

MEMORANDUM OF UNDERSTANDING

BETWEEN



M.V.P. Samaj's Law College, Nashik

and

**BK Educational and Welfare Society's,
BK Career Academy, Nashik**

On Educational Cooperation



MEMORANDUM OF UNDERSTANDING

BETWEEN

M.V.P. Samaj's Law College, Nashik

&

BK Educational and Welfare Society's

BK Career Academy, Nashik

ON EDUCATIONAL COOPERATION

Maratha Vidya Prasarak Samaj's Law College hereinafter referred to as MVPS Law College and BK Educational and Welfare Societies BK Career Academy, hereinafter referred to as BK Career Academy. Hereinafter individually referred to as "the Party and jointly referred to as "The Parties".

ACKNOWLEDGING that,

1. MVPS Law College having its address at Udogi Maratha Campus, Gangapur Road Nashik is a well-known teaching institution offering undergraduate Law Programme,

2 BK Career Academy is a private education institution, having its address at 2nd Floor, Gajanan Plaza, Ashok Stambh, Nashik – 422002



DESIRING to support the cooperation between the Parties in education and training Programs:

PURSUANT TO the prevailing laws and regulations, policies and procedures of India HAVE REACHED the following understanding

ARTICLE 1

OBJECTIVE OF COOPERATION

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

ARTICLE 2

SCOPE OF COOPERATION

The Parties agree to implement cooperation programs in M.V.P.S. Law College, Nashik

ARTICLE 3

LOCATION OF ACTIVITIES

- (1) The Parties agree to implement the programs stated in Article 2 .
- (2) Any changes of the location of the programs shall be mutually agreed upon by the Parties.

ARTICLE 4

EXECUTING AGENCY

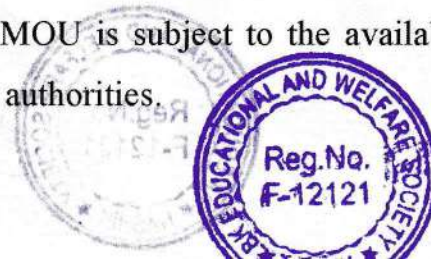
To implement this MOU

- (1) MVPS Law College appoints the Prof. Deepali Baviskar hereinafter referred to as MVPS Law College representative.
- (2) **BK Career Academy** appoints the Dr. Adv. Bhagwan Nivrutti Elname hereinafter referred to as **BK Career Academy** Representative.

ARTICLE 5

FINANCIAL ARRANGEMENT

- (1) Any cooperation under this MOU is subject to the availability of funding sources and approval by relevant authorities.



[Handwritten signature]

(2) Any specific project of joint interest will be detailed in a separate agreement. Including financial and program specific arrangements.

ARTICLE 6

INTELLECTUAL PROPERTY RIGHTS

Each Party shall protect, within its territory, intellectual property rights of the other party in accordance with the domestic law in force in their respective countries.

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 from the other Party.

ARTICLE 8

LIMITATION OF PERSONNEL ACTIVITIES

The Parties shall ensure that their personnel engaged in the activities under this MOU shall engage only in activities under the framework of this MOU with respect to national laws and regulations of the respective countries

ARTICLE 9

SETTLEMENT OF DISPUTES

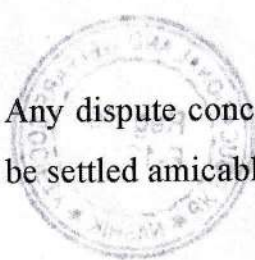
Any dispute concerning the interpretation and/or application of this MOU shall be settled amicably through consultation or negotiation between the Parties

ARTICLE 10

AMENDMENT

(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



[Handwritten signature]

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 written 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 the termination.
- (4) The termination of this MOU shall not affect the completion of any projects and programs in progress and not completed at the time of termination

IN WITNESS WHEREOF, the undersigned, have signed this MOU
DONE in duplicate at M.V.P. Semaj's Law College Nashik on the 7th Day of
November in the year 2022 in 2(two) originals, in English.



Secretary
BK Educational and Welfare Society
Nashik

BK Educational and Welfare Society's

BK Career Academy, Nashik



Principal

M.V.P. Semaj's Law College, Nashik

Udoji Maratha Campus, Gangapur Road Nashik.



Seal

Principal
MVP Law College Nashik



Memorandum of Understanding

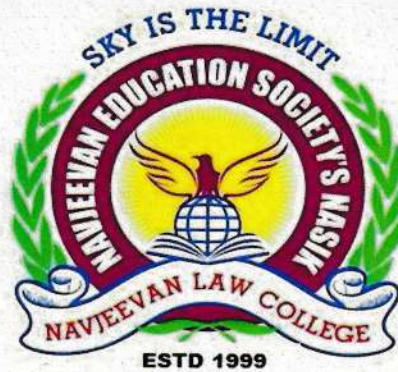
**On Exchange of Faculty for Academia &
Education, Purposes**

Between



Maratha Vidya Prasarak Samajs Law College Nashik

&



Navjeevan Law College Nashik

Place- Nashik

Date -

This Memorandum of Understanding (the "MOU") is entered into 2 November 2022 by and between Maratha Vidya Prasarak Samajs Law College Nashik, with an address of Udoji Maratha Boarding Campus, Beside MVP Samaj's Beside KBGT College of Engineering, Gangapur Road, Nashik-422013, and Navjeevan Law College Nashik, with an address of Shivshakti Chawk, 4th Scheme, CIDCO, Nashik - 422008, also individually referred to as "Party", and collectively "the Parties."

Maratha Vidya Prasarak Samajs Law College Nashik and Navjeevan Law College Nashik have agreed for institutional collaboration in education and research. The primary objective is to promote interaction and collaboration between faculty, staff and students of the two institutions through visits and exchange programmes, carry out joint academic and research programmes.

Coordination

Asst Prof. Rahul Ballal shall be the Coordinator from Maratha Vidya Prasarak Samajs Law College Nashik and Asst. Professor Shalini Ghumare shall be the Coordinator from Navjeevan Law College Nashik. The participants and Coordinators may change from time to time as decided by appropriate authority of the respective institutions.

Scope of Cooperation

The following areas of cooperation have been identified under this MoU.

- (i) **Faculty exchange programme:** The two parties will explore opportunities for interaction among members of faculty as well as creating Visiting Faculty positions. The total duration of visits from each side is expected to be approximately equal. Each such visit shall require approval of the respective institutions.
- (ii) **Joint research projects:** The two parties will explore opportunities of undertaking joint research projects and may seek research funding from external funding

joint research projects and may seek research funding from external funding agencies. Each such research proposal shall require approval of the respective institutions.

- (iii) **Joint academic activities and events**: Maratha Vidya PrasarakSamajs Law College Nashik and Navjeevan Law College Nashik may formulate joint academic activities such as short course, seminars, workshops or conferences based on mutual interests and available expertise in both the institutions.

The areas of cooperation may be revised by mutual consent. However, specific programmes may require separate agreements detailed out and documented as annexures to this MoU.

Non-discrimination

Maratha Vidya PrasarakSamajs Law College Nashik and Navjeevan Law College Nashik agree not to discriminate against any person because of age, sex, national origin, race, ancestry, color, religious creed disability or handicap, and sexual orientation. Neither institution shall impose criteria for the exchange of faculty, staff and students that would violate the principles of non-discrimination.

Code of Conduct

Visiting student and faculty will abide by the codes of conduct of the host Institution..

Financing

The host institute will make arrangements for local living including accommodation, food, etc. at reasonable costs to visiting faculty. All travel costs shall be borne by the visitors or their home institution. Additional support, if any, will be governed by separate agreements that may be drawn up for specific activities.

Legal Status

This document is a statement of intent to foster genuine and mutually beneficial cooperation and is not legally binding on both the parties. Any disputes shall be resolved through mutual discussion.

Validity and Termination


This MoU is valid for an initial period of five years and becomes effective from the date it is signed by the partners. The partnership period may be extended by mutual consent.

This agreement may be terminated:

- on either party giving the other party 6 months' prior written notice;
- on written notice by one of the Parties if the other Party has committed a breach of this MoU.

However, specific commitments made prior to such intimation shall be honoured by both the partners including ensuring that any student at that time participating in the Programme is able to complete the term of the assignment and be assessed for it.


Principal


Principal

Maratha Vidya Prasarak Samajs Law College

Nashik

Place - Nashik

Date 7th June 2022



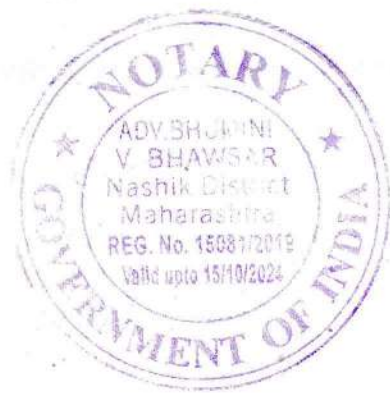
Navjeevan Law College

Nashik

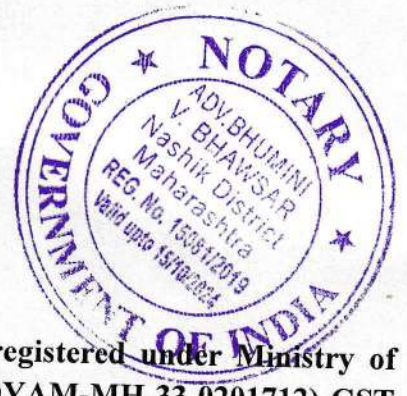
V/C PRINCIPAL
Navjeevan Law College
CIDCO, Nashik-08

फक्त प्रतिज्ञापत्रासाठी (अनुच्छेद-४)

प्रतिज्ञापत्र कोणाकडे सादर करावयाचे	शे. ११०/०६
प्रतिज्ञापत्रासाठीचे कारण	पुस्तक
मुद्रांक विकत घेणाराचे नाव व रहिवाशी पत्ता	शुभलक्ष्मी प्रवळन शे. १२ पुस्तकालय सी. वि. ११०/०६ शिवाजी रोड - पुस्तक
मुद्रांक विक्री बाबतची नोंद वही क्रमांक व दिनांक	३४४७० - १९/१०/२०२४
मुद्रांक विकत घेणाराची सही	✓
परवानाधारक मुद्रांक विक्रेत्याची सही व परवाना क्रमांक तसेच मुद्रांक विक्रीचे ठिकाण/पत्ता	संजय मुरलीधर गांगुडे मुद्रांक विक्रेता (परवाना क्र. ८३/२००९) गुरुकृपा, शिवाजी रोड, सीबीएस, नाशिक



AND



“ROJGAR AVM CAREER MARGDARSHAN KENDRA a firm registered under Ministry of Micro, Small and Medium Enterprises (MSME Registration No. UDYAM-MH-33-0201712) GST No. Not Applicable through its proprietor Mr. Shreyas Satish Kulkarni(PAN-BJPPK5392G), having Registered office at 201,Shriram Society,Pandit Naka, Gotheghar, Shahapur Dist.Thane -421 601 and Opp. Dominoz Pizza,Dsouza Colony,College Road Nashik-422 005. hereinafter collectively referred to as RCMK (which term shall wherever the context so requires, means and include its owner, directors, representatives, successors-in-office and assigns) of the “SECOND PART”

Whereas, First Part is a college run by MVP Samaj and it is in a trade of imparting graduation/ post-graduation level education to its students.

AND Whereas, Second Part “RCMK” is in the profession of providing training and education in Accountancy, Information Technology, Vocational Courses & Soft Skills through the use of computer-based systems & android application(app). RCMK guides students for Job Vacancies & Self Employment.

AND WHEREAS both parties shown interest to have the college tie-up with each other, to conduct extra curriculum activity & to impart training of the RCMK courses for college students at the college premises;

AND WHEREAS RCMK agreed to impart Training of the courses in full & modular at the college premises itself, without however making college liable in any manner whatsoever;

NOW THEREFORE IN CONSIDERATION OF THE PREMISES AND MUTUAL COVENANTS AND PROMISES MADE HEREINAFTER THE PARTIES HERETO AGREE AS FOLLOWS –

1. DEFINATIONS:

- 1.1. The term “**Commencement**” shall mean the date of signing of agreement.
- 1.2. The term “**Centre**” shall mean the Classrooms/Lab at College premises.
- 1.3. The term “**Month**” shall mean a calendar month and “**Year**” shall mean an academic year (i.e. from Dec. 2022 to April 2025) subject to completion of the course. For each batch, the course is not complete the above period will extend accordingly.

For Rojgar AVM Career Margdarshan Kendra

PRINCIPAL

M. V. P. Samaj's
Law College, Nashik-2,

Proprietor

2. RESPONSIBILITY:

FIRST PART:

- 2.1. The College shall provide the infrastructure like classrooms and computers.
- 2.2. The College shall provide students for each batch.
- 2.3. The College shall look after the maintenance of classrooms and computers.
- 2.4. The College shall be expected to render full support and co-operation During the Functioning of the entire courses at the College premises.
- 2.5. The College will collect the fees from the students and payment (80 % of total fees) will be made to "Rojgar Avm Career Margdarshan Kendra".
- 2.6. The college will pay 50% of fees to RCMK at commencement of courses & remaining 50% after completion of courses

Second PART:

- 2.6. RCMK will provide the Course Contents/Notes & Recorded Sessions through android application and certificates to the students.
- 2.7. RCMK will conduct the Examinations of the students.
- 2.8. If required it will train the Faculties of the First part.
- 2.9. It will be responsibility of RCMK to complete quality training for mention courses & try to provide placement assistance to students or information about nearby vacancies.

3. ACADEMIC COMMITTEE:

An academic committee shall be formed by Second Part to monitor the syllabus, progress of the course and fees structure as may be presently applicable including any increase there at.

4. ACADEMIC EXECUTION:

1. The courses: 1) "Office Automation" 30 Hours , 2) "Data Management (Advanced Excel)" 30 Hours, 3) "Accounting using Tally Prime GST" 60 Hours. Course contents as enclosed in the Annexure attached.
2. RCMK will provide contents/notes for the same.
3. College would carry on the internal announcement of the courses to their students, encouraging them to enroll for other courses. Second part would support College for such activities by holding seminars regarding the courses of RCMK in their classrooms.
4. In case of any change, modifications or alterations to the above terms the same shall be subject to written approval from both the parties.

For Rojgar AVM Career Margdarshan Kendra

PRINCIPAL

M. V. P. Samaj's

Law College, Nashik-2.

Proprietor



5. FEES SHARING:

- 5.1 The total fees for the course is Rs. 390/-(For any two courses) & Rs.490/-(For three courses) and the sharing will be the First will get **20%** of the fees collected from the students for mobilization, infrastructure, manpower, coordinator honorarium etc.
- 5.2. The Second part will get **80%** of the total gross collection from the students.
- 5.3 The Fees will be collected by College and the college will pay 50% of fees to RCMK at commencement of courses & remaining 50% after completion of courses.
- 5.4 G.S.T is not applicable in above fees. TDS will be deducted as per rules.

6. MANPOWER:

- 6.1. Completion of training, Examination & Certification is responsibility of RCMK. and The Managerial and Non-Teaching staff required for the Centre shall be provided by the College.

6.2 SECURITY:

College will have to bear the sole responsibility of the security of the computer and other things of the centre.

7. VALIDITY:

- 7.1. This agreement shall come into force from the date of signing and will be valid till until the completion of course.
- 7.2. Negotiations as to any extension of this agreement of another **month** to the terms of any such extension shall be taken up one (1) month prior to the expiry of this agreement subject to the approval of the Governing Body of the College and RCMK. The Agreement shall stand NULL & VOID thereupon.

8. TERMINATION:


PRINCIPAL
 M. V. P. Samaj's
 Law College, Nashik-2.

For Rojgar AVM Career Margdarshan Kendra


Proprietor

Except or otherwise provided, this agreement can be terminated by a three months prior written notice by either party during the tenure of agreement. RCMK will be responsible to complete the training of the student, to conduct examination & provide notes, certificates to the students.

9. ARBITRATION:

Any dispute or differences, which may arise out of this Agreement or in the institution there are, included any dispute relating to its validity or effect shall be settled under the Arbitration of person appointed by Maratha Vidya Prasarak Samaj's Law College, Nashik under the provisions of Arbitration & Conciliation Act, 1996.

10. JURISDICTION

All Legal Matters will be heard and settled in the City of Kalyan Jurisdiction only.

IN WITNESS WHEREOF the parties hereto have hereunto caused their respective Common Seal to be hereunto affixed the day, month and the year first above written.


PRINCIPAL
M. V. P. Samaj's
Law College, Nashik-2.
FIRST PART



For Rojgar AVM Career Margdarshan Kendra

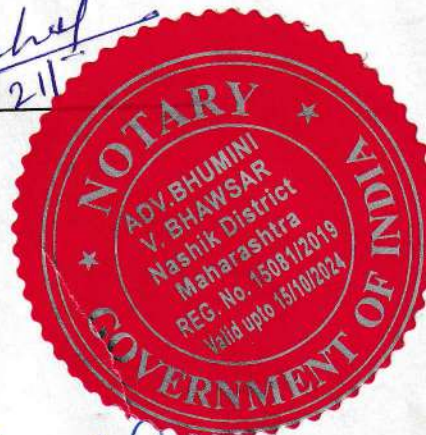

Proprietor
SECOND PART



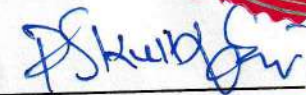
Witness:

1. Name: Asst. Prof. Rahul Ballal
Address: M. V. P. Samaj's
Law College,
Caryapur Road,
Nashik.


211



2. Name: Mr. Parvash S. Kulkarni.
Address: Flat no. 30, Vijay Shastri Apt,
Meri Link Road,
Panchvati, Nashik.



31 DEC 2022

BHUMINI V. BHAWSAR
Advocate & Notary, Govt. of India
Office:- 11, Gajjar-B Apartment,
Chanti Park, Unnagar, Nashik - 6



AGREEMENT

**MARATHA VIDYA PRASARAK SAMAJ'S LAW
COLLEGE, NASHIK**

AND

ROJGAR AVM CAREER MARGDARSHAN KENDRA





महाराष्ट्र MAHARASHTRA

2022

26AA 8318
15 FEB 2023

STPHC

Memorandum of Understanding

Between

Maratha Vidya Prasarak Samaj's Law College, Nashik

First party

And

Adv. Suyog C. Shah

Second Party

The Memorandum of Understanding hereafter referred to as MOU is Executed at Nashik on dated 27 Feb 2023 between Maratha Vidya Prasarak Samaj's Law College, Gangapur road, Nashik, herein after referred to as M.V.P.S.L.C (First Party) and Adv.Suyog C Shah.

Enrollment no: _MAH/2471/2004 /Address Adv Suyog C Shah & Associates, Address:- swapna vaibhav Apartment. Flat no-03, Canada Corner , Nashik

Whereas M.V.P.S.L.C, being a Higher Education Institution, Imparting legal education leading to LLB degrees, desires to provide placements to passed out students of the college by joining Professional practice or employment in legal firms/institutions/ practitioners.

Whereas party from the second part Adv. Suyog C Shah is a well-known and established practicing lawyer in Nashik District Court/High Court since 18 years and is interested in training the junior lawyers as a part of professional ethics.

The parties have decided to enter into MOU embodied in this document.

Terms of MOU

This MOU embodies following terms:

Article 1: The Purpose of Agreement

Both the parties are committed to facilitate the Placement of the Final Year B,A LLB and LL.B. Students of the first party in the Chamber of second party or his fellow members and in student's active association as a professional in Court Practice or otherwise in firms /corporate world as Legal officer, Legal Advisor etc providing services likewise.

Article 2: Responsibilities of Both the Parties

➤ Responsibilities of First Party:-

- 1) To arrange Guest Lectures, Training/Orientation programmes, Workshops etc to prepare the candidates to accept challenges in legal profession.
- 2) To make necessary arrangements of Interviews.
- 3) To communicate the second party and provide data pertaining about the manner and schedule of Interview.
- 4) To do the things necessary and incidental to the placements.

➤ Responsibilities of Second Party:-

- 1) To conduct the interviews as per the schedule.
- 2) To deliver the Guest Lecture to the students as and when invited by the Law College.
- 3) To give adequate training in practice to the selected students.

Article 3: Duration of MOU and Amendments

This MOU shall have effect from 01/07/2022 to 30/06/2025,

The MOU shall be in force for a period of 3 Years commencing from the date of signing and may be renewed by mutual consent by serving one month notice to other party. Amendments to this agreement would be in writing and approved by both the parties.

Article 4:- Termination of MOU

Both the parties reserve the right of Termination of MOU by giving one month notice.

Article 5:- Statement of Intent

Nothing in this MOU shall be constructed as creating any legal relationship between the parties. The parties understand that no party is under any financial obligation towards the other. This MOU is a statement of genuine and beneficial collaboration; for providing opportunities of employment/placement/earning to the degree holders from the first party.




Article 6:- Relationship

Nothing herein shall be deemed to constitute the parties, or any of them, as partners association, agent of each other nor shall anything contained herein deem to confer on any party any authority to incur obligation or liability on behalf of the other party nor shall have the power to obligate or bind the other in any way whatsoever, except as provided herein.

Article 7:- Execution

This MOU is executed in paper form in duplicate and one paper based copy hereof shall be retained by both the parties.

IN WITNESS WHERE OF the parties have signed hereunder on this Date 27/02/2023, at Nashik.

<p> _____ M.V.P. Samaj's Law College, Nashik First party</p> <p></p> <p>Principal MVP Law College Nashik</p>	<p> _____ Adv. Suyog C. Shah Second party</p>
--	--



महाराष्ट्र MAHARASHTRA

2022

26AA 831857
15 FEB 2023

**Memorandum of Understanding
Between**

Maratha Vidya Prasarak Samaj's Law college, Nashik

First party

And

Adv. Jalindar V. Tadge

Second Party

The Memorandum of Understanding hereafter referred to as MOU is Executed at Nashik on dated 27 Feb 2023 between Maratha Vidya Prasarak Samaj's Law College, Gangapur road Nashik, herein after referred to as M.V.P.S.L.C (First Party) and Adv. Jalindar V. Tadge Enrollment no.: MAH/2540/99 /Address:- 407, Marathi Chamber , District Court, Nashik.

Whereas M.V.P.S.L.C, being a Higher Education Institution, imparting legal education leading to LL.B degrees, desires to provide placements to passed out students of the college by joining professional practice or employment in legal firms/institutions/practitioners.

Whereas party from the second part Adv. Jalindar V Tadge is a well- known and established practicing lawyer in Nashik District Court/High Court since 24 years and is interested in training the junior lawyers as a part of professional ethics.

The parties have decided to enter into MOU embodied in this document.

जोडपत्र - २ mac

दस्ताचा प्रकार/अनुच्छेद क्रमांक :

दस्त नोंदणी करणार आहेत का ? :

नोंदणी होणारा असल्यास दुय्यम निबंधक कार्यालयाचे नाव :

मिळकतीचे वर्णन

मोबदला रक्कम :

मुद्रांक विकत घेणाऱ्याचे नाव

दुसऱ्या पक्षकाराचे नाव

हस्त असल्यास त्यांचे नाव व पत्ता

मुद्रांक शुल्क रक्कम

मुद्रांक विक्री नोंद वही अनु.क्रमांक/दिनांक १३३५२/१

०२२/६१ विप्या न्या.क्र. लॉ.क्र.११२.१५
उनील शोला २

12/7 FEB 2023

मुद्रांक विकत घेणाऱ्याची सही

दि नाशिक डिस्ट्रीक्ट अॅडव्होकेट्स
महदीपरषज् जो-ऑप.सोसायटी लि.नाशिक.

एन.एस.के./जी.एन.एल./११२/१९७८ नाशिक कोर्ट
मुद्रांक विक्रेत्याची सही

Terms of MOU

This MOU embodies following terms:

Article 1: The Purpose of Agreement

Both the parties are committed to facilitate the Placement of the Final Year B.A LLB, and LL.B. Students of the first party in the Chamber of second party or his fellow members and in student's active association as a professional in Court Practice or otherwise in firms /corporate world as Legal officer, Legal Advisor etc providing services likewise.

Article 2: Responsibilities of Both the Parties

➤ Responsibilities of First Party:-

- 1) To arrange Guest Lectures, Training/Orientation programmes, Workshops etc to prepare the candidates to accept challenges in legal profession.
- 2) To make necessary arrangements of Interviews.
- 3) To communicate the second party and provide data pertaining about the manner and schedule of Interview.
- 4) To do the things necessary and incidental to the placements.

➤ Responsibilities of Second Party:-

- 1) To conduct the interviews as per the schedule.
- 2) To deliver the Guest Lecture to the students as and when invited by the Law College.
- 3) To give adequate training in practice to the selected students.

Article 3: Duration of MOU and Amendments

This MOU shall have effect from 01/07/2022 to 30/06 2025 The MOU shall be in force for a period of 3 Years commencing from the date of signing and may be renewed by mutual consent by serving one month notice to other party. Amendments to this agreement would be in writing and approved by both the parties.

Article 4:- Termination of MOU

Both the parties reserve the right of Termination of MOU by giving one month notice.

Article 5:- Statement of Intent

Nothing in this MOU shall be constructed as creating any legal relationship between the parties. The parties understand that no party is under any financial obligation towards the other. This MOU is a statement of genuine and beneficial collaboration; for providing opportunities of employment/placement/earning to the degree holders from the first party.



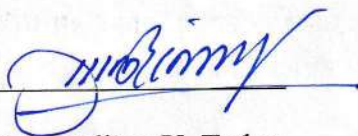
Article 6:- Relationship

Nothing herein shall be deemed to constitute the parties, or any of them, as partners association, agent of each other nor shall anything contained herein deem to confer on any party any authority to incur obligation or liability on behalf of the other party nor shall have the power to obligate or bind the other in any way whatsoever, except as provided herein.

Article 7:- Execution

This MOU is executed in paper form in duplicate and one paper based copy hereof shall be retained by both the parties.

IN WITNESS WHEREOF the parties have signed hereunder on this Date 27 /02/2023, at Nashik

<p></p> <hr/> <p>M.V.P. Samaj's Law College, Nashik</p> <p>First party</p> <p>Principal MVP Law College Nashik</p> 	<p></p> <hr/> <p>Adv. Jalinar V. Tadge Second party</p>
---	---

Memorandum of Understanding
Asian School of Cyber Laws, Pune and **MVP Samaj's Law College, Nashik**
to Conduct Arbitration Law Course

This Memorandum of Understanding (hereinafter referred to as **MOU**) is signed at Nashik on this 17th day of August 2023 between **MVP Samaj's Law College, Nashik**, hereinafter referred to as **MVPSLC** and **Asian School of Cyber Laws, Pune**, hereinafter referred to as **ASCL**.



WHEREAS ASCL has expertise in providing education, training and consultancy in the field of law;

AND WHEREAS MVPSLC is desirous of providing a quality course in Arbitration law;



A. Interpretations

Reference to this **MOU** or any other instrument is a reference to this **MOU** or that other instrument as amended, varied, novated or substituted from time to time.

Reference to recitals, clauses, schedules and appendices are references to recitals, clauses, schedules and appendices of and to this **MOU**.

Reference to any statute or statutory provision includes a reference to that statutory provision as from time to time amended, extended, or re-enacted.

Words importing the singular number shall include the plural and vice versa, and words importing the masculine gender shall include the feminine and neuter gender and vice versa, and words importing persons shall include firms, institutions, trusts, societies, associations of persons, companies and bodies corporate and unincorporated, registered and unregistered.

B. Terms of MOU

This MOU embodies the following terms:

I. Name of course and certification

1. ASCL shall jointly conduct the course titled **Arbitration Law & Practice** (hereinafter referred to as ALP) in association with MVPSLC in online Hybrid mode.
2. Upon successful completion of the said course, students shall receive a certificate for the same issued jointly by MVPSLC and ASCL.
3. Each batch must have a minimum of 50 fee paying students enrolled (prior to official commencement). In case 50 students are not acquired prior to the date of commencement, the said date shall be extended till the time such minimum number is acquired.

II. Distribution of the course prospectus and application forms

1. ASCL shall create a web page for the purpose of collecting all information of prospective participants. This webpage will be the application form which every



student will have to fill-up prior to admission. All information collected on said webpage will be shared with MVPSLC after admissions are closed for each batch.



III. Eligibility for the course

1. The eligibility for the course in the classroom mode will be 10+2 with a minimum of 40%.

IV. Collection and distribution of Course Fees

1. The fees for the ALP course and the fee sharing between MVPSLC and ASCL shall be as per Annexure - I attached to this MOU.
2. The collection of fees from students will be done by MVPSLC.
3. ASCL's share (As per Annexure I) of the said fee shall be paid by MVPSLC by way of NEFT as per the following schedule:
 - a. 100% of the total amount of ASCL's share will be payable by MVPSLC prior to official commencement of each batch.

V. Schedule of Course

1. Each batch of the ALP course in the *online Hybrid mode* shall be of 6 months duration. The exact date of commencement shall be mutually agreed upon by the MVPSLC and ASCL.
2. The Online examination for the ALP course in online mode shall be held after completion of the 6 months from the date of commencement, on a date mutually decided by ASCL and MVPSLC.
3. The results for the ALP course shall be declared within 30 days of the said examinations.
4. The dates of commencement of course, assessments and declaration of results for each batch are, however, subject to revision after mutual consent by both parties.

VI. Course material



1. ASCL shall provide online digital learning material to the students enrolled for the ALP course. All expenses relating to the preparation, updation, and online access of the said material shall be borne by ASCL.
2. ASCL shall also provide supplementary video content in addition to the aforementioned course material to facilitate holistic learning of the subject.
3. The students will be given access to ASCL ONE (ASCL's Online Education Platform).

VII. Classes

1. ASCL shall conduct 6 online query resolution classes of 1 hour each per batch. The exact schedule of query resolution classes for the online course shall be finalized by MVPSLC and ASCL after considering the convenience of students enrolled for the ALP course. ASCL shall provide the online platform for conducting the classes. The students will be expected to use their mobile devices to access the class online.
 - a. The technical support for this platform will be provided by ASCL.
2. ASCL shall provide expert faculty for conducting the classes of the ALP Course in online mode. All expenses relating to the fee payable to the faculty and traveling incurred by the faculty (if any) for conducting the said classes, if any shall be borne by ASCL.

VIII. Assessment Procedure and Certification

1. The assessment for the ALP course shall consist of one online examination of two hours and 100 marks.
2. ASCL will be responsible for assessment and it may change the assessment pattern as stated above from time to time if required.
3. ASCL shall be responsible for preparing the assessment questions for the ALP course and shall provide the online question paper for the said assessment.
4. The students may give the exam from any convenient location, which has a stable Internet and Electricity connection.



5. ASCL shall provide the online portal, which the students will be able to access to appear for the examination.
6. A student of the ALP course, who has been unsuccessful in securing a minimum of 40/100 in the online the examination or has not been able to appear for the examination (for any reason), will be allowed to sit for re-examination only on the payment of a re-exam fee of Rs.1000/- that will be retained by ASCL.
7. The date of re-examination for the ALP course will be mutually decided by MVPSLC and ASCL.
8. ASCL and MVPSLC shall jointly grant the certificate to successful students.
9. ASCL shall arrange for certification of successful students of each batch at its own expense and shall courier the certificates to the official address of MVPSLC. MVPSLC shall be responsible for distributing the certificates to the successful students.

IX. Cancellation / Ratification

1. This MOU shall initially be in force for a period of one year, and may thereafter be renewed for such period and on such terms as may be mutually agreed.
2. Either party to this MOU is at liberty to terminate and / or ratify and / or cancel this MOU by giving a prior notice of at least three months.
3. In the event of termination of this MOU before the completion of a batch, both parties shall ensure the successful completion of the course by the said batch.

C. Miscellaneous provisions

1. Force Majeure

If a party is prevented from or delayed in carrying out any provision of this MOU by reason of **Force Majeure**, as defined in the definition clause, the party whose performance is so prevented or delayed, upon prompt notice to the other party, shall be excused from such performance, to the extent and during the period of such prevention or delay.



2. Governing Law

This MOU will be governed and construed in accordance with the laws of India.

3. MedArb

In case of any dispute etc. both parties agree to attempt mediation using an independent mediator. The independent Mediator shall be mutually decided by the parties. In case the dispute is not resolved through mediation the parties shall resort to Arbitration. The Arbitrator to resolve such dispute shall also be decided mutually by the parties. The provisions of this clause shall survive the termination of the MOU.

4. Assignment

Neither party shall assign this MOU to a third party without the prior written / electronic consent of the other party.

5. Variation and Waiver

No variation of any of the terms of the MOU shall be binding unless confirmed in writing or through electronic mail and no failure, delay, relaxation or forbearance on the part of either party in exercising any power or right under this MOU shall operate as a waiver of such power or right.

Failure of a Party to insist upon strict and punctual performance of any provision hereof shall neither constitute a waiver of, or estoppel against asserting, the right to require such performance, nor shall such failure in one case constitute a waiver or estoppel with respect to a later case.

6. Entirety

This MOU is the entire MOU recording the broad understanding between the Parties. Each Party represents that in entering into this MOU it does not rely on any previous representations, whether express or implied, or on any prior inducement or MOU of any kind or nature. All prior negotiations, representations, letters of intent or MOUs concerning the subject matter of this MOU are hereby deemed cancelled.

7. Relationship

Nothing herein shall be deemed to constitute the Parties, or any of them, as partners, association, agent of each other nor shall anything contained herein deem to confer on any Party any authority to incur any obligations or liability on behalf of the other Party nor shall have the power to obligate or bind the other in any way whatsoever, except as provided herein.



8. Miscellaneous

This MOU shall be interpreted, having regard to its underlying business purposes, in a reasonable and commercial manner rather than in strict accordance with the literal meaning of the language used.

Should any provision of this MOU become void or otherwise unenforceable for any reason, the validity of the remaining provisions shall not be affected thereby and the parties shall use their best endeavors to negotiate in good faith to find replacement for the provision which is void or unenforceable with a provision of similar economic effect.

9. Execution

This MOU is executed in paper form in duplicate and one paper-based copy hereof shall be retained under the physical control of ASCL and the other paper-based copy hereof shall be retained under the physical control of MVPSLC.

IN WITNESS WHEREOF the parties have put their respective hands and signed this MOU.

Signed for and on behalf
of the said ASCL

Gokul Narayan,
Chief Operations Officer
(Business Development & Academics)
Asian School of Cyber Laws

Signed for and on behalf
of the said MVPSLC

Dr. Sandhya Gadakh
Principal,
MVP Samaj's Law College, Nasik.

Signed at Nasik this 17th Day of August 2023



Annexure - I

1. The total course fee for the Arbitration Law & Practice Course (Online Hybrid Mode) is Rs.6,900/- (including GST).
2. ASCLs share will be Rs.5,900/- (including GST). ASCL will be responsible for paying its own GST.
3. MVPSLCs share will be Rs.1,000/- . MVPSLC is not liable to pay GST

Signed for and on behalf
of the said ASCL

Gokul Narayan,
Chief Operations Officer
(Business Development & Academics)
Asian School of Cyber Laws

Signed for and on behalf
of the said MVPSLC


Dr. Sandhya Gedakh

Principal,
MVP Samaj's Law College, Nasik.

Signed at Nasik this 17th Day of August 2023

Principal
MVP Law College Nashik



Memorandum of Understanding

Between

Maratha Vidya Prasarak Samaj's Law college, Nashik-

First party

And

Adv. Suyog .C. Shah & Associates-

Second Party

The Memorandum of Understanding hereafter referred to as MOU is Executed at Nashik on dated 1 July 2020 between Maratha Vidya Prasarak Samaj's Law college, Gangapur road Nashik, herein after referred to as M.V.P.S.L.C (First Party) and Adv.Suyog.C.Shah, Enrollment no. : MAH 2471-2004, Flat no -3 "Swapnavaibhav Apartment "Adwait colony, Canada corner (Second Party), Member of Nashik District Bar Association, Nashik.

Whereas M.V.P.S.L.C, being a Higher Education Institution, imparting legal education leading to LLB degrees, desires to provide placements to passed out students of the college by joining professional practice or employment in legal firms/institutions/practitioners.

Whereas party from the second part Adv.Suyog.C.Shah is a well-known and established practicing lawyer in Nashik District Court/High Court since 18 years and is interested in training the junior lawyers as a part of professional ethics.

The parties have decided to enter into MOU embodied in this document.

Terms of MOU

This MOU embodies following terms:

Article 1: The Purpose of Agreement

Both the parties are committed to facilitate the Placement of the Final Year B.S.L. and LL.B. Students of the first party in the Chamber of second party or his fellow members and in student's active association as a professional in Court Practice or otherwise in firms /corporate world as Legal officer, Legal Advisor etc providing services likewise.

Article 2: Responsibilities of Both the Parties

◆ Responsibilities of First Party:-

- 1) To arrange Guest Lectures, Training/Orientation programmes, Workshops etc to prepare the candidates to accept challenges in legal profession.
- 2) To make necessary arrangements of Interviews.
- 3) To communicate the second party and provide data pertaining about the manner and schedule of Interview.
- 4) To do the things necessary and incidental to the placements.

◆ Responsibilities of Second Party:-

- 1) To conduct the interviews as per the schedule.
- 2) To deliver the Guest Lecture to the students as and when invited by the Law College.
- 3) To give adequate training in practice to the selected students.

Article 3: Duration of MOU and Amendments

This MOU shall have effect from 1 July 2020 to 1 July 2021. The MOU shall be in force for a period of one Year commencing from the date of signing and may be renewed by mutual consent by serving one month notice to other party. Amendments to this agreement would be in writing and approved by both the parties.

Article 4:- Termination of MOU

Both the parties reserve the right of Termination of MOU by giving one month notice.

Article 5:- Statement of Intent

Nothing in this MOU shall be constructed as creating any legal relationship between the parties. The parties understand that no party is under any financial obligation towards the other. This MOU is a statement of genuine and beneficial collaboration; for providing

opportunities of employment/placement/earning to the degree holders from the first party.

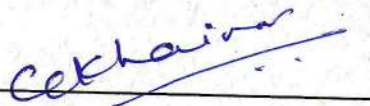
Article 6:- Relationship

Nothing herein shall be deemed to constitute the parties, or any of them, as partners association, agent of each other nor shall anything contained herein deem to confer on any party any authority to incur obligation or liability on behalf of the other party nor shall have the power to obligate or bind the other in any way whatsoever, except as provided herein.

Article 7:- Execution

This MOU is executed in paper form in duplicate and one paper – based copy hereof shall be retained by both the parties.

IN WITNESS WHEREOF the parties have signed hereunder on this
Date – 01/07/2020, at Nashik.



M.V.P.Samaj's Law College,
Nashik



First party



Adv. Shri: Suyog .C. Shah Nashik

Second party



Memorandum of Understanding

Between

Maratha Vidya Prasarak Samaj's Law college, Nashik-

First party

And

Adv. Suyog .C. Shah & Associates-

Second Party

The Memorandum of Understanding hereafter referred to as MOU is Executed at Nashik on dated 01 July 2018 between Maratha Vidya Prasarak Samaj's Law college, Gangapur road Nashik, herein after referred to as M.V.P.S.L.C (First Party) and Adv.Suyog.C.Shah, Enrollment no. : MAH 2471-2004, Flat no -3 "Swapnavaibhav Apartment" Adwait colony, Canada corner, (Second Party), Member of Nashik District Bar Association, Nashik.

Whereas M.V.P.S.L.C, being a Higher Education Institution, imparting legal education leading to LLB degrees, desires to provide placements to passed out students of the college by joining professional practice or employment in legal firms/institutions/practitioners.

Whereas party from the second part Adv.Suyog.C.Shah is a well-known and established practicing lawyer in Nashik District Court/High Court since 18 years and is interested in training the junior lawyers as a part of professional ethics.

The parties have decided to enter into MOU embodied in this document.

Terms of MOU

This MOU embodies following terms:

Article 1: The Purpose of Agreement

Both the parties are committed to facilitate the Placement of the Final Year B.S.L. and LL.B. Students of the first party in the Chamber of second party or his fellow members and in student's active association as a professional in Court Practice or otherwise in firms /corporate world as Legal officer, Legal Advisor etc providing services likewise.

Article 2: Responsibilities of Both the Parties

◆ Responsibilities of First Party:-

- 1) To arrange Guest Lectures, Training/Orientation programmes, Workshops etc to prepare the candidates to accept challenges in legal profession.
- 2) To make necessary arrangements of Interviews.
- 3) To communicate the second party and provide data pertaining about the manner and schedule of Interview.
- 4) To do the things necessary and incidental to the placements.

◆ Responsibilities of Second Party:-

- 1) To conduct the interviews as per the schedule.
- 2) To deliver the Guest Lecture to the students as and when invited by the Law College.
- 3) To give adequate training in practice to the selected students.

Article 3: Duration of MOU and Amendments

This MOU shall have effect from 01 July 2018 to 1 July 2019. The MOU shall be in force for a period of one Year commencing from the date of signing and may be renewed by mutual consent by serving one month notice to other party. Amendments to this agreement would be in writing and approved by both the parties.

Article 4:- Termination of MOU

Both the parties reserve the right of Termination of MOU by giving one month notice.

Article 5:- Statement of Intent

Nothing in this MOU shall be constructed as creating any legal relationship between the parties. The parties understand that no party is under any financial obligation towards the other. This MOU is a statement of genuine and beneficial collaboration; for providing

opportunities of employment/placement/earning to the degree holders from the first party.

Article 6:- Relationship

Nothing herein shall be deemed to constitute the parties, or any of them, as partners association, agent of each other nor shall anything contained herein deem to confer on any party any authority to incur obligation or liability on behalf of the other party nor shall have the power to obligate or bind the other in any way whatsoever, except as provided herein.

Article 7:- Execution

This MOU is executed in paper form in duplicate and one paper – based copy hereof shall be retained by both the parties.

IN WITNESS WHEREOF the parties have signed hereunder on this Date – 01/07/2018, at Nashik.



M.V.P.Samaj's Law College,
Nashik



First party



Adv. Shri: Suyog .C. Shah

Nashik

Second party



Memorandum of Understanding

Between

Maratha Vidya Prasarak Samaj's Law college, Nashik-

First party

And

Adv. Suyog .C. Shah & Associates-

Second Party

The Memorandum of Understanding hereafter referred to as MOU is Executed at Nashik on dated 10 July 2019 between Maratha Vidya Prasarak Samaj's Law college Gangapur road, Nashik, herein after referred to as M.V.P.S.L.C (First Party) and Adv.Suyog.C.Shah ,Enrollment no. : MAH 2471-2004,Flat no -3 "Swapnavaibhav Apartment" "Adwait colony", Canada corner (Second Party), Member of Nashik District Bar Association, Nashik.

Whereas M.V.P.S.L.C, being a Higher Education Institution, imparting legal education leading to LLB degrees, desires to provide placements to passed out students of the college by joining professional practice or employment in legal firms/institutions/practitioners.

Whereas party from the second part Adv.Suyog.C.Shah is a well-known and established practicing lawyer in Nashik District Court/High Court since 18 years and is interested in training the junior lawyers as a part of professional ethics.

The parties have decided to enter into MOU embodied in this document.

Terms of MOU

This MOU embodies following terms:

Article 1: The Purpose of Agreement

Both the parties are committed to facilitate the Placement of the Final Year B.S.L. and LL.B. Students of the first party in the Chamber of second party or his fellow members and in student's active association as a professional in Court Practice or otherwise in firms /corporate world as Legal officer, Legal Advisor etc providing services likewise.

Article 2: Responsibilities of Both the Parties

◆ Responsibilities of First Party:-

- 1) To arrange Guest Lectures, Training/Orientation programmes, Workshops etc to prepare the candidates to accept challenges in legal profession.
- 2) To make necessary arrangements of Interviews.
- 3) To communicate the second party and provide data pertaining about the manner and schedule of Interview.
- 4) To do the things necessary and incidental to the placements.

◆ Responsibilities of Second Party:-

- 1) To conduct the interviews as per the schedule.
- 2) To deliver the Guest Lecture to the students as and when invited by the Law College.
- 3) To give adequate training in practice to the selected students.

Article 3: Duration of MOU and Amendments

This **MOU** shall have effect from 10 July 2019 to 10 July 2020. The **MOU** shall be in force for a period of one Year commencing from the date of signing and may be renewed by mutual consent by serving one month notice to other party. Amendments to this agreement would be in writing and approved by both the parties.

Article 4:- Termination of MOU

Both the parties reserve the right of Termination of **MOU** by giving one month notice.

Article 5:- Statement of Intent

Nothing in this **MOU** shall be constructed as creating any legal relationship between the parties. The parties understand that no party is under any financial obligation towards the other. This **MOU** is a statement of genuine and beneficial collaboration; for providing opportunities of employment/placement/earning to the degree holders from the first party.

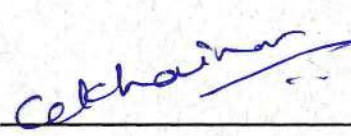



Article 6:- Relationship

Nothing herein shall be deemed to constitute the parties, or any of them, as partners association, agent of each other nor shall anything contained herein deem to confer on any party any authority to incur obligation or liability on behalf of the other party nor shall have the power to obligate or bind the other in any way whatsoever, except as provided herein.

Article 7:- Execution

This MOU is executed in paper form in duplicate and one paper – based copy hereof shall be retained by both the parties.

IN WITNESS WHEREOF the parties have signed hereunder on this
Date – 10/07/2019, at Nashik.

<p> M.V.P.Samaj's Law College, Nashik First party</p> <p></p>	<p> Adv. Shri: Suyog .C. Shah Nashik Second party</p> <p></p>
---	--

Memorandum of Understanding

Between

Maratha Vidya Prasarak Samaj's Law college, Nashik-

First party

And

Adv. Suyog .C. Shah & Associates-

Second Party

The Memorandum of Understanding hereafter referred to as MOU is Executed at Nashik on dated 01 July 2018 between Maratha Vidya Prasarak Samaj's Law college, Gangapur road Nashik, herein after referred to as M.V.P.S.L.C (First Party) and Adv.Suyog.C.Shah, Enrollment no. : MAH 2471-2004, Flat no -3 "Swapnavaibhav Apartment" Adwait colony, Canada corner, (Second Party), Member of Nashik District Bar Association, Nashik.

Whereas M.V.P.S.L.C, being a Higher Education Institution, imparting legal education leading to LLB degrees, desires to provide placements to passed out students of the college by joining professional practice or employment in legal firms/institutions/practitioners.

Whereas party from the second part Adv.Suyog.C.Shah is a well-known and established practicing lawyer in Nashik District Court/High Court since 18 years and is interested in training the junior lawyers as a part of professional ethics.



The parties have decided to enter into MOU embodied in this document.

Terms of MOU

This MOU embodies following terms:

Article 1: The Purpose of Agreement

Both the parties are committed to facilitate the Placement of the Final Year B.S.L. and LL.B. Students of the first party in the Chamber of second party or his fellow members and in student's active association as a professional in Court Practice or otherwise in firms /corporate world as Legal officer, Legal Advisor etc providing services likewise.

Article 2: Responsibilities of Both the Parties

◆ Responsibilities of First Party:-

- 1) To arrange Guest Lectures, Training/Orientation programmes, Workshops etc to prepare the candidates to accept challenges in legal profession.
- 2) To make necessary arrangements of Interviews.
- 3) To communicate the second party and provide data pertaining about the manner and schedule of Interview.
- 4) To do the things necessary and incidental to the placements.



◆ Responsibilities of Second Party:-

- 1) To conduct the interviews as per the schedule.
- 2) To deliver the Guest Lecture to the students as and when invited by the Law College.
- 3) To give adequate training in practice to the selected students.

Article 3: Duration of MOU and Amendments

This MOU shall have effect from 01 July 2018 to 1 July 2019. The MOU shall be in force for a period of one Year commencing from the date of signing and may be renewed by mutual consent by serving one month notice to other party. Amendments to this agreement would be in writing and approved by both the parties.

Article 4:- Termination of MOU

Both the parties reserve the right of Termination of MOU by giving one month notice.

Article 5:- Statement of Intent

Nothing in this MOU shall be constructed as creating any legal relationship between the parties. The parties understand that no party is under any financial obligation towards the other. This MOU is a statement of genuine and beneficial collaboration; for providing



opportunities of employment/placement/earning to the degree holders from the first party.

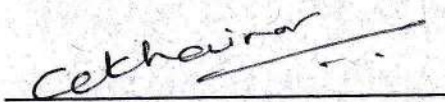



Article 6:- Relationship

Nothing herein shall be deemed to constitute the parties, or any of them, as partners association, agent of each other nor shall anything contained herein deem to confer on any party any authority to incur obligation or liability on behalf of the other party nor shall have the power to obligate or bind the other in any way whatsoever, except as provided herein.

Article 7:- Execution

This MOU is executed in paper form in duplicate and one paper – based copy hereof shall be retained by both the parties.

IN WITNESS WHEREOF the parties have signed hereunder on this Date – 01/07/2018, at Nashik.

<p> M.V.P.Samaj's Law College, Nashik First party</p> <p></p>	<p> Adv. Shri: Suyog .C. Shah Nashik Second party</p> <p></p>
---	--



Memorandum of Understanding

Between

Maratha Vidya Prasarak Samaj's Law college, Nashik-

First party

And

Adv. Vaishali Gupte & Associates-

Second Party

The Memorandum of Understanding hereafter referred to as MOU is Executed at Nashik on dated 01 August 2016 between Maratha Vidya Prasarak Samaj's Law College, Gangapur road Nashik, herein after referred to as M.V.P.S.L.C (First Party) and Adv. Vaishali Gupte Enrollment no. : MAH/ 929/1989, Shivram Sankul, 3rd floor, Kanherewadi Nashik (Second Party), Member of Nashik District Bar Association, Nashik.

Whereas M.V.P.S.L.C, being a Higher Education Institution, imparting legal education leading to L.L.B degrees, desires to provide placements to passed out students of the college by joining professional practice or employment in legal firms/institutions/practitioners.

Whereas party from the second part Adv. Vaishali Gupte is a well-known and established practicing lawyer in Nashik District Court/High Court since 32 years and is interested in training the junior lawyers as a part of professional ethics.

The parties have decided to enter into MOU embodied in this document.

Terms of MOU

This MOU embodies following terms:

Article 1: The Purpose of Agreement

Both the parties are committed to facilitate the Placement of the Final Year B.S.L. and LL.B. Students of the first party in the Chamber of second party or his fellow members and in student's active association as a professional in Court Practice or otherwise in firms /corporate world as Legal officer, Legal Advisor etc providing services likewise.

Article 2: Responsibilities of Both the Parties

◆ Responsibilities of First Party:-

- 1) To arrange Guest Lectures, Training/Orientation programmes, Workshops etc to prepare the candidates to accept challenges in legal profession.
- 2) To make necessary arrangements of Interviews.
- 3) To communicate the second party and provide data pertaining about the manner and schedule of Interview.
- 4) To do the things necessary and incidental to the placements.

◆ Responsibilities of Second Party:-

- 1) To conduct the interviews as per the schedule.
- 2) To deliver the Guest Lecture to the students as and when invited by the Law College.
- 3) To give adequate training in practice to the selected students.

Article 3: Duration of MOU and Amendments

This MOU shall have effect from 01 August 2016 to 01 August 2019. The MOU shall be in force for a period of Three Years commencing from the date of signing and may be renewed by mutual consent by serving one month notice to other party. Amendments to this agreement would be in writing and approved by both the parties.

Article 4:- Termination of MOU

Both the parties reserve the right of Termination of MOU by giving one month notice.

Article 5:- Statement of Intent

Nothing in this MOU shall be constructed as creating any legal relationship between the parties. The parties understand that no party is under any financial obligation towards the other. This MOU is a statement of genuine and beneficial collaboration; for providing

opportunities of employment/placement/earning to the degree holders from the first party.

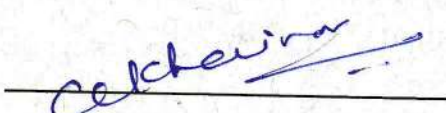

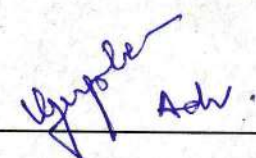

Article 6:- Relationship

Nothing herein shall be deemed to constitute the parties, or any of them, as partners association, agent of each other nor shall anything contained herein deem to confer on any party any authority to incur obligation or liability on behalf of the other party nor shall have the power to obligate or bind the other in any way whatsoever, except as provided herein.

Article 7:- Execution

This MOU is executed in paper form in duplicate and one paper – based copy hereof shall be retained by both the parties.

IN WITNESS WHEREOF the parties have signed hereunder on this
Date – 01/08/2016, at Nashik.

<p> M.V.P.Samaj's Law College, Nashik First party</p> <p></p>	<p> Adv. Vaishali Gupte , Nashik Second party</p> <p></p>
---	--