



**MEMORANDUM OF UNDERSTANDING
BETWEEN
VIDYA PRATISTHAN'S ARTS, SCIENCE AND COMMERCE COLLEGE,
BARAMATI, DIST- PUNE
AND
INDAPUR TALUKA SHIKSHAN PRASARAK MANDAL'S
COLLEGE OF ARTS, BHIGWAN, INDAPUR, DIST- PUNE**

VIDYA PRATISTHAN'S ARTS, SCIENCE AND COMMERCE COLLEGE, BARAMATI, DIST- PUNE hereinafter referred to as "ASC" and COLLEGE OF ARTS, BHIGWAN, INDAPUR, DIST- PUNE hereinafter referred to as "COA", hereinafter referred to as "the Party" and jointly referred as "the Parties";

ACKNOWLEDGING that;

1. ASC is a degree level provincialized educational institution with Arts, Science AND Commerce streams, having its address as Vidya Pratisthan's Arts, Science and Commerce College, Baramati, Dist- Pune.
2. COA is an educational institution with Arts, Commerce and Science streams having its address as Ap-Bhigwan, Tal: Indapur, Dist: Pune, Maharashtra-413130, affiliated to Savitribai Phule Pune University, Maharashtra.

DESIRING to; support the cooperation between the Parties in education and research activities;

PURSUANT to the prevailing laws and regulations, policies and procedures that govern the provincialized colleges.

HAVE REACHED the following understanding: -

**ARTICLE 1
OBJECTIVE OF COOPERATION**

The objective of this Memorandum of Understanding (MOU) is to cooperate in educational and research in areas of mutual interest.

**ARTICLE 2
SCOPE OF COOPERATION**

The Parties agree to implement cooperation programmes including but not limited to:

- a. Faculty and student exchange.
- b. Curriculum development of certificate and diploma courses.



- c. Cooperation during conduct of study tour.
- d. Undertaking joint research at the faculty level.
- e. Any other areas as mutually agreed upon by the Parties
- f. Organization of seminars, workshops, webinars etc.

ARTICLE 3 LOCATION OF ACTIVITIES

1. The Parties agree to implement the programmes stated in ARTICLE 2 at ASC and COA.
2. Any changes to the location of the programmes shall be mutually agreed upon by the Parties.

ARTICLE 4 EXECUTING AGENCIES

To implement this MOU: -

1. ASC appoints the coordinator, IQAC, ASC (herein after referred to as ASC Rep).
2. COA appoints the IQAC, COA (herein after referred to as COA Rep).

ARTICLE 5 FINANCIAL ARRANGEMENT

1. Any cooperation under this MOU is subject to the availability of funding sources and approval by relevant authorities.
2. Any specific project of joint interest will be detailed in a separate agreement, including financial and programme specific arrangement.

ARTICLE 6 INTELLECTUAL PROPERTY RIGHTS

1. Each Party shall protect, within its capacity and territory, intellectual property rights of the other Party in accordance with the laws and regulations in force in the operational Geographical areas.
2. In case of specific arrangements, programmes or projects that may result in intellectual property, the Parties shall conclude separate arrangement in accordance with the prevalent laws and regulations in in the operational Geographical areas.



ARTICLE 7 CONFIDENTIALITY

In the event that either Party wishes to disclose any data and/or information supplied in or resulted from the implementation of this MOU, the disclosing Party shall have prior written consent of the other Party.

ARTICLE 8 LIMITATION OF PERSONAL ACTIVITIES

The Parties shall ensure that the personnel engaged in the activities under this MOU shall engage in activities under the framework of this MOU with respect to laws and regulations.

ARTICLE 9 SETTLEMENT OF DISPUTES

Any dispute concerning the interpretation and/or application of this MOU shall be settled amicably through consultation or negotiation between Parties.

ARTICLE 10 AAMMENDMENT

1. This MOU may be amended or revised at any time by mutual written consent of the Parties, and such amendment shall form an integral part of this MOU.
2. Such amendment or revision shall come into force on the date as may be determined by the Parties.

ARTICLE 11 ENTRY INTO FORCE, DURATION AND TERMINATION

1. This MOU shall enter into force on the date of signing.
2. This MOU shall remain in force for a period of five (5) years and may be extended for another period of five (5) years by mutual consent of the Parties.
3. Either Party may terminate this MOU at any time by giving written notification to the other Party on its intention to terminate this MOU, six (6) months prior to the date of termination.
4. The termination of this MOU shall not affect the completion of any programmes or projects in progress and not completed at the time of termination.

IN WITNESS WHEREOF, the undersigned have signed this MOU.

DONE in duplicate at College of Arts, Bhigwan, Indapur, Dist.- Pune on Tuesday, the 1ST of JULY in the year 2020, in two (2) originals, in English.

ARTS, SCIENCE AND COMMERCE COLLEGE,
BARAMATI, DIST- PUNE.



Dr. Bharat Shinde

PRINCIPAL

Vidya Pratishthan's

Dr. Bharat Shinde
Principal
Arts, Science & Commerce Collage
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ARTS, SCIENCE AND COMMERCE COLLEGE,
BARAMATI, DIST- PUNE

COLLEGE OF ARTS,
BHIGWAN, INDAPUR, PUNE.



Dr. Mahadeo Walunj

Dr. Mahadeo Walunj
Principal
COLLEGE OF ARTS, PRINCIPAL
INDAPUR, PUNE

Arts College, Bhigwan
Tal Indapur Dist- Pune

Witness

Dr. Shamrao Ghadage

Dr. Shamrao Ghadage
Vice Principal and HOD, Dept. of History

A S & C College,
Baramati, Dist- Pune,
Maharashtra

Witness

Dr. Surendra Shirsat

Dr. Surendra Shirsat
HOD, Dept. of History

College of Arts,
Bhigwan, Tal- Indapur,
Maharashtra