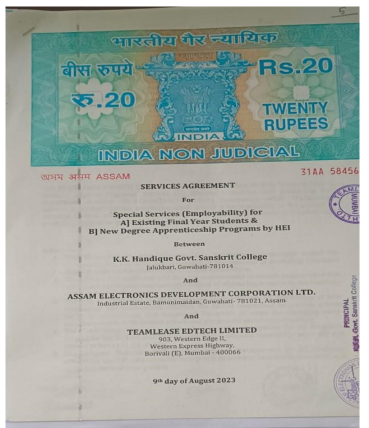
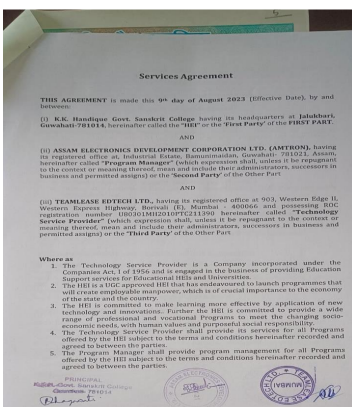
GOVT. OF ASSAM OFFICE OF THE PRINCIPAL: K.K. HANDIQUE GOVT. SANSKRIT COLLEGE JALUKBARI, GUWAHATI-781014





NOW THEREFORE, IN VIEW OF THE MUTUAL PROMISES AND CONSIDERATION SET OUT HEREIN, the Technology Service Provider and the HEI (each Individually a "Party" hereto and collectively the "Parties") have agreed to enter into this Services Agreement ("Agreement") to govern the way in which the Technology Service Provider will provide Academic Support Services to all DA Programs offered by the HEI.

Scope of Agreement

1.1 Scope
This Agreement shall govern the provision of the Employability & Upskilling Services (Apprenticeship/Internship/Trainee/Employee) henceforth known as *Special Services* to Students who are admitted in existing Programs or new Degree Apprenticeship (DA) Programs (Degree, Diploma, Certificate Programs) by the HEI as per the Program Schedule. The Primary Service will include Special Services delivered to the student on behalf of the HEI by the Technology Service Provider & the Program Manager will handle the program management.

The Special Services will be provided to the HEI students in 2 Formats

• Format A - Special Services for the Final Year Students

• Format B - Launch of new Degree Apprenticeship (DA) Programs with Special Services

The responsibilities of each party are mentioned in **Annexure A**. The complete list of Programs intended to be covered by this Agreement is provided in **Annexure B** to this Agreement. The afore-mentioned list may be modified by mutual consent at any stage as may be required therein. The fees sharing arrangement between the parties is covered in **Annexure C**. The refund policy is covered in **Annexure D** to this agreement.

1.2 Commencement and Duration of this Agreement

This Agreement shall come into effect on the Effective Date and shall continue till the completion of an initial period of Five years. The Agreement may be renewed with written consent of both the parties for a further period unless either of the parties decides otherwise. In case, any one of the parties decides not to continue or renew the Agreement, the party shall be required to give a written notice to the other party of at least 90 days prior to the expiration of this Agreement.

1.3 Approvals and Required Consents

Each Party shall at all times and at its own expense (a) strictly comply with all Applicable Laws, now or hereafter in effect, relating to its performance of this Agreement; (b) pay all fees and other charges required by such Applicable Laws; (c) maintain in full force and effect all licenses, permits, authorizations, registrations and qualification from any Authority to the extent necessary to perform its obligations hereunder; and (d) Cooperate with each other to the fullest extent to fulfill the above mentioned requirements.

PRINCIPAL

PRINCIPAL

DEVELOR

DEVELOR

LYBRINGIP

LYBRINGI

The stands

Phagasti



Parties is listed, neither Party shall publish or permit to be published either a long or in conjunction with any other person any press release, information, article, photograph, illustration or any other material of whatever kind relating to this Agreement without prior reference to and approval in writing from the other Party, such approval not to be unreasonably withheld or delayed.

Assignment – This Agreement and the rights and obligations contained herein may not be assigned by either Party without the written consent of the other Party.

Severability - If any provision of this Agreement, or any part thereof, shall be found by any court or administrative body of competent jurisdiction to be illegal, invalid or unenforceable, the illegality, invalidity or unenforceablity of such provision or part provision shall not affect the other provisions of this Agreement or the remainder of the provisions in question, which shall remain in full force and effect. The relevant Parties shall negotiate in good faith in order to agree to substitute for any illegal, invalid or unenforceable provision a valid and enforceable provision, which achieves to the greatest extent possible the economic, legal and commercial objectives of the illegal, invalid or unenforceable provision or part provision.

Delays or Omissions - No delay or omission to exercise any right, power or remedy accruing to any Party, upon any breach or default of any Party hereto under this Agreement, shall impair any such right, power or remedy of any Party nor shall it be construed to be a waiver of any such breach or default, or an acquiescence therein, or of any similar breach or default thereafter occurring; nor shall any waiver of any other breach or default thereafter occurring. Any waiver, permit, consent or approval of any kind or character on the part of any Party of any breach of default under this Agreement or any waiver on the part of any Party of any provisions or conditions of this Agreement, must be in writing and shall be effective only to the extent specifically set forth in such writing. All remedies, either under this in the Agreement, or by law or otherwise afforded to any Party shall be cumulative and not alternative.

Compliance with Laws & Regulations - Each Party to this Agreement accepts that its individual conduct shall (to the extent applicable to it) at all times comply with all Applicable Law. For the avoidance of doubt the obligations of the Parties to this Agreement are subject to their respective compliance with all Applicable Law.

Entire Agreement - This Agreement and all schedules appended thereto constitute the entire agreement between the Parties with respect to their subject matter, and as to all other representations, understandings or agreements which are not fully expressed

Survivability - The termination or expiry of this Agreement for any reason shall not affect or prejudice any terms of this Agreement, or the rights of the Parties under them which are either expressly or by implication intended to come into effect or continue in effect after such expiry or termination.

Amendment - The Parties acknowledge and agree that amendment to this agreement shall be insulador-writing. Any such amendment made in writing shall be binding upon the state of the state

1 Shun 19-21

the Parties L. Sanskrit Co Guwahati-781014 Dhagusatir





("Force Majeure") events such as but not limited to acts of God not confined to the premises of the Party claiming the Force Majeure, flood, drought, lightning or fire, earthquakes, strike, communal clashes, incidents of violence, lock-outs beyond its control, labour disturbance not caused at the instance of the Party claiming Force Majeure, acts of government or other competent authority, war, terrorist activities, military operations, riots, epidemics, civil commotions etc. No failure, delay or other default of any contractor or sub-contractor to either Party shall entitle such Party to claim Force Majeure under this Article.

The Party seeking to rely on Force Majeure shall promptly, within 2 days, notify the other Party of the occurrence of a Force Majeure event as a condition precedent to the availability of this defense with particulars detailed in writing to the other Party and shall demonstrate that it has and is taking all reasonable measures to mitigate the events of Force Majeure.

Intellectual Property

Each party owns, and will continue to own all rights, title and interests in and to any inventions however embodied, know how, works in any media, software, information, trade secrets, materials, property or proprietary interest that it owned prior to this Agreement, or that it created or acquired independently of its obligations pursuant to this Agreement (collectively, 'Pre-existing Works'). All rights in Pre-existing Works not expressly transferred herein are reserved to the owner.

Specifically, all Intellectual Property created by the Technology Service Provider or its Partners at their cost is considered as Pre Existing Works and will continue to be the exclusive property of the Technology Service Provider. Content created and provided by the HEI will remain the exclusive property of the HEI, other than to the extent it has permitted use by the Technology Service Provider under this Agreement.

Miscellaneous

Independent Contractor - Personnel assigned by Technology Service Provider to perform the Services shall be employees of Technology Service Provider, and under no circumstances will such personnel be considered employees of the HEI. Technology Service Provider shall have the sole responsibility for supervision and control of its personnel. The personnel are under the direct control and disposal of the Technology Service Provider in respect of the execution of the services forming part of the responsibilities assigned to the Technology Service Provider. Technology Service Provider shall have the sole responsibility for payment of such personnel's entire compensation, including salary, withholding of income taxes and social security taxes, worker's compensation, employee and disability benefits and the like and shall be responsible for all employer obligations under all applicable laws.

Trademarks, Publicity - Neither Party may use the trademarks of the other Party without the prior written consent of the other Party. Except as required by law or the rules and Polyalithous of each stock exchange upon which the securities of one of the Guwahati. 781014

Bhagnad:

Phagasat:





he foregoing is, however, conditional upon the aggrieved party ("Indemnified Party") (1) notifying the party in breach ("Indemnifying Party") in writing and in detail without undue delay, (ii) authorizing the Indemnifying Party to conduct any judicial proceedings with such third party on its own, and (iii) providing the Indemnifying Party (at the expense of the Indemnifying Party) with any reasonable assistance so that the Indemnifying Party can defend such third party claims.

Protection & Limitation

The Technology Service Provider warrants and represents to the HEI that:

- It has full capacity and authority and all necessary approvals to enter into and to perform its obligations under this Agreement; this Agreement is executed by a duly authorized representative of Technology Service Provider; it shall discharge its obligations under this Agreement with due skill, care and diligence.

The Program Manager warrants and represents to the HEI that:

- it has full capacity and authority and all necessary approvals to enter into and to perform its obligations under this Agreement; this Agreement is executed by a duly authorized representative of the Program Manager; it shall discharge its obligations under this Agreement with due skill, care and diligence.

- e HEI warrants and represents to the Technology Service Provider and the Program nager that:
 i. it has full capacity and authority and all necessary approvals to enter into and to perform its obligations under this Agreement;
 i. this Agreement is executed by a duly authorized representative of the HEI;
 i. it shall discharge its obligations under this Agreement with due skill, care and dillegere.

1.7 Limitation of Liability

lotwithstanding anything to the contrary elsewhere contained in this Agreement between the parties, neither Party shall, in any event, regardless of the form of claim, be liable for any indirect, special, punitive, exemplary, speculative or consequential damages, including, but not limited to, any loss of use, loss of data, business interruption, and loss of income or profits, irrespective of whether it had advance notice of the possibility of any such damages

1.8 Force Majeure

Neither Party to this Agreement shall be liable to the other for any loss or damage which may be suffered by the other, due (directly/indirectly) to the extent and for the duration of any emisse beyond the reasonable control of the Party washe moperform due to

Phagaset:





Breach & Rectification

- In the event that either Party believes that the other is in material breach of its obligations under this Agreement, such aggrieved Party may

 i. Serve a Sixty (60) days' notice for curing this material breach. Any notice served pursuant to this Article shall give reasonable details of the Material Breach.

 ii. If the Material Breach is not rectified within this period of 60 days, the aggrieved Party will have the option to terminate the Agreement immediately.

1.4 Effect of Termination

On the termination of this Agreement as per the effective date aforesaid, the HEI shall stop the use of the Special Services & the Content and shall return the same to the Technology Service Provider forthwith, along with all documentation copies related to the Service. The Technology Service Provider will continue to service all enrolled students and the HEI will provide necessary support such as conducting exams and the issuing of certificates until the successful completion of the Programs they are admitted for as per the agreed-upon terms and conditions as provided therein. The Fee sharing for these set of students shall continue for this remaining extended period as per the Annexure C.

1.5 Dispute Resolution

This Agreement shall be interpreted and construed in accordance with the laws of India. Any dispute or difference whatsoever arising between the parties to this Agreement out of or relating to the construction, meaning, scope, operation or effect of this Agreement or the validity of the breach thereof, which cannot be resolved through mutual discussions, shall be referred to a sole Arbitrator to be appointed by mutual consent of both the parties herein. In the event the Parties are unable to agree on who the sole arbitrator will be, the dispute shall be finally settled by a sole arbitrator, appointed pursuant to Section 11 of the Arbitration and Conciliation Act, 1996. The provisions of the Arbitration and Conciliation Act, 1996 will be applicable and the award made thereunder shall be final and binding upon the parties hereto, subject to legal remedies available under the law. Such differences shall be deemed to be a submission to arbitration under the Indian Arbitration and Conciliation Act, 1996, or of any modifications, Rules or re-enactments thereof. The Arbitration proceedings will be held at Guwahati, Assam. Each Party shall bear their own costs and expenses, incurred in connection with the arbitration proceedings.

Indemnification

Each Party shall indemnify and hold the other Parties harmless from third-party claims

arising from or related to

a) A breach of the terms of this Agreement; or banaviolation of any Applicable Law.

Gurahati- 781014 Chlagapati





Notices

(a) Any notice required to be given by any party hereto to the other under this Agreement or in law shall be issued in writing and sent either by facsimile, email, registered post acknowledgement due or by hand delivery at the details given below:

Party of the First Part (College)

Address-

The Principal K.K. Handique Govt. Sanskrit College Jalukbari, Guwahati-781014

bhagawatibinita@yahoo.com

Party of the Second Part (SUPPORT SERVICE PROVIDER)

The Managing Director,

Assam Electronics Development Corporation Limited,

(AMTRON)
Industrial Estate, Bamunimaidan, Guwahati- 781021,Assam

Email address: md@amtron.in

Party of the Other Part (TECHNOLOGY SERVICE PROVIDER)

Address

TeamLease Edtech Ltd, 903, Western Edge II, WE Highway, Borivali East, Mumbai - 400066 : edtech@teamlease.com

Email address

(b) A notice to a party must be addressed to that party at the address mentioned above or such other address as may be notified.

(c) A notice sent by mail or delivered by hand is effective upon receipt.

(d) A notice sent by facsimile or email is effective upon receipt of confirmation of successful transmission to the recipient unless it transmitted after the close of normal business hours, or on a Saturday, Sunday or a public holiday, in which case it is effective on the opening of business on the next business working day at the intended place of receipt.

IN WITNESS WHEREOF the Parties have by duly authorized representatives set their respective hands and seal on the date first above written in the presence of:

K.K.A. GOV. Sanskrit College
Gunvahati-781014

Gunvahati-781014

Dhagusati



Annexure A - Roles

Area	(Final Year (Technology Service Provider Program	
Single Point of Contact		recombingly service Provider	Program Manager
	To nominate a Senior Officer / Academician as a single point of contact (SPOC) for all activities under the Agreement.	Provide a SPOC for coordination	Overall Program Management
Student Awareness	The HEI will take full effort to spread awareness about the Opportunities.	The programs shall also be listed on the Digivarsity Portal of the Service Provider for discovery and enrolments	Accessibility of data
Academic Delivery including examinations	All academic requirements of the students including requisite credits, classes & assessments are taken care of	Self Learning Online Modules for Upskilling Program	Accessibility of data
Employability & Upskilling Services (On-job Training)		3 Opportunities as per the Career Function choice of the student via the IT / Digital platform	Accessibility of data
IT / Digital Infra setup		Setup & provide the IT /Digital Infrastructure for the Special Services	Accessibility of data
Orientation & Information / Paperwork		Orientation & documentation for the Student to join the Special Services	Accessibility of data
Student Progress Tracking	Track the student progress on IT / Digital Platform provided by the Technology Service Provider to track the number of opportunities & progress of students		Accessibility of data

PRINCIPAL KKH. Govt. Sanskrit Go Genrahati-781014 Phageonti.





Signed and delivered for and behalf of K.K. Handique Govt. Sanskrit College:	In the presence of:
Signature: Govt. Samekrit College	Witness
Name: Dr. Binita Bhagawati, AES	Signature: Anindhat Gossan
Designation: Principal	Name: Dr. Arundhati Goswami
Date: 09/Aug/2023	Date: 0 9/Aug/2023
Signed and delivered for and behalf of Assam Electronics Development	In the presence of:
Corporation Limited (AMTRON):	Witness
Signature: Standard DEVEL	Signature:
Name:	Name:
Designation: GHY-21 Date:	Date:
Signed and delivered for and behalf of Team Lease EdTech Limited CE EO	In the presence of:
	Witness
Name: Signature: MUMBA) Name: Signation: Signature: Mongain M	Signature:
Name: Born	
Designation: En Manague	Name: Date:
Date: 08/13	Date:

Students shall not be eligible for any refund if the student fails to follow the guidelines/policies/rules mentioned in the Terms and Conditions Annexures while he fills his application form on the Digivarsity Portal

- Refund Process:

 All refund requests must be made in writing to the HEI. The HEI in turn shall coordinate with the Technology Service Provider for the same paid. Refund shall be subject to the penalties as mentioned above Refunds will be processed within 30 days of receiving the written refund to the student and debit the accounts of the three parties accordingly.

 Refunds will be made using the same payment method used for the original payment unless otherwise requested by the student.

 Pefunds will be made using the same payment method used for the original payment unless otherwise requested by the student.

 Please note that this refund policy is subject to change at the discretion of the Technology Service Provider.

 Students will be notified of any updates or modifications to the refund policy.

•	Students will be notified of any under
	Students will be notified of any updates or modifications to the refund policy through official communication channels or via Digivarsity app
•	By enrolling in any Program(c) and Digivarsity app
	By enrolling in any Program(s), students agree to abide by the terms and

Area			
	HEI	Technology Service Provider	Program Manager
Single Point of Contact	To nominate a Senior Officer / Academician as a single point of contact (SPOC) for all activities under the Agreement.	Provide a SPOC for coordination	Overall Program Management
Program Curriculum	Jointly designed by the HEI, Technology Service Provider & Pro		gram Manager
Student Mobilization / Marketing / Acquisition	Jointly handled by the HEI & the		
Academic Delivery - Classroom	Classroom - Academic Requirements of the Students as per the finalized Program Curriculum with the Technology Service Provider including providing question papers for conducting online examinations of the students	Online - Program Content including recorded video lectures, study material & assessments. Self Learning Online Modules for Upskilling Program	Accessibility of data
Online Examinations	Question Paper as provided by the HEI	Online Examinations - Platform	Accessibility of data
Program Mark Sheet / Report Cards / Certification / Degree / Diploma	Provided by HEI		Accessibility of data
Employability & Upskilling Services (Apprenticeship/Int ernship/Trainee/E nployee)		3 Opportunities as per the Career Function choice of the student via the IT / Digital platform	Accessibility of data
T / Digital Infra etup		Setup & provide the IT /Digital Infrastructure for the Special Services	Accessibility of data
rientation & nformation / aperwork		Orientation & Information along with the Paperwork for the Student to join the Special Services	Accessibility of data

PRINCIPAL

REAL GOVL Sanskrit College

Gunvahatt- 781014 Ahagasati .





PRINCIPAL
Melicial Govt. Sanskrit Colleg
Generatian 781014 Phagnosti.







Annexure D – Fee Refund Policy

This fee refund policy is applicable only to Format A - Special Services for Existing Students currently enrolled with the HEI (Final Year Only). Fee refund policy for new courses (Format B) shall be decided jointly by the HEI, Program Manager & Technology Service Provider.

- Il Refund

 Student will get a full refund in case the Program is cancelled by the HEI or the Technology Service Provider

 Upon withdrawal from the Program by the student prior to the start date of Special Services offered by Technology Service Provider, a student can claim for a refund of 100% refund if s/he is not provided with at least 3 On-job Student can claim for 100% refund if s/he is not provided with at least 3 On-job enrolment

 Family can claim for the 100% fee refund in case of any permanent disability or mortality of the student

Partial Refund
In case the student does not qualify for a full refund, a partial refund can be considered subject to the following deductions

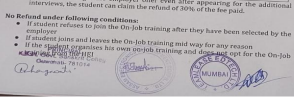
Failure to attend an interview shall draw the following penalty that shall be deducted from the fee paid, while computing the refund.

No. of opportunities	nputing the refund amount
Not attended 1 interview	Penalty
Not attended 2 interviews	10% deduction from paid foor
Not attended 3 interviews (i.e not a	20% deduction from paid fees
single interview attended)	30% deduction from paid fees
If the	

If the student attends all the given 3 opportunities; however they are not able to secure the offer letter from the employer, the Technology Service Provider will provide 3 additional opportunities to the students as additional service without any additional charge. If student fails to attend an interview, in these new cases, penalties are as follows

No. of opportunities	
Not attended 1 interview	Penalty
Not attended 2 interviews	40% deduction from paid fees
Not attended 3 interviews	50% deduction from paid fees
Upon failure to act al	60% deduction from paid fees + 10% towards learning and facilitation = 70% deduction from paid fees

Upon failure to get the employer offer even after appearing for the additional interviews, the student can claim the refund of 30% of the fee paid.



Annexure B - List of Programs

The list of Programs for which the Technology Service Provider shall provide the said Special Services is provided below. This list may be modified by mutual consent.

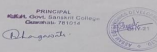
Format A - Special Services for Existing Students currently enrolled with the HEI (Final Year Only)

Name of Program	Total Program Fees	
All Degree / Diploma / Certification Courses currently run by the HEI	College Course Fee + 12000 (AEDP fee) / course	

Format B - Launch of new Degree Apprenticeship (DA) Programs with Special Services

Total Program Fees	
Rs. 60,000/-	

PRINCIPAL MERAL GOVL Sanskrit Coll Georghau-781014





Annexure C - Fees Sharing

In consideration of providing the Special Services Services, the method of payment shall be as follows:

Format A - Special Services for Existing Students currently enrolled with the HEI (Final Year Only)

Existing Program	Fees for the Special Services	Share of the Fees of Technology Service Provider	Share of Fees of the Program Manager
Any Degree / Diploma /	Rs. 12000 (includes	Rs. 10800 (includes	Rs. 1200
Certification Program	government taxes)	government	

Format B - Launch of new Degree Apprenticeship (DA) Programs with Special Services. The fee for the said program shall be decided by the HEI under the advice of the Program Manager and the Technology Service Provider

Student Total Fees Share	Share	HEI	Technology Service Provider	Program Manager
Program Management	10%			Due to PM
Student Mobilization	30%	Due to HEI If student is enrolled by HEI	Due to TSP If student is enrolled by TSP	Due to PM if student is enrolled by PM
Academic Delivery - Classroom	10%	Due to HEI		
Academic Delivery - Online	10%		Due to TSP	
Special Services	40%		Due to TSP	

Other Terms & Conditions:

- Fees Collection Method: A payment gateway will be set up by the Technology Service Provider for Fees Payment and the agreed upon revenue share will be split and deposited in the respective accounts of the HEI, Technology Service Provider & the Program Manager.

 Any other value-added facilities/services without damaging the agreed upon quality and content of the original shall be purely optional for the students. Such fees will be charged directly by the Technology Service Provider & Program Manager with mutual consent with the HEI

 All refunds due to student as per Annexure D will be processed by the payment gateway in the same ratio as was received originally

 PRINCIPAL

 GONDON SANSKIT COILED

 GONDON SANSKIT COILED

 GONDON SANSKIT COILED

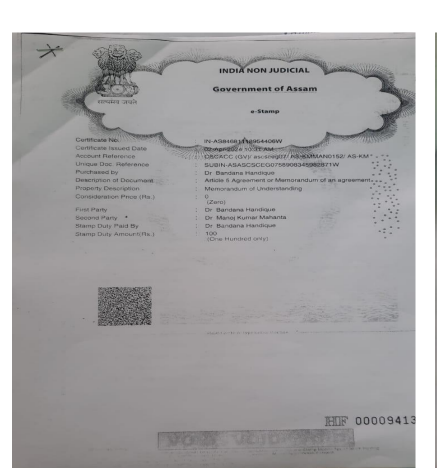
 GONDON SANSKIT COILED

 GONDON SANSKIT COILED

Phagasate.

HV-21

MUMBAI)



Operational aspects:

The terms of such cooperation, as well as the necessary budget for each specific programme and activity implemented under the terms of this MoU, shall be mutually discussed and agreed upon in writing by both parties prior to the initiation of the particular programme or activity, and the terms of such programme shall be negotiated as needed

This memorandum is executed on this 2nd day of April, 2024 at Guwahati, Assam, between the Department of Veda (Sanskrit), K.K. Handoque Govt. Sanskrit College Guwahati as the First party and Sanskrit Department, Pragiyotish College, Guwahati as the Second party.

Scope of Cooperation:

Subject to the approval of both parties, the fields of cooperation include any programme given at either institution that is deemed desirable and practicable by either party and that both believe can support and strengthen the cooperative relationships between the two

This memorandum of Understanding shall remain in force for a period of three years from the date of it is signed by the appropriate officials of the two colleges. It may further be extended or amended with the written agreement of both parties.

The MoU may be terminated by either party subject to delivery of two months advance notice, in writing.

Maria 2/4/2024 Principal, PRACIONAL PRACINOTISM COLL
PR

(Dr. Bandana Handique)

Guwahati

K.K.Handique Govt. Sanskrit College Guwahati P

Blandque 02/04/20 Principal, ik

Witness 1:

P.Dutla Dr. Pallab: Dutta Assistant Professor Dept of Sanskreit Praciuation Collone

Witness 2 (K) foswar DR. Mausioni Goras Assistant Prof. Dept Veda KKHGort & College Gily - 14



Memorandum of Understanding (MoU) Between the Department of Sanskrit, Pragjyotish College, Guwahati And



the Department of Veda (Sanskrit),

K.K.Handique Govt. Sanskrit College Guwahati

The Department of Veda (Sanskrit), K.K.Handique Govt. Sanskrit College Guwahati, and the Department of Sanskrit, Pragjyotish College, Guwahati mutually agreed to enter a formal understanding of cooperation with an envisaged intention to further the academic objectives of each department and to promote research environment and Indian culture and heritage amongst the faculty members and students of both the departments.

Under this Memorandum of Understanding, the two departments will proceed to ent the following endeavours and exchange of ideas and personnel.

Areas of cooperation

- Organise Seminars/workshops as well as joint publications of conference volumes.
- Arrange special lectures/talks jointly by Sanskrit scholars of state, national and international repute on an annual basis.
- · Organise Student exchange programme, field--study/ educational tour, etc. for the benefit of the students of both departments.
- · Engagement of joint research projects depending on mutual areas of interest between the faculties of both departments.
- · To make every effort to support and promote long-term teaching research linkages between the two departments.

MEMORAND(IM OF UNDERSTANDING (MoU) under Ial Vidya Programme

This Memorandum of Understanding (hereinafter called as the MoU) is entered into an this LSL DINAY of July 2024 (01/07/2024) at PHE GUNAHATI DIV.—I ssam.

By and between

By and between By and between By and between By and between By and between By and between By and between By and between By and between By and By and

And

And

KRISHMA KANTA HANDIQUE GOVE SANSKRIF COLLECTION College situated at

JALDKBARI GUNHATI

KRISHMA KANTA HANDIQUE GOVE SANGKRIT

College (hereinafter
referred to as: K. K. HANDIQUE GOVE SANGKRIT

College) which expression, unless excluded by or repugnant to the subject or context shall include assuccessors-in-office, administrators, executors, attorneys representatives and permitted assigns) of the second part

Whereas, PHE GUNAHATIDAV.—I Division and K.K.

HANDIQUE GOYT. SANSKRIT 'College have desired to collaborate and work together for undertailing a program under the pane and style of 'Jal Vidya Programme' an initiative to avolve college students (pursuing Degree/ Diploma in any stream after Higher Secondary) 12th Standard) and the faculty in assessing and creating awareness on water quality, safe water management of water and WASH (Water, Santiation and Hyglene) practices, focusing on crinking water security and is management across KAMRUP.

And whereas, The Jal Vidya Frogramme is a joint initiative of Mission Directorate, Jal Jeevan Mission Assam and Directorate of Higher Education, Assam. The parameter amount of right students of colleges on water quality, safe management of water. WASH practices focusing on drinking water security & management and functionality assessment of the PWS Schemes and provide access to the existing PHED infrastructure for academic pursuits.

Scope of Work:

The scope of work can be broadly be divided into the following categories:

- Internship Program.se
 Research & Developme :t
 Water Quality Moaltering

Page 1 of 5

- Contribute to research projects addressing public health and engineering chall under supervision of college Faculty.
- Apply theoretical knowledge in real-world situations through hands-on experiences.
- Support to the FTK (Field Testing Kit) testing women group in their locality.
- · Assist in water sample collection & analysis as part their project/social aware
- Generate awareness on water quality and public health issues in their locality.

MONITRORING & EVALUATION:

In order to monitor the progress of the program, there will be a comprehensive review at district level periodically on the topics listed below by the notified District Level committee (comprising of district level officers & representative from Partner College) shall review on the following topics on fortnightly basis

- 1. Number of MoU signed between PHED Divisions and colleges.
- 2. Notification of Division & Block level Committee (comprising of representations) Notification of pursion & block rever committee (compressing of representative students community, community members, PHED officials & any other stakeholder as may be deemed appropriate).

 Review activities undertaken by BLCs like,
- - Collaboration with FTK groups.
 Capacity building of FTK groups.
 Awareness campaigns on water quality at village etc.
- 4. Number of projects/ research study initiated under the collaboration.
- 5. Number of students who have joined as interns under PHED divisions.
- 6. Discussion on significant research undertaken.
- 7. Discussion on bottleneck identified.
- 8. Regular submission/updation of list of research topics undertaken by students from
- Ensuring support & necessary handholding on completion of research/ internship & necessary publications of results through research papers/ technical papers through joint intervention of both depts.
- 10. Any other topic as deemed important.

IV. TERMS AND CONDITIONS

A. GENERAL TERMS AND CONDITIONS

Division & KRISHNA Both PHE GUNAHATI DIV-T

ROLE AND RESPONSIBILITIES OF PHE DIVISIONS

- Collaborate with educational institutions to integral leavenings.
- Offer training programs for faculty and students on w development/O & M.
- Assist in the implementation of sustainable and effective public health
- Provide college students with valuable hands-on ex

11. ROLE AND RESPONSIBILITIES OF THE COLLEGE

- Develop and implement public health educati peripheral ageas.
- Develop training materials for officials from other line department in collaborate Public Health Engineering Department.
- Conduct research with a focus on water and sanitation.

Responsibilities of College Facul

- Design various academic activities involving students for generating awa public health related topics.
- Engage in collaborative research projects with the FHED to address real-withdrages, like developing Water Quality Index of the State, identifying new wiquality hosport, identifying local traditional best practices for water quintasquement.
- Periodic audit of PHED laboratories so that laboratories can maintain their NABL st

Participate in internships and practical training programs or go

transligute GovT SANSKRIT College, agree to review and monitor the implementation process of the proposed training programme to be conducted under this MoU from time to time for evaluating effectiveness and success. Any modification, amendment or change in the scope of works or terms of engagement under this MoU could be affected from time to time with the mutual consent of both parties in writing.

- Depending upon the programmatic need, cooperation and support from government officials and logistical support needed for implementing the work respectively across the state will be facilitated by both the department.
- The schedule of training for a batch will be mutually decided by the respective EE (PHE) of the Division and the Principal of the concerned colleges.
- In view of the smooth implementation of the proposed training to be conducted under this MoU, the Executive Engineer (PHE) of the concerned division, and the principal of the respective colleges will work in close coordination with each other by extending support and sharing data or other information relevant to the training.
- Branding of IJM, Assum and other stakeholders will have to be done through banners during the training. The banner for the purpose will be provided by the concerned divisional PHE office.

B. FINANCIAL TERMS AND CONDITIONS

This MoU is non-financial in nature. Both the department will bear their own half of the

V. MISCELLANEOUS PROVISIONS:

The Memorandum of Understanding (MOU) as outlined in this document is not intend to be a legally binding document. Rather, it is meant to describe the nature and cooperative intentions of PHE GUNAHATI DW-T

Diession under IJM. Assam and KREWA KANTA HANDIQUE SDY? SANSKRIT College under DHE to suggest guidelines to cooperation. Nothing, therefore, shall diminish the full autonomy suggest guidelines for cooperation. Nothing, therefore, shall diffinish of either party, or any constraints be imposed by either upon the other.

- Any other matter not included in this MoU or if there is a requirement of any change necessary for the smooth functioning of the training to be conducted under this MoU shall be finalized amon; JJM, Assam and DHE on mutual terms and conditions.
- Any divergence or difference derived from the interpretation or application of the MoU shall be resolved by narraal discussion.
- This MoU will be initially valid for 2 (two) years from the date of signing and can be extended in slots of 1 (One) year on similar or such other terms as may be agreed between JIM. Assam and DHE by mutual consent in writing.

Both PHE GUWAHATI DIV-T	Division and KRISHNIA
-------------------------	-----------------------

KANTA HANDIQUE GOVT. JANS KRIT. College are free to terminate the Mot

Page 5 of 5

Sub: Signing of MoU between division and individual colleges under Jal Vidya Program Ref: The signing of the MoU between MD, JJM and DHE on 5th March 2024 With reference to the subject cited above I would like to inform you that a Memorandum of standing (MoU) was signed between the Department of Higher Education (DHE) and the Jal Joevan Mission Public Health Engineering Department (JJM PHED) Assam for the Jal Vidya Program on March 5, 2004 with an objective to foster a deeper understanding and practical knowledge of water management among students, teachers, and contanunity stakeholders During the MoU signing ceremony, five working groups were formed consisting of represent from both the PHE and various colleges. These groups are tasked with developing Standard Operating Procedures (SoPt) for five components of the Jal Vldya Program: a) Capacity Building, b) Intereship Program, e) Research & Development, d) Water Quality Monitoring, and e) Community Awareness and Education Program. The SoPs for the various components of the Jal. Vidya Program have been meticulously developed through the collaborative efforts of these dedicated working groups. In this connection, the district-level MoU, along with the respective Soi's, are attached herewith for field level implementation. You are requested to sign the MoU with interested colleges under your division and to execute the program as per guideline. We believe Jal Vidya program will significantly contribute to the educatio goals of our institutions. 1. Draft MoU with SoPs

Blandique

(Dr. Bandana Handique)
Principal i/c,
K.K. Handique Govt. Sanskrit College,
Jalukbari, Ghy-14.