# SANTOSH Deemed to be University



1.1.3 Provide a description of courses with focus on competency / employability / entrepreneurship/ skill-development offered either by the University or in collaboration with partner Institutions / Industries

# MOUs with Institutions / Industries for offering these courses

S no.	MOUs Detail	Page No.
1	MOU Centre For Disaster & Emergency Preparedness	1 - 5
2	MoU Shibli Academy of Health & Skill Sciences	6-25





# **MEMORANDUM OF UNDERSTANDING**

# BETWEEN

# SANTOSH DEEMED TO BE UNIVERSITY, GHAZIABAD,

## NCR DELHI

AND

## MEDIUPSKILL

### **AN INITIATIVE OF**

# **CENTRE FOR DISASTER & EMERGENCY PREPAREDNESS (CDEP)**

## RAMPRASTHA COLONY, GHAZIABAD

AND TOUCH LIFE FOUNDATION TRUST

BENGALURU

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

www.safftosh.ac.in

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#### **MEMORANDUM OF UNDERSTANDING BETWEEN**

#### SANTOSH DEEMED TO BE UNIVERSITY, GHAZIABAD, NCR DELHI

#### AND

#### MEDIUPSKILL

#### **AN INITIATIVE OF**

# CENTRE FOR DISASTER & EMERGENCY PREPAREDNESS (CDEP) RAMPRASTHA COLONY, GHAZIABAD AND TOUCH LIFE FOUNDATION TRUST BENGALURU

\*\*\*\*

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 Centre for Disaster & Emergency Preparedness (CDEP), Ramprastha Colony, Ghaziabad, is instrumental in creating awareness about Disaster and Emergency Management in India in Association with TouchLife Foundation Trust, Bengaluru, a Non-Profit Organization empaneled with Niti Aayog achieved making thousands of entrepreneurs in over 30000 Student participation in 2500 Sessions under training from MSME (Ministry of Micro Small & Medium Enterprises).

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

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- 1. THAT the party of the first part will provide infrastructure facilities like space for education purposes and other necessary items (in the nature of being reusable) and non-teaching support to the extent feasible as may be used for running the operations of educational courses.
- 2. THAT the party of the second part will provide teaching support in form of manpower and conducting the academic activities.
- 3. THAT the term of this Memorandum of Understanding will be for 3 (three) years from the date of execution of the Memorandum of Understanding. This Memorandum of Understanding in case of non-renewal will extend to such a period that the admissions done to the course have either completed their academic requirements.
- THAT there will be two courses viz. Industry Offered Course on Medical Coding and Value Added Certificate Course "Hospital Management". The terms and Conditions of the same are as under:
  - i) Industry Offered Course of Medical Coding:
    - a. THAT the Industry Offered Course on Medical Coding a 12 month weekend program, for which finer details will be worked mutually, will be offered as the Elective Course (purely optional), at Graduate / Post Graduate / Ph.D. program of the University as deemed fit considering academic feasibility and upon mutual consultations. Any

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addition to the list of programs to be serviced by the party of the second part will be based on mutual consent.

- b. Details of the Programs:-
  - A 3 hours introduction to US healthcare program by Second party, which will be common for all students (Additional charges will be taken from all students)
  - 75 hours of elective program to be completed in 12 months for students who enroll.
  - Training will be done through live and recorded sessions.
  - Regular evaluation tests to evaluate and revaluate the progress of participants and final assessment in form of a written examination
  - Certificate will be provided after successful completion of course
  - The Industry Offered Elective Course will be charged Rs. 21,000 (Rupees Twenty one thousand only) per student from the University

#### ii) Value Added Certificate Course – Hospital Management

a. THAT the Value Added Certificate Course – Hospital Management - a 24 hours weekend program, which includes three modules on Hospital Management, Basics of NABH Accreditation and Hospital preparedness in Disasters & Epidemics (optional) along with Graduation or any other program of University as deemed fit considering academic feasibility and upon mutual consultations. The said Value Added Certificcate Courses shall be charged Rs.2500/- per student and certification will be provided on

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completion of the course to the students. Any addition to the list of programs to be serviced by the second party will be based on mutual consent.

- 5. THAT the sharing will be based on tuition fee charged from the student. The second party
  - a. Will retain a share of 75 % of fee for each course
  - b. Will follow due processes towards enrollment of students to the said courses,
  - c. Will specify the Curriculum and syllabi for the courses offered,
  - d. Will specify the evaluation methodology in consultation with the first party for the courses offered.
  - e. Certificate will be provided after successful completion of respective course



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

or TOUCHLIFE FOUNDATIO Signature: .

Name : Dr. Nishchal Gupta & Mr. Namit Bareja

Designation : Convener & General Secretary

On behalf of Touchlife Education Trust, MediUpSkill

E-mail ID: <u>dr.nishchal@gmail.com</u> touchlifefoundationtrust@gmail.com

Contact No.: 9910415441

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#### Certificate No.

Certificate Issued Date Account Reference Unique Doc. Reference Purchased by Description of Document **Property Description** Consideration Price (Rs.) First Party Second Party Stamp Duty Paid By Stamp Duty Amount(Rs.)

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# **Government of Uttar Pradesh**

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- SANTOSH DEEMED TO BE UNIVERSITY
- SHIBLI ACADEMY OF HEALTH AND SKILL SCIENCES
- SANTOSH DEEMED TO BE UNIVERSITY •
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(One Hundred only)



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प्रमोद कुमार (स्टाम्प विकेता) ला०नं० 281, 33 नवयुग मार्किट गाजियाबाट मो0 : 9211681000

Statutory Alert:

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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.

6.21 6-2021 HEALTA (Santosh Deemed to be University) (Shibli Academy of Hea REGISTRAR & Skill Sciences No. 1, Santosh Nagar, Ghaziabad -201 009 (Delhi-NCR) santosh@santoshdeemedtobeu +91-120-4933353/63/73 GHAZIMON admin@santosh.ac.in www.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.

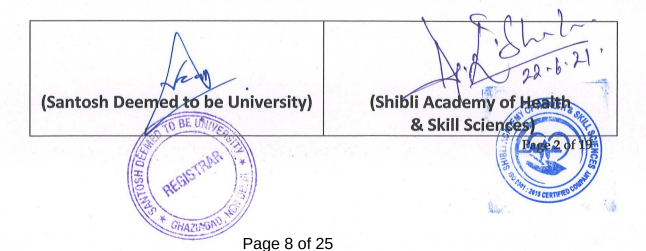
**Santosh Deemed to be University,** understands and acknowledges the benefit to be derived from professional association with **SAHSS** for organizing **"Life support training program(s)"**.

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



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

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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;
- 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



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:
  - a. 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.

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- 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.

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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.

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#### **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.

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#### **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.

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#### 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,



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.

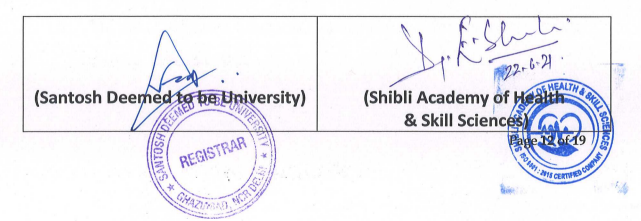
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- 9.2 In case of any dispute arising from the execution, the interpretation or the performance of this MOU, both parties agree to use their best efforts in order to reach an amicable settlement with respect to such dispute.
- 9.3 This MOU may be cancelled 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



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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

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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.: **Designation:** Address: Email:

**DR. Ehtesham Shibli** Director C-7/21, New Seelampur, Shahdara, Delhi-110053 info@yourlifesaving.org

For

22-6-2021 By: Mr.

Signatory in the presence b Dr. K.FZHIL RATAN Name: Address Santos + DEEMED T. BE (9944952693)

**For SAHSS** 

DI SHIESHAM SHIBLT. By:

Signatory in the presence of

Name: BHASCAL HASSIJA Address:



#### <u>Annexure I</u>

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

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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

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#### Annexure II

#### Roles and responsibilities of the Parties will be as follows:

- A. Santosh Deemed to be University:
  - 1. shall provide suitable room space in the **Santosh Deemed to be University** Centers where the trainings will be conducted;
  - 2. shall provide suitable space in the **Santosh Deemed to be University** Centers 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;
  - 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;

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- 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;
- 9. Shall ensure safety of all Materials at **Santosh Deemed to be University** Centers at all times.

#### B SAHSS:

- 1. 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.;
- 3. Shall conduct regular assessments and examinations and issue certificates to the successful participants;



#### 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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