



SANTOSH

Deemed To Be University

(Established u/s 3 of the UGC Act, 1956)

MEMORANDUM OF UNDERSTANDING

BETWEEN

SANTOSH DEEMED TO BE UNIVERSITY

GHAZIABAD, NCR DELHI

AND

CLOVE DENTAL GROUP OF CLINICS, DELHI

2ND FLOOR, NEW BLOCK,

RK KHANNA TENNIS STADIUM,

DLTA COMPLEX, 1, AFRICA AVENUE,

NEW DELHI - 110029

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dental clinic

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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AND
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The **Santosh Deemed to be University**, Ghaziabad, NCR Delhi is providing medical and related education to aspirants by providing affordable medical education & medical services 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 **Clove Dental Groups Of Clinics** are incorporated with the aim to provide the dental industry with a new formula for maintaining the patient's oral hygiene. **Clove dental in** partnership with **Sunrise AG & Dabur** have entered in the business of manufacturing oral health care products i.e " Clove Power & Clove sensitive toothpastes . At present, the company owns a good reputation among others of the same field.

NOW THEREFORE, AS PER THE REFERENCE LETTER WRITTEN BY THE CHIEF CLINICAL OFFICER,CLOVE DENTAL GROUP OF CLINICS, DATED 3RD NOVEMBER 2020 , THE SANTOSH DEEMED TO BE UNIVERSITY, GHAZIABAD, NCR DELHI, AND THE CLOVE DENTAL GROUP OF CLINICS, HENCEFORTH ENTER INTO A MEMORANDUM OF UNDERSTANDING WITH THE FOLLOWING TERMS AND CONDITIONS:

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1. **Purpose:** This project is a research consultancy (Survey for the introduction of a new toothpastes in the Indian population).
2. **Covenant of the Second Party:** The Second party will provide one time basic pocket grant to meet the expenses of the project.
3. **Covenant of the First Party:** The liability of the first party is to Compile, analyze & interpret of the data and forward the result regarding the product (toothpastes) as provided by the consumer to the second Party.
4. **Conflict of Interest:** There will be no financial resurrection provided by the first party hence no conflict of interest.
5. **Term of the MoU:** The term of this Memorandum of Understanding will be 11 months from the date of execution of the Memorandum of Understanding.
6. **Termination:** 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.
7. **Non Binding Nature:** The Terms of this MoU are intended only for Survey of the product. This is not a binding agreement between the parties. This MoU does not constitute an offer, binding commitment or obligation on either party, nor shall it construed as creating a contract or deemed to be a contract of any nature and under no circumstances and no legally binding agreement shall exist until the parties have negotiated, prepared and executed separate individual written agreements (s) establishing the binding obligations of the parties as approved by each party's management and legal entities.
8. **Confidentiality:** During the term and also after the termination of this MoU, the parties to this MoU shall not disclose to any third party any confidential data related to other parties.

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9. **Relationship of the Parties:** The Parties are independent entities and no agency, partnership, joint venture or employee – employer relationship is intended pr created by this MoU. Neither Party will make any warranties or representations on behalf of the other.
10. **Publicity:** Except as may be otherwise stated in this MoU, or as may be required by law, the Parties agree that they shall seek and receive and express prior written consent of the other party before they disclose to the public or to any third party the existence of this MoU or the relationship described herein or the results of this survey. This is further governed by Indian Law.
11. **No Intellectual Properties Rights granted:** Except as explicitly permitted under this MoU, the parties does not grant either Party any license or other rights to any trademarks, logos, copyrights or other intellectual property of the other party.
12. **Limitation of Liability:** In no event shall either party be liable to the other for any damages including, without limitation, direct, speculative, indirect, incidental, special or consequential damages in connection with this MoU.
13. **Non Exclusivity:** Nothing in this MoU shall mean or shall be construed to mean that either Party is at any time precluded from having same or similar arrangements to the one envisaged hereunder with any other person including without limitation any competitor or potential competitor of the other party, subject to always maintaining confidentiality obligations stated herein.
14. **Choice of law:** This MoU shall be governed by and construed in accordance with the laws of India and the parties irrevocably submit to the exclusive jurisdiction of the Courts in Ghaziabad for any action or proceeding regarding this MoU.

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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:

Vimal Arora
dentist@clovedental.in
dentist@clovedental.in

Name : Lt Gen (Dr) Vimal Arora (Retd)
BDS, MDS, FDS RCPS (Glasgow)
PVSM, AVSM, VSM & Bar,
OSRE (Oman)

Designation : Chief Clinical Officer

On behalf of Clove dental Group of Clinics
2nd floor, New Block,
RK Khanna Tennis Stadium,
DLTA Complex, 1, Africa Avenue,
New Delhi 110029

E-mail ID: dentist@clovedental.in
Contact No.: 9599216884
Website: www.clovedental.in

First party

Signature:

Nam : Dr. V.P. Gupta

Designation : Registrar

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

E-mail ID: registrarsantosh@gmail.co
registrar@santosh.ac.in
Contact No.: 7838888790
Website: www.santosh.ac.in

