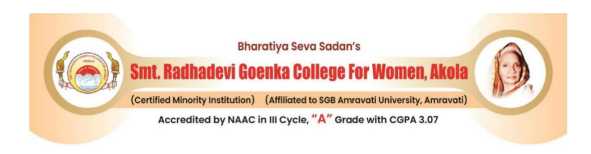
6.4.3 Institutional strategies for mobilization of funds and the optimal utilization of resources



CERTIFICATE

This is to certify that the documents attached in Criterion VI Governance,

Leadership and Management are verified and found correct to the best of my

knowledge.

Dr. Charushila Rumale Principal

INDEX

Sr. No	Particulars
1	INSURANCE
2	MOU
3	HOSTEL
4	EXAM

INSURANCE

This Document is Digitally Signed

STANDARD FIRE & SPECIAL PERILS POLICY SCHEDULE

Prev Policy No : 182200/11/2020/5576 Policy No : 182200/11/2021/7180

Cover Note No Cover Note Dt

: 65991967 - SMT.RADHADEVI GOENKA COLLEGE FOR WOMEN Insured's Name Issuing Office : 182200 - DO AKOLA (GSTIN:

27AAACT0627R4ZW)

: AT MURTIZAPUR ROAD AKOLA Address Address : RAYAT HAVELI

OLD COTTON MARKET

TILAK ROAD AKOLA 444001 AKOLA MAHARASHTRA 444001

Tel /Fax /Email : 0724-2430279, 2430910, / 2430070 / : //0/NA Tel /Fax /Fmail

gajanan.dhabale@orientalinsurance.co.i

Agent/Broker Details

Address

Dev.Off.Code : NZ0000000942 SANJAY M. MESHRAM Agent/Broker : BA0000027451 RAJESH P PATWARI

: ASHIRWAD, SHREE APTS.,FLAT NO. 1, RAMNAGAR, AKOLA.,DOB-06/06/1967, PH.NO.0724-

2457642, QUIL-GRADUA IE, ANOLA, III ALIO COMBINE COMBI 2457642, QUIL-GRADUATE, AKOLA, MAHARASHTRA, 444001

FROM 00:00 ON 27/02/2021 TO MIDNIGHT OF 26/02/2022 Period of Insurance:

Collection No & Dt : CHQ 8712011744 - 05/02/2021 GST INVOICE NO :2719988747 UIN :0

Gross Premium : 12,452 GST : 2,242 Stamp Duty : .5 Total : 14,694

Co Insurance Details None

RISK DETAILS

Location of the Risk AT MURTIZAPUR ROAD AKOLA

> MAHARASHTRA AKOLA 444001 **AKOLA**

Risk Description : Schools/Colleges

Cover Wise Details : Cover Name	Sum Insured	Premium
STFI Cover	2,90,50,000	4,357.50
Fire Basic Cover	2,90,50,000	5,810.00
Earth Quake Cover	2.90.50.000	1.453.00

For and on behalf of Place: AKOLA For and on behalf of The Oriental Insurance Company Limited Date : 05/02/2021

In case of any query regarding the Policy please call Toll Free No. 1800 11 8485 and 011 33208485.

CIN: U66010DL1947GOI007158 All the Amounts mentioned in this policy are in Indian Rupee

Authorised Signatory



Attached to and forming part of policy number 182200/11/2021/7180

MI Desc	Nature of Stock	Sum Insured
lant & Machinery,COMPUTE NITS,ZEROX IACHINE.AC.ELECTRONIC		28,00,000
LECTRICAL GOODS uilding,COLLEGE BUILDING		2,10,00,000
ther		50,000
ontents,INVERTER,BATTEF tock,COLLEGE & LIBRARY		17,00,000
OOKS,OFFICE USED STAT urniture, Fixtures & Fittings	IONERY	35,00,000

TOTAL PREMIUM 12,452.00 ADD :CGST ADD :SGST 1,121.00 1,121.00 STAMP DUTY TOTAL AMOUNT 0.50 14,694.00

Total Sum Insured In Words: Indian Rupees Two Crores Ninety Lakhs Fifty Thousand Only Total Premium In Words : Indian Rupees Fourteen Thousand Six Hundred Ninety-Four Only

Excess / Deductible :

The following minimum deductibles are applicable based on per Location Sum Insured of the policy. (except dwelling with individual owners)

Sum Insured Band per Location (including endorsements,	Material Damage	
if any)	% Of Claim	Subject to Minimum deductible in INR.
5% of the Claim amount subject to a minimum of Indian Rupees 25000 per Location in the Sum insured band of Indian Rupees 10 Crores to 100 Crores per location	5	25,000.00
5% of the Claim amount subject to a minimum of Indian Rupees 500000 per Location in the Sum insured band of Indian Rupees 100 Crores to 1500 Crores per location	5	500,000.00
5% of the Claim amount subject to a minimum of Indian Rupees 2500000 per Location in the Sum insured band of Indian Rupees 1500 Crores to 2500 Crores per location	5	2,500,000.00
5% of the Claim amount subject to a minimum of Indian Rupees 5000000 per Location in the Sum insured band of over Indian Rupees 2500 Crores per location	5	5,000,000.00
5% of the Claim amount subject to a minimum of Indian Rupees 10000 per Location having Sum insured of upto Indian Rupees 10 Crores per location	5	10,000.00

The Insurance under this policy is subject to warranties & Clauses otherwise stated herein:

1. Material stored in Godown and Silos - Storage of Category I hazardous Goods subject to warranty that goods listed

Place in Category I, III, Coir wasts, Consider and Consi The Oriental Insurance Company Limited

In case of any query regarding the Policy please call Toll Free No. 1800 11 8485 and 011 33208485.

CIN: U66010DL1947GOI007158 All the Amounts mentioned in this policy are in Indian Rupee

Authorised Signatory Page 2 of 3

This Document is Digitally Signed Signer: ATUL JERATH Date: Fri, Feb 5, 2021 1 Location: NOIDA Reason: Signing Policy 31:12 IST

for OICI

Attached to and forming part of policy number 182200/11/2021/7180

- 2. Designation Of Property Clause
- 3. Local Authorities Clause
- 4. Class Of Construction
- 5. Plinth & Foundation
- 6. Endorsement Earthquake (Fire And Shock) Add On Cover
- 7. Endorsement Spontaneous Combustion Add On Cover
- 8. Stocks (Dwelling, Offices, Hotels, Shops etc.)

Financier's Names are as stated herein:	None
i indirect 3 ivalites die da stated herein.	110110

The insurance under this policy is subject to conditions, clauses, warranties, endorsements as per forms attached.

Warranted that in case of dishonour of premium cheque(s) the Company shall not be liable under the policy and the policy shall be void abinitio (from inception).

In witness whereof the undersigned being authorised by and on behalf of the company has/have herein to set his/their hands at AKOLA on 05TH DAY OF FEBRUARY 2021

Entered By : MR RAJENDRA GAIKWAD

For and on behalf of Examined By : SANJAY M MESHRAM The Oriental Insurance Company Limited

Policy Printed By : OICL IP: Policy Printed On : 05-FEB-21 19:28:20 MAC

Authorised Signatory

AKOLA Place: Date: 05/02/2021





For and on behalf of For and on behalf of The Oriental Insurance Company Limited

In case of any query regarding the Policy please call Toll Free No. $1800\ 11\ 8485$ and $011\ 33208485.$

CIN: U66010DL1947GOI007158 All the Amounts mentioned in this policy are in Indian Rupee

Authorised Signatory

Page 3 of 3



MONEY INSURANCE POLICY SCHEDULE

: 182200/48/2021/14537 182200/48/2020/12090 Policy No. Prev.Policy No.

Cover Note No. Cover Note Date :

Issuing Office : 182200 - DO AKOLA (GSTIN: · 65992456 - SMT.RADHADEVI Insured's Name GOENKA COLLEGE FOR WOMEN 27AAACT0627R4ZW)

(GSTIN: 0)

Address : AT MURTIZAPUR ROAD AKOLA Address : RAYAT HAVELI

OLD COTTON MARKET

TILAK ROAD

AKOLA MAHARASHTRA 444001 AKOLA MAHARASHTRA 444001 Tel. /Fax /Email : 0724-2430279, 2430910, / 2430070 / ://0/NA

gajanan.dhabale@orientalinsurance.co.i

Agent/Broker Details

Tel. /Fax /Email

Dev.Off.Code : NZ0000000942 SANJAY M. MESHRAM

: BA0000027451 RAJESH P PATWARI Agent/Broker

: ASHIRWAD, SHREE APTS.,FLAT NO. 1, RAMNAGAR, AKOLA.,DOB-06/06/1967, PH.NO.0724-Address

2457642, QUIL-GRADUATE, AKOLA, MAHARASHTRA, 444001 Tel/Fax/Email

RISK DETAILS

Section	Description of Cash covered	Limit of any one Loss
IA	Money for the payment of wages, salaries and other earning or for petty cash in direct transit from the bank to the Insured's premises from the time the cash is received at the bank by the Insured or the authorised employee/s of the Insured until delivered at the premises or other place of disbursement and whilst there until paid out provided that out of business hours such cash shall be secured in locked safe or strong room on the premises. Cheques drawn by the Insured to provide for such cash are covered in transit from the premises to the bank	50,000
ΙB	Money other than described in 'A' above in the personal custody of the Insured or the authorised employee/s of the Insured whilst in direct transit between the premises and the bank or post office	0
IC	Money other than described in 'A' or 'B' above collected by and in the personal custody of the Insured or the authorised employee/s of the Insured whilst in transit to the premises or bank within a period not exceeding 48 hours from the time of collection.	0
ID	Any other Transit -	25,000
1	Estimated total amount of money in transit per annum	3,00,000
П	Cash (other than described in Section I A above) whilst on the premises during the business hours or whilst secured in locked safe or locked strong room on the Insured's premises out of business hours against the risk of burglary, housebreaking and hold-up	

Total Premium in words : Indian Rupees Two Hundred Sixty-Five Only

NIL Excess:

Place: AKOLA 05/02/2021 Date:



In case of any query regarding the Policy please call Toll Free No. 1800 11 8485 and 011 33208485.

Authorised Signatory

CIN: U66010DL1947GOI007158 All the Amounts mentioned in this policy are in Indian Rupee

Page 1 of 2

This Document is Digitally Signed Signer: ATUL JERATH Date: Fri, Feb 5, 2021 1 Location: NOIDA Reason: Signing Policy 1 31:10 IST for OICL

Attached to and forming part of policy number 182200/48/2021/14537

: 0724-2457642/09823034492//rajeshpatwari1967@gmail.com

; FROM 00:00 ON 27/02/2021 TO MIDNIGHT OF 26/02/2022 Period of Insurance

Collection No. & Dt. - CHQ 8712011744 - 05/02/2021 GST INVOICE NO:2719988731 UIN ·0

Gross Premium Stamp Duty : .5 · 225 : 40 Total · 265 GST

Co-insurance Details : NIL

The Insurance under this policy is subject to Warranties & Clauses otherwise stated herein:

In the event of a claim under the policy exceeding Rs. 1 lac or a claim for refund of premium exceeding Rs. 1 lac, the insured will comply with the provisions of the AML policy of the Company. The AML policy is available in all our operaing offices as well as Company's website.

Hypothecation /Lease//Hire Names are as per the List Attached:

Warranted that in case of dishonour of premium cheque(s) the Company shall not be liable under the policy and the policy shall be void abinitio (from inception).

In witness whereof the undersigned being authorised by and on behalf of the Company has/have herein to set his/their hands at DO AKOLA (GSTIN: 27AAACT0627R4ZW) on 05TH DAY OF FEBRUARY 2021

MR RAJENDRA GAIKWAD

For and on behalf of The Oriental Insurance Company Limited

SANJAY M MESHRAM Examined By :

Policy Printed By: OICL

Policy Printed On: 05-FEB-21 19:28:17

MAC:

Authorised Signatory

AKOLA 05/02/2021 Date:

For and on behalf of The Oriental Insurance Company Limited

In case of any query regarding the Policy please call Toll Free No. 1800 11 8485 and 011 33208485.

Authorised Signatory

CIN: U66010DL1947GOI007158 All the Amounts mentioned in this policy are in Indian Rupee

Page 2 of 2

MOU

om 4/375/6/A/18



MEMORANDUM OF UNDERSTANDING

Between

Ozone Multi Speciality Hospital Critical Care Centre

&

Smt. Radhadevi Goenka College for Women, Akola

The objective of this memorandum of understanding (MOU) is to facilitate the practical expertise knowledge to the students of Health Care & Nutrition (HCN) of Smt. Radhadevi Goenka College for Women, Akola through practically working at Ozone Multi Speciality Hospital, Akola.

Ozone Multi Speciality Hospital is a renowned Hospital in Vidarbha region where various types of patients get recurred. Highly qualified doctors and expertise are attached to the hospital to serve the society at large.

Smt. Radhadevi Goenka College for Women, Akola is the premium women educational multi faculty institute which imparts knowledge to undergraduate and post graduate programmes in Arts, Commerce and Home Science.

Now therefore, in pursuance of the above, the following broad understanding is mutually agreed by both institutes.

- M/s. Smt. Radhadevi Goenka College for Women, Akola will depute Dr. Anjali Rajwade, Professor & HOD, Home Science as Nutritionist for nutritional counselling. As per the scheduled mutually convenient to both the institutes.
- M/s. Ozone Multi Speciality Hospital, Akola will facilitate to Smt. Radhadevi Goenka College for Women, Akola for pool campus drives as and when such opportunities exists.

This MOU is valid for five years from the date of signing and this period can be extended with mutual consent.

(Director, O.M.S. Hospital Akolar Signed by and on behalf of

O.M.S. Hospital Akola Date: 6/4/18

Place: Akola

Signed by and on behalf of M/s. Smt. RDG College for Women, Akola

Date: 6/4/18 Place: Akola

Holycross Convent Road, Kedia Plots, Akola. Ph:0724-2411135, 9881069934

Care Beyond Cure



MEMORANDUM OF UNDERSTANDING

Between

PDS FASHION BOUTIQUE

&

Smt. Radhadevi Goenka College for Women, Akola

The objective of this memorandum of understanding (MOU) is to facilitate the practical expertise knowledge to the students of Fashion Designing of Smt. Radhadevi Goenka College for Women, Akola through practically working at PDS Fashion Boutique, Akola.

PDS Fashion Boutique, Akola is a renowned Boutique in Vidarbha region where various types of fashion related facilities are provided to customers. Highly qualified Fashion Designers and expertise are attached to the boutique to serve the society at large.

Smt. Radhadevi Goenka College for Women, Akola is the premium women educational multi faculty Institute which imparts knowledge to undergraduate and post graduate programmes in Arts, Commerce, Home Science and Fashion Designing.

Now therefore, in pursuance of the above, the following broad understanding is mutually agreed by both institutes.

- M/s. Smt. Radhadevi Goenka College for Women, Akola will depute Mr. Parimal Mujumdar, HOD, Fashion Designing. As per the scheduled mutually convenient to both the institutes.
- M/s. PDS Fashion Boutique, Akola will facilitate to Smt. Radhadevi Goenka College for Women, Akola for pool campus drives as and when such opportunities exists.

This MOU is valid for five years from the date of signing and this period can be extended with mutual consent.

(Director, PDS Fashion Boutique, Akola)

Signed by and on behalf of

PDS Fashion Boutique, Akola

Date:06/04/2018

Place: Akola

Signed by and on behalf of M/s. Smt. RDG College for Women, Akola

Date: 06/04/2018 Place: Akola



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0 2019 **0**

VD 717571



MEMORANDUM OF UNDERSTANDING (MOU) BETWEEN

Smt. Radhadevi Goenka College for Women, Akola

&

G.S. Science, Arts & Commerce College, Khamgaon (Dist. Buldhana)

PRINCIPAL
Smt.Radhadevi Goenka College
For Women, AROLA.

Principal Page 1 of 5
G. S. Sci., Arts & Commerce
College, Khamgaon - 444303.

Page 2 of 5

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this the 26th June, 2020 (26.06.2020), by and between Smt. Radhadevi Goenka College for Women, Murtizpur Road, N.H. 6, Near Nehru Park, Akola represented herein by its Dr. Devendra N. Vyas (hereinafter referred as 'First Party', the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors - in-office, administrators and assigns), G.S. Science, Arts & Commerce College, N.H.6 Nandura Road, Khamgaon (Dist. Buldhana) and represented herein by its Zonal / Divisional Head, Dr. Dhanjay S. Talwankar, (hereinafter referred to as "Second Party", company which expression, unless excluded by or repugnant to the subject or context shall include its successors - in-office, administrators and assigns). (First Party and Second Party are hereinafter jointly referred to as 'Parties' and individually as 'Party') as

- WHEREAS:
 - First Party is a Higher Educational Institution named: A) Smt. Radhadevi Goenka College for Women, Akola
 - Smt. Radhadevi Goenka College for Women, Akola and G.S. Science, Arts B) & Commerce College, Khamgaon believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
 - The Parties intent to cooperate and focus their efforts on cooperation within C) area of Skill Based Training, Education and Research.
 - Both Parties, being legal entities in themselves desire to sign this MOU for D) advancing their mutual interests.
 - G.S. Science, Arts & Commerce College, Khamgaon is Educational Institution E) and providing education, Research Services in the field of academic.
 - F) G.S. Science, Arts & Commerce College, Khamgaon, this college is accreditated by NAAC with A grade. In the same manner, there are three streams in this College viz. Science, Arts and Commerce. They are running UG and PG courses.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES Jawor -SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS

FOLLOWS:

CLAUSE 1 CO-OPERATION

- 8. Commerce College, Khamgaon are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings. The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.
- 1.2 **Both parties** will facilitate effective utilization of the intellectual capabilities of the faculty and **providing** significant inputs in developing suitable teaching / training systems, keeping in mind.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness. Smt. Radhadevi Goenka College for Women, Akola and G.S. Science, Arts & Commerce College, Khamgaon believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Curriculum Design: G.S. Science, Arts & Commerce College, Khamgaon will give valuable inputs to Smt. Radhadevi Goenka College for Women, Akola in teaching / training methodology and suitably customize the curriculum so that the students fit into the industrial scenario meaningfully and vis-a-vis
- 2.3 Research and Development: Both Parties have agreed to carry out the joint research activities in academic field.

V

Page 4 of 5

- 2.4 Guest Lectures: G. S. Science, Arts & Commerce College, Khamgaon to extend the necessary support to deliver guest lectures to the students of the Smt. Radhadevi Goenka College for Women, Akola on the technology trends and in house requirements.
- There is no financial commitment on the part of the both the parties to take up any 2.5 programme mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3

VALIDITY

- This Agreement will be valid until it is expressly terminated by either Party on 3.1 mutually agreed terms. Any act on the part of Both the parties after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU
- Smt. Radhadevi Goenka College for Women, Akola and G.S. Science, Arts 3.2 & Commerce College, Khamgaon may terminate this MOU upon 30 calendar days' notice in writing. In the event of Termination, both parties have to discharge their obligations

CLAUSE 4

RELATIONSHIP BETWEEN THE PARTIES

It is expressly agreed that Smt. Radhadevi Goenka College for Women, Akola 4.1 and G.S. Science, Arts & Commerce College, Khamgaon are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party. gamore

Page 5 of 5

Smt. Radhadevi Goenka College for Women, Akola

G.S. Science & Commerce College Khamgaon (Dist. Buldhana)

Any divergence or difference derived from the interpretation or application of the MoU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of First Party.

AGREED:

First Party

For Smt. Radhadevi Goenka College for Women, Akola

Second Party

G.S. Science, Arts & Commerce College, Khamgaon (Dist. Buldhana)

A athorized Signature Co Smt. Radhadevi Goenka College for Women, Akola

National Highway No. 6, Murtizapur Road Near Nehru Park, Akola. 444001 (M.S)

Principal S. Sci., Arts & Commerce hore ed aingabny 444303.

G.S. Science, Arts & Commerce College, Khamgaon (Dist. Buldhana)

National Highway No. 6, Nandura Road, Khamgaoi (Dist. Buldhana) 444303 (M.S)

Principal-Dr. Devendra N. Vyas 7588041801/9423129696

E-mails-principal@rdgakola.ac.in

Web-rdgakola.ac.in

Witness 1:

Witness 2:

Principal- Dr. Dhanjay S. Talwankar 9823450717

E-mails-gskhamgaonprincipal@gmail.com

Web-gsck.ac.in

Witness 1:

.M. Charan gar



महाराष्ट्र MAHARASHTRA

① 2021 ①

YX 655521



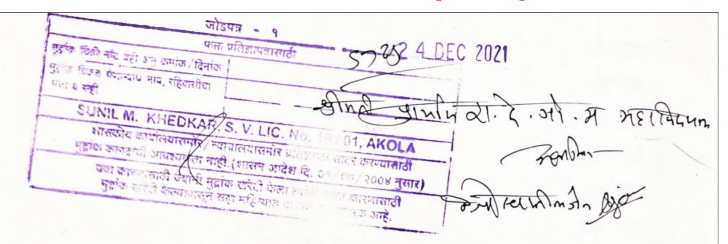
Memorandum of Understanding for Academic Cooperation Between

Smt. Surajdevi Ramchand Mohata Mahila Mahavidyalaya, Khamgaon And

Smt. Radhadevi Goenka College for Women, Akola

Smt. Surajdevi Ramchand Mohata Mahila Mahavidyalaya, Khamgaon and Smt. Radhadevi Goenka College for Women, Akola recognize their strength in research and education in the discipline of Commerce Therefore they agree to establish a programme for academic cooperation in the areas of mutual, interest and in accordance with terms and conditions set forth in this memorandum of Understanding (MOU) Objectives

The goal is to foster collaboration, provide opportunity for exposure and to facilitate advancement of knowledge on the basis of reciprocity, best efforts, mutual benefit and frequent interactions. Smt. Surajdevi Ramchand Mohata Mahila Mahavidyalaya, Khamgaon and Smt. Radhadevi Goenka College for Women. Akola



agree :-

- 1. To exchange the information on research and educational programmes.
- 2. To exchange information on teaching, learning material and other literature relevant to their educational and research programmes.
- 3. To jointly organize Competitions, Extra Curricular Activities and Educational Programmes on topic of mutual interest and to invite each other's faculty to participate therein.
- 4. To jointly seminars, conferences, or workshops on topics of mutual interest and to invite each other's faculty to participate therein.

Tenure and Termination

This MOU will take effect from 26th August, 2021. It will remain valid for Two years and may be continued there after after suitable review and agreement. Either institution may terminate the MOU by giving written notice to the other institution one Month in advance. Once terminated, neither Smt. Surajdevi Ramchand Mohata Mahila Mahavidyalaya, Khamgaon nor Smt. Radhadevi Goenka College for Women, will be responsible for any losses. However, Surajdevi Ramchand Mohata Mahavidyalaya, and Smt. Radhadevi Goenka College for Women, will ensure that all activities in progress are allowed to complete successfully.

Arbitration Clause

If there will be a dispute relating to any aspect of academic cooperation, Principal, Smt. Surajdevi Ramchand Mohata Mahila Mahavidyalaya, Khamgaon and Principal, Smt. Radhadevi Goenka College for Women, will jointly resolve the dispute in a spirit of independence, mutual respect and shared responsibility.

This MOU is signed subject to approval of the respective academic/administrative bodies

Sint. Straffer Hamehand Monata A Mahminaalman, Kamanan \

Dr. Devei

witness - Dr. Royendra V. Wagtimere - Ne witness To Sapryay Vile

THE REPORT OF THE PROPERTY OF

This Memorandum of Understanding ("MoU") is made on 02 March, 2020

Between

St. Thomas College, Ruabandha, Bhilai

And

Smt. Radhadevi Goenka College for Women, Akola Murtizapur Road, National Highway No. 06, Akola

(Both Colleges are hereinafter individually referred to as "Party")
Terms and Conditions:

1- Duration

This MOU by Valid for Two years from 2nd March, 2020 and thereafter it may be renewed on mutually agreed terms.

2- Purpose

This MOU is for collaboration between the parties for mutual benefit where in St.Thomas College, Bhilai and Smt. Radhadevi Goenka College for Women, Akola would agree that cooperation in research collaborations and student and faculty exchanges would be mutually beneficial. The areas of cooperation may include subject to mutual consent, any desirable and feasible activity that would fulfill the goals of each institution. Such interaction may include cooperation in a variety of joint academic and educational activities such as:

- Joint research publication including work by graduate and post graduate students at the partner institution.
- Providing Knowledge, Technology and skill-based training to the students of college in order to enhance the quality of the educational experience of the students.
- Taking up co-curricular activities & extracurricular activities in mutual consultation and agreements.

 Continuation

DO

Faculty and student exchange based on reciprocity.
 Joint seminars and workshops

3. Smt. Radhadevi Goenka College for Women, Akola:

College shall expend reasonable efforts as follows:

- College shall provide necessary facilities for carrying out technical trainings.
- College shall extend all such necessary Co-operation for smooth conduct of above-mentioned activities and training.

4. St. Thomas College, Bhilai Standard of Performance:

Collège shall expend reasonable efforts as follows:

- College shall provide competent faculties, experts for the conduct of training, seminars, lectures at college premises / online as agreed and as per availability.
- College agrees to complete the training with all respect in scheduled time and in case there is a deviation in the schedule the same would be communicated to college and completed as per mutual understanding between the parties.

5. Mutual obligations:

- Both the parties shall appoint one person as one point of contact for smooth execution of the MoU.
- This collaboration shall not be exclusive to both parties and shall not disallow each party from having similar collaboration with others. Except as expressly stated in this MoU, there shall be no obligation on any party to compensate the other in any manner

or to make any claim.

Conti...



6. Limitation and warranties;

- Each party shall ensure that the other is not put to any act of the respective party under this MoU.
- Each party represents that they have full power and authority to enter into this MoU in general.

IN WITNESS WHEREOF, to show their assent, the duly authorized representative of the parties hereto have signed the Agreement and set their seals as below:

NOM YOU

Signed for and on behalf of

Smt. RDG College for Women, Ake

For Women, AKOLA.

Signed for and on behalf of St. Thomas College, Bhilai PRINCIPAL

Witness to both:

1. Arande

Memorandum of Understanding

This Agreement (the "Agreement") is made and entered this day 12/08/2021, between SMT. Radhadevi Goenka College for Women, Akola (the "Client"), and Eton Advisors Pvt Ltd ("the Company").

Client - Smt. Radhadevi Goenka College for Women, Akola Address - Murtizapur Road, National Highway 06, Akola 444001

Company - Eton Advisors Pvt. Ltd.

Address - A-102, Kapoor Apartments Chs Ltd, Chandawarkar Road, Near Ghanta Panwala
Borivali (W), Mumbai-400092.

Each of the Client and the Company are individually deemed a "Party" and collectively referred to as "Parties"

Tie up - For the purpose of providing Services to client and their students.

Services - Company provides various Services including but not limited to Summer Internship, Educational Courses, Skill Development, Personality Development, Professional Training, Graduate & Post Graduate Programs, Competitive Exam Preparations, Entrance Exam preparations, Test Series programs, Management Consulting, Financial Consulting, Strategic Consulting, etc.

WHEREAS, the Client is seeking to engage with the Company as a strategic partner for the specific courses offered to their students by the Company.

THEREFORE, in consideration of the premises, mutual promises, obligations, representations, and warranties, the parties agree as follows

- 1. <u>Services of the Company</u>. The Company shall teach all enrolled students the desired courses as mentioned below:
 - A) Stock Market for Beginners.
 - B) Technical Analysis.
 - C) Fundamental Analysis.

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PRINCIPAL: Srit. Radiadeli Goenka College for Women, AKOLA

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- 2. Exclusivity of the Agreement. During the term of this Agreement, the Company shall have the exclusive right to conduct these courses to the client and the company will do so, the Company will provide a certificate to all the enrolled students after completion of their respective courses.
- 3. <u>Basic Terms.</u> Compensation of the Company by the Client shall be in accordance with and in accordance with the following terms.
 - a Should the Company employ the services of other individuals or organisations to perform the services that of the Company, shall be deemed to be expenses of the Company.
 - b. Company will be responsible for providing the course material of all courses and expenses for such material will be deemed to be expenses of the company.
 - c The fees of each course will be revised yearly and will be finalised with consent of both parties.
 - d All the courses will be provided virtually.
- 4. <u>Term of Agreement</u>. This Agreement will become effective as of the first day written above and will terminate on the first (5th) anniversary of the date of this Agreement, unless earlier extended or terminated earlier pursuant to the terms of this Agreement. This Agreement will be automatically extended for additional one (5) year period unless either party provides six (6) months prior written notice of its intention not to extend.
- 5. <u>Relationship of Parties</u>. It is intention of the parties that the Company be an independent and not an employee, agent, joint venture, or partner of the Client, unless both parties agree by signing an additional agreement (whereby, the agreement will constitute as an addition to this agreement and signed by both parties. Company shall not have any liabilities for and on behalf of the Client; neither shall the Company have any liabilities for and on behalf of the Students.
- 6. <u>Right to Accept</u>. The right to accept any new courses introduced in future, or any other opportunity the Company may introduce to the Client, is vested solely in the Client.

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- 7. <u>Information</u>. In connection with the Company's activities, the Client will not use course material of company for their personal gains as the copyright remains solely with the company.
- 8. <u>Confidentiality</u>. The Parties hereto agree that any and all individuals and/or information revealed or divulged by any of the parties hereto, are privileged and confidential information, which may not be used or communicated by the receiving party without the prior written consent of the communicating party. Information not previously known to the receiving party, relating to the courses, fees, commercial terms, and/or potential course material and/or names of individuals or are to be considered stock in the trade of the disclosing party, and, hence, confidential.
- Termination. Not with standing any other provision of this Agreement, this Agreement will terminate:
 - Upon thirty (30) days written notice by either party to the other for material nonperformance, including nonpayment of fees. Upon the cure of such nonperformance the terms of this Agreement shall be binding upon all parties hereto.
 - Upon written notice by either party to the other for material non-performance if the non-performance is not such that it can be cured.
 - Upon written notice by the Company to Client, should Client fail to disclose all
 material facts; for fraud; or for actions taken by the Client that could give rise to
 civil or criminal liability.
 - 4. Automatically, upon the bankruptcy or insolvency of either party
- Further Acts. Each party agrees to perform any further acts and execute and deliver any
 further documents that may be reasonably necessary to carry out the provisions and intent
 of this Agreement.
 - Entire Agreement. This Agreement contains the entire understanding of the parties hereto with respect to the subject matter contained herein, and may be amended only by a written instrument signed by the parties affected thereby, or their respective successors or assigns. This Agreement cancels or supersedes all prior agreements, if any, oral or written between the Company and Client.
 - 2. <u>Severability</u>. If any portion of this Agreement shall be held invalid, such invalidity shall not affect the other provisions hereof, and to this extent, the provisions of this Agreement are intended to be and shall be deemed severable.

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PRINCIPAL, SINT Radhadev Goenka College for Women, AKOLA

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- 3. Notices. All notices required under this Agreement from one party to the other, must be in writing, and must be delivered by recorded postal delivery, by courier, or by email, to the respective address the other party designates in writing. Notice will be deemed given (i) upon transmission if by email or facsimile transmission, or (ii) if the addressee is in a country other than that of the sender, three days after mailing, if mailed by an established international courier service.
- 4. <u>Governing Law</u>. This Agreement shall be construed in accordance with and governed by the laws of India without regard to conflicts of law principles. Any dispute arising out of this Agreement shall be adjudicated in the courts of Mumbai, and of the parties hereto agrees that service of process upon it by registered or certified mail at its address set forth herein shall be deemed adequate and lawful.
- 5. <u>Assignment</u>. No party to this Agreement may assign this Agreement or its rights or obligations hereunder without written consent of the other party hereto.
- 6. <u>Indemnification</u>. The Company will indemnify and hold harmless Client and its officers, directors, agents and employees against any expenses that may be incurred by the Client as a result of statements made by the Company that are inaccurate or misleading or failure by the Company to state facts, that are necessary to be stated in order to make statements made not misleading. Client will indemnify and hold harmless the Company and its officers, directors, agents and employees against any expenses that may be incurred by The Company as a result of statements made by the Client that are inaccurate or misleading or failure by the Client to state facts, that are necessary to be stated in order to make statements that are made not misleading.
- 7. <u>Governing Language</u>. The parties hereby confirm that they have agreed that all written documents between them be prepared in the English language and such language shall be the governing language.
- 8. Commercial. Please find below table for commercial reference.

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PRINCIPAL, Smit. Radhadevi Goenka College for Wormen, AKOLA Continue

Institute	Deliverables	Amount (Inclusive of 18% GST)
Smt. Radhadevi Goenka College For Women	1- E books for Theory 2- Video library for revision 3- Indian Stock Market 4- Global Stock Market. 5- Practical Experience of Global Financial Markets with with live trading using virtual money. 6- Certification from NSE / NISM (Optional)/ internship & placement assistance.	500

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized representatives as of the date first written below.

Company:

Eton

Advisors

Ltd

Stamp/Common Seal

Signature: Broked . M. Tripathi Name: Prahlad Tripathi

Title:- Managing Director Date:- 12/08/2021

Client: Smt. Radhadevi Goenka College for Women

Stamp/Common Seal

Name: Dr. RRINCIPAL Int. Radnade V. EBBARA VINAS For Women, named A. Title: Authorized Signatory

college for

Date:

Memorandum of Understanding

This Agreement (the "Agreement") is made and entered this day 12/08/2021, between SMT. Radhadevi Goenka College for Women, Akola (the "Client"), and Eton Advisors Pvt Ltd ("the Company").

Client - Smt. Radhadevi Goenka College for Women, Akola Address - Murtizapur Road, National Highway 06, Akola 444001

Company - Eton Advisors Pvt. Ltd.

Address - A-102, Kapoor Apartments Chs Ltd, Chandawarkar Road, Near Ghanta Panwala Borivali (W), Mumbai-400092.

Each of the Client and the Company are individually deemed a "Party" and collectively referred to as "Parties"

Tie up - For the purpose of providing Services to client and their students.

Services - Company provides various Services including but not limited to Summer Internship, Educational Courses, Skill Development, Personality Development, Professional Training, Graduate & Post Graduate Programs, Competitive Exam Preparations, Entrance Exam preparations, Test Series programs, Management Consulting, Financial Consulting, Strategic Consulting, etc.

WHEREAS, the Client is seeking to engage with the Company as a strategic partner for the specific courses offered to their students by the Company.

THEREFORE, in consideration of the premises, mutual promises, obligations, representations, and warranties, the parties agree as follows

- <u>Services of the Company</u>. The Company shall teach all enrolled students the desired courses as mentioned below:
 - A) Stock Market for Beginners.
 - B) Technical Analysis.
 - C) Fundamental Analysis.

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PRINCIPAL, Smt. Radhadevi Goenka College for Women, AKOLA Continue

- 2. Exclusivity of the Agreement. During the term of this Agreement, the Company shall have the exclusive right to conduct these courses to the client and the company will do so, the Company will provide a certificate to all the enrolled students after completion of their respective courses.
- 3. <u>Basic Terms.</u> Compensation of the Company by the Client shall be in accordance with and in accordance with the following terms.
 - a Should the Company employ the services of other individuals or organisations to perform the services that of the Company, shall be deemed to be expenses of the Company.
 - b. Company will be responsible for providing the course material of all courses and expenses for such material will be deemed to be expenses of the company.
 - c The fees of each course will be revised yearly and will be finalised with consent of both parties.
 - d All the courses will be provided virtually.
 - 4. <u>Term of Agreement</u>. This Agreement will become effective as of the first day written above and will terminate on the first (5th) anniversary of the date of this Agreement, unless earlier extended or terminated earlier pursuant to the terms of this Agreement. This Agreement will be automatically extended for additional one (5) year period unless either party provides six (6) months prior written notice of its intention not to extend.
 - 5. <u>Relationship of Parties</u>. It is intention of the parties that the Company be an independent and not an employee, agent, joint venture, or partner of the Client, unless both parties agree by signing an additional agreement (whereby, the agreement will constitute as an addition to this agreement and signed by both parties. Company shall not have any liabilities for and on behalf of the Client; neither shall the Company have any liabilities for and on behalf of the Students.
 - 6. <u>Right to Accept</u>. The right to accept any new courses introduced in future, or any other opportunity the Company may introduce to the Client, is vested solely in the Client.

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PRINCIPAL, Smt. Radhidevi Goenka College

- 7. <u>Information</u>. In connection with the Company's activities, the Client will not use course material of company for their personal gains as the copyright remains solely with the company.
- 8. <u>Confidentiality</u>. The Parties hereto agree that any and all individuals and/or information revealed or divulged by any of the parties hereto, are privileged and confidential information, which may not be used or communicated by the receiving party without the prior written consent of the communicating party. Information not previously known to the receiving party, relating to the courses, fees, commercial terms, and/or potential course material and/or names of individuals or are to be considered stock in the trade of the disclosing party, and, hence, confidential.
- 9. <u>Termination</u>. Not with standing any other provision of this Agreement, this Agreement will terminate:
 - Upon thirty (30) days written notice by either party to the other for material nonperformance, including nonpayment of fees. Upon the cure of such nonperformance the terms of this Agreement shall be binding upon all parties hereto.
 - Upon written notice by either party to the other for material non-performance if the non-performance is not such that it can be cured.
 - Upon written notice by the Company to Client, should Client fail to disclose all
 material facts; for fraud; or for actions taken by the Client that could give rise to
 civil or criminal liability.
 - 4. Automatically, upon the bankruptcy or insolvency of either party
- Further Acts. Each party agrees to perform any further acts and execute and deliver any
 further documents that may be reasonably necessary to carry out the provisions and intent
 of this Agreement.
 - Entire Agreement. This Agreement contains the entire understanding of the parties hereto with respect to the subject matter contained herein, and may be amended only by a written instrument signed by the parties affected thereby, or their respective successors or assigns. This Agreement cancels or supersedes all prior agreements, if any, oral or written between the Company and Client.
 - Severability. If any portion of this Agreement shall be held invalid, such invalidity shall
 not affect the other provisions hereof, and to this extent, the provisions of this
 Agreement are intended to be and shall be deemed severable.

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PRINCIPAL, Smt. Radhadevi Goenka College for Women, AKOLA Continue

- 3. <u>Notices</u>. All notices required under this Agreement from one party to the other, must be in writing, and must be delivered by recorded postal delivery, by courier, or by email, to the respective address the other party designates in writing. Notice will be deemed given (i) upon transmission if by email or facsimile transmission, or (ii) if the addressee is in a country other than that of the sender, three days after mailing, if mailed by an established international courier service.
- 4. Governing Law. This Agreement shall be construed in accordance with and governed by the laws of India without regard to conflicts of law principles. Any dispute arising out of this Agreement shall be adjudicated in the courts of Mumbai, and of the parties hereto agrees that service of process upon it by registered or certified mail at its address set forth herein shall be deemed adequate and lawful.
- 5. <u>Assignment</u>. No party to this Agreement may assign this Agreement or its rights or obligations hereunder without written consent of the other party hereto.
- 6. <u>Indemnification</u>. The Company will indemnify and hold harmless Client and its officers, directors, agents and employees against any expenses that may be incurred by the Client as a result of statements made by the Company that are inaccurate or misleading or failure by the Company to state facts, that are necessary to be stated in order to make statements made not misleading. Client will indemnify and hold harmless the Company and its officers, directors, agents and employees against any expenses that may be incurred by The Company as a result of statements made by the Client that are inaccurate or misleading or failure by the Client to state facts, that are necessary to be stated in order to make statements that are made not misleading.
- 7. <u>Governing Language</u>. The parties hereby confirm that they have agreed that all written documents between them be prepared in the English language and such language shall be the governing language.

8. Commercial. Please find below table for commercial reference.

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PRINCIPAL, Smt. Radhadevi Goenka College for Women, AKOLA Continue.

Institute	Deliverables	Amount (Inclusive of 18% GST)
Smt. Radhadevi Goenka College For Women	1- E books for Theory 2- Video library for revision 3- Indian Stock Market 4- Global Stock Market. 5- Practical Experience of Global Financial Markets with with live trading using virtual money. 6- Certification from NSE / NISM (Optional)/ internship & placement assistance.	500

Ltd

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized representatives as of the date first written below.

Company: Eton Advisors

Signature: Grallad M. Tsipathi
Name: Prahlad Tripathi
Title: Managin Title

Title:- Managing Director Date :- 12/08/2021

Client: Smt. Radhadevi Goenka College for Women

Stamp/Common Seal

Stamp/Common Seal

Signature

For Womering LA.
Title: Authorized Signatory

Date:

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Date 26/08/2021



Memorandum of Understanding for Academic Cooperation
Between
Bhilai Mahila Mahavidyalaya, Bhilai,. C.G.
And
Smt. Radha Devi Goenka College for Women, Akola, Maharashtra

Bhilai Mahila Mahavidyalaya, Bhilai and Smt. Radha Devi Goenka College for Women, Akola, recognize their strengths in research and education in the discipline of Commerce. Therefore they agree to establish a programme for academic cooperation in the areas of mutual interest, and in accordance with terms and conditions set forth in this memorandum of understanding (MOU).

Objectives:

The goal is to foster collaboration, provide opportunity for exposure, and to facilitate advancement of knowledge on the basis of reciprocity, best effort, mutual benefit, and frequent interactions. Bhilai Mahila Mahavidyalaya and Smt. Radha Devi Goenka College for Women agree:-

- 1. To exchange information on research and educational programmes.
- 2. To exchange information on teaching, learning material and other literature relevant to their educational and research programmes.
- 3.To jointly organize Competitions, Extra Curricular Activities and Educational Programmes on topics of mutual interest and to invite each other's faculty to participate therein.
- 4. To jointly organize seminars, conferences, or workshops on topics of mutual interest and to invite each other's faculty to participate therein.

Tenure and Termination:

This MOU will take effect from 26th August, 2021. It will remain valid for Two years, and may be continued thereafter after suitable review and agreement. Either institution may terminate the MOU by giving written notice to the other institution one Month in advance. Once terminated, neither Bhilai Mahila Mahavidyalaya nor Smt. Radha Devi Goenka College for Women will be responsible for any losses. However, Bhilai Mahila Mahavidyalaya and Smt. Radha Devi Goenka College for Women will ensure that all activities in progress are allowed to complete successfully.

Arbitration Clause:

If there will be a dispute relating to any aspect of academic cooperation, Principal, Bhilai Mahila Mahavidyalaya and Principal, Smt. Radha Devi Goenka College for Women will jointly resolve the dispute in a spirit of independence, mutual respect, and shared responsibility.

This MOU is signed subject to approval of the respective academic/administrative bodies.

Dr. Sandhya Madan Mohan,

Principal Bhilai Mahila Mahavidyalaya,

hilai Mahila Mahavidyalaya Bhilai, C.G.

Witness to both:

Dr. Dvendra Vyas
Principal

Smt. Radha Devi Goenka College for Women,

Akola, Maharashtra.

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MEMORANDUM OF UNDERSTANDING

The Memorandum of understanding (MOU) is entered into by and between

Party No. 1: Smt. Radhadevi Goenka College for women Akola herein referred as party 1

and

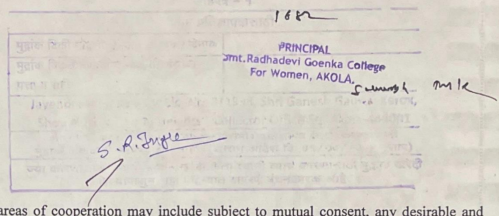
शेल्बाजार ता.मं.पीर जि.वाशिक

Party No. 2: Kshitij Foundation Washim herein referred as party 2.

Now this agreement witness as under:

Smt. Radhadevi Goenka College for women and Kshitij Foundation agree their cooperation in menstrual hygiene awareness activities.

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The areas of cooperation may include subject to mutual consent, any desirable and feasible activity that would further the goals of each institution such interactions may include corporations in a variety of joint activities such as

- Promoting menstrual hygiene.
- · Creating menstrual awareness.
- Menstrual awareness activities in the form of guest lectures, workshops, seminars, webinars, guidance, campaigns etc.
- To held hemoglobin testing camps.
- To provide nutritional guidance when needed with the prior permission of the principal of Smt. Radhadevi Goenka College for Women.
- To provide volunteers when needed for the campaign with prior permission of the principal of Smt. Radhadevi Goenka College for women Akola.
- Any other area of mutual interest.

If any dispute/objection occurs, a one month prior information should be given to resolve the same.

. P. S

(IRAC, Cooldinator)

Party No. 1

Dr. Devendra N. Vyas

Fernshid Radiadevi Cochsa College for Women, Akola

2. Proj. Sonal Kame
(Asst. Proj. Home suinu dept

Party No. 2

Missesinghal Chambhari
For flounder & President
Kshitii Foundation

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MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter referred to as the "MOU") is made and executed on this 9th day of January 2021 at Pune.

BETWEEN

Smt. Radhadevi Goenka College for Women, a college/Institute recognized under Section 2(f) and 12 (B) of the UGC Act 1956 and having address at: Murizapur Road, NH6, Akola, 444001, Maharashtra, India

Through its Principal

(hereinafter referred to as "PARTNER INSTITUTE")





AND

BAJAJ FINSERV LIMITED, a company registered under the provisions of the Companies Act, 1956, having its registered office at: Bajaj Auto Ltd Complex, Mumbai-Pune Road, Pune 411 035

AND

BAJAJ FINANCE LIMITED, a company registered under the provisions of the Companies Act, 1956, having its registered office at: Akurdi, Pune 411 035

Through President (Legal and Taxation) - Bajaj Finserv Limited

(Bajaj Finserv Limited and Bajaj Finance Limited hereinafter referred to as "FINSERV")

The expressions "PARTNER INSTITUTE" and "FINSERV" shall, collectively be referred to as "Parties" and individually as "Party".

WHEREAS:

- A. PARTNER INSTITUTE established in 1965 by Bharatiya Seva Sadan is affiliated to Sant Gadge Baba Amravati University, Amravati.
- B. Bajaj Finserv Limited is the holding company for financial services businesses of the Bajaj Group;
- C. Bajaj Finance Limited is a Non-Banking Finance Company registered with Reserve Bank of India.
- D. FINSERV, as part of its Corporate Social Responsibility (CSR) activities, desires to create employment opportunities for educated youth in the Banking, Finance and Insurance Sector through a customized training programme encompassing product knowledge, communication and other soft skills, which is expected to benefit fresh graduates, especially those belonging to economically weaker sections of the society;
- E. FINSERV, in partnership with some of the leading educational institutes, has designed and developed a customized programme viz. Certificate Programme in Banking, Finance and Insurance (hereinafter referred to as CPBFI).
- E. The PARTNER INSTITUTE has expressed its willingness to partner with FINSERV to conduct CPBFI for its students and alumni, on terms and conditions set out herein below;
- F. FINSERV has accepted the offer of the PARTNER INSTITUTE and agreed to partner with the PARTNER INSTITUTE for conducting CPBFI, on terms and conditions set out below.

NOW THIS AGREEMENT WITNESSETH AND IT IS AGREED BY AND BETWEEN THE PARTIES AS UNDER:

1. Purpose/Objective of CPBFI:

The objective of CPBFI is to impart practical knowledge and essential skills to final year graduation students and fresh graduates, especially those belonging to economically weaker sections of the society, with a view to create employment opportunities for them in the Banking, Finance and Insurance Companies.





2. Scope of CPBFI:

- FINSERV has appointed different training institutes as Official Training Partners for conducting CPBFI (hereinafter referred to as CPBFI Official Training Partners).
- ii. FINSERV and the PARTNER INSTITUTE, through one of the CPBFI Official Training Partners, shall conduct, for the eligible students and alumni of the PARTNER INSTITUTE, a Certificate Programme in Banking, Finance and Insurance viz. CPBFI, covering industry overview and product knowledge relevant for roles in banks, NBFCs, life insurance and general insurance companies, communication and other workplace skills. CPBFI shall be conducted through classroom training (hereinafter referred to as CPBFI—CLASSROOM), online training (hereinafter referred to as CPBFI—ONLINE) or a combination of classroom and online training (hereinafter referred to as CPBFI—BLENDED).

3. Responsibilities of the Parties:

- i. The PARTNER INSTITUTE shall be responsible for mobilizing students for the CPBFI Programme by spreading awareness about CPBFI and its potential benefits for the prospective students. FINSERV shall, if requested by PARTNER INSTITUTE, at its discretion, support the awareness campaigns by participating in the student meetings, parent meetings and design of publicity material such as posters, leaflets etc.
- ii. The PARTNER INSTITUTE shall be responsible for providing necessary infrastructure facilities for conducting classroom sessions of CPBFI-CLASSROOM and CPBFI-BLENDED, specifically (a) one class room, equipped with a projector, a sound system and a white-board with a seating capacity of at least 45 students, (b) one computer room, equipped with computers having MS Office software and high-speed internet connection, with a seating capacity of at least 25 students, for conducting the online assessment tests (c) one assembly hall with a capacity of around 60 persons and 3 interview rooms, for one day per batch, for conducting CPBFI HR Workshop. PARTNER INSTITUTE shall also provide basic stationery required for training purposes such as marker pens, chart sheets, chalks etc.
- iii. The PARTNER INSTITUTE shall appoint a Coordinator for every CPBFI batch, with following responsibilities;
 - a. To motivate and encourage students to extract maximum benefit from CPBFI.
 - To provide necessary support to the CPBFI Official Training Partner for planning and conducting the program.
 - c. To conduct online pre-assessment and post-assessment tests for every batch.
 - d. To ensure that the classes are conducted as per pre-defined schedule.
 - e. To ensure that all students are regularly attending the classes.
 - f. To maintain daily attendance of students.
 - g. To attend few classes as an observer and provide feedback to FINSERV about the training quality.
 - h. To ensure discipline and good conduct from the students.
 - i. To support FINSERV team to conduct CPBFI HR Workshop for every batch.
 - j. To submit required college information as per Annexure 3 to FINSERV coordinator.
- iv. The PARTNER INSTITUTE shall issue an appointment letter to the Coordinator as per format prescribed in Annexure 4 of this MOU. The PARTNER INSTITUTE shall submit the appointment letter, duly authorized by the Principal of the PARTNER INSTITUTE and accepted by the Coordinator, to FINSERV before commencement of every CPBFI Batch.
- v. FINSERV shall be responsible to design and continuously improve the CPBFI programme structure, including adding or deleting courses, changing pedagogy or modifications to the programme duration.





- vi. FINSERV shall be responsible to arrange faculty, with requisite expertise and experience, through any of its CPBFI Official Training Partners. FINSERV shall provide necessary details of the concerned CPBFI Official Training Partner to the PARNTER INSTITUTE at least 2 weeks before start of every batch. FINSERV shall be responsible to arrange the online training platform for conducting CPBFI-ONLINE and CPBFI-BLENDED.
- vii. FINSERV and the PARTNER INSTITUTE, shall be responsible for award of "Certificate of Completion" at the completion of CPBFI to all successful candidates who meet eligibility criteria viz. requisite attendance and credits in the examinations conducted during CPBFI.
- viii. FINSERV, as part of its CSR, shall bear the full cost of faculty deployed by its CPBFI Official Training Partner, to ensure that CPBFI is affordable to students belonging to economically weaker sections of the society.
- ix. FINSERV along with its chosen academic partner/s, shall conduct an online examination at the end of CPBFI. Only students who pass this examination and have requisite attendance shall be eligible to receive the "Certificate of Completion". This examination shall be in addition to all other examinations conducted by the CPBFI Official Training Partner during CPBFI.
- x. The PARTNER INSTITUTE shall display the FINSERV name and logo prominently in all marketing and publicity material, notices for students and all other internal and external communications, in paper form or otherwise, relating to CPBFI.
- xi. Any other use of FINSERV brand names by the PARTNER INSTITUTE shall require prior written consent from FINSERV.
- xii. The PARTNER INSTITUTE shall provide to FINSERV, necessary information about all the students of CPBFI, in the format specified by FINSERV in Annexure 1. FINSERV shall be free to contact the students directly for the purpose of monitoring the impact of CPBFI and the career progression of students.
- xiii. The PARTNER INSTITUTE shall not conduct CPBFI or a programme with identical course structure except in partnership with FINSERV.
- xiv. The PARTNER INSTITUTE shall be solely responsible to comply with regulations of University Grants Commission or any other authority regulating educational activities in India. The PARTNER INSTITUTE agrees that FINSERV shall not have any liability including monetary or otherwise, in the event of any regulatory action taken against the PARTNER INSTITUTE in respect of conducting this programme. The PARTNER INSTITUTE agrees to fully compensate FINSERV in case an action is taken against FINSERV by any such regulatory authority in respect of conduct of CPBFI by the PARTNER INSTITUTE under this MOU.
- xv. The PARTNER INSTITUTE shall be solely responsible for payment of GST or any other taxes that may be applicable, in respect of fees collected by the PARTNER INSTITUTE for CPBFI and FINSERV shall not have any liability towards the same. The PARTNER INSTITUTE agrees that FINSERV shall not have any liability, monetary or otherwise, in the event of any action is taken against the PARTNER INSTITUTE by any tax authorities. The PARTNER INSTITUTE agrees to fully compensate FINSERV in case any action is taken against FINSERV by any such tax authority in respect of conduct of CPBFI by the PARTNER INSTITUTE under this MOU.
- xvi. The PARTNER INSTITUTE shall submit the information specified in Annexure 3 before commencement of every batch to FINSERV.

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4. Batch Strength:

The parties agree that, each batch shall consist of minimum 30 and maximum 45 students. FINSERV and the PARTNER INSTITUTE may mutually decide to start a batch with less than 30 students.

5. Term of the MOU:

The term of this MOU is for a period commencing from signing of this MoU till end of March 31, 2024, except Clause 3(xiii) and Clause 14, which shall continue to be in force for a further period of 3 years from the date of termination of this MOU. The parties may decide to further extend the term of this MOU by mutual consent on such terms and conditions as may be agreed between them.

6. Course fees:

- i. PARTNER INSTITUTE shall charge a non-refundable fee of Rs. 1000(Rupees One thousand only) plus applicable GST and other taxes, to each of the students of CPBFI towards the course fees. The fee payable by each student shall not be less than Rs. 1,000 (Rupees one thousand only) plus applicable taxes and shall not exceed Rs. 3,000 (Rupees three thousand) plus applicable taxes. The fees specified here shall be valid for two years from signing of this MOU. The fees shall be reviewed on completion of this period and parties may mutually agree to revise the same from time to time.
- iii. On successful completion of every batch (i.e. If the overall attendance of the students is in excess of 75%) of CPBFI-CLASSROOM and CPBFI-BLENDED, FINSERV shall pay an amount of Rs. 500 (Rupees Five Hundred only) per student to the PARTNER INSTITUTE as a fee subsidy. The fee subsidy shall be paid by FINSERV within 2 weeks from completion of every batch and submission of bank account information as per Annexure 3. The method for calculating the overall attendance in respect of CPBFI batches, is included in Annexure 2.
- iii. The PARTNER INSTITUTE has agreed to suitably remunerate the coordinator and other staff members for their effort towards successful conduct of CPBFI Batch.
- iv. The PARTNER INSTITUTE, may at its own discretion, waive the fees of students from economically weaker sections, provided the number of such students does not exceed 15% of total enrolment in the respective batch.
- v. The PARTNER INSTITUTE shall ensure that no student shall be allowed to attend CPBFI without paying the full fees except those permitted under sub-clause iv above.
- vi. The PARTNER INSTITUTE shall submit to FINSERV, before commencement of any batch, extracts of bank statement or copies of cash receipts or a letter from the Principal or Vice-Principal confirming collection of fees from every participant.

7. Duration and contents of CPBFI:

- i. CPBFI shall commence from November 2020. The said Programme will involve training of about 100 hours.
- ii. The PARTNER INSTITUTE has agreed to mobilize, on best effort basis, at least 40 students in first academic year and at least 80 students from second academic year onwards. The PARTNER INSTITUTE shall decide the batch schedule and timings and inform the schedule to FINSERV at least 45 days before commencement of the batch.





- iii. FINSERV shall arrange to make the faculty available as per the schedule informed by the PARTNER INSTITUTE.
- iv. Detailed schedule of the lectures and practical shall be given in advance to students before commencement of

8. Place of teaching:

i. The CPBFI classroom teaching and practical shall be conducted at Smt. Radhadevi Goenka College for Women, Akola by the CPBFI Official Training Partner, for up to four hours a day on such days, dates and at such timings as may be mutually decided between the parties.

9. Eligibility for CPBFI:

- Any student who is studying in the final year of Graduation Programme or pursuing any post-graduation programme shall be eligible to apply for admission to CPBFI.
- ii. Additionally, any fresh graduate i.e. a graduate with less than 2 years of work experience or no work experience, shall also be eligible to apply for admission to CPBFI.
- iii. Only candidates who are less than 27 years old, on the date of application, are eligible to apply for admission to CPBFI.
- iv. The PARTNER INSTITUTE shall select the final list of candidates for admission based on the criteria mutually agreed upon by the PARTNER INSTITUTE and FINSERV from time to time.

10. Discipline and right to expel:

- i. The students of CPBFI-CLASSROOM and CPBFI-BLENDED shall be subject to rules of discipline/code of conduct of the PARTNER INSTITUTE during course period. In case of CPBFI ONLINE, the students shall be subject to rules of discipline/code of conduct of the CPBFI Official Training Partner.
- ii. If the concerned CPBFI Official Training Partner observes a breach of code of conduct by any student, it shall immediately report the same to the CPBFI Coordinator for necessary action.
- iii. If any participant commits breach of code of conduct of the PARTNER INSTITUTE, the faculty shall have full authority to expel such student for the remaining duration of CPBFI.

11. Faculty:

- i. FINSERV shall be solely responsible for arranging, through a CPBFI Official Training Partner, faculty, with requisite industry and teaching experience, and conducting CPBFI efficiently and effectively. The PARTNER INSTITUTE shall not be responsible for making any payments to the faculty of the CPBFI Official Training Partner.
- ii. Some of the lectures of CPBFI may be conducted by the experts from FINSERV as per the understanding between the parties. However, the PARTNER INSTITUTE shall not be liable to pay any amounts to FINSERV towards the said lectures and no amounts shall be deducted from the amounts payable to the PARTNER INSTITUTE.





12. Certification:

FINSERV and the PARTNER INSTITUTE shall issue a "Certificate of Completion" in "Certificate Programme in Banking, Finance and Insurance" to the eligible students of CPBFI-CLASSROOM and CPBFI-BLENDED. The certificates shall be printed by FINSERV and shall carry the logos of FINSERV, the PARTNER INSTITUTE and the concerned CPBFI Official Training Partner.

FINSERV shall issue a "Certificate of Completion" in "Certificate Programme in Banking, Finance and Insurance" to the eligible students of CPBFI-ONLINE. The certificates shall be in digital format and shall carry the logos of FINSERV, the PARTNER INSTITUTE and the concerned CPBFI Training Partner.

13. Further Agreements:

The parties agree that, they may mutually discuss and enter into further agreements, if needed.

14. Confidentiality:

- i. The Parties agree to maintain strict secrecy and confidentiality regarding any and all Confidential Information exchanged or to be exchanged between them in relation to this MOU.
- ii. The PARTNER INSTITUTE agrees that all the course material provided by FINSERV or the CPBFI Official Training Partner, including but not limited to CPBFI structure, curriculum, lesson plans and evaluation methods, shall be deemed to be Confidential Information.
- iii. The PARTNER INSTITUTE agrees that any of FINSERV's technical or business or other information including information given for development of any case studies / development of any program modules / contents, made available by FINSERV or its personnel to the PARTNER INSTITUTE shall be deemed to be Confidential Information.
- iv. The PARTNER INSTITUTE agrees to restrict access and disclosure of Confidential Information to such of their employees, agents, vendors, and contractors strictly on a "need to know" basis, to maintain confidentiality of the Information disclosed to it in accordance with this clause.
- v. Information and material disclosed and provided by each party to the other party in pursuance of or in connection with performance of its obligation under this MOU shall, at all times, remain the sole and exclusive property of the disclosing Party.

15. Intimation about cancellation/postponement of CPBFI:

- i. If due to any cogent reasons, it appears to the PARTNER INSTITUTE that it is unable to arrange any batch as per schedule, the PARTNER INSTITUTE shall intimate about its inability to FINSERV at least 30 days in advance and the parties shall decide further schedule of CPBFI by mutual consent. FINSERV may decide to complete such batches through online classes.
- ii. However, if such postponement or cancellation is necessitated due to any last minute, unforeseen and unavoidable circumstances like Act of God, civil commotion, strike, bandh, disruption of traffic, epidemic, war, aggression, change in Government Policy or any other similar circumstances, the PARTNER INSTITUTE shall intimate the change in schedule as early as possible after such circumstances as stated above have arisen. In such circumstances, the PARTNER INSTITUTE shall not be held liable for payment towards any loss or damages caused to FINSERV due to delay in its schedule.



If for any reason, FINSERV, decides to discontinue support for CPBFI, it shall give a written notice to the PARTNER INSTITUTE, 30 days in advance. Such notice shall not impact any batch which is already in progress on the date of notice and the terms of this MOU shall continue to apply to the running batches.

16. Amendment/Termination:

- Any amendment to the terms of this MOU can only be made by mutual consent of the parties.
- This MOU may be terminated by either party, for breach of terms and conditions of the present MOU or otherwise, by a written notice of at least one (1) month in advance. Such notice of termination shall not interfere with the batches underway at the relevant time. Such batches shall be allowed to continue until their conclusion.
- Both the parties agree that Finserv shall have the right of terminating this MOU without any notice to the iii. PARTNER INSTITUTE, if the PARTNER INSTITUTE charges a fee exceeding the amount prescribed under Clause 6(i) of this MOU. In such event, the batches underway at the relevant time, may also be terminated by FINSERV, unless the PARTNER INSTITUTE refunds the excess fee charged to every student of the batch.

17. Applicable Law and Dispute Settlement:

- i. This MOU shall be governed by the Laws of India.
- Any dispute arising between the parties in connection with or arising out of the performance of mutual obligations under this MOU shall be resolved by mutual discussion and consultation. If the dispute remained unresolved even after 30 days, then the dispute shall be referred to the Principal of Smt. Radhadevi Goenka College for Women and Mr. V. Rajagopalan, President (Legal and Taxation), Bajaj Finserv Limited. The decision of the principal of Smt. Radhadevi Goenka College for Women and Mr. Rajagopalan shall be final and binding on both parties.

18. Originals:

This MOU is executed in counterparts, each of which shall be deemed to be original and retained by each of the Parties but together they shall constitute one and the same MOU.

IN WITNESS WHEREOF, the Parties hereto have put their hands the day, month and the year first hereinabove mentioned.

For Smt. Radhadevi Goenka College for Women

Name: Devendra N. Vyas Designation: Principal

Witness Full Name: DY-Ambadas pande Designation: HOD commerce

For Bajaj Finance Limited

Taxation)

Name: V. Rajagopalan Designation: President (Legal and

Witness Full Name: Ajay Sathe Designation: Group Head -Customer Experience and CSR

For Bajaj Finserv Limited

Name: V. Rajagopalan

Designation: President (Legal and Taxation)

Witness Full Name: Ajay Sathe

Designation: Group Head -Customer Experience and CSR



Annexure 1: Format for submission of student information

The PARTNER INSTITUTE shall provide the following information in respect of every student of CPBFI

- 1. Full Name:
- 2. Gender:
- Academic qualification: If already graduate mention the degree. If pursuing graduation, mention the degree for which studying.
- 4. Status: Mention "Complete" if the candidate is already a graduate. Mention "Pursuing" in case of final year students.
- 5. Date of Birth: in DD/MM/YYYY format
- 6. Mobile Number:
- 7. Email Address:

Annexure 2: Methodology for Calculating Overall Attendance of the Batch

The steps and formula for calculating overall attendance are as under.

- 1. Enrollment: Number of students who have registered and paid fees for CPBFI
- 2. Drop-outs: Number of students who stopped attending CPBFI during the batch
- 3. Regular students: Enrollment minus Drop Out
- Total available student days: Number of regular students multiplied by total duration of CPBFI (number of days, E.g. 40 days)
- 5. Actual student days: Sum of days attended by each regular student.
- 6. Overall attendance (%) = Actual Student Days / Available Student Days X 100

Example: In a CPBFI batch 43 students registered and paid fees. By end of first week 3 students stopped attending the batch. The batch was conducted for 40 days. Out of the 40 regular students – 10 attended every class, 15 attended for 35 days, 10 attended for 33 days and 5 attended by 30 days. Overall attendance will be calculated as under.

Enrollment: 43 Drop-out: 3

Regular students: 40

Available days: 40 X 40 i.e. 1600

Actual days: (10 X 40) + (15 X 35) + (10 X 33) + (5 X 30) = 400 + 525 + 330 + 150 = 1405

Overall attendance: (1405 / 1600) X 100 = 87.81%





Annexure 3: Information required by FINSERV before commencement of every batch

Sr.	Information Required
1	Basic information about the PARTNER INSTITUTE viz.
	Name
	Year of establishment
	Name of the educational society
	Contact details
	Website URL
	NAAC rating
	Total number of students (by stream)
	Total final year students (by stream)
2	Coordinator Details viz.
	Name
	Designation
	Department (Commerce/Science etc.)
	Contact details: Mobile and Email Address
3	Bank Details for payment of subsidy viz.
	Beneficiary Name:
	Bank Account number:
	Bank Account Type: (Saving/current)
	Bank Name:
	Branch:
	IFSC Code:
	Permanent Account Number of the college (PAN):
	Please provide scanned copy of a cancelled cheque and PAN Card along with the above
	information
4	High resolution logo of the college for printing on the Certificate/CPBFI brochures etc.
	Ai, JPEG, PNG, PDF Format. The image should be high resolution.
5	Brief write up about the institute – for inclusion on CPBFI website, CV book etc.



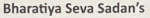


Annexure 4: Appointment Letter for appointing Coordinator for CPBFI (to be printed on PARTNER INSTITUTE letterhead)
Date:
То
(Name of the coordinator)
(Designation of the coordinator)
Subject: Your appointment as the official coordinator for the Bajaj Finserv CPBFI Programme
Dear
I am pleased to inform you that you have been appointed as the official coordinator for conducting Bajaj Finserv's CPBFI Programme in our college. Congratulations!
As official coordinator of the CPBFI programme, you will be responsible for ensuring that the programme is successfully conducted in our college, in accordance with the terms and conditions prescribed in the MOU signed between our institute and Bajaj Finserv Limited and Bajaj Finance Limited. Your specific responsibilities are mentioned in Clause 3(iii) of the said MOU. You will also abide by the other terms of the MOU, specifically those relating to confidentiality of information.
The college will be pay you a consolidated amount of Rs (Rupees) for every successful batch of CPBFI, coordinated by you. This amount shall be subject to applicable taxes.
This appointment is valid for the academic year, subject to satisfactory performance.
Kindly confirm your acceptance to this appointment by signing this letter.
For: (College name)
Authorized signatory
(Name and designation)
I agree to the terms of this appointment letter.
Coordinator
(name and signature)



Estd. 1965

NAAC Reaccredited Grade B+ (CGPA 2.71)





SMT. RADHADEVI GOENKA COLLEGE FOR WOMEN

Junior, Senior & Post Grad Multi Disciplinary College. Affiliated with Sant Gadge Baba Amravati University, Amravati. (Certified Minority Institution)

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding between:

Party No.1: The Berar General Education Society's Smt. Laxmibai Radhakisan Toshniwal College of Commerce, Akola, represented by its Principal Dr. S. G. Chapke, Resident of Akola

And

Party No 2: The Berar General Education Society's Sitabai Arts, Commerce and Science College Akola, represented by its Principal Dr. R.D. Sikchi Resident of Akola

And

Party No 3: Bharatiya Seva Sadan's Smt. Radhadevi Goenka College for Women, Akola represented by its Principal Dr. D.N. Vyas Resident of Akola

l.Smt. Laxmibai Radhakisan Toshniwal College of Commerce, Party No. 1, is a leading single faculty commerce college in Western Vidarbha. Thecollege was established in 1964 by 'The Berar General Education Society, Akola.' Thecollege is permanently affiliated to SantGadge Baba Amravati University, (SGBAU) Amravati. Thecollege has been awarded 'A' Grade by NAAC in second and third Cycle Continuously. Recently UGC has conferred college with 'CPE' status. The college along with traditional courses of B.Com. and M.Com., also offers self-financing PG courses such as Master in computer Management, Master in Human Resources Development, Diploma in Business management, Diploma in taxation, Diploma in marketing management, Diploma in Financial Management and vacation course, M.Phil in Commerce is a Recognized Research Center for Ph.D. students of SGBAU, Amravati. Career oriented courses such as Diploma in office Automation, Website Designing, Event Management and Tourism Management are offered to Student of B.Com.

Sitabai Arts, Commerce and Science College Akola Party No 2 awarded A Grade by NAAC It is one of the oldest institutions in Vidarbha established by 'The Berar General Education Society, Akola. The college is bringing the stream of knowledge to this part of India since pre-

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Bharatiya Seva Sadan's



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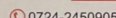
Independence period. From the very beginning this college has been playing a major role in providing quality education to the weaker sections and the needy citizens of this region so that they may come up as economically and socially capable class of society. The college is a premier institution imparting valuable contribution in the fields of literature, fine arts, and social sciences etc. At the Senior College, students can work towards a Bachelor of Arts, Commerce and Science degree. Post-Graduate degree courses offered in the Arts stream i.e. Marathi, Hindi, English, Sociology, Political Science, Economics, History, Music and Yogshastra. These subjects offer facilities for M. Phil. and Doctoral Research as well. A sprawling campus, in the heart of the city, provides space for Hostel facility (For Girls only), sports, games and cultural facilities which contribute to the well rounded development of all students.

Smt. Radhadevi Goenka College for Women, Akola Party No 3was established in 1965 by Bharatiya Sewa Sadan. This Education Society is one of the oldest and pioneering educational societies of the unique within the landscape of Vidarbha region of Maharashtra. It was established with an objective to extend educational opportunities to empower the women of the region, which come from various small villages of Akola city. It is a dream of Late. Smt. Radhadevi Goenka who is founder & mother of this institution who took the vision -Empowerment of Women through Economic Independence for Betterment of Society, similarly mission- To Impart holistic education in order to transform the girls into Empowered, Self-Earning & Efficient, Individual, Family members and Citizens. The college is centrally located in the heart of Akola.It has a sprawling campus of 23 acres. It offers three Undergraduate Programmes and ten Postgraduate Programs. The undergraduate courses are B.Sc.(Home Science), B.Com, B.A. There are various major subjects in all faculties. All the postgraduate programmes are self - financed. Meanwhile, college is also offering B.B.A. & B.C.A which are also self-financed along with this; college is providing Short Term Courses such as Tally and Fashion Designing.

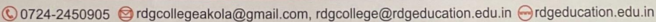
The college has been re-accredited with 'B' grade by NAAC with a CGPA of 2.72. We have 22 Departments and four recognized Research Centers for Ph.D. The college has student strength of approximately 3011 and 80% of our students belong to SC, ST, BC and Minority communities. The College has NCC& NSS Unit that bring us laurelsannually from university. Our students are known for excelling in Sports - in State level. It has 59 regular teachers; 21 Ph. D's and 10

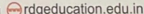
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Near Nehru Park, Murtizapur Road, Akola 444001



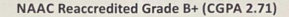


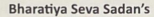






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SMT. RADHADEVI GOENKA COLLEGE FOR WOMEN

Junior, Senior & Post Grad Multi Disciplinary College.

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(Certified Minority Institution)

Ph. D. supervisors. The college is supported by 26 non-teaching Staff. The college annually hosts various activities.

2. In view of this direction all the 3 parties mentioned above have signed MOU with each other for exchange of faculties for guiding students of their institutions related to university course content, soft skill training, competitive exams and other curricular activities. Faculties will also be exchanged among three parties for training students related to cultural, sports and other cocurricular activities.



- 3. All the above 3 parties have also signed MOU to exchange students of their institution for teaching learning and soft skill training programs and other curricular activities. Students will also be exchanged for training related to cultural, sports and other co-curricular activities.
- 4. All the above 3 parties will Provide Placement Assistance to each other.
- 5. All the above 3 parties will Provide necessary infrastructures & facilities in this regards for the initiative.
- 5. It is agreed that no conflict of interest will be raised at any time by any of the Party.
- 6. It will be the responsibility of all the 3 parties that at no time any harm should come to the reputation, name &goodwill of the institution, its staff & its management.
- 7. There will be no financial consideration among all the 3 parties regarding exchange of faculties and students of each other institution.
- 8. In case of any dispute, all the 3 parties will first try to settle the matter amicably & only thereafter if the dispute remains it will be referred to an arbitrator to be mutually appointed, award of whom has to be accepted by all the parties.
- 9. If at any time any party finds that any terms & conditions as laid down above are not being followed by other 2 parties or are not acting in the best interests of the students & the college &the institution, it can terminate the agreement immediately. If at any time one of or both the parties wants to discontinue the arrangement, it can do so after the Academic session gets over.

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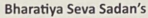
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- 10. Force majeure applies.
- 11. The Duration of MOU will continue till Mutual Understanding of all the 3 Parties.
- 12. There will be no direct Exchange of any means of Commercials among the parties.

All the 3 parties have put their signatures on this date 64/12/29/7 Akola in front of the witnesses as under.

For Smt. Laxmibai Radhakisan Toshniwal

College of Commerce, Akola

and Science College, Akola

For Sitabai Arts, Commerce For Smt. Radhadevi Goenka

College for Women, Akola

Dr. S. G. Chapke

Dr. R.D. Sikchi

Principal, Sommerce & Science College Sitabal Arts, Com

Smt. Radhadpyinequally College

1. Dr. Y. K. Agrawal

2. Dr. B. S. Patnaik

3. Prof. S. T. Vite

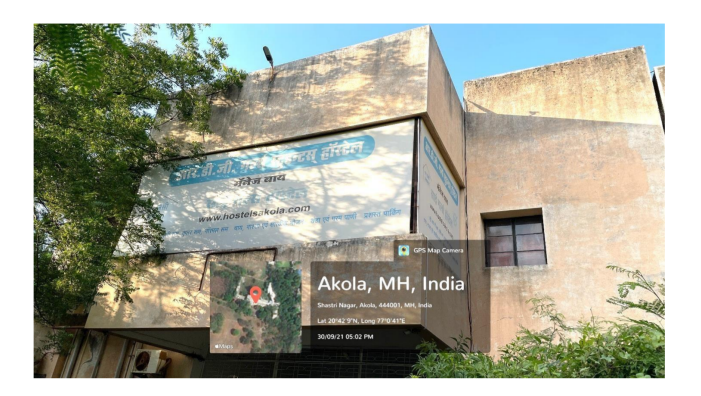
(Coordinator, IQAC)

(Coordinator, IQAC)

(Coordinator, IQAC)

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Hostel



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