programs so long as the performance of other contracts does not affect the respective party's performance hereunder. This Agreement does not discourage continued discussion between the parties to look at other programs in the future, which would have mutual benefit.
- 14.1 The parties will seek to develop cooperative cultural, teaching, and research opportunities for students and faculty.
- 14.2 The parties will engage in further discussions about the specific details of the proposed items in this Agreement. Any additional agreements reached will be subject to the approval of the governing bodies of each party.
- ARTICLE 15 This Agreement shall be governed by and construed in accordance with the laws of the United States of America, State of Missouri.
- ARTICLE 16 The parties are independent contractors of one another. Nothing in this Agreement shall be construed to create a partnership, joint venture, agency, or employment relationship between the parties. Neither party is authorized or empowered to act as agent for the other for any purpose and shall not on behalf of the other enter into any contract, warranty, or representation as to any matter.
- ARTICLE 17 Except as otherwise expressly authorized in writing by MSU, SU shall do business in its own name and shall not trade upon the name or credit of the other. All brochures, advertisements or other solicitations for the programs must be submitted for written approval in advance by the other party. This Agreement confers no rights to use the logos, marks and likeness of the other party in any advertising except as authorized by MSU in writing in accordance with the provisions of this paragraph.
- ARTICLE 18 MSU and SU shall not discriminate against any person on the basis of race, color, religion, sex, national origin, ancestry, age, disability or veteran status in the performance of this Agreement.
- ARTICLE 19 Neither party shall assign this Agreement or assign or delegate any of its obligations under this Agreement to any third party without the other party's prior written consent.

Page 5 of 6

ARTICLE 20 This Agreement constitutes the entire agreement among the parties with respect to the subject matter contemplated herein. No amendment, change, waiver, or discharge hereof shall be valid unless it is in writing and executed by the party against whom such amendment, change, waiver, or discharge is sought to be enforced.

ARTICLE 21 Any notice required or permitted under the provisions of this Agreement, including any notice of termination, shall be effective when communicated to:

If to MSU, to: Office of International Programs

Attention:

Brad Bodenhausen

Email:

BradBodenhausen@MissouriState.edu

Telephone:

+1 (417) 836-3292

If to SU, to:

Office of the Registrar

Attention:

Dr. V.P. Gupta

Email:

Santosh@SantoshUniversity.com

Telephone:

0120-493-3350

ARTICLE 22 If any provision of this Agreement is determined to be invalid, illegal, or unenforceable under any applicable statute or rule of law, it is to that extent to be deemed omitted, and the balance of the Agreement shall remain enforceable. Upon such determination that any term or other provision is invalid, illegal, or unenforceable, the parties shall endeavor to amend such provision so that the intention thereof can be carried out to the extent legally possible.

This Agreement shall become effective as of the date of the **ARTICLE 23** approval by the competent authorities for educational affairs at SU and by the Board of Governors of Missouri State University ("Effective Date").

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

For the Board of Governors of Missouri State University

Dr. James P. Baker

Vice President for Research, Economic Development and International Programs

Date: 8-2-21

Santosh Deemed to be University

REGISTRAR

Registrar







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SUBIN-UPUP1407120466903460786550T

SANTOSH DEEMED TO BE UNIVERSITY GZB

Article 4 Affidavit

Not Applicable

SANTOSH DEEMED TO BE UNIVERSITY GZB

DR BHATIA MEDICAL COACHING INSTITUTE PVT LTD

SANTOSH DEEMED TO BE UNIVERSITY GZB

100

(One Hundred only)



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MEMORANDUM OF UNDERSTANDING

BETWEEN



SANTOSH DEEMED TO BE UNIVERSITY, GHAZIABAD,

NCR DELHI

AND



DR. BHATIA MEDICAL

COACHING INSTITUTE PVT. LTD.

7, UNIQUE APARTMENT, ROHINI, DELHI - 110085

Santosh Deemed to be University
First Party

Dr Bhatia Medical Coaching Institute Pvt. Ltd.
Second Party

No. 1, Santosh Nagar, Ghaziabad 201 009 (Delhi-NCR) +91-120-4933353/63/73

santosh@santoshdeemedtobeuniversity.com admin@santosh.ac.in

www.santosh.ac.in

This Memorandum of Understanding (MoU) is made and executed on thisth day of March 2021 by and between

Santosh Deemed to be University, established by Santosh Trust Registered under Indian Trust Act 1882 vide Registration No. 16352/2004 (PAN No. AAITS6921N) having its Registered Office at No.1, Santosh Nagar, Ghazia bad -201 009 NCR Delhi through its Registrar DR. V.P. Gupta (which expression shall unless it be repugnant to the context or meaning thereof mean and include its heirs, executors, administrators and assigns) hereinafter called as First Party

AND

Dr. Bhatia Medical Coaching Institute Pvt. Ltd. (DBMCIPL), a Company incorporated under the Indian Companies Act 1956 (CIN No. U80903DL1999PTC099991) (PAN No. AAACD8133E) (GSTIN 07AAACD8133E1ZZ) having its Registered Office at No. 7, Unique Apartments, Sector-13, Rohini, New Delhi – 110 085 and Corporate Office at 2nd Floor, 1/11, East Patel Nagar, New Delhi - 110 008 through Dr. Nachiket Bhatia, CEO (which expression shall unless it be repugnant to the context or meaning thereof mean and include its heirs, executors, administrators and assigns) hereinafter called as Second Party

Santosh Deemed to be University is providing medical and related A. education to aspirants by providing affordable medical education to all including Research and Innovation. The University, at its various Medical

Santosh Deemed to be University

First Party

Dr Bhatia Medical Coaching Institute Pvt. Ltd.

Second Party

and Dental Departments are charged with the responsibility of training individuals on various scientific skills in various front-line areas of importance for the Nation. The University is also contributing to the rapidly growing knowledge and professional excellence in the field of Medicine and Dentistry

- B. Dr. Bhatia Medical Coaching Institute Pvt. Ltd. (DBMCIPL) is a 24-year-old company having more than 140 face to face and satellite centers pan India, has many nested centers in various medical colleges, to name a few Muzaffarnagar Medical College, Muzaffarnagar, Govt Medical College, Bhavnagar, Teerthankar Mahavir University, Muradabad and many more.
- C. Whereas Santosh Deemed to be University having Constituent Colleges namely Santosh Medical College & Hospital and Santosh Dental College & Hospital situated at Ghaziabad dealing & offering UG/PG/Ph.D programs to the aspirants/students.
- D. Whereas Dr. Bhatia Medical Coaching Institute Pvt Ltd (DBMCIPL) under the DBMCIPL Programme, wants to establish a Franchise for the conduct of Coaching Classes / Career Advancement Sessions at Santosh Deemed to be University to the students admitted through the Santosh Deemed to be University.

Santosh Deemed to be University

First Party

Dr Bhatia Medical Coaching Institute Pvt. Ltd.
Second Party

Page 51 of 173

NOW THIS MEMORANDUM OF UNDERSTANDING WITNESSETH AS UNDER:-

- THAT the Second Party in the Nested Satellite Centre at Santosh Deemed 1. to be University shall act as an Academic Partner providing the following:
 - i. Providing Faculty for handling classes
 - ii. Content (Books, Notes, Assignments)
 - Assessments (Test Series, On line and Off Line, Subject wise and iii. **Grand Test)**
 - Platform for Doubt Resolution (DBMCI Premier Group) iv.
 - ٧. eGurukul App for enrolled students
 - vi. eGurukul App for College Library
- THAT the Second Party shall provide stationeries including Application 2. forms, Prospectus and Student ID cards who have been admitted through the First Party as a part of promotional activity by DBMCI.
- THAT the Second Party shall also provide a payment gateway and other 3. electronic means for deposit of fees by the students who were admitted through the First Party.
- THAT the First Party shall provide the following Infrastructural 4. requirements for the effective conduct of the said programme in the University:

Santosh Deemed to be University

First Party UNI

Dr Bhatia Medi Coaching Institute Pvt. Ltd.

Second Party

For the purpose of this clause, "Confidential Information" shall mean information relating to the students, the academic activities of the College & hospital.

- 8. <u>Term and Termination:</u> This MoU shall have a term of Three (3) years unless terminated. This MoU will be valid and binding upon Parties until expiry of the said term, unless terminated by either Party for the reasons mentioned in Default clause.
- 9. <u>Default:</u> If the Parties, by any act or omission, breach any material obligation under this MoU and if such breach continues for a period of 30 (thirty) days after written notice thereof has been given by the either of the Party, the Parties shall have the right to terminate this MoU with immediate effect by written notice. The right to terminate this MoU shall be in addition to and without prejudice to any other rights which the Parties may have hereunder.
- 10. <u>Notices:</u> All correspondence or notices required or permitted to be given under this MoU shall be given in English and sent by mail, telefax, electronic mail or delivered by hand at the following addresses:

If to First Party:

Address: No.1, Santosh Nagar, Ghaziabad – 201 009 NCR Delhi

Email: registrarsantosh@gmail.com registrar@santosh.ac.in

Phone: +91 7838888790

Santosh Deemed to be University

First Party

Dr Bhatia Medical Coaching Institute Pvt. Ltd.

Second Party

Kind Attn: DR.V.P.GUPTA

If to Second Party:

Address: 7, Unique Apartment, Rohini, Delhi – 110 085

Email: nachiketbhatia@dbmi.edu.in

Phone: 9810150067

Kind Attn: Dr. Nachiketa Bhatia

or such other address or telefax number as either Party may designate to the other Party in writing.

11. <u>Miscellaneous:</u> The relationship between the Parties hereto is that of an independent contractor. Nothing in this MoU shall be deemed to constitute a partnership between the Parties.

This MoU shall not be amended, supplemented or modified save by written agreement signed by or on behalf of the Parties.

The failure of either Party to enforce any term of this MoU shall not act as a waiver. Any waiver must be specifically stated as such in writing.

If any provision herein is held to be void or unenforceable, the validity and enforceability of the remaining provisions herein shall remain unaffected and enforceable.

Santosh Deemed to be University

First Party BE U

Dr Bhatia Medical Coaching Institute Pvt. Ltd.

Second Party

Page 54 of 173

This MoU shall be binding upon and inure to the benefit of the affiliates of both the parties.

This MoU may be executed in one or more signed counterparts, facsimile or otherwise, which shall together form one instrument.

12. <u>Dispute Resolution:</u> In case of any dispute arising or accruing in respect of this **MoU** or upon matters incidental, related or consequent hereto, the same shall be referred for arbitration in consonance with the provisions of the Arbitration and Conciliation Act, 1996. The place of arbitration shall be NCR Delhi and the language of the arbitration shall be English.

Each party shall have the right to appoint one arbitrator and the appointed arbitrator shall appoint the third arbitrator. In the event of an agreement not being reached as regards the third arbitrator within 15 (fifteen) days of the appointment of the two arbitrators, then the third arbitrator shall be appointed by the High Court.

The award passed by the Arbitral Tribunal shall be final and binding upon the Parties.

The cost of the Arbitration shall be initially deposited with the Arbitral Tribunal equally by both the parties. The Arbitral Tribunal, if called upon, shall also be entitled to award interests, damages and costs.

13. <u>Jurisdiction:</u> The Courts of Delhi alone will have exclusive jurisdiction in respect of this Deed.

Santosh Deemed to be University

First Party

Dr Bhatia Medical Coaching Institute Pvt. Ltd.
Second Party

Page 55 of 173

IN WITNESS WHEREOF the parties hereto have hereunto set and subscribed their respective hands the day & year first hereinabove written

First party

Signature;

Signature

Name : DR. V.P Supta

Designation: Registrar

On behalf of

Santosh Deemed to be University

Ghaziabad, NCR Delhi E-mail ID:

registrarsantosh@gmail.com

registrar@santosh.ac.in

Contact No.: 7838888790

Second party

Signature:

Name: Dr. Nachiket Bhatia

Designation: CEO

On behalf of

Dr. Bhatia Medical Coaching

Institute Pvt. Ltd.

E-mail:

nachiketbhatia@dbmi.edu.in

Contact No.: 9810150067

Santosh Deemed to be University
First Party

Dr Bhatia Medical Coaching Institute Pvt. Ltd.
Second Party

Page 56 of 173



Government of Uttar Pradesh





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Description of Document

Property Description

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First Party

Second Party

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Stamp Duty Amount(Rs.)

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: Article 19 Certificate or other Document

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: SANTOSH DEEMED TO BE UNIVERSITY GHAZIABAD UP

: LA MIDAS NEELKANTH GROUP OF HOSPITALS

: SANTOSH DEEMED TO BE UNIVERSITY GHAZIABAD UP

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(One Hundred only)



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MEMORANDUM OF UNDERSTANDING BETWEEN

SANTOSH DEEMED TO BE UNIVERSITY GHAZIABAD, NCR DELHI

AND

LA MIDAS, NEELKANTH GROUP OF HOSPITALS, GURGAON

The Santosh Deemed to Be University, Ghaziabad, NCR Delhi is providing medical and related education to aspirants by providing affordable medical education to all including research and innovation. The University, at its various Medical and Dental departments is charged with the responsibility of training individuals on various scientific skills in various front line areas of importance for nation and is also contributing to the rapidly growing knowledge and professional excellence in the field of medicine and dentistry.

La Midas, Neelkanth Group of Hospitals is a complete medical aesthetics and wellness Centre functioning in Gurgaon. The centre envisions to bring the best out of a person and make their beauty and wellness dreams come true. The Group of Hospitals indulged in treating, training and innovating while providing international standards of technology, infrastructure, clinical care and modern medicine. The society is engaged in various social activities aiming at well being of an individual. Through the tireless collaborative efforts of all the team the sign of the state of the sign of

No. 1, Santosh Nagar, Ghaziabad -201 009 (Delhi-NCR) +91-120-4933353/63/73

santosh@santoshdeemedtobeuniversity.com admin@santosh.ac.in

Authorised Signatory

www.santosh.ac.in

members, the Hospital has successfully organized various events which focused on the above aspects.

The Santosh Deemed to be University through its Department of Obstetrics & Gynaecology, Santosh Medical College & Hospital [First Party] and the La Midas, Neelkanth Group of Hospitals, Gurgaon [Second Party] have agreed upon to join hands through the present Memorandum of Understanding with the following terms and conditions:

- 1. THAT the First Party shall send the students of the Medical College of the University for undergoing Observership to the Second Party.
- 2. THAT the Second Party shall extend support for the students of the First Party and be a knowledge partner in sharing their expert knowledge in the said field.
- 3. THAT the Second Party shall share its knowledge and expertise to the students of Department of Obstetrics & Gynaecology during observership on Cosmetics and applying techniques on mutual consent of agreement.
- 4. THAT the present MoU shall not involve any financial implications among the two parties.
- 5. THAT the present MoU is valid for a period of Five [5] years from the date of signing of both the parties.
- 6. THAT both the parties are free to terminate the present agreement on mutual consent with a notice period of 30 days by either of the parties For LAMINAS MEDICAL ... (" CAN be have a signature UP Authorised signature initiating the contract termination.

IN THE WITNESS WHEREOF, THE UNDERSIGNED DULY AUTHORIZED BY THE CONCERNED INSTITUTION, HAVE SIGNED THIS MOU IN THE PRESENCE OF:

First party

Signature:)
REGISTRARNAME: DR. V.P. GUPTA

Designation : Registrar

On behalf of Santosh Deemed to be University, Ghaziabad, NCR Delhi

E-mail ID:registrar@santosh.ac.in Contact No.: 7838888790

Date: 29.04.2021

Second party

Sortamperson 14/6/2020 Authorited Signatory

Signature:

Name: Dr. PANKHURI GARG Designation: Co-Founder & Consultant

On behalf of
Le Midas & Associated Hospitals
Neelkanth Group of Hospitals,
Gurgaon
E-mail ID: drpankhurigarg@gmail.com
Contact No.: 9910552141

Date: 29.04.2021



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First Party

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MEMORANDUM OF UNDERSTANDING
BETWEEN
SANTOSH DEEMED TO BE UNIVERSITY
GHAZIABAD, NCR DELHI
AND

ALL INDIA OCCUPATIONAL THERAPISTS' ASSOCIATION
AIOTA NATIONAL HEADQUARTERS
801, 8TH FLOOR, BUSINESS BAY,
KAMDHENU REALITIES, PLOT NO. 51, SECTOR 1, NERUL,
NAVI MUMBAI-400706, MAHARASHTRA, INDIA.

The Santosh Deemed to be University, Ghaziabad, NCR Delhi is providing medical and related education to aspirants by providing affordable medical education to all including Research and Innovation. The University, at its various Medical and Dental Departments are charged with the responsibility of training individuals on various scientific skills in various front-line areas of importance for the Nation. The University is also contributing to the rapidly growing knowledge and professional excellence in the field of Medicine and Dentistry.

The All India Occupational Therapists' Association (AIOTA) is a founder council member of the World Federation of Occupational Therapists (WFOT) and both these organizations came to existence in 1952. Ample research on several areas of occupational therapy (OT) practice is being conducted and worked upon in the country, are presented in the annual national conferences. The research works are also documented by publishing in the quarterly publication of the Indian Journal of Occupational Therapy (IJOT). The constituent academic body of the AIOTA is Academic Council of OT (ACOT) that not only is responsible for

Page: 1 of 4

No. 1, Santosh Nagar, Ghaziabad -201 009 (Delhi-NCR) +91-120-4933353/89/73

santosh@santoshdeemedtobeuniversity.com admin@santosh.ac.in

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maintaining the minimum standards of under-graduation and post-graduation occupational therapy education in India. ACOT is regularly organizing annual fellowships in advanced OT in various specialties, continued OT education (COTE) programs, seminars and workshops to update members and occupational therapy professionals; with recent advancements and research to apply in their clinical practice.

The Santosh Deemed to be University, Ghaziabad, NCR Delhi through its Department of Orthopaedics [Occupational Therapy], of Santosh Medical College & Hospital and the AIOTA, henceforth enter into a Memorandum of Understanding on the following terms and conditions:

- THAT the First party may provide support in form of its infrastructure
 to hold educational programs (Listed below), facility of ethics
 committee in collaboration with second party for approval of research
 projects conducted by AIOTA recognized Centers / institutions / AIOTA
 member if he/she wishes.
- 2. THAT the Second party will provide faculties, participants, and required promotional materials for the collaborative educational events. The promotion of the academic programs at national level will also be the responsibility of the second party. The academic activities to be organized will be as under-

Page: 2 of 4

- 2.a. Fellowship programs in Advanced Occupational Therapy in various specialties of occupational Therapy
- 2.b. Short courses, Continuing OT Education Programs, Seminars and workshops & or any other OT related educational activities (not listed)
- 2.c. Research projects conducted on recommendation of AIOTA by the AIOTA accredited institutions/recognized centers and/or AIOTA members, if he/she wishes.
- 3. THAT Second party will permit the students / researchers / faculty members of the First party for visit to their institution and facilitating Institutional Academia Interactions among both the parties ensuring convenience of both parties
- 4. THAT the term of this Memorandum of Understanding will be 3 (three) years from the date of execution of the Memorandum of Understanding.
- 5. THAT either of the parties is free to terminate the present MoU with mutual consent with a prior notice of not less than 3 months by either of the parties processing for the termination.
- 6. There will not be any kind of financial obligations between the two parties during above said programs in Item No 2 (2a, 2b, 2c).

Page: 3 of 4

IN THE WITNESS WHEREOF, THE UNDERSIGNED DULY AUTHORIZED BY THE CONCERNED INSTITUTION, HAVE SIGNED THIS MOU IN THE PRESENCE OF:

Second party

Signature:

Name: **DR. ANIL K SRIVASTAVA**Designation: President AIOTA

On behalf of AIOTA Navi, Mumbai - 400706 Maharashtra, India E-mail ID:

president@aiota.org
Contact No.: 9415405095

9140879761

First party

Signature:

Name: DR. V.P. GUPTA Designation: Registrar

REGISTRAR

On behalf of Santosh Deemed to be University

E-mail ID:

registrar@santosh.ac.in Contact No.: 7838888790

Date: 29.04.2021 Date: 29.04.2021





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First Party

Second Party

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SANTOSH DEEMED TO BE UNIVERSITY

Article 4 Affidavit

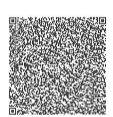
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SANTOSH DEEMED TO BE UNIVERSITY

SHIBLI ACADEMY OF HEALTH AND SKILL SCIENCES

SANTOSH DEEMED TO BE UNIVERSITY

(One Hundred only)



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MEMORANDUM OF UNDERSTANDING

The purpose of this Memorandum of Understanding (MOU) is entered into and is effective as on [•] day of [•],[•] ('Effective Date') by and between:

Santosh Deemed to be University, managed by Santosh Trust established and registered under the provision of the Indian Trust Act 1882, having its registered office at No.1, Santosh Nagar, Ghaziabad hereinafter referred to as '[SU]' (which expression unless repugnant to the subject or the context of shall mean and include its successors and assigns) of the First Part, and

"Shibli Academy of Health & Skill Sciences",, a company incorporated and registered under the provision of the Companies Act, 1956, having its registered office at Delhi hereinafter referred to as "SAHSS", (which expression shall, where the context so admits, include its successors and person or persons for the time being in control and management of the affairs of the Company and permitted assigns) of the Second Part;

SAHSS has developed a proprietary system ("**SAHSS System**") of developing training programs for the healthcare industry and establishing & operating training centers.

(Santosh Deemed to be University)

(Shibli Academy of Health

& Skill Sciences

No. 1, Santosh Nagar, Ghazabad -201 009 (Delhi-NCR) +91-120-4933353/63/73

santosh@santoshdeemedtobeuniversity.com admin@santosh.ac.in

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SAHSS owns the trade names "Shibli Academy of Health & Skill Sciences", and "SAHSS", logotypes, emblems, designs, signs and symbols, and other intellectual property used in connection with the offer, sale, promotion, and presentation of the SAHSS Programs, and may develop or acquire other trademarks, and trade names for use in future (hereinafter referred to as the "Mark(s)"). SAHSS is the sole and exclusive owner of the goodwill associated with the Marks.

Santosh Deemed to be University, understands and acknowledges the benefit to be derived from professional association with **SAHSS** for organizing "**Life support training program(s)**".

The signatories to this MOU are referred to individually as the PARTY and jointly as the PARTIES in this MOU.

RECITALS

Whereas, Santosh Deemed to be University is well reputed university in the State of Uttar Pradesh.

And Whereas, **SAHSS** is a leading healthcare training organization, which is engaged in the activities of delivering healthcare educational and training solutions to meet the rapidly growing need of healthcare sector & emergency

(Santosh Deemed to be University)

(Shibli Academy of Health

& Skill Sciences

medical services;

Santosh Deemed to be University has agreed to organize American Heart Association certified courses and Life support training programs as outlined in Annexure II (the "Approved Training Program(s)") in association with "Shibli Academy of Health & Skill Sciences".

Now, therefore, in consideration of the foregoing recitals, covenants and conditions hereinafter set forth, both the Parties hereby agree as follows:

- a. The scope of this MOU is to define the responsibilities and rights of the Parties herein with respect to joint offering and delivery of various healthcare programs by the parties and providing Approved Training Programs in accordance with the terms and conditions hereunder.
- b. Without prejudice to the generality of aforesaid, both the Parties to this MOU recognize the following acts or activities to be carried out by them in achieving the objectives of this MOU:
 - Offering and delivery of healthcare training programs by the SAHSS in the Santosh Deemed to be University allocated locations.
 - ii. Contracts for delivering Approved Training Programs

(Santosh Deemed to be University)

(Shibli Academy of Health
& Skill Sciences)

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- iii. Necessary arrangement for space and other facilities for organizing and delivery of healthcare programs to the qualified students or participants;
- iv. Providing necessary equipment, instruments and training-aids for delivery of healthcare training programs;
- v. Planning, scheduling, organizing, and managing the delivery of the healthcare training programs;
- vi. Delivery of training materials, books, and other reference materials to the participants;
- vii. Conducting of regular pre & post course assessments and examinations
- viii. Issuance of certificates to the participants who successfully complete the training program requirements.

1 CONFIDENTIALITY

1.1 The term "Confidential Information" means information sensitive to a party hereunder, whether written, oral or in another tangible or intangible form, including but not limited to information

(Santosh Deemed to be University)

(Shibli Academy of Health

& Skill Science

concerning the business, operations, projects, technologies and affairs of such party (the "Disclosing Party") or its affiliates, subsidiaries or associates that has been or may be disclosed to the other party hereunder (the "Receiving Party") or its employees, managers, principals, directors, representatives or instructors.

- 1.2 Confidential Information does not include information which:
 - is or becomes publicly known or within the public domain without the Receiving Party's breach of this MOU;
 - has been or is lawfully obtained by the Receiving Party from third parties without an obligation of confidence to Disclosing Party;
 - c. is approved for release by written authorization of the Disclosing Party; or
 - d. is required to be disclosed pursuant to a requirement of law, in which event the Receiving Party shall take written approval of the Disclosing Party before making such disclosure.

(Santosh Deemed to be University)

(Shibli Academy of Healthau)

& Skill Sciences

- 1.3 The Receiving Party warrants that
 - a. Receiving Party or any of its employees, managers, principals, directors, representatives or instructors will use the Confidential Information of the Disclosing Party solely for the purposes of performing its obligations under this MOU, and will not appropriate it for its own use or any other purpose not permitted;
 - b. Confidential Information will be kept in strict confidential during the Term and after termination of this MOU and the Receiving Party must use the same degree of precaution as it uses to protect its own confidential information and safeguards its confidential information of like importance;
 - c. Receiving Party's employees, managers, principals, directors, representatives or instructors will not disclose any Confidential Information in any manner whatsoever without the Disclosing Party's prior written approval.
- 1.4 All Confidential Information is and shall remain exclusively the property of the Disclosing Party and shall be returned immediately to the Disclosing Party upon expiry or termination of this MOU.

(Santosh Deemed to be University)

(Shibli Academy of Health

& Skill Sciences

1.5 Receiving Party warrants that it will only disclose Confidential Information to those employees, managers, principals, directors, representatives or instructors who need to know such information for the purpose of this MOU and who have agreed prior to such disclosure to be bound by the terms hereof to the same extent as the Receiving Party or in the alternative, who have agreed to be bound by terms similar to the terms hereof.

2 INTELLECTUAL PROPERTY

- 2.1 SAHSS acknowledges that all types of training material; Approved Training Programs and Kit(s); and all other records, documents, software, data, designs and other materials, whether in hard copy, or in any other media, provided or made available by SAHSS relating to this MOU (hereinafter referred to as "Material") AND shall always remain the sole and exclusive property of SAHSS.
- 2.2 SAHSS acknowledges that, upon expiry or termination of this MOU for any reason, **Santosh Deemed to be University** shall have no right over anything including material and laboratory equipment received from SAHSS during the course of this MOU.

(Santosh Deemed to be University)

(Shibli Academy of Health

& Skill Sciences

REGISTRAP

2 RESPONSIBILITIES OF THE PARTIES

- 3.1 SAHSS shall offer the Approved Training Programs at the **Santosh Deemed to be University** Center(s).
- 3.2 The roles & responsibilities of the PARTIES respectively are defined in Annexure II.
- 3.3 The Financial Terms and Conditions are at Annexure III.
- 3.4 Annexure-I, II, III are an integral part of this MOU.

3 NON-COMPETE

- 4.1 Santosh Deemed to be University and its group companies, associates or partners, shall not compete with SAHSS in the provision of the Approved Training Programs during the terms of this MOU. In case of any such competitive situation both Parties shall consult with each other and try to arrive at a mutually beneficial solution.
- 4.2 The Parties agree and acknowledge that the provision of this Para shall survive till the expiry or termination of the MOU.

(Santosh Deemed to be University)

(Shibli Academy of Health

& Skill Sciences

5 ASSIGNMENT

5.1 Both the parties to this MOU agree that they may not assign or otherwise transfer, dispose or part with any of its rights or obligations hereunder to any person only with the prior written consent of the other Party.

6 ARBITRATION

- 6.1 The parties here to have also agreed that if any differences or dispute arises between them in relation to this MOU or in respect of construction of Para(s) hereto regarding rights, relations and obligation between the parties inter se or for performance or nonperformance or breach of any of the term(s) and condition(s) hereof by either party, the matter shall be referred to an Arbitrator who shall be appointed by the mutual consent of both the parties and decision of the said Arbitrator shall be final and binding on both the parties hereto.
- 6.2 The place of arbitration shall be Delhi. The arbitration proceeding shall be governed by the Indian Arbitration & Conciliation Act, 1996. The arbitration proceedings shall be in the English language. The arbitral award shall be final and binding on the Parties.

(Santosh Deemed to be University)

(Shibli Academy of Health

2015 CERTIFIED

& Skill Sciences

7 DAMAGES

- 7.1 In the event of a breach by either Party of any of the provisions of this MOU, the non-breaching Party may serve notice requiring the breach to be remedied within the time stipulated in that notice (a 'Default Notice').
- 7.2 Santosh Deemed to be University acknowledges that breach of Para 1, 2 & 4 of this MOU will give rise to irreparable injury to SAHSS and SAHSS may seek and obtain injunctive relief against the breach or threatened breach of the foregoing undertakings, in addition to any other legal remedies, which may be available. Santosh Deemed to be University acknowledges and agrees that the covenants contained herein are necessary for the protection of legitimate business interests of SAHSS and are reasonable in scope and content.
- 7.3 **SAHSS** acknowledges that breach of any of the clause of this MOU will give rise to irreparable injury to **Santosh Deemed to be University** and **Santosh Deemed to be University** may seek and obtain injunctive relief against the breach or threatened breach of the foregoing undertakings, in addition to any other legal remedies,

(Santosh Deemed to be University)

(Shibli Academy of

& Skill Science

which may be available. **SAHSS** acknowledges and agrees that the covenants contained herein are necessary for the protection of legitimate business interests of **Santosh Deemed to be University** and are reasonable in scope and content.

8 TERMS

- 8.1 The term of this MOU shall take effect on the date of execution of this MOU and subsist as binding and enforceable between the parties for a period of one year within such time period both the parties expressly agrees to perform its part of obligation and responsibilities of this MOU.
- 8.2 After the expiry of this term the parties may extend the term of this MOU for another term of one year on such terms and conditions as the parties may deem fit.

9 MODIFICATION, DISPUTE AND TERMINATION

9.1 The MOU may be altered or amended or modified by the parties by executing a document in writing and signed by the parties or their duly authorized representatives. Such changes shall be enforced from the date of execution.

(Santosh Deemed to be University)

(Shibli Academy of Health

& Skill Science

- 9.2 In case of any dispute arising from the execution, the interpretation or the performance of this MOU, both parties agree to use their best efforts in order to reach an amicable settlement with respect to such dispute.
- 9.3 This MOU may be cancelled or terminated without giving any reason or cause by either party by giving 30 days' notice in advance written notice to other party. Such notification shall state the effective date of termination or cancellation and include any financial performance and/or payment invoicing instructions/ requirements.
- 9.4 In the event of termination of this MOU as outlined above, both Parties will continue to fulfill their obligations to ensure that any courses or programs underway are concluded in a proper manner so that students are unaffected.
- 9.5 This MOU shall be executed in two sets and each party shall retain one set of this MOU.

10 INDEPENDENT PARTIES

10.1 Both the parties of this MOU agree that they shall act as Independent parties and not as agents of each other in discharge

(Santosh Deemed to be University)

REGISTRAR

(Shibli Academy of Heal

& Skill Sciences

of their obligation for running the Approved Training Programs under this MOU maintaining complete control over their employees.

11 WAIVERS

11.1 No delay or omission by either party to exercise any right or power it has under this MOU shall impair or be construed as a waiver of such right or power. All waivers must be made in writing and signed by the party making such waiver.

12 INTERPRETATION

12.1 This MOU contains the entire understanding between the Parties with respect to the subject matter contained hereunder and supersedes all previous written or oral undertakings, commitments or representations whatsoever.

13 NOTICES

13.1 All notices, consents, requests and the like required to be given under this MOU shall be expressed in writing and shall be communicated at the registered address of the relevant party or to such other address as one party may notify to the other in writing

(Santosh Deemed to be University)

(Shibli Academy of Health

& Skill Sciences

REGISTRAR

from time to time. The registered address and email of each Party at the time of signing of this MOU are as follows:

If to Santosh Deemed to be University

Attn.:

DR. V.P. Gupta

Designation:

Registrar

Address:

No.1, Santosh Nagar, Pratap Vihar, Ghaziabad

Email:

santosh@santosh.ac.in

If to SAHSS:

Attn.:

DR. Ehtesham Shibli

Designation:

Director

Address:

C-7/21, New Seelampur, Shahdara, Delhi-110053

Email:

info@yourlifesaving.org

For

By: Mr.

Signatory in the presence

Name:

Address Santos & DEEMED T. BE
(9944952693)

REGISTRAR

For SAHSS

DI EHTESHAM SHIRZT. By:

Signatory in the presence of

Name: BHASCAL

Address:

(Santosh Deemed to be University)

(Shibli Academy of Healt

& Skill Science

Annexure I

The following is the initial list of Life Support trainings and skill development courses offered by SAHSS (the "Approved Training program(s)"). This initial list of courses may be amended to add or subtract courses as per mutual agreement between the Parties.

AHA (American Heart Association) 2020 guidelines certified courses offered by SAHSS:

- AHA BLS (Basic Life Support) Provider & Instructor course
- AHA ACLS (Advanced Cardiovascular Life Support) Provider & Instructor course
- AHA PALS (Pediatric Advanced Life Support) Provider & Instructor course
- AHA Airway management course
- AHA ECG and Pharmacology course
- AHA Heartsaver First Aid, CPR, AED course
- AHA Heartsaver CPR, AED course
- AHA Heartsaver First Aid course

(Santosh Deemed to be University)

(Shibli Academy of a & Skill Science

Life Support Training programs offered by SAHSS:

- SAHSS BLS (Basic Life Support)
- SAHSS ACLS (Advanced Cardiovascular Life Support)
- SAHSS PALS (Pediatric Advanced Life Support)
- SAHSS NALS (Neonatal Advanced Life Support)
- SAHSS Trauma Life Support
- SAHSS I.V. Therapy
- SAHSS ECG Interpretation
- SAHSS Emergency Oxygen
- SAHSS Bloodborne Pathogens
- SAHSS Pregnancy & Neonatal Care
- SAHSS Pediatric CPR, AED, First Aid
- SAHSS Fire safety workshop
- SAHSS Basic First Aid
- SAHSS CPR, AED, Basic First Aid
- SAHSS Medical Emergency & First Aid
- SAHSS Emergency Responder
- SAHSS Advanced First Aid
- SAHSS Basics of CPR & First Aid
- SAHSS First Responder

(Santosh Deemed to be University)

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Annexure II

Roles and responsibilities of the Parties will be as follows:

A. Santosh Deemed to be University:

- shall provide suitable room space in the Santosh Deemed to be
 University Centers where the trainings will be conducted;
- shall provide suitable space in the Santosh Deemed to be UniversityCenters for setting up the training laboratory;
- 3. shall not use the Marks in stationery or otherwise, except in the form approved by SAHSS in writing;
- 4. shall provide suitable workspace for SAHSS trainers and other support staff;
- 5. Shall be responsible for administrative work at the Santosh Deemed to be University Center including enrollment of candidates, fees collection, monitoring, coordination etc;
- 6. Shall facilitate and monitor proper commencement of training;

(Santosh Deemed to be University)

(Shibli Academy of Health

& Skill Science

e 17 of 19

- 7. Shall bear all running expenses for offering the Approved Training Programs;
- 8. Shall ensure that all approvals, rents, statutory dues etc are current so that the **Santosh Deemed to be University** Centers are available at all times and the ability to delivery training is not in any way adversely impacted;
- Shall ensure safety of all Materials at Santosh Deemed to be University Centers at all times.

B SAHSS:

- shall deploy necessary training-aids for delivery of the Approved Training Programs. This shall include training materials, books and other reference materials required for the students;
- 2. shall provide training faculty and conduct training including all training materials/books etc.;
- Shall conduct regular assessments and examinations and issue certificates to the successful participants;

(Santosh Deemed to be University)

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Annexure III

Financial Terms and Conditions

- Santosh Deemed to be University shall be entitled to receive the course or training fee from the participants and shall pay the mutually agreed amount to SAHSS 50% before delivery of reference material and 50% before delivery of certificates.
- SAHSS shall not be responsible for participant/s absence, noncompletion of the course or training. SAHSS will provide one additional opportunity to such participants for completing their course during the MOU term.
- Except as mutually agreed, each party to this MOU shall bear its own costs and expenses in due performance of its obligations and responsibilities as agreed herein.
- That, both the parties shall keep proper accounts of all money received, sales of service and keep records of all books, certificates.

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(Santosh Deemed to be University)

(Shibli Academy of Health

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MEMORANDUM OF UNDERSTANDING BETWEEN SANTOSH DEEMED TO BE UNIVERSITY, GHAZIABAD, NCR DELHI AND ROTARY CLUB OF GHAZIABAD

The <u>Santosh Deemed To Be University</u>, Ghaziabad, NCR Delhi is providing medical and related education to aspirants by providing affordable medical education to all including research and innovation. The University, at its various Medical and Dental departments is charged with the responsibility of training individuals on various scientific skills in various front line areas of importance for nation and is also contributing to the rapidly growing knowledge and professional excellence in the field of medicine and dentistry by undertaking Institutions/Industries offering various skill development /vocational courses.

The <u>Rotary Club of Ghaziabad</u> is part of World Biggest NGO "ROTARY INTERNATIONAL" engaged in Service to Downtrodden Society in various sectors.

The following terms and conditions have been agreed by both parties under the Memorandum of Understanding:

It is stated that Dr. NEELIMA AGARWAL, Professor, Department of Obstetrics & Gynaecology, Santosh Medical College, Ghaziabad, will be delivering lectures on "CONTRACEPTIVE METHODS-MYTHS AND FACTS" in the health camps held under the aegis of Rotary club of Ghaziabad. She will be associated with us for a period of four months from 1st of May 2021 to 31st September 2021

THAT there will be no financial implications between the two parties.

DR. V.P. GUPT

REGISTRAR,

SANTOSH DEEMED TO BE

UNIVERSITY

GHAZIABAD, NCR-DELHI

RTN. PANKAJ KUMAR

PRESIDENT

ROTARY CLUB OF GHAZIABAD

GHAZIABAD

fe

No. 1, Santosh Nagar, Ghaziabad -201 009 (Delhi-NCR) +91-120-4933353/63/73

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MEMORANDUM OF UNDERSTANDING BETWEEN SANTOSH DEEMED TO BE UNIVERSITY, GHAZIABAD, NCR DELHI AND ROTARY CLUB OF GHAZIABAD

The <u>Santosh</u> Deemed To Be University, Ghaziabad, NCR Delhi is providing medical and related education to aspirants by providing affordable medical education to all including research and innovation. The University, at its various Medical and Dental departments is charged with the responsibility of training individuals on various scientific skills in various front line areas of importance for nation and is also contributing to the rapidly growing knowledge and professional excellence in the field of medicine and dentistry by undertaking Institutions/Industries offering various skill development /vocational courses.

The <u>Rotary Club of Ghaziabad</u> is part of World Biggest NGO "ROTARY INTERNATIONAL" engaged in Service to Downtrodden Society in various sectors.

The following terms and conditions have been agreed by both parties under the Memorandum of Understanding:

THAT the Santosh Medical College will be required to nominate One Professor from the Department of Obstetrics & Gynaecology for conducting the School Health Camps.

THAT the Nominated faculty shall be associated with the Rotary Club of Ghaziabad for conduct of above mentioned programme for the next One year from the date of signing of the MoU.

No. 1, Santosh Nagar, Ghaziabad -201 009 (Delhi-NCR) +91-120-4933353/63/73

santosh@santoshdeemedtobeuniversity.com admin@santosh.ac.in THAT the Nominated faculty from the Department of Obstetrics & Gynaecology, Santosh Medical College, Ghaziabad, will be required to deliver lectures on "ADOLESCENT HEALTH PROBLEMS" in all the School Health Camps held under the aegis of Rotary club of Ghaziabad.

THAT there will be no financial implications between the two parties.

THAT the present MoU shall be valid for One Year from the date of signing of this MoU.

DR. V.P. GUPTA

REGISTRAR,

SANTOSH DEEMED TO BE UNIVERSITY

REGISTRAR

GHAZIABAD, NCR-DELHI

DATE: 29.04.2021

RTN. PANKAJ KUMAR

PRESIDENT

ROTARY CLUB OF GHAZIABAD

GHAZIABAD

DATE: 29.04.2021



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LA MIDAS NEELKANTH GROUP OF HOSPITALS

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MEMORANDUM OF UNDERSTANDING BETWEEN

SANTOSH DEEMED TO BE UNIVERSITY GHAZIABAD, NCR DELHI

AND

LA MIDAS, NEELKANTH GROUP OF HOSPITALS, GURGAON

The Santosh Deemed to Be University, Ghaziabad, NCR Delhi is providing medical and related education to aspirants by providing affordable medical education to all including research and innovation. The University, at its various Medical and Dental departments is charged with the responsibility of training individuals on various scientific skills in various front line areas of importance for nation and is also contributing to the rapidly growing knowledge and professional excellence in the field of medicine and dentistry.

La Midas, Neelkanth Group of Hospitals is a complete medical aesthetics and wellness Centre functioning in Gurgaon. The centre envisions to bring the best out of a person and make their beauty and wellness dreams come true. The Group of Hospitals indulged in treating, training and innovating while providing international standards of technology, infrastructure, clinical care and modern medicine. The society is engaged in various social activities aiming at well being of an individual. Through the tireless collaborative efforts of all the team

FOR LA-MIDAS MEDICAL AESTHETICS & WELLNESS.CENTRE LLP

Authorised Signatory Page 1 of 3

No. 1, Santosh Nagar, Ghaziabad -201 009 (Delhi-NCR) +91-120-4933353/63/73

santosh@santoshdeemedtobeuniversity.com admin@santosh.ac.in

www.santosh.ac.in

members, the Hospital has successfully organized various events which focused on the above aspects.

The Santosh Deemed to be University through its Department of Surgery,
Santosh Medical College & Hospital [First Party] and the La Midas, Neelkanth
Group of Hospitals, Gurgaon [Second Party] have agreed upon to join hands
through the present Memorandum of Understanding with the following terms and
conditions:

- 1. THAT the First Party shall send the students of the Medical College of the University for undergoing Observership to the Second Party.
- THAT the Second Party shall extend support for the students of the First Party and be a knowledge partner in sharing their expert knowledge in the said field.
- 3. THAT the Second Party shall share its knowledge and expertise to the students of Department of General Surgery during observership on the Breast Reconstructive Surgeries on mutual consent of agreement.
- 4. THAT the present MoU shall not involve any financial implications among the two parties.
- 5. THAT the present MoU is valid for a period of **Five [5] years** from the date of signing of both the parties.

FOI LA-MIDAS MEDICAL AESTHETICS & WELLNESS CENTRE LLP

Page 2 of 3

Authorised Signatory

6. THAT both the parties are free to terminate the present agreement on mutual consent with a notice period of 30 days by either of the parties initiating the contract termination.

IN THE WITNESS WHEREOF, THE UNDERSIGNED DULY AUTHORIZED BY
THE CONCERNED INSTITUTION, HAVE SIGNED THIS MOU IN THE PRESENCE
OF:

First party

Signature:

Name : ØR. V.P. GUPTA

REGISTRAR

Designation : Registrar

On behalf of Santosh Deemed to be University, Ghaziabad, NCR Delhi
E-mail ID:

registrar@santosh.ac.in Contact No.: 7838888790

Date: 29.04.2021

Second party & WELLNESS CENTRE LLP

For LA MIDAS MEDICAL AESTHER THE LANGE ASSESSMENT OF THE PROPERTY OF THE P

Signature:

Name: Dr. PANKHURI GARG
Designation: Co-Founder &
Consultant

On behalf of
Le Midas, Neelkanth Group of
Hospitals, Gurgaon
E-mail ID: drpankhurigarg@gmail.com
Contact No.: 9910552141

Date: 29.04.2021



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MEMORANDUM OF UNDERSTANDING

BETWEEN

SANTOSH UNIVERSITY, GHAZIABAD, NCR DELHI

&

INDIAN MEDICAL ASSOCIATION - MEDICAL STUDENTS NETWORK, GHAZIABAD

The Santosh University, Ghaziabad, NCR Delhi is providing medical and related education to aspirants by providing affordable medical education to all including research and innovation. The University, at its various Medical and Dental departments is charged with the responsibility of training individuals on various scientific skills in various front line areas of importance for nation and is also contributing to the rapidly growing knowledge and professional excellence in the field of medicine and dentistry.

IMA-MSN Ghaziabad is engaged in is the student's wing of IMA, aiming to connect medical students from all the medical colleges in India with the same goals and purpose as IMA while also providing a means for curricular and extra-curricular activities to students. The IMA-MSN have been established with the objectives of helping and guiding students regarding future prospect in medical career, education, ethics, research and employment avenues.

That the Santosh Deemed to be University and Indian Medical Association - Medical Students Network, Ghaziabad, hereby agreed on the following terms and conditions:

No. 1, Santosh Nagar, Ghaziabad -201 009 (Delhi-NCR) +91-120-4933353/63/73 santosh@santoshdeemedtobeuniversity.com admin@santosh.ac.in

- 1. THAT the Second Party shall provide career guidance in Research and Employment avenues to the students of the First Party free of cost.
- 2. THAT the Second Party shall involve students of the First party in various Social and Cultural activities and National Health Programmes organized by the Second Party.
- 3. THAT the Second Party shall identify talents among MBBS students of the First party and help them for further improvement of their talents.
- THAT there shall not involve any financial commitments / implications among the parties.
- THAT the said Memorandum of Understanding shall be valid for Two years from the date of signing the agreement.

IN THE WITNESS WHEREOF, THE UNDERSIGNED DULY AUTHORIZED BY THE CONCERNED INSTITUTION, HAVE SIGNED THIS MOU IN THE PRESENCE OF:

Second party

Signature:

Name

: UJJWAL PRAKASH

Designation: President

On behalf of Indian Medical Association -

Medical Students Network

E-mail ID: drujjwalsmc@gmail.com

Contact No.: 09958950180

First party

Signature:

Name

: DR. V.P. GUPTA

REGISTRAR

Designation: Registrar

On behalf of Santosh Deemed to be

University, Ghaziabad, NCR Delhi AD, N

E-mail ID:

registrar@santosh.ac.in

Contact No.: 07838888790



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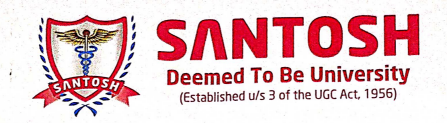


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MEMORANDUM OF UNDERSTANDING BETWEEN

SANTOSH DEEMED TO BE UNIVERSITY GHAZIABAD, NCR DELHI

&

INDIAN MEDICAL ASSOCIATION, GHAZIABAD

The Santosh Deemed to be University, Ghaziabad, NCR Delhi is providing medical and related education to aspirants by providing affordable medical education to all including research and innovation. The University, at its various Medical and Dental departments is charged with the responsibility of training individuals on various scientific skills in various front line areas of importance for nation and is also contributing to the rapidly growing knowledge and professional excellence in the field of medicine and dentistry by undertaking Institutions/Industries offering various skill development /vocational courses.

IMA Ghaziabad is engaged in training sessions on Bio Medical Waste Segregation and Management and Mental Health Camps aiming at a Safe &Healthy society. Through the tireless collaborative efforts of all the team members, they successfully organise various events focused at a healthy environment.

That the Santosh Deemed to be University and Indian Medical Association, Ghaziabad, comes to an understanding hereby to conduct various activities as listed under on mutual consent:

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No. 1, Santosh Nagar, Ghaziabad -201 009 (Delhi-NCR) +91-120-4933353/63/73 santosh@santoshdeemedtobeuniversity.com admin@santosh.ac.in

- 1. Bio medical Waste Segregation and Management training sessions every Saturday in association with the Department of Obstetrics & Gynaecology, Santosh Medical College & Hospital
- 2. Mental Health Awareness Camp Camps in the month of January in association with the Department of Psychiatry, Santosh Medical College & Hospital

That there shall not involve any financial commitments / implications among the parties.

That the said Memorandum of Understanding shall be valid for 2 years from the date of signing the agreement. The MoU shall be terminated by either of the parties on mutual consent or on intimation by either sides on one month notice.

IN THE WITNESS WHEREOF, THE UNDERSIGNED DULY AUTHORIZED BY THE CONCERNED INSTITUTION, HAVE SIGNED THIS MOU IN THE PRESENCE OF:

DR. V.P. GUPTA

REGISTRAR

SANTOSH DEEMED TO BE UNIVERSITY

REGISTRAR

GHAZIABAD, NCR DELHI.

Date: 29.04.2021

Dr. Ashish K Agarwal President, IMA GZB

DR. ASHISH AGARWA

PRESIDENT

INDIAN MEDICAL ASSOCIATION

GHAZIABAD.

Date: 29.04.2021



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MEMORANDUM OF UNDERSTANDING BETWEEN SANTOSH DEEMED TO BE UNIVERSITY GHAZIABAD, NCR DELHI

&

INDIAN MEDICAL ASSOCIATION, GHAZIABAD

The Santosh Deemed to be University, Ghaziabad, NCR Delhi is providing medical and related education to aspirants by providing affordable medical education to all including research and innovation. The University, at its various Medical and Dental departments is charged with the responsibility of training individuals on various scientific skills in various front line areas of importance for nation and is also contributing to the rapidly growing knowledge and professional excellence in the field of medicine and dentistry by undertaking Institutions/Industries offering various skill development /vocational courses.

IMA Ghaziabad is engaged in training sessions on Speech Disorders, Cataract, Osteoporosis and BMD Camps aiming at a Safe &Healthy society. Through the tireless collaborative efforts of all the team members, they successfully organise various events focused at a healthy environment.

That the Santosh Deemed to be University and Indian Medical Association, Ghaziabad, comes to an understanding hereby to conduct various activities as listed under on mutual consent:

1. Speech Therapy Awareness Camps during the month of March in association with the Department of ENT, Santosh Medical College & Hospital

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santosh@santoshdeemedtobeuniversity.com admin@santosh.ac.in

www.santosh.ac.in

- 2. Cataract Awareness Camp in the month of April in association with the Department of Ophthalmology, Santosh Medical College & Hospital
- 3. Osteoporosis Awareness Camps and BMD Camps in the month of March in association with the Department of Orthopaedics, Santosh Medical College & Hospital

That there shall not involve any financial commitments / implications among the parties.

That the said Memorandum of Understanding shall be valid for 2 years from the date of signing the agreement. The MoU shall be terminated by either of the parties on mutual consent or on intimation by either sides on one month notice.

IN THE WITNESS WHEREOF, THE UNDERSIGNED DULY AUTHORIZED BY THE CONCERNED INSTITUTION, HAVE SIGNED THIS MOU IN THE PRESENCE OF:

DR. V.P. GUPTA

REGISTRAR

SANTOSH DEEMED TO BE UNIVERSITY

GHAZIABAD, NCR DELHI.

Date: 29.04.2021

(S (S) () (S)

Dr. Ashish K Agarwal President, IMA GZB

DR. ASHISH AGARWAL

2020-21

PRESIDENT

INDIAN MEDICAL ASSOCIATION

GHAZIABAD.

Date: 29.04.2021



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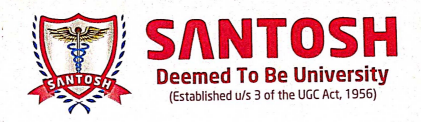
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MEMORANDUM OF UNDERSTANDING BETWEEN SANTOSH DEEMED TO BE UNIVERSITY GHAZIABAD, NCR DELHI

&

INDIAN MEDICAL ASSOCIATION, GHAZIABAD

The Santosh Deemed to be University, Ghaziabad, NCR Delhi is providing medical and related education to aspirants by providing affordable medical education to all including research and innovation. The University, at its various Medical and Dental departments is charged with the responsibility of training individuals on various scientific skills in various front line areas of importance for nation and is also contributing to the rapidly growing knowledge and professional excellence in the field of medicine and dentistry by undertaking Institutions/Industries offering various skill development /vocational courses.

IMA Ghaziabad is engaged in training sessions on Speech Disorders, Cataract, Osteoporosis and BMD Camps aiming at a Safe &Healthy society. Through the tireless collaborative efforts of all the team members, they successfully organise various events focused at a healthy environment.

That the Santosh Deemed to be University and Indian Medical Association, Ghaziabad, comes to an understanding hereby to conduct various activities as listed under on mutual consent:

1. Speech Therapy Awareness Camps during the month of March in association with the Department of ENT, Santosh Medical College & Hospital

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No. 1, Santosh Nagar, Ghaziabad -201 009 (Delhi-NCR) +91-120-4933353/63/73 santosh@santoshdeemedtobeuniversity.com admin@santosh.ac.in

www.santosh.ac.in

- 2. Cataract Awareness Camp in the month of April in association with the Department of Ophthalmology, Santosh Medical College & Hospital
- 3. Osteoporosis Awareness Camps and BMD Camps in the month of March in association with the Department of Orthopaedics, Santosh Medical College & Hospital

That there shall not involve any financial commitments / implications among the parties.

That the said Memorandum of Understanding shall be valid for 2 years from the date of signing the agreement. The MoU shall be terminated by either of the parties on mutual consent or on intimation by either sides on one month notice.

IN THE WITNESS WHEREOF, THE UNDERSIGNED DULY AUTHORIZED BY THE CONCERNED INSTITUTION, HAVE SIGNED THIS MOU IN THE PRESENCE OF:

DR. V.P. GUE

REGISTRAR

SANTOSH DEEMED TO BE UNIVERSITY

GHAZIABAD, NCR DELHI.

Date: 29.04.2021

Dr. Ashish K Agarwal P.esident, IMA GZB

DR. ASHISH AGARWAL

2020-21

PRESIDENT

INDIAN MEDICAL ASSOCIATION

GHAZIABAD.



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MEMORANDUM OF UNDERSTANDING BETWEEN

SANTOSH DEEMED TO BE UNIVERSITY, GHAZIABAD, NCR DELHI

&

INDIAN MEDICAL ASSOCIATION, GHAZIABAD

The Santosh Deemed to be University, Ghaziabad, NCR Delhi is providing medical and related education to aspirants by providing affordable medical education to all including research and innovation. The University, at its various Medical and Dental departments is charged with the responsibility of training individuals on various scientific skills in various front line areas of importance for nation and is also contributing to the rapidly growing knowledge and professional excellence in the field of medicine and dentistry by undertaking Institutions/Industries offering various skill development /vocational courses.

IMA Ghaziabad is engaged in donation of Blood by Doctors, Students and Para Medical Staff, various training sessions on Diabetes, Breast Awareness, BPH and Child Nutrition for All Medical and Para medical staff aiming at a Safe &Healthy society. Through the tireless collaborative efforts of all the team members, they successfully organise various events focused at a healthy environment.

That the Santosh Deemed to be University and Indian Medical Association, Ghaziabad, comes to an understanding hereby to conduct various activities as listed under on mutual consent:

May

santosh@santoshdeemedtobeuniversity.com admin@santosh.ac.in

- 1. BLOOD DONATION Camps during the month of October and June in association with the Department of Pathology, Santosh Medical College & Hospital
- 2. Diabetes Awareness Camps and Diabetic Mela during the month of November in association with the Department of Medicine, Santosh Medical College & Hospital
- 3. Breast Awareness Camps and BPH Awareness Camps during the month of November and March in association with the Department of General Surgery, Santosh Medical College & Hospital
- 4. Child Nutrition Awareness Camps in the month of February in association with the Department of Paediatrics, Santosh Medical College & Hospital

That there shall not involve any financial commitments / implications among the parties.

That the said Memorandum of Understanding shall be valid for 2 years from the date of signing the agreement.

IN THE WITNESS WHEREOF, THE UNDERSIGNED DULY AUTHORIZED BY THE CONCERNED INSTITUTION, HAVE SIGNED THIS MOU IN THE PRESENCE OF:

DR. V.P. GUPTA

REGISTRAR

SANTOSH DEEMED TO BE UNIVERSITY

REGISTRAR

GHAZIABAD, NCR DELHI.

Date: 29.04.2021

Dr. Ashish K Agarwal President, IMA GZB

DR. ASHISH AGARWAL

PRESIDENT

INDIAN MEDICAL ASSOCIATION

GHAZIABAD.



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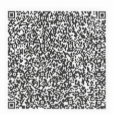
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MEMORANDUM OF UNDERSTANDING BETWEEN

SANTOSH DEEMED TO BE UNIVERSITY
GHAZIABAD, NCR DELHI

AND

BEAUTIFUL TOMORROW, GHAZIABAD

The Santosh Deemed to Be University, Ghaziabad, NCR Delhi is providing medical and related education to aspirants by providing affordable medical education to all including research and innovation. The University, at its various Medical and Dental departments is charged with the responsibility of training individuals on various scientific skills in various front line areas of importance for nation and is also contributing to the rapidly growing knowledge and professional excellence in the field of medicine and dentistry.

Beautiful Tomorrow, Ghaziabad is engaged in various social activities aiming at reducing the morbidity and mortality due to Cancer Cervix. Through the tireless collaborative efforts of all the team members, they successfully organise various events focused at spreading awareness in prevention of cancer cervix amongst women, free screening and management of such lesions. For this noble cause, the NGO will be holding health camps for women.

Page: 1 of 3

No. 1, Santosh Nagar, Ghaziabad -201 009 (Delhi-NCR) +91-120-4933353/63/73

santosh@santoshdeemedtobeuniversity.com admin@santosh.ac.in

The Santosh Deemed to be University through its Department of Obstetrics & Gynaecology, Santosh Medical College & Hospital [First Party] and the Beautiful Tomorrow [Second Party] have agreed upon to join hands through the present Memorandum of Understanding with the following terms and conditions:

- 1. THAT the First Party shall nominate Dr. Manisha Gupta, Professor, Department of Obstetrics & Gynaecology, Santosh Medical College & Hospital to be associated with the Second Party for consultation services during the Health Camps, without affecting the Academic Schedule of the First Party, provided proper prior approval shall be obtained from the respective authorities of the Institutions.
- 2. THAT the Second Party shall involve the First Party nominated Doctor for free consultations and Lectures during their Health Camps without affecting the Academic Schedule of the First Party, provided proper prior approval shall be obtained from the respective authorities of the Institutions.
- 3. THAT the present MoU shall not involve any financial implications among the two parties.
- 4. THAT the present MoU is valid for a period of **Five [5] years** from the date of signing of both the parties.

Page: 2 of 3

5. THAT both the parties are free to terminate the present agreement on mutual consent with a notice period of 30 days by either of the parties initiating the contract termination.

IN THE WITNESS WHEREOF, THE UNDERSIGNED DULY AUTHORIZED BY
THE CONCERNED INSTITUTION, HAVE SIGNED THIS MOU IN THE PRESENCE
OF:

First party

ED TO BA

REGISTRAR

Signature:

Name: DR. V.P. GUPTA Designation: Registrar

On behalf of
Santosh Deemed to be University,
Ghaziabad, NCR Delhi
E-mail ID: registrar@santosh.ac.in

Contact No.: 7838888790

Date: 29.04.2021

Second party

Signature:

Name : DR. MADHU GUPTA

Designation : Chief Trustee

On behalf of Beautiful Tomorrow, Ghaziabad

E-mail ID: madhu.1950@yahoo.com Contact No.: 9810119013



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MEMORANDUM OF UNDERSTANDING

BETWEEN

SANTOSH DEEMED TO BE UNIVERSITY GHAZIABAD, NCR DELHI

AND

INDIAN SOCIETY OF PERINATAL MEDICINE AND REPRODUCTIVE BIOLOGY - WEST UP

The Santosh Deemed to Be University, Ghaziabad, NCR Delhi is providing medical and related education to aspirants by providing affordable medical education to all including research and innovation. The University, at its various Medical and Dental departments is charged with the responsibility of training individuals on various scientific skills in various front line areas of importance for nation and is also contributing to the rapidly growing knowledge and professional excellence in the field of medicine and dentistry.

The Indian Society of Perinatal Medicine and Reproductive Biology - West Uttar Pradesh is an amalgamation of Obstetricians, Paediatricians, Surgeons and Radiologists. The society is engaged in various social activities at Healthy mother and Child with conviction. Through the tireless collaborative efforts of all the team members, they successfully organise various events focused at Antenatal Woman Health, Fetal Wellbeing to make every pregnant and infant mortality and morbidity, the society will be holding health camps for antenatal women.

Page: 1 of 3

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www.santosh.ac.in

Page 115 of 173

The Santosh Deemed to be University through its Department of Obstetrics & Gynaecology, Santosh Deemed to be University [First Party] and the Indian Society of Perinatal Medicine and Reproductive Biology - West Uttar Pradesh [Second Party] have agreed upon to join hands through the present Memorandum of Understanding with the following terms and conditions:

- THAT the First Party shall send the students of the Department of Obstetrics & Gynaecology as volunteers for the Medical Health Camps for adolescent girls and women for anaemia conducted by the Second Party.
- 2. THAT the First Party shall nominate Dr. Manisha Gupta, Professor, Department of Obstetrics & Gynaecology, Santosh Medical College & Hospital to be associated with the Second Party for consultation services during the Health Camps, without affecting the Academic Schedule of the First Party, provided proper prior approval shall be obtained from the respective authorities of the Institutions.
- 3. THAT the Second Party shall involve the First Party nominated Doctor for free consultations and Lectures during the Health Camps for Adolescent girls and women for Anaemia without affecting the Academic Schedule of the First Party, provided proper prior approval shall be obtained from the respective authorities of the Institutions.
- 4. THAT the present MoU shall not involve any financial implications among the two parties.
- 5. THAT the present MoU is valid for a period of **Five [5] years** from the date of signing of both the parties.

Page: 2 of 3

6. THAT both the parties are free to terminate the present agreement on mutual consent with a notice period of 30 days by either of the parties initiating the contract termination.

IN THE WITNESS WHEREOF, THE UNDERSIGNED DULY AUTHORIZED BY THE CONCERNED INSTITUTION, HAVE SIGNED THIS MOU IN THE PRESENCE OF:

First party

Signature:

Name : OR. V.P. GUPTA
REGISTRAR Designation : Registrar

On behalf of Santosh Deemed to be University, Ghaziabad, NCR Delhi

E-mail ID: registrar@santosh.ac.in Contact No.: 7838888790

Date: 29.04.2021

Second party

Signature:

Name: DR. SEEMA VARSHNEY
Designation: Secretary

On behalf of
The Indian Society of Perinatal
Medicine and Reproductive Biology West Uttar Pradesh
E-mail ID:

seema.5.8.varshney@gmail.com Contact No.: 9818499366



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Second Party

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MEMORANDUM OF UNDERSTANDING BETWEEN

SANTOSH DEEMED TO BE UNIVERSITY
GHAZIABAD, NCR DELHI

AND

MEDIWORLD FERTILITY, AASHLOK HOSPITAL
SAFDARIUNG ENCLAVE, DELHI

The Santosh Deemed to Be University, Ghaziabad, NCR Delhi is providing medical and related education to aspirants by providing affordable medical education to all including research and innovation. The University, at its various Medical and Dental departments is charged with the responsibility of training individuals on various scientific skills in various front line areas of importance for nation and is also contributing to the rapidly growing knowledge and professional excellence in the field of medicine and dentistry.

Mediworld Fertility, Aashlok hospital, Safdarjung Enclave, Delhi is a complete medical aesthetics and wellness centre. The joy of parenthood is unparalled and can make your life a fulfilling experience. An infertility set up that provides a personalized and comprehensive treatment to the childless couples. It also provides training to the building gynaecologists in the field. It also organizes various social events.

Page 1 of 3

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santosh@santoshdeemedtobeuniversity.com admin@santosh.ac.in

The Santosh Deemed to be University through its Department of Obstetrics & Gynaecology, Santosh Medical College & Hospital [First Party] and the Mediworld Fertility, Aashlok hospital, Safdarjung Enclave, Delhi [Second Party] have agreed upon to join hands through the present Memorandum of Understanding with the following terms and conditions:

- THAT the First Party shall send the students of the Medical College of the University for undergoing Observership to the Second Party.
- THAT the Second Party shall extend support for the students of the First Party and be a knowledge partner in sharing their expert knowledge in the said field.
- 3. THAT the Second Party shall share its knowledge and expertise to the students of Department of Obstetrics & Gynaecology during observership on the Assisted Reproductive Techniques on mutual consent of agreement.
- 4. THAT the present MoU shall not involve any financial implications among the two parties.
- 5. THAT the present MoU is valid for a period of **Five [5] years** from the date of signing of both the parties.

Page 2 of 3

6. THAT both the parties are free to terminate the present agreement on mutual consent with a notice period of 30 days by either of the parties initiating the contract termination.

IN THE WITNESS WHEREOF, THE UNDERSIGNED DULY AUTHORIZED BY THE CONCERNED INSTITUTION, HAVE SIGNED THIS MOU IN THE PRESENCE OF:

First party

Signature:

Name : DR. V.P. GUPTA
Designation : Registrar

On behalf of Santosh Deemed to be University, Ghaziabad, NCR Delhi E-mail ID:

registrar@santosh.ac.in Contact No.: 7838888790

Date: 29.04.2021

Second party

Signature:

Name: Dr. NEHA GUPTA
Designation: IVF Specialist & Director

On behalf of Mediworld Fertility, Aashlok Hospital, Safdarjung Enclave, Delhi E-mail ID: drrnehagupta07@gmail.com

Contact No.: 9899515005



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MEMORANDUM OF UNDERSTANDING BETWEEN

SANTOSH DEEMED TO BE UNIVERSITY

GHAZIABAD, NCR DELHI

AND

NEELKANTH GROUP OF HOSPITALS, GURGAON

The Santosh Deemed to Be University, Ghaziabad, NCR Delhi is providing medical and related education to aspirants by providing affordable medical education to all including research and innovation. The University, at its various Medical and Dental departments is charged with the responsibility of training individuals on various scientific skills in various front line areas of importance for nation and is also contributing to the rapidly growing knowledge and professional excellence in the field of medicine and dentistry.

Neelkanth Group of Hospitals, Gurgaon, believe in providing cost effective treatment to their clients and treating their ailments through modern medicine and love and care. Through the tireless collaborative efforts of all the team members, the Hospital has successfully organized various events which focused on the above aspects.

& Gynaecology, Santosh Medical College & Hospital [First Party] and their College & Hospital [First Party]

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santosh@santoshdeemedtobeur

Neelkanth Group of Hospitals, Gurgaon [Second Party] have agreed upon to join hands through the present Memorandum of Understanding with the following terms and conditions:

- 1. THAT the First Party shall send the students of the Medical College of the University for undergoing Observership to the Second Party.
- 2. THAT the Second Party shall extend support for the students of the First Party and be a knowledge partner in sharing their expert knowledge in the said field.
- 3. THAT the Second Party shall share its knowledge and expertise to the students of Department of Obstetrics & Gynaecology during observership on the Assisted Reproductive Techniques on mutual consent of agreement.
- 4. THAT the present MoU shall not involve any financial implications among the two parties.
- 5. THAT the present MoU is valid for a period of **Five [5] years** from the date of signing of both the parties.
- 6. THAT both the parties are free to terminate the present agreement on mutual consent with a notice period of 30 days by either of the parties initiating the contract termination.

Page 2 of 3

IN THE WITNESS WHEREOF, THE UNDERSIGNED DULY AUTHORIZED BY THE CONCERNED INSTITUTION, HAVE SIGNED THIS MOU IN THE PRESENCE

First party

OF:

Signature: 29, W. A

Name : DR. V.P. GUPTA Designation: Registrar

On behalf of Santosh Deemed to be University, Ghaziabad, NCR Delhi

E-mail ID: registrar@santosh.ac.in Contact No.: 7838888790

Date: 29.04.2021

Second party

Signaturen untuk kentuk kentuk

Designation : Founder & Director Medical

On behalf of Neelkanth Group of Hospitals, Gurgaon

E-mail ID: drpankhurigarg@gmail.com Contact No.: 9910552141



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MEMORANDUM OF UNDERSTANDING BETWEEN

SANTOSH DEEMED TO BE UNIVERSITY GHAZIABAD, NCR DELHI

AND

GHAZIABAD OBSTETRICS AND GYNAECOLOGY SOCIETY

The **Santosh Deemed to Be University, Ghaziabad, NCR Delhi** is providing medical and related education to aspirants by providing affordable medical education to all including research and innovation. The University, at its various Medical and Dental departments is charged with the responsibility of training individuals on various scientific skills in various front line areas of importance for nation and is also contributing to the rapidly growing knowledge and professional excellence in the field of medicine and dentistry.

The **Ghaziabad Obstetrics and Gynaecological Society** is engaged in various academic activities focused at training budding Gynaecologists. With the aim of providing professional excellence, the society holds various Training sessions in Screening Methods in Cancer Cervix.

The Santosh Deemed to be University through its Department of Obstetrics & Gynaecology, Santosh Deemed to be University [First Party] and the **Ghaziabad Obstetrics and Gynaecological Society, Ghaziabad** [Second Party] have agreed

Page: 1 of 3

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www.santosh.ac.in

Levo

upon to join hands through the present Memorandum of Understanding with the following terms and conditions:

- THAT the First Party shall send the students of the Medical College of the University for undergoing specific additional training and exposure to the Second Party.
- THAT the Second Party shall extend support for the students of the First Party and additional training in the specific field / specialization in the said field.
- 3. THAT the Second Party shall provide additional training sessions on screening Methods in Cancer Cervix to the students of Department of Obstetrics and Gynaecology on mutual consent of agreement.
- 4. THAT the present MoU shall not involve any financial implications among the two parties.
- 5. THAT the present MoU is valid for a period of **Five [5] years** from the date of signing of both the parties.
- 6. THAT both the parties are free to terminate the present agreement on mutual consent with a notice period of 30 days by either of the parties initiating the contract termination.

Page: 2 of 3

IN THE WITNESS WHEREOF, THE UNDERSIGNED DULY AUTHORIZED BY THE CONCERNED INSTITUTION, HAVE SIGNED THIS MOU IN THE PRESENCE OF:

First party

Signature:

NED TO BE

REGISTRAR

Name : OR. V.P. GUPTA Designation : Registrar

On behalf of Santosh Deemed to be University, Ghaziabad, NCR Delhi E-mail ID:

registrar@santosh.ac.in Contact No.: 7838888790

Date: 29.04.2021

Second party

Signature:

Name : DR. SEEMA VARSHNEY
Designation : Chairperson

On behalf of Ghaziabad Obstetrics and Gynaecological Society, Ghaziabad E-mail ID:

seema.5.8.varshney@gmail.com Contact No.: 9818499366



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Second Party

GZB OBSTETRICS AND GYNAECOLOGY SOCIETY

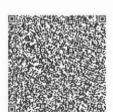
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MEMORANDUM OF UNDERSTANDING BETWEEN

SANTOSH DEEMED TO BE UNIVERSITY GHAZIABAD, NCR DELHI

AND

GHAZIABAD OBSTETRICS & GYNAECOLOGY SOCIETY, GHAZIABAD

The **Santosh Deemed to Be University, Ghaziabad, NCR Delhi** is providing medical and related education to aspirants by providing affordable medical education to all including research and innovation. The University, at its various Medical and Dental departments is charged with the responsibility of training individuals on various scientific skills in various front line areas of importance for nation and is also contributing to the rapidly growing knowledge and professional excellence in the field of medicine and dentistry.

Ghaziabad Obstetrics & Gynaecology Society, Ghaziabad, is engaged in various social activities aiming at safe, smarter & stronger women with conviction. Through the tireless collaborative efforts of all the team members, they successfully organize various events focused at Women health, with the spirit of making every, women feel cared for. For the noble cause of making India anaemia free, the society will be holding health camps for adolescent girls and women.

Page: 1 of 3

No. 1, Santosh Nagar, Ghaziabad -201 009 (Delhi-NCR) +91-120-4933353/63/73 santosh@santoshdeemedtobeuniversity.com admin@santosh.ac.in

The Santosh Deemed to be University through it Department of Obstetrics and Gyanaecology, Santosh Medical College & Hospital [First Party] and the Ghaziabad Obstetrics and Gyanaecology Society [Second Party] have agreed upon to join hands through the present Memorandum of Understanding with the following terms and conditions:

- THAT the Second Party shall involve the students of the First Party in the Medical Health Camps for adolescent girls and women for anaemia.
- 2. THAT the First Party shall nominate Dr. Manisha Gupta, Professor, Department of Obstetrics & Gynaecology, Santosh Medical College & Hospital to be associated with the Second Party for consultation services during the Health Camps, without affecting the Academic Schedule of the First Party, provided proper prior approval shall be obtained from the respective authorities of the Institutions.
- 3. THAT the Second Party shall involve the First Party nominated Doctor for free consultations and Lectures during their Health Camps without affecting the Academic Schedule of the First Party, provided proper prior approval shall be obtained from the respective authorities of the Institutions.
- 4. THAT the present MoU shall not involve any financial implications among the two parties.

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- 5. THAT the present MoU is valid for a period of **Five [5] years** from the date of signing of both the parties.
- THAT both the parties are free to terminate the present agreement on mutual consent with a notice period of 30 days by either of the parties initiating the contract termination.

THE CONCERNED INSTITUTION, HAVE SIGNED THIS MOU IN THE PRESENCE OF:

First party

Signature: PR. V.P. GUPTA

Designation : Registrar

On behalf of Santosh Deemed to be University, Ghaziabad, NCR Delhi E-mail ID:

registrar@santosh.ac.in Contact No.: 7838888790

Date: 29.04.2021

Second party

Signature:

Name: DR. SEEMA VARSHNEY
Designation: Chairperson

On behalf of Ghaziabad Obstetrics & Gynaecology Society, Ghaziabad E-mail ID:

seema.5.8.varshney@gmail.com Contact No.: 9818499366



MEMORANDUM OF UNDERSTANDING BETWEEN

ACCESS HEALTH INTERNATIONAL INC. 1016 FIFTH AVENUE, SUITE 11 A/C, NEW YORK UNITED STATES





SANTOSH DEEMED TO BE UNIVERSITY GHAZIABAD, NCR DELHI - 201009 INDIA



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MEMORANDUM OF UNDERSTANDING

Ref No: AHII/210211/003 [First Party]

F.No.: SU/R/2021/584, dated 01.03.2021 [Second Party]

This Memorandum of Understanding ("MOU") is executed on 25th February, 2021 ("Effective Date") between Partner ACCESS Health International, Inc. represented by Dr. William Alan Haseltine, having its office address at [1016 Fifth Avenue, Suite 11AC, New York, NY 10028, United States] (hereinafter referred to as "AHI")

And

Santosh Deemed to be University, a Deemed to be University incorporated under Section 3 of the UGC Act 1956, having its registered office at No.1, Santosh Nagar, Ghaziabad, NCR Delhi (hereinafter referred to as "Partner-Institute").

The organization AHI and Partner-Institute are hereinafter individually referred to as "Party" and collectively as "Parties".

WHEREAS:

- A. ACCESS Health International, INC is an international think tank, advisory group, and implementation partner. They work to improve access to high-quality and affordable healthcare. They also work to reduce health disparities by shaping the social and environmental determinants of health.
- B. ACCESS Health International owns one of its arm ACCESS Health Digital (AHD) works in the area of providing consulting, advisory, and also publish online course material hosted as open-source for the larger public good.
- C. Partner-Institute is providing Medical and Dental and related education to aspirants by providing affordable medical education to students across the country including Research and Innovation. The University, with its various Medical and Dental Departments is charged with the responsibility of training individuals on various scientific skills in various front-line areas of importance for the Nation. The University

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is also contributing to the rapidly growing knowledge and professional excellence in the field of Medicine and Dentistry.

D. Partner-Institute is interested to use online courses and other contents created by AHD in the areas of digital health, health IT, and policies to train its clinicians and support staff in respect to NDHB, Heathcare Standards, healthcare IT systems, electronic health record (EHR), and other IT systems and thereby improve the quality and efficiency of healthcare delivery in its hospitals.

NOW IT IS HEREBY UNDERSTOOD

1. PURPOSE

- AHI allows Partner-Institute and its legal affiliates to use and access the online material published by it in any form on the following link.
 - i. AHD Academy's Digital Health platform (http://www.openbodhik.in/)
 - ii. ACCESS Health Digital Online content on YouTube or Slideshare.net
 - iii. Other Opensource content on digital health, Health IT, and other areas published by AHD or ACCESS Int.
- AHI hereby declares that Partner-Institute can freely use the Online Content to train its employees, staff, consultants, physicians, and others as it deems fit.
- AHD hereby declares that Partner-Institute can edit, modify, shorten, or use any part of the Online Content to develop new content or do whatsoever with the Online Content as it deems fit and/or create derivative work.
- For the purpose of co-branding, any change to the content shall be carried out on mutual consent between the parties

2. COLLABORATION

• The Parties intend to collectively pursue engagement without any monetary consideration.

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- AHD will provide training sessions under the train-the-trainer model for the faculty selected and provided by Partner-Institute.
- All the training sessions for the students shall be conducted by the Partner-Institute team directly without any involvement of the AHD team.

Roles and Responsibilities

3. ANTI-CORRUPTION

The Parties represent and warrant that neither Party, nor any person or company working on either Party's behalf, shall not, directly or indirectly, offer, pay, promise to pay, or authorize such offer, promise or payment, of anything of value, to any person or entity to obtain or retain business or any improper advantage in connection with this Agreement, or that would otherwise violate any applicable laws, specifically United States Foreign corrupt Practices Act of 1977 and United Kingdom Bribery Act of 2010, Prevention of Corruption Act (CAP 241), and rules and regulations concerning or relating to public or commercial bribery or corruption ("Anti-Corruption Laws").

4. Contribution to Open-Source

AHD maintains all the content as its offering on open-source and the same shall be continued. Partner-Institute can edit, modify, shorten, or use any part of the Online Content to develop new content at their end or do whatsoever with the Online Content as it deems fit and/or create derivative work to fit their purpose. Partner-Institute can contribute the updated, and modified content to the open-source community maintained by AHD as a volunteer to the program for the larger public good, based on the mutual consent between the parties.

5. INTELLECTUAL PROPERTY

Neither Party nor any of its subsidiaries or associate companies thereof shall have any right to the use of any patents, registered designs, copyright, trademarks, or other industrial or intellectual property right of the other Party or any of their subsidiaries or associate companies except as may be specifically agreed upon in writing between the Parties except the above-agreed items.

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All the present content and future updates or contents by AHD will continue to be hosted on the Open-source and shall not be applicable for any Foreground or Project Intellectual Property (IP) rights. Any contribution to open-source content by Partner-Institute shall not be applicable for any Foreground or Project Intellectual Property (IP) rights.

"Background IP" means Intellectual Property, which is created prior to or independently of this MOU. "Foreground IP" means all Intellectual Property, which results from or is generated pursuant to or for this MOU. "Intellectual Property" or "IP" means all intellectual property including all trademarks and service marks, copyrights, patents, designs, and confidential information, arising out of the Research and in the performance of this MOU.

6. GOOD FAITH

In entering this MOU the Parties hereto recognize that it is impractical to make provisions for every aspect of the proposed collaboration contemplated herein and accordingly declare their intention that this MOU shall operate between them with fairness provided always that such obligations herein expected from each of the Parties are practicable.

7. REPRESENTATIONS AND WARRANTIES

Due Authority. Each party represents and warrants that it has the right, power and authority to enter into this MOU, to grant the rights granted herein, and to perform the collaboration described herein.

Indemnity: The Parties agree to defend, indemnify, and hold other Parties, its officers, directors, agents, representatives, shareholders, and employees, harmless from and against any claims, suits, expenses, damages, or other liabilities, including reasonable attorney's fees and court costs, arising out of the use by Parties, its respective agents and/or assigns, of any materials supplied by Parties, including without limitation any signage, banners, names, trademarks, service marks, trade-names or logos.

8. TERMINATION

This MOU may be terminated by either party, by giving the Parties thirty (30) days written notice. In case of termination of the MOU, the content contributed by either party on the open-source shall continue to stay in open-source.

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9. NON-BINDING NATURE

Parties acknowledge that the provisions of this MOU represent their common intentions and commitment only and are not intended to create any legally binding contractual relationship between the Parties.

10. SEVERABILITY

If any provision of this Agreement is declared invalid as contrary to law or public policy, the remaining provisions hereof shall continue to remain in full force and effect.

11. NO JOINT VENTURE

This MOU shall not be deemed to create any joint venture, partnership, or agency between the parties hereto. It is understood that each party to this Agreement shall be independent of the other and that neither party shall have the right or authority to bind the other party until an official agreement is drawn between them.

12. LAW AND JURISDICTION

This MOU shall be governed by and construed in accordance with the laws of State of Delware United States of America. The Parties shall use their best efforts to resolve any disputes and/or outstanding issues by consultation or negotiation between the Parties, and in the event of a failure to resolve such disputes and/or outstanding issues, the Parties shall proceed to finally resolve it by arbitration in accordance with the Rules of Mediation and Conciliation of the USA International Arbitration Centre ("SIAC"). The arbitral award shall be final, conclusive and binding upon the Parties hereto.

13. SUBCONTRACTING

The Second Party to this MOU shall not subcontract their obligations/responsibilities as specifically outlined above in defined purpose to this MOU to any third party without obtaining the prior written approval/consent of the other Party.

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14. REVIEW PROCESS

The Parties to this MOU will hold a status review meeting once every 6(Six) months to review the status and progress of the Project.

15. AMENDMENT

Any amendment, modification, change or revision to this MOU shall be subject to mutual agreement by both the Parties in writing.

18. ASSIGNMENT

This MOU and the rights and obligations herein may not be assigned by any Party without the written consent of the other Party, which consent may not be unreasonably withheld.

19. RELATIONSHIP

This MOU shall be construed to have been entered on a principal to principal basis. Nothing contained in this MOU shall be construed or interpreted as constituting an agency or employer-employee relation between the Parties.

20. FORCE MAJURE

Neither Party shall be liable for any failure or delay in performance of any obligation, under this MOU to the extent such failure or delay is due to a Force Majeure Event. The Party having any such cause shall promptly notify the other Party in writing of the nature of such cause and the expected delay.

If, however, it is not feasible for a Party to prevent the occurrence of the Force Majeure Event as a result of which that Party is prevented from performing its obligation for more than 30 (thirty) days due to such Force Majeure Event ("Aggrieved Party"), the other Party may decide to release the Aggrieved Party from performing its obligation hereunder or may modify the relevant provisions of this MOU affected by the Force Majeure Event so long as the Force Majeure Event continues, in order to enable the Aggrieved Party to perform its other obligations hereunder as so modified.

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IN WITNESS WHEREOF the Parties hereto have caused this MOU to be duly executed on the day and year first abovementioned.

First party

— Docusigned by: William Haseltine — C4BBC3F4088A4D2...

...

Signature:

Name

Signature:

: Dr. WILLIAM ALAN HASELTINE

Designation: Chair and President

3/8/2021

On behalf of ACCESS Health International, INC 1016, Fifth Avenue, Suite 11A/C New York, US - 10028

E-mail ID: info@accessh.org

Contact No.:

Name

: Dr. V.P. GUPTA

Second party

Designation: Registrar

On behalf of Santosh Deemed to be University, Ghaziabad, NCR Delhi.

E-mail ID:

registrarsantosh@gmail.com registrar@santosh.ac.in

Contact No.: 7838888790





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Memorandum of Understanding

This Memorandum of Understanding is executed on 18th day of February 2021 between the parties mentioned below at

Santosh Deepard to be University

(First Party)

Visible B (Second Party)

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 Santosh Deemed to be University owned and managed by Santosh Trust having its Registered Office at No.1, Santosh Nagar, Ghaziabad, NCR Delhi-201009 hereinafter called FIRST PARTY

AND

 Visible Body Pvt Ltd. 4th Floor, ALTF, JMD Empire Square, MG Road, Gurugram-122002 Through Mr Vipin Chopra-Director hereinafter called SECOND PARTY

Now both the parties have agreed upon the following terms and conditions:

- A. That the Second party shall set up Virtual Cadaver 3D Skill Lab-DSL-Type 1 in the campus of the First Party integrated with global Certificate Courses leveraged on VR/AR technologies suitable for in-class/lab and online teaching and suitable for a seating capacity of 24 students as a BOMT (Build, Operate, manage and Transfer) model.
- B. Schedule: The Second party shall Set up within 90 days of this MoU, a Virtual Cadaver Digital Skill Lab (DSL-Type 1) suitable for 24 students in a suitable location. Institution to provide requisite space/utilities for the installation of the equipment as per the BOQ attached to offer the students with a Foundation Level One Global Certified Integrated Virtual Cadaver Certification Program utilizing the institution's Faculty resources and DSL-Type 1.
- C. Price for DSL: The total price agreed for supply and installation of the DSL, as per BOQ at annexure "A" for Virtual Cadaver 3D Skill Lab-DSL Type 1, shall be Rs 38,00,000/-(Rupees Thirty Eight Lacs Only) exclusive of the applicable taxes.

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- D. Taxes & AMC: The price is exclusive of GST and includes AMC, Licenses and support for the entire period of MoU. All taxes as per Government applicable rules will be extra. TDS and GST applicable as per Govt rules
- E. Methodology: The Virtual Cadaver 3D Skill Lab-DSL Type 1 would be loaded with Visible Body's 3D Courseware (Prelab & Postlab) licenses for Anatomy & Physiology to be used for imparting lessons (in-class/lab and online modes).
- F. Operations: First party shall start delivering the lectures using 3D curriculum on Virtual Cadaver 3D Skill Lab-DSL Type 1 to support the competency skills and understanding of the students. A yearly time table of the lesson plans as per the competency based new curriculum shall be prepared by the education team of both the parties
- G. Price for Integrated Course: The estimated student price for Global Certificate Course leveraged on VR/AR technologies for Foundation Level One Virtual Cadaver Certification Programme shall be Rs 1,50,000/-(Rupees One Lac Fifty Thousand Only), exclusive of the applicable taxes.

The price may be revised after mutual consent of both the parties on a yearly basis considering the inflation rates. The student deliverables of the program will be offered with an option of education loan as per Annexure "B". The amount will be taken from the students by the Second Party only and the First Party will not be involved or responsible for taking the amount. However the Second Party will give a list of students and the payment made by them, to the First Party on monthly basis for record and accounting purposes.

Santosh Deemed to be University

(First Party)

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- H. Validity: The prices would remain firm till the entire validity of this MOU. The initial validity of the MOU will be 3 years.
- I. Enrolment of Students: The First party shall authorise the Second party to offer the enrolment of the integrated courses to its list of students (UG, PG & Interns). The First Party shall also provide the second party, the communication details of students currently pursuing their UG / PG / Intern course(s) in its College / University to facilitate enrolment of its students to this programme.

In addition the Second party shall also be authorised to enrol students who are from external institutions such as Dental, Nursing, Hospitals etc. The Second party shall provide the list of the external students proposed to be enrolled along with their Credentials to the First Party. The Second Party shall enrol the external students only after prior approval of the First Party.

J. L&R Fee: The Second party shall pay to First party a Lease & Resource (L&R) fee as mentioned below

a. For internal students

30% of the fee at clause F

b. For external students

20% of the fee at clause F

- K. Payment: The First party shall raise a Purchase Order for the Virtual Cadaver 3D Skill Lab DSL Type 1 as per the agreed value at clause C. An amount equivalent to 20% of the value shall be paid as advance and balance 80% shall be adjusted from the L&R Fee share due to First party.
- L. Revenue Adjustment: This BOMT proposal has been devised on the basis of the institution paying an initial amount of Rs 896800/- including GST towards 20% cost of Skill lab as mobilization advance for supply and installation. The balance amount shall be adjusted from Lease and

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Resource Fee. After full cost adjustment (recovery of the total cost of the Virtual Cadaver 3D Skill Lab-DSL Type 1 by the second party) through the L&R fee, the future sharing will be in the ratio as per clause I.

M. Ownership: The ownership of the Virtual Cadaver 3D Skill Lab-DSL Type 1 shall be transferred to the first party within 12 months or after the full cost adjustment, whichever is earlier. Till the full cost adjustment of the Virtual Cadaver 3D Skill Lab-DSL Type 1 assets is effected, the same will continue to be under the joint management and custody of both the parties.

N. Installation Time

a. DSL Type 1

90 days from LOI with advance

b. Live Experience Centre

30 days from LOI with advance

- O. Role of First party: The Institution role is limited to providing support as follows:
 - a. Appx 1500 Sq. ft of space duly fitted with AC, Power Supplies with backup, Lighting and Wi-Fi.
 - b. An appropriate place to set up an Education Desk in the Administration Office to offer the enrolment to the foundation course leveraged on AR/VR Technologies powered by Visible Body, USA.
 - c. Conduct lectures in the Virtual Cadaver 3D Skill Lab-DSL Type 1 as per the Time Table devised jointly by second party and first party.
 - d. The college shall facilitate and share the admission details of all its students for enrolment process each year during the entire term of the MoU.

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e. The college will also provide suitable space for banners and facilitate distribution of brochure/ flyers in the campus and through college emails.

P. Role of Second party:

- a. Training: To support NMC "Curriculum Implementation Support Program" (CISP) for sensitizing the faculty on the competency based UG curriculum especially for Anatomy & Physiology, Visible Body shall provide FREE training to the faculty under its "Train the Trainer' initiative. A certificate would be issued each Educator after successful completion of the training.
- b. Installation of Virtual Cadaver 3D Skill Lab-DSL Type 1
- c. Installation and setting up of a Live Experience Centre to showcase the concept and facilitating student enrolments to the various programs
- d. Management and Administering the course till the entire term and certification deliverance.
- e. Counselling for enrolment of internal students as provided by the institution.
- f. Marketing and PR within India and overseas for the courses for enrolment of external students through our own network.
- Q. Use of Logo: Both the Parties shall have a limited rights and entitlement to use the brand names and logos of each other for advertising, marketing and business development purposes

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(First Party)

Visible Body Pyt Ltd. (Second Party)

- R. Capex Adjustment under BOMT Model: This proposal has been devised on the basis of the institution paying an initial amount of Rs 896800/towards 20% cost of Skill lab as mobilization advance for supply and installation. The balance amount shall be adjusted from Lease and Resource Fee.
- S. Student Price Revision: The Program Course Fee is subject to revision @ 5% yearly, considering the inflation index, only after mutual discussion and MoU.
- T. Statutory Approvals and Compliances: The Second Party ensures that it has obtained all necessary approvals/licenses and sanctions from the concerned authorities if any for setting up Virtual Cadaver 3D Skill Lab-Type 1 at the premises of the First Party and has complied with all the conditions with regards to licenses/approvals/sanctions.
- U. Insurance and Security: The Second Party shall insure all the instrument / equipment / accessories to be installed for setting up Virtual Cadaver 3D Skill Lab Type 1 against theft, breakage, fire and other accidents till such time the ownership of the Skill Lab is transferred by Second Party to First Party or the entire payment is adjusted towards the cost of Skill Lab as the case may be. Second Party shall insure all the equipment /instrument /accessories which are part of Skill Lab at its own cost. However, First Party shall make its own arrangements for providing proper and adequate security to the Skill Lab and its Instrument, Equipment / accessories kept in the premises at its own cost.
- V. Indemnity: The Second Party agrees to indemnify and keep First Party and its officers, employees, agents and sub-contractors, indemnified against any and all liabilities, costs, claims, demands,

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Visible Body Pxt L (Second Party)

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proceedings, charges, actions, suits or expenses of whatsoever kind or character that may be incurred or suffered by any of them howsoever arising (other than by reason of gross negligence or wilful misconduct) in connection with the provisions of the MoU or the performance of its duties hereunder.

First Party shall not be required to take any legal action on behalf of the Second Party unless being fully indemnified (to its reasonable satisfaction) for all costs and liabilities likely to be incurred or suffered by it as a consequence thereof.

The indemnities provided by the Second Party hereunder shall cover all reasonable costs and expenses payable or incurred by First Party in connection with any claims.

Similarly, the First Party agrees to indemnify the Second Party and its founders/promoters, employees, agents and sub-contractors against any and all liabilities, cost, claims, demands, proceedings, charges, actions, suits or expenses of whatsoever kind or character that may be incurred or suffered by any of them howsoever arising (other than by reasons of gross negligence or wilful misconduct) in connections with the provisions of the MoU or performance of its duties hereunder.

W. No Consequential Damages: Neither First Party nor any of its affiliates shall be liable for indirect, incidental or consequential damages suffered by the Company, or for punitive damages, with respect to any term or the subject matter of this MoU, even if informed of the possibility thereof in advance. This limitation applies to all causes of action without limitation, including breach of contract, breach of warranty, negligence, strict liability, fraud, misrepresentation and other torts.

Santosh Doemed to be University

(First Party)

Visible Body Pvt Ltd.

X. Confidentiality: All Confidential Information (defined below) furnished to, or developed by, First Party or any of its employees, higher officials, directors or sub-contractors during the term of this MoU shall be the property of First Party, and shall be kept confidential by the Second Party, both during and after the term of this MoU.

For the purpose of this clause, "Confidential Information" shall mean information relating to all the students, the business of the College before effective date of the MoU and this MoU as well as all know-how of which Second Party becomes aware or generates in the course of or in connection with the performance of its obligations hereunder.

The provisions of this clause shall not apply to Confidential Information which:

is required to be disclosed by law or court order; or

has become public knowledge otherwise than as a result of the conduct by the Company.

- Y. Default: If the Parties, by any act or omission, breach any material obligation under this MoU and if such breach continues for a period of 30 (thirty) days after written notice thereof has been given by the either of the Party, the Parties shall have the right to terminate this MoU with immediate effect by written notice.
- Z. Force Majeure: If at any time during the term of this MoU, the Premises is destroyed and/or damaged or sealed due to any pandemic, epidemic, chemical leakage, by a court order either wholly or partially, enforcement notice, by force majeure whereby First Party is prevented from using the Premises or any part thereof, the amount payable by First Party to the Second Party shall be suspended till such time the Premises is rendered

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Visible Body Pvt Ltd (Second Party) fit by the Company at his own cost and insurance claim to restore the Premises in as good condition as they were on the date of such damage or destruction. If the force majeure condition continues for a period of more than 2 (two) months, then First Party can terminate this MoU by giving one month's notice to the Company.

AA. Notices: All correspondence or notices required or permitted to be given

under this MoU shall be given in English and sent by mail, telefax, electronic mail or delivered by hand at the following addresses:

If to the First Party:

ADDRESS:

No.1, Santosh Nagar, Ghaziabad – 201 009 NCR Delhi

EMAIL:

santosh@santosh.ac.in

PHONE:

+91 9500100097

KIND ATTN: Dr. V.P. Gupta

If to the Second Party:

ADDRESS: 4th Floor, ALTF, JMD Empire Square, MG Road, Gurugram-122002

EMAIL:

info@visiblebody.co.in

PHONE:

+91 9319012626

KIND ATTN: Mr Vipin Chopra

or such other address or telefax number as either Party may designate to the other Party in writing.

BB. Miscellaneous: The relationship between the Parties hereto is that of an independent contractor. Nothing in this MoU shall be deemed to constitute a partnership between the Parties.

This MoU shall not be amended, supplemented or modified save by written MoU signed by or on behalf of the Parties.

This MoU may be executed in one or more signed counterparts, facsimile or otherwise, which shall together form one instrument.

Santosh Deenied to be University

(First Party)

Visible Body (Second Par

- CC. Jurisdiction: The Courts of Ghaziabad alone will have exclusive jurisdiction in respect of this Deed.
- DD. Termination/Exit: This MOU can be terminated by either party by giving 6 months' notice to the other party.
- EE. Disputes: That any claim, disputes shall be settled by both the parties through mutual discussions and cooperation. In case of any unresolved dispute, the decision of the Hon'ble Chancellor of Santosh Deemed to be University and shall be binding on both the parties.

Both the parties to the MOU put their hands on this 18th day of February 2021 herein as under.

Second party

Signature:

Name

: Mr Vipin Chopra

Designation: Director

On behalf of Visible Body Pvt Ltd.

E-mail ID: info@visiblebody.co.in

Contact No.: 9319012626

First party

Signature:

Name

: DR. V.P. GUPTA

EMED TO A

REGISTEL

Designation: Registrar

On behalf of Santosh Deemed to be University, Ghaziabad, NCR

Delhi.

E-mail ID:

registrarsantosh@gmail.com registrar@santosh.ac.in

Contact No.: 7838888790

Santosh Deemed to be University

(First Party)

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Visible Body Pv(Ltd. (Second Party)

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Description of Document

Article 5 Agreement or Memorandum of an agreement

Property Description

Not Applicable

Consideration Price (Rs.)

First Party

SANTOSH DEEMED TO BE UNIVERSITY

Second Party

PATH FINDER RESEARCH AND TRAINING FOUNDATION

Stamp Duty Paid By

SANTOSH DEEMED TO BE UNIVERSITY

Stamp Duty Amount(Rs.)

100

(One Hundred only)



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- The authenticity of this Stamp certificate should be verified at 'www.shcilestamp.com' or using e-Stamp Mobile App of Stock Holding. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
 The crus of checking the legitimacy is on the users of the @age. 153 of 173
 In case of any discrepancy please inform the Competent Authority.



MEMORANDUM OF UNDERSTANDING

BETWEEN

SANTOSH DEEMED TO BE UNIVERSITY GHAZIABAD, NCR DELHI

AND

PATHFINDER RESEARCH AND TRAINING FOUNDATION

30/7 AND 8, KNOWLEDGE PARK III,

GREATER NOIDA, UTTAR PRADESH - 201308

REGISTRAR

(DR. V.P. Supta)

Registrar

Founder Chairman

No. 1, Santosantognip General to the 20 diversity Delhi-NCR) Pathfirstetore general ge +91-120-4933353/63/FBst Party

Second Party admin@santosh.ac.in

www.santosh.ac.in

Memorandum of Understanding

This Memorandum of	Understanding	(herein referred as	"MOU") i	s made a	nd executed	d at
Greater Noida on this	day of	2021.				

BETWEEN

Santosh Deemed to be University, established by Santosh Trust Registered under Indian Trust Act 1882 vide Registration No. 16352/2004 (PAN No. AAITS6921N) having its Registered Office at No.1, Santosh Nagar, Ghaziabad — 201 009 NCR Delhi through its Registrar DR. V.P. Gupta (which expression shall unless it be repugnant to the context or meaning thereof mean and include its heirs, executors, administrators and assigns) hereinafter called as First Party

AND

Pathfinder Research and Training Foundation, through its duly authorized signatory, Pranav Kumar (Founder and Chairman) a company having its registered Office at 30/7 and 8, Knowledge Park III, Greater Noida, Distt. — Gautam Budh Nagar, Uttar Pradesh - 201308 (hereinafter referred as "PRTF") (which expression shall unless it be repugnant to the context or meaning thereof shall deem to mean and include its affiliates, subsidiaries, sister concerns, successors and permitted assignees) of the Second Party.

Santosh Deemed to be University (First Party) and the Pathfinder Research and Training Foundation (Second Party) referred individually above shall be collectively termed herein as Parties.

WHEREAS

- a) The First Party is a duly recognized educational university offering courses of medical science, dental sciences, etc. and owns and operates a world-class multi-specialty hospital and state of the art research facilities under the name "Santosh Medical College & Hospital".
- b) The Second Party is engaged in providing quality infrastructure for research training and services with well-equipped laboratories, library and classrooms, so as to strengthen all the areas offered in the field of bioinformatics, computational and systems biology.

c) The First Party wanted to train its student, faculty in bioinformatics and approached Second Party for the same.

REGISTRAR

(DR. V.P. Gupta)

Santosh Deemed to be University

First Party

(Pranav Kumar)

Founder Chairman

Pathfinder Research and Training Foundation

Second Party

In consideration of the mutual covenants contained herein the Parties have agreed to enter into this MoU

1. Object and Purpose:

That the parties herein agree to research and training foundation. That the Parties will exchange students as well as faculty for promoting the skill development in the bioinformatics as per industry standards and employability requirements. There is no financial involvement in the MOU from both of the Parties.

2. That the following responsibilities of the parties

- i. Exchange of trainers / trainees with the objective of offering courses in areas mutually agreed upon by both Parties through prior invitation and in accordance with the procedures and expectations established by the Parties.
- ii. Support reciprocity in Knowledge sharing, Research and Extension Activities of common interest
- iii. Exchange of academic content, course information, seminars, conferences and any other data and information of common interest.
- iv. Develop joint projects and reports such as Ph.D. research work
- All joint activities will be realized through the mutual agreement and clearly established conditions and mutual obligations the appropriate University/Industrial Partner.
- vi. Mutual organization of workshop, seminars and academic exchange.
- vii. Co-development of tools and databases pertaining to common objectives of both institutes.

3. Confidentiality and Intellectual Property Rights:

a. The Parties will use reasonable efforts to cause its respective agents, employees, and representatives to minimize distribution and duplication and prevent unauthorized disclosure of the Confidential Information of the other party. For the purpose of this MOU, "Confidential Information shall mean any and all technical or non-technical information or knowledge relating to the business. Each Party shall maintain all of the other Party's confidential Information in strict confidence and in a secure

(DR. V.P. Gupta)

Registrar

Santosh Deemed to be University

First Party

(Pranav Kumar)

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Founder Chairman

Pathfinder Research and Training Foundation

Second Party

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environment and shall protect such information with the same degree of care that such Party exercises with its own confidential information. Except as provided in this MOU, no Party shall use or disclose any confidential information of the other Party without the express prior written consent of the other Party.

b. If the Receiving Party is required to disclose the confidential information, in lieu of and as a part of a judicial, process, government investigation, legal proceeding, or other similar process, the Receiving Party will give written notice of such requirement to the disclosing Party.

Both the Parties shall maintain confidentiality towards each other and will not disclose any confidential information, without written permission to any third Party, person, entity, etc. in any manner, directly or indirectly. For the purpose of this MOU, "Confidential Information" shall mean any and all technical or non-technical information or know-how relating to the business, services and/or products of the disclosing Party or a third party, including without limitation of any research, products, services, ideas, know-how, methods, business plans, development, inventions, trademarks/logos, processes, techniques, designs, components, parts, documents, drawings, electronic files, data, sketches, plans, programs, specifications, software, and/or distribution, engineering, marketing customer, vendor, financial, merchandising, sales, and employee information and/or other materials which are disclosed by one Party or on its behalf to the other Party or its employees or agents, directly or indirectly, in writing, orally, electronically, or by drawings or inspection.

However, it excludes any information which is:-

- Already in the public domain or becomes published or available to the public other i. than by a breach of this Agreement or any confidentiality obligation owed to the disclosing Party, but Confidential Information shall not be deemed to be in the public domain merely because any part of the said Confidential Information is embodied in general disclosures or because individual features, components or combinations thereof are known or become known to the public;
- Rightfully received from a third party without breaching any obligation of ii. confidentiality under this agreement and that the received information is not derived out of or pursuant to the confidential information disclosed by the Disclosing Party pursuant to this MOU.;
- Independently developed by employees or agents of the receiving Party without iii. direct or indirect access to or use of the Confidential Information of the disclosing Party;

(DR. V.P. Gupta)

Santosh Deemed to be University To Re

First Party

(Pranav Kumar)

Founder Chairman

Pathfinder Research and Training Foundation

Second Party

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- iv. Known to the receiving Party at the time of disclosure without an obligation of confidentiality; or
- v. Produced in compliance with applicable Law or a court order, provided that the receiving Party first gives the disclosing Party reasonable notice of such Law or order and gives the disclosing Party opportunity to oppose and/or attempt to limit such production, unless the Law or court order prohibits giving of such notice. In such cases, the receiving Party will only disclose those portions of the Confidential Information that are legally required and will use all reasonable efforts to maintain the confidential treatment of such Confidential Information.
- vi. All rights pertaining to any intellectual property generated / created/ invented in the due course of the project, will be the joint property of the First Party and the Second Party. Terms and conditions regarding transferring / assigning / selling these rights shall be governed by a separate written and agreed to document, if required.

4. General Conditions

- This MOU does not establish a joint venture or partnership between the Parties. The MOU is intended only to provide general principles and key terms for initial cooperation and to facilitate further discussions
- ii. Both the parties can do mutual cobranding using each other's brand names/logos in their respective websites and marketing collaterals.
- iii. Both the parties are hereby agreeing, under this MOU, to indemnify and hold each other harmless.
- iv. Both the parties shall mutually respect the confidentiality and intellectual ownership of information shared between them. The new intellectual property being developed /generated under this MOU will carry the equal rights of ownership among First Party and Second party

5. Termination

Term and Termination of the MOU:

The MOU shall be effective and enforceable from the date of authentication by both the Parties. The MOU shall be valid for a period of 5 years. Before the expiry of the MOU, in case either of the parties do not notify within ninety days in writing to the other that they wish to

(DR. V.P. Gupta) Registrar

Santosh Deemed to be University

First Party

(Pranav Kumar)

Founder Chairman

Pathfinder Research and Training Foundation

Second Party

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rescind from the MOU, the MOU shall be automatically extended for a further period as agreed.

It may, however, be open to either of the Party to terminate the MOU by giving the other party a notice period of 30 days. However, both the Parties will meet any residual obligations in connection with the present MOU, notwithstanding its termination.

6. Governing Law and Dispute Resolution

The validity, interpretation, enforceability and performance of this MOU shall be governed and construed in accordance with the Laws in India. Venue of settlement for any disputes which may arise under this MOU shall be at the Courts of Delhi. Disputes arising between the parties out of or in connection with this MOU shall as far as possible be settled amicably. If amicable settlement cannot be reached within 30 days from the date of the occurrence of the dispute, the matter under dispute shall be finally settled without recourse to the courts, in accordance with the provisions of the Arbitration and Conciliation Act 1996 and amendments thereto, if any. The arbitration shall be conducted by the arbitrator(s) appointed by mutual consent of both the parties in accordance with the rules of the said Act. The arbitral award shall be final and binding upon both the parties. The arbitration proceedings shall be held at Delhi. All proceedings shall be conducted, including all documents presented in such proceedings, in English language.

That the Courts of Delhi shall have jurisdiction over any or all matters/ dispute that may arise out of this MOU.

7. Notices

- a. Any notice or other information required to this MOU will be communicated by a Party to the other Party through registered mode of service only.
- b. In case of any change to communication address of the Parties, the same shall be communicated to the other side within 15 days, to the change of that address.

Any and all notices, consents, claims, requests or other communications required or permitted to be given under of the provisions of this MOU shall be in writing either through facsimile or by mail to be delivered by hand or by post / courier against acknowledgement. The notice shall be deemed to have been received on the next day of transmission if sent through E-mail and five days of date of dispatch if sent through regular post. The notice aforementioned shall be given in attention of the concerned persons at the addresses mentioned above.

(DR. V.P. Gupta)

Registrar
Santosh Deemed to be University

First Party

(Pranav Kumar)

Founder Chairman

Pathfinder Research and Training Foundation

Second Party

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8. Non solicitation

The Parties shall not directly or indirectly solicit, Interfere with or endeavour to entice away employees from the other Party either on their own account or for any other person or entity, during the continuation of this MOU and for a period of 3 month after the termination of this MOU, for whatever reason.

9. Indemnification

Both Parties shall indemnify, defend and hold each other harmless from and against, any and all liabilities, claims, damages, Interest, judgments, costs, or expenses, including without limitation fees and expenses of the legal counsel or other professionals, made against or suffered by the other party that may arise under this MOU.

10. Force Majeure and Natural Calamity

For the purposes of this MOU, force majeure shall mean and include an Act of God (including but not limited to flood, earthquake, typhoon, epidemic or other natural calamity) war or armed conflict or the serious threat of the same (including but not limited to prohibition or restriction of importation or exportation) or any other cause beyond the reasonable control of the Parties hereto including but not limited to industrial relation problem involving government/quasi government organization /banks/ transportation / Associations / other public bodies. In case of force-majeure, the parties shall inform the second party about the liabilities to be carried out by them, and are free from them after the receiving an MOU of force-majeure acceptance and it shall be base for the expiration of the corresponding part or as a whole of the MOU. The documents confirming the condition of force-majeure will be required for submission during the negotiation process, and Parties shall mutually consult each other to decide the course of action to be adopted.

11. Severability

If any provision of this MOU shall be found by any Government or administrative body of competent jurisdiction to be invalid or unenforceable, the invalidity or un-enforceability of such provision shall not affect the others provisions of this MOU and all provisions not affected by such invalidity or unenforceability shall remain in full force and effect. The Parties hereby agree to attempt to substitute/Ancillary any invalid or unenforceable provision, with an authentic valid or enforceable provision which achieves the spirit specifically in lieu of the economic, legal and commercial objectives.

12. Waiver

The failure of either Party to enforce compliance with any term or condition of this MOU shall not constitute a waiver of such term or condition of this MOU or the right to

(DR.V.P. Gupta)

Registrar

Santosh Deemed to be University 0 8 **First Party**

Founder Chairman

Pathfinder Research and Training Foundation

Second Party

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subsequently enforce such term or condition in the future. No waiver, by either Party, of any provision of this MOU shall, in any event, become effective unless the same shall be in writing and such waiver shall be effective only in the specific instance described and for the purpose that the waiver in given.

13. Miscellaneous:

No addition or change in the terms of this MOU shall be effective or binding on either of the Parties unless reduced to writing and executed by the duly authorized representative of each of the Party.

14. Assignment

It is understood by the Parties herein this MOU is based on the professional competence and expertise of each party and hence neither Party shall transfer or assign this MOU, or rights or obligations arising hereunder, either wholly or in part, to any third party.

15. Relationship

Nothing in this MOU Shall be construed to make party a partner, anent or legal representative of the other for any purpose.

16. Entire MOU

This MOU and the Schedules (if any) hereto represent the entire MOU as to the subject matter hereof, and supersedes any prior understandings between the Parties relating to the subject matter hereof.

If to First Party:

The Registrar
Santosh Deemed to be University
Address: No.1, Santosh Nagar,
Ghaziabad – 201 009
NCR Delhi

Email: registrarsantosh@gmail.com

registrar@santosh.ac.in

Phone: +91 7838888790

(DR. V.P. Gupta)

Registrar

Santosh Deemed to be University

First Party

(Pranav Kumar)

Founder Chairman

Pathfinder Research and Training Foundation

Second Party

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If to Second Party:

Mr. Pranav Kumar" (Founder and Chairman)
Pathfinder Research and Training Foundation
30/7 and 8, Knowledge Park III, Greater Noida,
Dist-Gautam Budh Nagar, Uttar Pradesh - 201308

Phone: 088600 80008

Email: contact@pathfinderfoundation.co.in

IN WITNESS WHEREOF the parties hereto have hereunto set and subscribed their respective hands the day & year first hereinabove written

First party

Signature:

Name: DR. V.P. Gupta

Designation: Registrar

On behalf of

Santosh Deemed to be University,

Ghaziabad, NCR Delhi

E-mail ID:

registrarsantosh@gmail.com

registrar@santosh.ac.in

Contact No.: 7838888790

Second party

Signature:

Name: Mr. Pranav Kumar Designation:

Founder & Chairman

On behalf of

Pathfinder Research and Training

Foundation

E-mail ID:

contact@pathfinderfoundation.co.in

Contact No.: 088600 80008

(DR/V.P. Gupta)

Registrar

Santosh Deemed to be University

First Party

(Pranav Kumar)

Founder Chairman

Pathfinder Research and Training Foundation

Second Party

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MEMORANDUM OF UNDERSTANDING

BETWEEN

"LOGIQUEST"

DIVISION OF THINKCELL LEARNING SOLUTIONS PVT. LTD.

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SANTOSH DEEMED TO BE UNIVERSITY

GHAZIABAD, NCR DELHI

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No. 1, Santosh Nagar, Ghaziabad -201 009 (Delhi-NCR) +91-120-4933353/63/73

santosh@santoshdeemedtobeuniversity.com admin@santosh.ac.in

www.santosh.ac.in

MEMORANDUM OF UNDERSTANDING (MoU)

This Memorandum of Understanding (MoU) is made and executed on 16/12/2020 by and between

"LogIQuest" a division of Thinkcell Learning Solutions Pvt. Ltd. a private limited company incorporated under the Indian companies Act 1956, having its registered office at 102, 1st Floor, Sapthagiri Residency, Dwarakadas Colony, Ratnadeep Super Market Lane, Begumpet, Hyderabad – 500 016, Telangana, India through its National Head Mr. Abhishek Bavadhankar who is authorized to enter into this MoU on behalf of the company (which expression shall unless it be repugnant to the context or meaning thereof mean and include its heirs, executors, administrators and assigns)

.... (Party of the First part)

AND

Santosh Deemed to be University India together through its Authorized Signatory Mr. D. Balaram, Project Executive, Santosh Deemed to be University (which expression shall unless it be repugnant to the context or meaning thereof mean and include its heirs, executors, administrators and assigns)

.... (Party of the Second part)

- A. LogIQuest is a Kaplan Certified Education Provider having its corporate office situated at Hyderabad and dealing with the USMLE coaching for Medical students and helping the students go to the USA for Residency Programs.
- B. Whereas Santosh Medical College is a Constituent College of Santosh Deemed to be University situated at Ghaziabad dealing & offering UG/PG/Ph.D programs to the aspirants/students.

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- C. Whereas LogIQuest is keen & interested to help and educate the students of Santosh Medical College on "Cracking the USMLE & Pathway to Residency in USA", also explaining them the pre-requisites where USMLE being one of them.
- D. Whereas LogIQuest wants to partner with Santosh Medical College and hence both parties have decided to reduce the same into writing hence these presents:

NOW THIS MEMORANDUM OF UNDERSTANDING WITNESSETH AS UNDER:-

- 1. It is agreed by and between LogIQuest & Santosh Medical College that LogIQuest would visit the college and address the students of 1st/2nd/3rd/4th year & Interns and deliver an informative Lecture / Seminar / Online Webinar through which LogIQuest would educate the students on the USMLE & USA Residency aspects for the Santosh Medical College students on a convenient day on mutual agreement.
- It is also agreed that LogIQuest may in the near future want to also invite an
 Expert faculty/Delegate from USA to deliver a seminar for the Santosh Medical
 College students on USMLE & USA Residency in person or online at no extra cost.
- It is also agreed that Santosh Medical College would provide physical and infrastructural facilities for delivering the seminar.
- 4. It is also agreed that LogIQuest would discuss with the Medical students of Santosh Medical College on various USMLE programs offered by LogIQuest and their official International partner "Kaplan Medical".
- It is also agreed that upon request Santosh Medical College would allot a small space in the college campus to LogIQuest where an Information Desk can be set

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up and Santosh Medical College students can approach that desk and get their queries resolved at no extra cost.

- 6. It is also agreed that Santosh Medical College would provide on Demand the student details of Medical discipline including name, email & mobile no. of students with LogIQuest where LogIQuest can send them timely emails/SMS on the information/updates (if any) like upcoming informative webinars/skype sessions etc and can maintain the same to be in touch with the students.
- 7. It is further agreed that LogIQuest would send some promotional material like posters/banners/leaflets etc. to Santosh Medical College to be put up in college campus /Hospital campus including notice boards / hostels / canteens / library etc. in a conspicuous area and Santosh Medical College would put up the same which will create awareness amongst the students/Interns. It is also further agreed by and between both the parties herein that Santosh Medical College will help in the showcase of the USMLE programs in the college amongst the student community and encourage the students to take up USMLE and Santosh Medical College will not be held responsible in case of any legal implications.
- 8. It is further agreed that during the tenure of this MoU, Santosh Medical College will not entertain any other USMLE service provider to conducts session or perform any marketing activity in their campus with respect to USMLE service only.
- 9. It is further agreed that if any student expresses an interest to join the USMLE course/coaching which is offered by LogIQuest and their International Partner Kaplan that student will have to approach the Information Desk Personnel at Santosh Medical College for the purpose of enrollment with written approval of the Dean of Santosh Medical College.

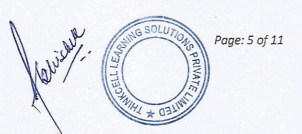


10. It is also further agreed by and between the parties that LogIQuest is currently offering the USMLE programs as per the table mentioned below:

S. No	Program Name	LogIQuest Fees	Discounted Fees for Santosh Medical College students
1	USMLE STEP 1 On Demand 7 Months	1,50,000/-	1,20,000/-
2	USMLE STEP 2CK On Demand 7 Months	1,50,000/-	1,20,000/-
3	USMLE Step 1 Live Online	2,30,000/-	2,00,000/-
4	USMLE Step 2 CK Live Online	2,30,000/-	2,00,000/-

The above said fees is valid for the individual program/s for a period of 6 months from the date of execution of this MoU and is subject to change and any such change shall be communicated to Santosh Medical College which can be further communicated to the students who enquires or wishes to enroll for any of the above mentioned program/s.

- 11. It is further agreed that any student who wishes to enroll for the above-mentioned programs needs to fill up the enrollment form provided to Santosh Medical College by LogIQuest. It is also agreed that Santosh Medical College through its Dean will send details of the enrolled students to Logiquest within 48 hours of enrollment via email in an excel format provided by LogIQuest. Santosh Medical College will also send the completely filled hard copy enrollment forms to LogIQuest within 7 business days of the enrollment.
- 12. The Payment received is not refundable hence no refunds requests by the Santosh Medical College students or their parents shall be entertained by either of the parties mentioned herein.



- 13. It is further agreed that Santosh Medical College will accept a cheque payment from the student who wants to enroll for USMLE On Demand Program for 7 months for Rs 1,20,000/- (Rupees One Lac Twenty Thousand Only) or USMLE Live Online for Rs for Rs 2,00,000/- (Rupees Two Lacs Only) in favour of "THINKCELL LEARNING SOLUTIONS PRIVATE LIMITED" and Santosh Medical College will courier the same to Logiquest Head office situated at Hyderabad. Santosh Medical College will take utmost care of all the enrollment cheques collected by them and ensure that they are not lost or damaged OR direct the student to make an online payment directly in the Logiquest Bank account mentioned herein.
- 14. Students of Santosh Medical College will have the following additional benefits over and above the regular program features which are as follows;
 - Price protection through the discounted price for every interested student of Santosh Medical College
 - Free Diagnostic test for every interested student of Santosh Medical College
 - Free Q-Bank for 1 month worth \$129 for every interested student of Santosh Medical College
 - Complimentary support in ECFMG application process
 - On campus help through the counseling desk put up by LogIQuest on timely basis
 - LogiQuest will donate a set of USMLE text books to Santosh Medical College
 Library which the non enrolled students can have access for study purpose

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- It is further agreed that LogIQuest will pay SANTOSH MEDICAL COLLEGE 10% of the total fees paid by the student towards the administrative charges of Santosh Medical College.
- It is further agreed that upon realization of all the cheques in the bank account of LogIQuest, LogIQuest will release the physical copy of USMLE books and dispatch it to the students address via courier and simultaneously also ensure that the student will get the Login details for the Kaplan's Online Portal within a maximum period of 7 business days from the date of cheque realization which the student can use it from any device and from any part of the world. The student need not visit the campus compulsorily to attend these Live/Recorded Lectures unless the student/s intends to gather together for the purpose of group studies.
- 17. It is further agreed that LogIQuest shall timely inform Santosh Medical College in case if LogIQuest is expecting any Logistical delays which can be communicated to the student accordingly by Santosh Medical College.
- 18. It is further agreed that LogIQuest shall release the Cheque/NEFT to Santosh Medical College for the total number of students enrolled @ 10% per student enrollment for USMLE by the 10th day of the next calendar month.
- 19. It is further agreed that the validity of this MoU shall be for a period of five (5) years from the date of commencement of the present MoU.
- 20. The date of commencement of present MoU shall be from 1st January 2021.
- 21. <u>Confidentiality:</u> All Confidential Information furnished to LogIQuest by Santosh Medical College during the term of this Agreement shall be kept confidential by Santosh Medical College, during and after the term of this Agreement. LogIQuest



shall provide the access to Santosh Medical College of all the confidential information necessary from time to time.

For the purpose of this clause, "Confidential Information" shall mean information relating to the students, the academic activities of the College & hospital.

- 22. <u>Term and Termination:</u> This MoU shall have a term of 5 (Five) years unless terminated. This MoU will be valid and binding upon Parties until expiry of the said term, unless terminated by either Party for the reasons mentioned in Default clause.
- 23. <u>Default:</u> If the Parties, by any act or omission, breach any material obligation under this MoU and if such breach continues for a period of 30 (thirty) days after written notice thereof has been given by the either of the Party, the Parties shall have the right to terminate this MoU with immediate effect by written notice. The right to terminate this MoU shall be in addition to and without prejudice to any other rights which the Parties may have hereunder.
- 24. <u>Notices:</u> All correspondence or notices required or permitted to be given under this MoU shall be given in English and sent by mail, telefax, electronic mail or delivered by hand at the following addresses:

If to LogIQuest:

ADDRESS: 102, 1st Floor, Sapthagiri Residency, Dwarakadas Colony, Ratnadeep Super Market Lane, Begumpet, Hyderabad - 500 016, Telangana.

EMAIL: abhishek@logiquest.in

PHONE: +91 9175994804

KIND ATTN: Abhishek Bhavadankar

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If to Santosh Medical College:

ADDRESS: No.1, Santosh Nagar, Ghaziabad - 201 009 NCR Delhi

EMAIL: santosh@santoshdeemedtobeuniversity.com

PHONE: +91 9811282822

KIND ATTN: D. Balaram

or such other address or telefax number as either Party may designate to the other Party in writing.

25. <u>Miscellaneous:</u> The relationship between the Parties hereto is that of an independent contractor. Nothing in this MoU shall be deemed to constitute a partnership between the Parties.

Upon termination of this MoU, LogIQuest shall surrender to Santosh Medical College any and all books, records, documents and other property of Santosh Medical College in the possession or control of LogIQuest

This MoU shall not be amended, supplemented or modified save by written agreement signed by or on behalf of the Parties.

The failure of either Party to enforce any term of this MoU shall not act as a waiver. Any waiver must be specifically stated as such in writing.

If any provision herein is held to be void or unenforceable, the validity and enforceability of the remaining provisions herein shall remain unaffected and enforceable.

This MoU shall be binding upon and inure to the benefit of the affiliates of both the parties.

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This MoU may be executed in one or more signed counterparts, facsimile or otherwise, which shall together form one instrument.

26. <u>Dispute Resolution</u>: In case of any dispute arising or accruing in respect of this MoU or upon matters incidental, related or consequent hereto, the same shall be referred for arbitration in consonance with the provisions of the Arbitration and Conciliation Act, 1996. The place of arbitration shall be NCR Delhi and the language of the arbitration shall be English.

Each party shall have the right to appoint one arbitrator and the appointed arbitrator shall appoint the third arbitrator. In the event of an agreement not being reached as regards the third arbitrator within 15 (fifteen) days of the appointment of the two arbitrators, then the third arbitrator shall be appointed by the High Court.

The award passed by the Arbitral Tribunal shall be final and binding upon the Parties.

The cost of the Arbitration shall be initially deposited with the Arbitral Tribunal equally by both the parties. The Arbitral Tribunal, if called upon, shall also be entitled to award interests, damages and costs.

 Jurisdiction: The Courts of Delhi alone will have exclusive jurisdiction in respect of this Deed.

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IN WITNESS WHEREOF the parties hereto have hereunto set and subscribed their respective hands the day & year first hereinabove written

Date:	24-12-2020
Place:	PUNE
1)	Thinkcell Learning Solution Pvt. Ltd. SOLUTIONS Through its National Head Mr. Abhishek Bavadhankar Sign:
2)	Santosh Deemed to be University Through its Authorized Signatory Mr. D. Balaram Sign:
WITN	IESS:
1)	Name:
Sign_	
Addre	288

Address____

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