

## Nabira Mahavidyalya, Katol

**3.5.2.1** Number of functional MoUs with institutions of national, international importance, other universities, industries, corporate houses etc. year wise during the last five years (only functional MoUs with on going activities to be considered)

Ph: 233329



STD: 07105

NACC Accredited with 'B' Grade

VSPM Academy of Higher Education

## ARVINDBABU DESHMUKH MAHAVIDYALAYA

BHARSINGI, Dist. Nagpur - 441305

Ref. No.: ADM/Rhas / I. Lib. Lo. F/2014-15/753

Date 10.2.16 -

To The Principal Nabira Mahavidyalaya, Katol, Dist- Nagpur

Subject: Inter Library Loan Facility

Respected Sir/Madam

I wish to inform that the college has a central library containing books on different subjects. But some time there is a demand for certain books which are either not available or have been issued. So a teacher, Research scholar or Students who needs a particular book cannot avail the services. In interest of such teachers, research scholars and students the college wishes to sign an agreement of interlibrary loan with your esteemed college.

You are requested to respond to this offer at the earliest

Thanking You.

Yours Faithfully

Principal
ArvandiahdibashnDelsMalukhiyalava
MahabasisisishDelsMalukhiyalava
MahabasisishAsishBasishgi

e-mail: admv\_bharsingi@rediffmail.com

website: www.admbharsingi.webnode.com, Ph: 07105-233533, 233330



#### AGREEMENT BETWWN ARVINDBABU DESHMUKH MAHAVIDYALAYA & NABIRA MAHAVIDYALAYA KATOL

It has been mutually agreed on 1010212016 that both the college accept the condition of inter library loan facility. This agreement shall continue till either of the above mentioned colleges wishes to terminate it.

Following conditions have been agreed upon.

- 1. Request for books must be sent alongwith names of books and it must be signed by the Librarian or authorized person.
- 2. If the books are lost are the received college shall have to pay the current price of the book.

The books will be issued for 15 days and it shall be the responsibility of the college to ensure their return.

The above mentioned conditions shall remain binding for both the colleges. Above mentioned conditions are acceptable to both the college.

Arvindbahu Distincipallahavidvatare Arvindisablis Desharukh

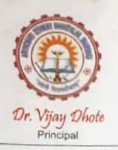
Mahavidyalaya, Bharsingi

Principal

Nabira Mahavidyalaya

Katol, Dist-Nagpur

Nabira Mahavidyalaya



VSPM Academy of Higher Education

# Arvindbabu Deshmukh Mahavidyalaya

BHARSINGI, Ta. Narkhed, Dist. Nagpur - 441305
NAGC Re-accredited with 'B++' Grade

Ref.No:

Date:

Date:-21/01/2018

# LINKAGE FOR QUALITY ENHANCEMENT OF HIGHER EDUCATIONAL INSTITUTES

We, the Principals of Arvindbabu Deshmukh Mahavidyalaya, Bharsingi Tal.Narkhed, Dist. Nagpur, Maharashtra State and Nabira Mahavidyalaya Katol Nagpur, Maharashtra State, do hereby execute a formal agreement /Linkage from the Academic session-2019-20 for Student exchange/Faculty exchange/Staff exchange/ Resource sharing/ Research sharing on date 21 January 2018 for the next three years. This agreement/Linkage is executed as per the guidelines of University Grants Commission and National Assessment and Accreditation council, Bangalore to collaborate with other stakeholders of higher education and soft skill and hard skill technical education for quality evaluation, promotion and sustenance of Higher education.

The core areas of collaboration:

- Establish collaboration for Student exchange, Faculty exchange, Staff exchange, Resource sharing, and research sharing.
- 2. Collaboration for Career counseling of students and Students placements in employment fair.
- Make Mandatory the participation of faculties in the major events Faculty Exchange Programme/Health Related Programme/Conference/ Workshop/ Symposia/ Rural Development programmes/ Disaster management/ National Integration/ Placement drives etc.

Principal

Arvindbabu Deshmukh MehevidyalayBhareingi, Distt.-Nagpur



Principal
Nabira Mahavidyalaya,
Katol





THIS MEMORANDUM OF UNDERSTANDING (hereinafter referred to as the "Agreement") is made at Mumbai on 13/11/2019 this by and between:

M/S. EDUBRIDGE LEARNING PRIVATE LIMITED, a private limited company organized under the CompaniesAct, 1956, having its registered office at 1/1 Pollock Street, Kolkata – 700 001; head office at 501, Sapphire, SV Road, Khar West, Mumbai – 400052 (hereinafter referred to as the "Company", which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include its affiliates, successors and permitted assigns) of ONE PART; and

M/S.NabiraMahavidyalay, an educational institution having its place at Dhantoli, KatolDist: Nagpur- 441302, Maharashtra; represented by its Authorized Signatory Dr. Sunilkumar Navinacting in <a href="Principal">Principal</a> capacity for the partner (hereinafter referred to as the "College", which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include its affiliates, successors and permitted assigns) of the OTHER PART.

The Company and the College are hereinafter referred to individually as a "Party" and collectively as the "Parties".

WHEREAS





- A. The Company is in the business of creation and dissemination of knowledge, innovations in teaching and learning processes in any part of the country or abroad by establishing, managing and administering training centers in accordance with the norms laid down by the regulatory authorities for research, extension and instruction as may be necessary from time to time; offering full time, part time, formal and informal training programmes for individuals in order to help them meet the specific needs of the industry and business and equip them to meet the changes in technology; developing and publishing training materials for regular and distance education programmes; co-operating with national and international organizations, educational, research and other institutions in any part of the world having objects wholly or partly similar to those of the training franchisor; fostering a sense of partnership with the industry in promoting the cause of education, research, extension and in mobilizing resources for achieving the aforementioned objectives (hereinafter referred to as the "Objects of the Company")
- B. The College has the capability to help achieve the Objects of the Company and therefore shall assist the company in this regards.
- C. The Company desires to engage the College with regard to provisioning of certain "Services" (as defined in Section 1.9 herein) and engaging it as the College in furtherance of the Objects of the Company in a manner as required hereunder.
- D. The Parties are desirous of recording the same under this Agreement. It is therefore the intention of the Parties to execute this Agreement.

NOW THEREFORE, in consideration of the foregoing and the mutual covenants, premises, provisions and agreements contained herein, the Parties agree as follows:

#### 2. WORK PROFILE AND TERMS OF ENGAGEMENT OF THECOLLEGE

- The College shall undertake the Services (as defined in Section 2.2 herein) under this Agreement only
  after obtaining the approval from the Company at the time of signing of the contract.
- The COLLEGE shall provide the following Services as required by the Company:
  - The College shall help mobilize and/or coordinate with the youth in their premises
  - The college will assist the company in scheduling and conducting various seminars and other activity to form batches of candidates who will be trained.
  - College shall provide necessary infrastructure to conduct smooth training, which shall include and not limited to Classroom, Laptop, Projector, Speaker, White Board, etc.

#### 3. OBLIGATIONS OF THE COMPANY

- The Company shall be responsible for identifying and recruiting the trainers.
- The Training curriculum and content will be owned and provided by the Company. Only the curriculum, content & training material provided by the company shall be used by the trainers to conduct training in the classroom
- The curriculum and training content provided by the Company is the Company's sole property and cannot beutilized by the College for any other activity whatsoever.
- 4. Best effort will be made for Placement of each of the students completing the training programme.
- 5. Each student will have access to the Company's toll-free helpline to seek migration assistance well as toseek any assistance with placements.

#### 4. OWNERSHIP AND USE OF INTELLECTUAL PROPERTY

The College shall ensure that no training modules, teaching processes and/or business processes and databases of the Company are at any point of time reproduced, unauthorized used and/or distributed on any occasion and/or for any reason whatsoever without prior written consent taken from such persons as are duly authorized by the Company. The consent of the authorized person and such letter seeking such consent shall expressly state the materials to be reproduced and/or transmitted and the specific purpose for which the same needs to be done.

#### 5. INTELLECTUAL PROPERTY PROTECTION POLICY WITH RESPECT TO THE COMPANY'S BUSINESS

- The College shall protect the trade secret and business processes of the Company and makesure that
  their confidentiality is not breached by any of its employees, agents or sub-contractors.
- The College shall by no means whatsoever use any business processes or intellectual propertygenerated by the Company, received during the duration of this Agreement for any commercial and/or non-commercial purpose except in connection with the Services to be provided by him under this Agreement.

#### 6. EXCLUSIVITY

- The College shall not carry out training or any other activities which are competing in nature to the Company's objects or otherwise act for any organization other than the Company during the currency of this Agreement and for 12 months after the termination of this agreement
- Provided further, that the College sha!l be allowed to pursue his/her independent profession, which
  must not be in competition to the Company's objects

#### 7. NON COMPETITION AND NON SOLICITATION

- The College covenants and agrees that it will not directly or indirectly for the term of this Agreement and for a period of two year following the termination of this Agreement:
  - Engage in, continue in or carry on any business which competes with the Company in the Company's Business or which is substantially similar thereto;
  - ii. Consult with, advise or assist in any way, whether or not for consideration, any corporation, partnership, firm or other business organization which is now or becomes a Competitor of the Company if the principal purpose of such consultation, advice or assistance is to permit such corporation, partnership, firm or business organization to compete with the Company in the Company's Business, including, but not limited to, advertising or otherwise endorsing the products of any Competitor of the Company for such purpose; soliciting customers or otherwise serving as an intermediary for any such Competitor of the Company for such purpose; loaning money or renderingany other form of financial assistance to or engaging in any form of business transaction with any Competitor of the Company for such purpose;
- iii. Undertake any business with or solicit the business of any person, firm or company who shall havebeen a customer or partner of the Company and with whom any executive of the Company or itssubordinates has dealt with during the then immediately preceding 12months which might





- adverselyaffect the Company's business relationship with such customer or partner, unless such solicitedbusiness relates to the Company's Business; or
- iv. Engage in any practice, the purpose of which, is to evade the provisions of his covenant not tocompete.

#### 2. Scope

The geographic scope of the covenant not to compete shall extend across the whole of India. The Company and the COLLEGE each hereby acknowledge and consents to the fact that restriction enshrined under this Section 8 are reasonable and not violative to their fundamental right to practice their trade or profession.

#### 3. Survival

The provisions of this Section7 shall survive termination or expiration of this Agreement for any reason.

#### 8. COMMERCIALS - NA

#### 9. TAXATION: NA

#### 10. TERMINATION

- The Company shall have the right to terminate this Agreement immediately in the event any of the following happens
  - The COLLEGE fails in any material respect to observe or perform any of the provisions of this Agreement on its part to be observed or performed; or
  - The COLLEGE becomes insolvent or if any petition is filed by or against him under anyprovisions of any bankruptcy, insolvency or similar laws; or
  - iii. If any obligation under this Agreement is held by judgment, rule, order or decree to be invalid by anycourt, commission or governmental authority in the territorial limits of India.
- 2. Upon termination of this Agreement:
  - i. The COLLEGE shall have no further right to act on behalf of the Company
  - The COLLEGE cannot be engaged as an individual/investor/shareholder or in anycapacity in any activity that is competing in nature with the Company's Business
- However, the Company cannot terminate this agreement without providing a 60(sixty) day notice.
   TheCOLLEGE and vice versa unless any of the actions under section10.1 hold true.

#### 11. NON-ASSIGNMENT

The permissions and licences as hereby granted by the Company to the COLLEGE is exclusively for the COLLEGE and shall not be assigned, sub-licensed, transferred, conveyed or pledged in whole or in part without the prior written consent of the Company. None of the Parties hereto may assign or transfer any of its rights, benefit, or interest in this Agreement without the other Parties' prior approval.

#### 12. PERIOD OF THE AGREEMENT

The term of the Agreement shall be 36 months from the date of signing this agreement. This Agreement shall be renewable at the option of the Parties on such terms and conditions as are mutually agreement to the Parties.

#### 13. REPRESENTATION, WARRANTIES AND INDEMNITIES

- Representations and Warranties of the COLLEGE
   The COLLEGE represents, warrants and covenants to the Company that:
  - i. It has full authority to execute, deliver and perform this Agreement;
  - ii. the execution of this Agreement and the implementation of the terms and conditions contemplatedhereby do not constitute a breach of any agreement, arrangement or understanding, oral or written, entered into by it with any third party; and
  - iii. the execution of this Agreement does not violate any statute, regulation, rule, order, decree,injunction or other restriction of any governmental agency to which it is subject or any of the provisions of its' constitutional documents.
- 2. Representations and Warranties of the Company

The Company represents, warrants and covenants to the COLLEGE that:

- It has full corporate power and authority to execute, deliver and perform this Agreement;
- the execution of this Agreement and the implementation of the terms and conditions contemplatedhereby do not constitute a breach of any agreement, arrangement or understanding, oral or written, entered into by it with any third party; and
- the execution of this Agreement does not violate any statute, regulation, rule, order, decree,injunction or other restriction of any governmental agency to which it is subject or any of the provisions of its' constitutional documents.
- 3. Indemnification by the COLLEGE

The COLLEGE hereby agrees to indemnify, defend and hold the Company harmless from and against any and all actions, suits, proceedings, claims, costs, damages, judgments, amounts paid in settlement and expenses (including without limitation attorney's fees and disbursements as may be incurred in connection with investigating, preparing to defend, defending or appeal against any such action, suit, proceeding, claim, inquiry or investigation) ("Claim") whether or not the Company is a party thereto or which may be asserted against or incurred by the Company, as a result of or arising from, or in connection with or relating to:

- i. Any breach by the COLLEGE or in accuracy of any representations, warranties and covenants made by the COLLEGE
- failure by the COLLEGE to comply with all applicable laws and regulations, except inso far as any such claims may arise from any breach of this Agreement by the Company; or
- failure by the COLLEGE to perform (whether in whole or part) any obligation required to be performed by the COLLEGE pursuant to this Agreement except in case suchfailure is due to Force Majeure (as defined in Section 19.1 of the Agreement) or non-cooperation of the Company.

#### 14. NOTICES

 Except as otherwise expressly provided herein, all notices and other communications provided for hereunderor there under shall be (i) in writing (including telex and telecopier) and (ii) telexed, telecopied or sent byperson, overnight courier (if for inland delivery) or international courier (if for overseas delivery) to a Partyhereto at its address and contact number specified below, or at such other address and contact number as isdesignated by such Party in a written notice to the other Party hereto.

#### The address for service of the COLLEGE shall be:

- · Attention:PrincipalNabiraMahavidyalay,
- Address: Dhantoli, Katol Dist: Nagpur- 441302, Maharashtra
- Email ID:nmv.college@rediffmail.com
- Tel Number:9421803052
- · The address for service of the Company shall be:
- · Attention: Mr. GirishSinghania
- Address: #501, Sapphire Building, Khar West, SV Road, Mumbai 400052
- · Email ID girish@edubridgeindia.com
- Tel Number: +912233709001
- 2. All such notices and communications shall be effective (i) if sent by telex, when sent (with the correctanswerback), (ii) if sent by telecopier, when sent (on receipt of a confirmation to the correct telecopiernumber), (iii) if sent by person, when delivered, (iv) if sent by courier, (a) 2 (two) Business Day after deposit with an overnight courier if for inland delivery and (b) 5 (five) Business Days after deposit with aninternational courier if for overseas delivery and (v) if sent by registered letter when the registered letterwould, in the ordinary course of post be delivered whether actually delivered or not.

Provided however that any notice or communication to the COLLEGE or the Company shall beeffective only on actual receipt by the officer of any such Person for whose attention the notice or communication has been expressly marked.

3. An original of each notice and communication sent by telex or telecopy shall be dispatched by person, overnight courier (if for inland delivery) or international courier (if for overseas delivery) and, if such personor courier service is not available, by registered airmail (or, if for inland delivery, registered first class mail) with postage prepaid, provided that the effective date of any such notice shall be determined in accordance with Section 15.2 without regard to the dispatch of such original.

#### 15. GOVERNING LAW

This Agreement shall be governed and construed in accordance with the laws of India. The Parties undertakeand agree that they shall at all times during the term of this Agreement ensure compliance with all applicable laws, while discharging their responsibilities under this Agreement.

#### 16. DISPUTE RESOLUTION

- Any and all disputes, differences, controversies and questions directly or indirectly arising at any time
  under,out of, in connection with or in relation to this Agreement (or the subject matter of this
  Agreement)including, without limitation, all disputes, differences, controversies and questions relating
  to the validity,interpretation, construction, performance and enforcement of any provision of this
  Agreement ("Disputes")shall, so far as it is possible, be settled amicably through consultation between
  the Parties.
- 2. If after 30 (thirty) days of consultation, the Parties have failed to reach an amicable settlement, on any or allof the Disputes, such Disputes shall be submitted to final and binding arbitration at the request of either of the Parties upon written notice to that effect to the other. Such arbitration shall be in coordance with the Arbitration and Conciliation Act, 1996 and shall be held in Kolkata. All proceedings

- of such arbitration shall bein the English language. The arbitral tribunal shall consist of three arbitrators, one each appointed by the COLLEGE and the Company and the third appointed by the two arbitrators. Any awardrendered upon such arbitration shall be final, conclusive and binding on the Parties.
- 3. Nothing shall preclude either party from seeking interim or permanent equitable or injunctive relief, or both, from any court having jurisdiction to grant the same. The pursuit of equitable or injunctive relief shall not be a waiver of the duty of the Parties to pursue any remedy for monetary damages through the arbitration described in this Section.

#### 17. CONFIDENTIALITY

- 1. This Agreement and all information exchanged between the Parties under this Agreement or during thenegotiations preceding this Agreement is confidential to them and may not be disclosed to any third party. Except with the prior written consent of the other Party, each Party shall hold in strictest confidence and takeall necessary precautions to secure any Confidential Information of the other Party. Disclosure of suchinformation shall be restricted solely to employees, agents, consultants and representatives on a strict need-to-know basis who have been advised of their obligation with respect to Confidential Information and haveagreed to such obligation. The term "Confidential Information" shall mean all non-public information thatthis Agreement or the disclosing Party designates as being confidential, or which, under the circumstances of disclosure ought to be treated as confidential. "Confidential Information" includes, without limitation, the existence and the terms and conditions of this Agreement, information relating to the financial and accounting books and records, marketing or promotion of any product or services, business policies orpractices, customers, potential customers or, documentation, or information received from others that aParty is obligated to treat as confidential. If a Party has any questions as to what comprises such Confidentialinformation, that Party shall consult with the other Party. "Confidential Information" shall not includeinformation that was known to a Party prior to the other Party's disclosure, or information that becomespublicly available through no fault of the Party.
- 2. The obligations of confidentiality do not extend to information which:
  - is disclosed to employees, legal advisers, auditors and other consultants of a Party or its relatedbodies corporate, requiring the information; or
  - ii. is disclosed with the consent of the Party who supplied the information; or
  - is, at the date this Agreement is entered into, lawfully in the possession of the recipient of theinformation through sources other than the Party who supplied the information; or
  - iv. is required by law, regulation, governmental or judicial order to be disclosed; or
  - v. is generally and publicly available, other than as a result of breach of confidence by the Personreceiving the information.
- 3. To the extent any Party is under an obligation to disclose information to any governmental authorities, it shallpromptly inform the other Party of such obligation (prior to making the disclosure, if possible and practicable)and shall afford the other Party the ability to take protective measures, if need be, to safeguard their ownlegitimate interests. In case there is any governmental agency or instrumentality or Court order requiring the COLLEGE to part with any of such information, the COLLEGE, its agent or subcontractor, as the case may be, shall provide an express notice of twenty four hours to the Company

beforecomplying with any such requirements and in such eventuality of compliance, they shall also be required toobserve strict diligence in order to make sure that breach of Company and business confidentiality with the Company can be limited to the minimum extent possible.

#### 18. MISCELLANEOUS

1. Force Majeure

Neither party shall be in default of this Agreement or liable to the other party for any delay or default inperformance where occasioned by any cause of any kind or extent beyond its control, including but not limited to, armed conflict or economic dislocation resulting there from; embargoes; shortages or labor, raw materials, production facilities or transportation; labor difficulties; civil disorders of any kind; action of any civil or military authorities (including priorities and allocations); fires; floods; telecommunications failures; Internet slow-downs; and accidents. The dates on which the obligations of a party are to be fulfilled shall be extended for a period equal to the time lost by reason of any delay arising directly or indirectly from:

Severance:

The validity, legality and enforceability of the remaining provisions shall not in any way be affected orimpaired if any provision of this Agreement is rendered void, illegal or unenforceable in any respect

Should any provision of this Agreement be or become ineffective for reasons beyond the control of theParties, the Parties shall use reasonable endeavors to agree upon a new provision which shall as nearly as possible have the same commercial effect as the ineffective provision.

3. No Waiver:

Neither the waiver of any provision of this Agreement nor consent to any departure from it by any party shallbe effective unless it is in writing. A waiver or consent shall be effective only for the purpose for which it is given. No default or delay on the part of any Party in exercising any rights, powers or privileges operates as awaiver of any right, nor does a single or partial exercise of a right preclude any exercise of other rights, powers or privileges.

4. Entire Agreement:

This Agreement constitutes the entire agreement between the Parties hereto with respect to the subjectmatters of this Agreement and supersedes all prior agreements and undertakings, both written and oral, with respect to the subject matter hereof except as otherwise expressly provided herein.

Amendments:

No modification, amendment or waiver of any of the provisions of this Agreement shall be effective unlessmade in writing specifically referring to this Agreement and duly signed by each of the Parties.

6. No Partnership:

Nothing in this Agreement shall be deemed to constitute a partnership between the Parties or constituteeither Party the agent of the other for any purpose other than those agreed on in this Agreement.

7. Counterparts:

This Agreement may be executed simultaneously in any number of counterparts, each of which will bedeemed an original, but all of which will constitute one and the same instrument.

ERNIA



IN WITNESS WHEREOF the Parties hereto have caused this Agreement to be executed on the day year first above written:

For EDUBRDIGE LEARNING PRIVATE LIMITED

ForNabiraMahavidyalay, Katol

den

Principal Nabira Mahavidyalaya, Katol, Dist. Nagpur.

In the presence of:

(a) Do. R. K. Engole Dele.

(b) \_\_\_\_\_

Mamila Vikas Sanstha's



# Arts & Science College, Pulgaon

- \* Accredited 'B' Grade by NAAC Bangalore
- \* Approved by Govt. of Maharashtra
- \* Affiliated to Rashtrasant Tukdoji Maharaj, Nagpur University, Nagpur
- \* Recognised by U.G.C., Delhi under Section 2 (f) & 12(b) of UGC act of 1956

Super Express Highway, Nachangaon-Pulgaon, Tal Deoli, Dist. Wardha Tel ; (07158) - 282774 Email ;ascpulgaon@gmail.com Weg ; www.ascpulgaon.org

ASCP/ 5414/2019

Date 15/01/2019

# Memorandum of Understanding

For

## Faculty & Student Exchange

Between

Nabira Mahavidyalaya, Katol.

&

Arts & Science College, Pulgaon, Dist- Wardha

Faculty of Nabira Mahavidyalaya, Katol, Dist. Nagpur and Arts & Science College, Pulgaon, Dist-Wardha to develop the faculty exchange program in education and research, have agreed to the following:

- Based on the principles of mutual benefit and respect for each other's independence, the two institutions will foster:
  - a) Faculty Exchanges;
  - b) Joint Research Activities;
  - c) Exchanges of Academic Materials.
  - d) Students Exchanges

portion.

#### EXCHANGE OF TEACHERS & STUDENTS:

A. Reciprocal arrangements based on mutually acceptable terms shall be accomplished to give an impetus to collaborative academic programme. Teachers and students of both the institutions shall be encouraged to work in tandem in the laboratories, workshops, faculties and departments of both the institutions.

**B.** Issues relating to travel, boarding, lodging, miscellaneous expenses shall be incorporated in this Para and shall vary according to the rules, regulations and policies of every institution.

The details for the efficacious implementation of this Memorandum of Understanding shall be jointly worked out on mutually acceptable terms within the parameters of the policies, rules and regulations of both the institutions.

C. The parties to this memorandum may, by mutual consent, add modify, amend, delete, review or revise any term(s) and condition(s) of this agreement.

D. The MoU shall remain in force for a period of 05 (Five) years from the date of its signature and seal, and may be terminated by either side by giving a six months' notice to that effect in writing. However, notwithstanding the notice of the intent to terminate the memorandum, all rights, obligations and corresponding duties and subsisting therein shall be respected and mandated till the finalization and accomplishment thereof.

E. The parties to this MoU undertake to treat as CONFIDENTIAL AND PRIVILEGED information of the other institution, which is so classified in advance. The terms of confidentiality and mode of disclosure shall be as per mutually acceptable terms.

F. This MoU shall require the ratification of the competent academic/executive body of both the institutions.

 In order to carry out the above activities, a detailed plan may be agreed to upon consultation between the two institutions.

- It is implicit that every activity undertaken under this agreement is approved by the appropriate officials at each institution and must fall within each institution's academic and fiscal constraints.
- 3. This agreement shall be effective on and after the date of its signing by the authorized representatives of the two institutions, and shall remain in force until either party wishes to terminate. In order to terminate, a one year written notice must be issued.

## Authorized signatory on behalf of Nabira Mahavidayalaya, Katol.

1st Partner Name :,Nabira Mahavidayalaya, Katol. Dist- Nagpur

Partner representative : Dr. R. Dhote

Position : Principal (Officiating)

Address : Nabira Mahavidayalaya, Katol. Dist- Nagpur

Telephone : 07112-222004

E-mail : nmv.college@rediffmail.com



Tit. Principal: Watthe Mahavidyalay? Katol.

## Authorized signatory on behalf of Arts & Science College Pulgaon.

2nd Partner Name : Arts & Science College Pulgaon, Dist- Wardha

Partner representative : Dr. V. V. Hadge

Position : Principal

Address : Arts & Science College Pulgaon, Dist- Wardha

Telephone : +91-7158282774

Fax : +91-7158282774

E-mail : ascpigac@gmail.com



ARTS & SCIENCE COLLEGE PIJLGAON, DIST. WARDHA

# नबीरा महाविद्यालय, काटोल



## जि. नागपूर (महाराष्ट्र राज्य) - ४४१ ३०२ स्नातक व स्नातकोत्तर - कला, वाणिज्य, विज्ञान, मॅनेजमेंट



Phone: 07112 - 222004 / 222164 Fax: 07112-222004

Email nmv.college@rediffmail.com Website : www.nabiracollegecampus.com

जावक क NMV/m/B/MOU1/19

दिनांक 15 01 2019

### Memorandum of Understanding

For

#### Faculty & Students Exchange

Between

Art & Science College, Pulgaon, Dist. Wardha

&

Nabira Mahavidyalaya Katol, Dist. Katol

Faculty of Arts Science College Pulgaon, dist. Wardha and Nabira Mahavidyalaya Katol Dist. Nagpur to develop the faculty exchange program in education and research have agreed to the following:

- 1. Based on the Principles of mutual benefit and respect for each other's independence, the two institutions will foster:
  - a) Faculty Exchanges
  - b) Joint Research Activities
  - c) Exchange of Academic Materials
  - d) Student Exchange

98. Principal Nation Mahavidyalays Katol.

#### **EXCHANGE OF TEACHERS & STUDENTS:**

A. Reciprocal arrangements based on mutually acceptable terms shall be accomplished to give an impetus to collaborative academic programme. Teachers and students of both the institutions shall be encouraged to work in tandem in the laboratories, workshops, faculties and departments of both the institutions.

**B.** Issues relating to travel, boarding, lodging, miscellaneous expenses shall be incorporated in this Para and shall vary according to the rules, regulations and policies of every institution.

The details for the efficacious implementation of this Memorandum of Understanding shall be jointly worked out on mutually acceptable terms within the parameters of the policies, rules and regulations of both the institutions.

C. The parties to this memorandum may, by mutual consent, add modify, amend, delete, review or revise any term(s) and condition(s) of this agreement.

**D.** The MoU shall remain in force for a period of **05** (**Five**) years from the date of its signature and seal, and may be terminated by either side by giving a six months' notice to that effect in writing. However, notwithstanding the notice of the intent to terminate the memorandum, all rights, obligations and corresponding duties and subsisting therein shall be respected and mandated till the finalization and accomplishment thereof.

E. The parties to this MoU undertake to treat as CONFIDENTIAL AND PRIVILEGED information of the other institution, which is so classified in advance. The terms of confidentiality and mode of disclosure shall be as per mutually acceptable terms.

F. This MoU shall require the ratification of the competent academic/executive body of both the institutions.

 In order to carry out the above activities, a detailed plan may be agreed to upon consultation between the two institutions.

ARTS 8 S CO. COXLEGE

And Principal System Rated

- It is implicit that every activity undertaken under this agreement is approved by the appropriate officials at each institution and must fall within each institution's academic and fiscal constraints.
- This agreement shall be effective on and after the date of its signing by the authorized representatives of the two institutions, and shall remain in force until either party wishes to terminate. In order to terminate, a one year written notice must be issued.

## Authorized signatory on behalf of Arts & Science College Pulgaon.

1st Partner Name : Arts & Science College Pulgaon, Dist- Wardha

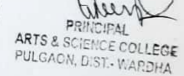
Partner representative : Dr. V. V. Hadge

Position : Principal

Address : Arts & Science College Pulgaon, Dist- Wardha

Telephone : +91-7158282774
Fax : +91-7158282774
E-mail

mail : ascpiqac@gmail.com



# Authorized signatory on behalf of Nabira Mahavidayalaya, Katol.

2<sup>nd</sup> Partner Name ;,Nabira Mahavidayalaya, Katol. Dist- Nagpur

Partner representative : Dr. R.R. Dhote

Position : Principal ( Officiating)

Address : Nabira Mahavidayalaya, Katol. Dist- Nagpur

Telephone : 07112-222004

E-mail : nmv.college@rediffmail.com

Sir. Principal-Nabira Mahavidyalav-



U 6 FEB 2020
Sub Treasury Officer
Katol

O 2019 O

अशोक लक्ष्मणसव दुले मुद्रांक विक्रेता, काटोल ला.नं.१७/९२, कोड नं. ४६०३००१ मो नं 9423604253

MEMORANDUM OF UNDERSTANDING
AGREEMENT FOR ACADEMIC COOPERATION
BETWEEN

NABIRA MAHAVIDYALAYA, KATOL (MS)

AND

**AYURVAN FOUNDATION, NAGPUR (MS)** 

NABIRA MAHAVIDYALAYA, KATOL (MS) AND AYURVAN FOUNDATION, NAGPUR (MS) believing that rich academy of university/college and excellent creation of visionaries can be put together to the benefit of students, biodiversity, nation and human welfare, conclude this agreement.

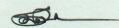
This Memorandum of Understanding (MoU) is meant to describe the nature of extended cooperation, working together in the areas of common interests, voluntary sharing of knowledge, exploring research opportunities, participation in the activities with mutual consent and any such beneficial factor. This document shall remain as only guideline and not a legal binding on both the institutions. Nothing, therefore, shall diminish the fully autonomy of either institution, nor may any constraints be imposed by either upon the other.

The memorandum of understanding shall remain in force for a period of three years and can further be renewed with consent of both the parties. Either party can terminate this memorandum of understanding by giving two months' notice to other party.

HENCE, NABIRA MAHVIDYALAYA, KATOL (MS) AND AYURVAN FOUNDATION, NAGPUR (MS) agree to act upon following common mutual interest:

- 1. The purpose of this agreement is to develop links between academy and creativity with mutual cooperation between both the institutions.
- 2. Both the institutions shall extend their cooperation in the areas of research and development and the contribution shall be limited to the willingness and/or restrictions by virtue of legal frame of the concerned institute.
- 3. Both the institutions shall provide each other knowledge, laboratory assistance and infrastructure of the choice of institution in possession to work out any research or industrial application with prior consent of both the institutions.
- 4. Both the institutions shall work together to develop cultivation practices of the herbs those are presently obtained from forests for the purpose of medicine or good health. Persons in such development from both the institutions shall be honoured with their due mention in such document that shall support the establishment of the said cultivation practise.
- 5. Both the institutions shall take any activity/project/joint excursion, if required to fulfil the requirements of above interests with mutual consent.
- 6. Both the institutions shall depute their representatives to visit each other for the purpose of delivering lectures, participating in the seminars, conducting observations and providing guidance, approving the work done and/or any such act to bring out successful outcome from the agreed joint research programme or human welfare programme in the larger interest of positive outcome from the MOU. Any such deputation shall be voluntary on the part of institutions involved in the MOU.
- 7. AYURVAN FOUNDATION shall constitute committees to monitor development, evaluate contribution, and encourage further participation in the interest of bio diversity and human welfare. NABIRA MAHAVIDYALAYA may depute faculty to be members of such committees. AYURVAN FOUNDATION shall only take the opinion, suggestion and expert comments for the committee members without any commitments from such members. AYURVAN FOUNDATION may consider any conditions required prior to the inclusion of faculty as members of such committees from NABIRA MAHAVIDYALAYA.
- 8. Financial and/or funding considerations shall become the subject of specific discussion and agreement within the framework of a separate implementation agreement. No financial commitment whatsoever, on the part of either signatory to this general document is intended or implied.
- 9. It is understand that the implementation of any of the types of cooperation stated in the all above clauses shall depend upon availability of resources and/or sanctions from concerned authorities of the institutions and/or financial support at the institute concerned.

- 10. Should any collaborative research activity under this agreement result in any potential for intellectual property, both institutes shall seek an equitable and fair understanding as to ownership and other property interests that may arise.
- 11. Each institution shall designate a liaison officer to develop and coordinate the specific activities agreed upon. The designated liaison officers for this Memorandum of Understanding are:

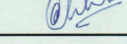


Dr. SunilkumarNavin

Principal,

Nabira Mahavidyalaya Katol.

Principal
Nabira Mahavidyalaya,
Katol, Dist. Nagpur.



Mr. AmbarishGhatate

President,

Ayurvan Foundation Nagpur.

Dr. Bipinchandra B. Kalbande

Liaison Officer,

Nabira Mahavidyalaya Katol.

Dr. B. B. Kalbande Asst. Prof. & Head Department of Botany, Nabira Mahavidyalaya, Katol.





Institute of Science, Nagpur



Nabira Mahavidyalaya, Katol

# **Collaboration Certificate**

This is to certify a joint research collaboration between

Department of Zoology, Institute of Science, Nagpur

And

Department of Zoology, Nabira Mahavidyalaya, Katol.

To promote and share scientific ideas in the field of Neurosciences.

avail laboratory facilities and to interact with other students who have a shared interest in similar research field. The main goal of this collaboration is to provide an opportunity to students to broaden their knowledge, exchange of scientific writing, to

Place: Nagpur

Date: 20/3/19

Dr. S. K. Navin

Principal

Nabira, Mahavidyalaya, Katol, Dist. Nagpur Principal

Nabira Mahavidyalaya, Katol, Dist. Nagpur.





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Dr. R. G. Atram
Director
Govt. Institute of Science, Nagpur

Director Catency

NAGPUR



Prerna Education Society's

## Shree Pandharinath Arts & Commerce College

NARKHED - 441304, Dist.- Nagpur

NAAC ACCREDITED

:(07105) 232352 E-mail. Principal\_spcn@rediffmail.com

Ref. NO: SPCN/1582/2019

Date: 31.01,2019

# LINKAGE FOR FACULTY EXCHANGE / STUDENT EXCHANGE / INTERNSHIP / FIELD TRIP ON JOB TRAINING AND RESERCH

This is to state that Shree Pandharinath Arts and Commerce College, Narkhed and Nabira Mahavidyalaya, Katol have entered into an agreement for Faculty-Exchange, Students-Exchange/ Internship/ field trip, and Research Programmes among them, dated 19/07/2014 for next five years i.e. 2014-2015 to 2019-2020 according to the agreement in the areas mentioned above as and when required.

Principal Nabira Mahavidyalaya, Katol

> कार्यकारी प्राचार्य नबीरा महाविद्यालय, काटोल.

Principal

Shree Pandharinath Mahavidyalaya,

Official Age Perheipal
Shree Pandharinath College
Narkhed