

MOU between the Principal Kamargaon College,P.O.:kamargaon-785619,Golaghat, Assam and the Principal, JDSG College, Bokakhat,P.O.: Bokakhat-785612,Golaghat, Assam.

Today on 18th April,2017 on behalf of Kamargaon College, Kamargaon and JDSG College, Bokakhat have agreed to carry out some inter-institutional academic exchange programmes on the following areas :

- a. Both the institutions will initiate students exchange programme.
- b. The institutions will carry out faculty exchange programme.
- c. The two institutions will provide the students of the two Colleges easy access to their respective central libraries.
- d. Both the institutions will share the available sports facilities and co-operate with each other in other co-curricular activities.

Hereby we have signed in this agreement for betterment of the students community of both the Colleges.

Signature


(DR. JAYANTA GOGOI)

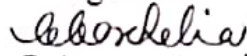
Principal.

JDSG.College.

Bokakhat.

Principal & Secretary
J.D.S.G. COLLEGE
BOKAKHAT

Signature


(Bijul Borchetia)

Principal.

Kamargaon College.

Kamargaon.

Principal
Kamargaon College
Kamargaon-785619
Golaghat, Assam



Image

Text

1/



অসম ASSAM

28AA 089188

MEMORANDUM OF UNDERSTANDING (MoU)

This **MEMORANDUM OF UNDERSTANDING** is made on August 26, 2024 at Golaghat, Assam.

BETWEEN

Kamargaon College, situated at situated at Kamargaon, Bokakhat Sub- Division, Golaghat, Assam, PIN-785619, represented by its principal namely Dr. Gautom Kumar Saikia, hereinafter called the **FIRST PARTY** of the FIRST PART.

AND

Government Model College, Deithor situated at Deithor Town, Karbi Anglong, Assam, PIN- 785 615, represented by its principal namely Dr. Dipok Kumar Bora, hereinafter called the **SECOND PARTY** of the SECOND PART.

OBJECTIVE:

Through this MOU, it is expected:

1. To promote relations and mutual understanding to develop academic and educational cooperation based on equality and reciprocity between the Parties.
2. To benefit largely the Students and Faculty Members of both the institutions.

Now, therefore, the parties hereto, in consideration of the premises set forth herein and of the mutual covenants and undertaking set forth hereinafter, hereby agree as follows:

1. DEFINITIONS AND INTERPRETATION:

1.1 For the purpose of this Agreement, the terms mentioned below, unless the context otherwise requires, shall be construed strictly as per the definitions provided below:

- a) "Effective Date" shall mean the date on which this Agreement has been executed.
- b) "Term" shall have the meaning ascribed to the term in Clause 3.

2. SCOPE OF SERVICE:

2.1 Both Parties undertake to promote and develop academic cooperation as follows:

- a) Exchange of faculty members and students.
- b) Both the institutions will share available research facilities as well as library resources including online.
- c) Both the institutions would make endeavour to create learning opportunities through talks/lecture programmes.
- d) Faculty Development Programme (FDP) programmes in academic session to cover areas such as subject content, policy, new concepts, methods and techniques, motivation, communication skills, and other relevant issues to keep pace with the changing scenario in Higher Education.
- e) Facilitate participation of students of both the institutions in Students' seminars and other such activities.
- f) Promote experiential learning through field study and other modes of learning.
- g) The Parties intent to cooperate and promote Skill Based Training.
- h) Exchange of sports and cultural facilities and collaborate in such activities.
- i) Cooperation in research and the presentation of its results.
- j) Exchange of academic materials, publications, and other relevant information.
- k) Other educational and academic exchanges to which both Parties mutually agree.

3. TERM AND TERMINATION:

3.1 This Agreement shall commence from the Effective Date and shall continue to be in force for a period of five (5) years thereafter ("Term"), unless renewed further or earlier terminated. The Agreement may be renewed or extended by mutual agreement (in writing) between the Parties at any time during the Term.

3.2 Notwithstanding anything herein contained, either Party may forthwith terminate this Agreement immediately under any one or more of the following conditions:

- 3.2.1 In the event of a remediable breach of this Agreement by the other Party that remains uncured for a period of seven (7) days after written notice of breach to the defaulting Party by the aggrieved Party; or
- 3.2.2 In the event of any irremediable material breach of this Agreement by the other Party; or

Gautam Kumar Sachia


Dipak Kumar Bora

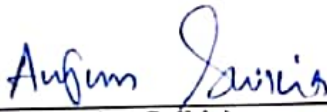
3.2.3 If the other Party has a receiver or similar party appointed for its property, becomes insolvent, acknowledges its insolvency in any manner, ceases to do business, makes an assignment for the benefit of its creditors, or files a petition in bankruptcy.

3.3 Unless otherwise agreed between the Parties (in writing), the termination of this Agreement shall result in the automatic termination of any subsisting Project Statement(s) as on the effective date of termination of the Agreement, except to the limited extent required to fulfil any promises or representations made to students of either Party.


In witness whereof, the Parties hereto have executed the Agreement by their duly authorized representatives, on the dates set forth below:

Signed for
Kamargaon College, Kamargaon


(Dr. Gautom Kumar Saikia)
Principal
Kamargaon College, Golaghat
PRINCIPAL
KAMARGAON COLLEGE
KAMARGAON - 785619
GOLAGHAT, ASSAM


(Mr. Anjan Saikia)
Coordinator, IQAC
Kamargaon College, Golaghat
Co-ordinator
IQAC
Kamargaon College
Golaghat, Assam

Signed for
Government Model College, Deithor


(Dr. Dipok Kumar Bora)
Principal
Government Model College, Deithor
Principal
Government Model College, Deithor
Karbi Anglong-782480


(Dr. Hriday Ranjan Kalita)
Coordinator, IQAC
Government Model College, Deithor
Coordinator, IQAC
Government Model College, Deithor
Karbi Anglong - 782480



অসম অসম ASSAM

28AA 089185

MEMORANDUM OF UNDERSTANDING (MoU)

THIS MEMORANDUM OF UNDERSTANDING is made on October 22, 2022 at Golaghat, Assam.

BETWEEN

KAMARGAON COLLEGE, situated at Kamargaon, Bokakhat Sub- Division, Golaghat, Assam, PIN-785619, represented by its Principal namely Dr. Bijuli Borchetia, hereinafter called the FIRST PARTY of the FIRST PART.

AND

DEBRAJ ROY COLLEGE, situated at Golaghat, Assam, PIN-785621, represented by its principal namely Dr. Jayanta Barukial hereinafter called the SECOND PARTY of the SECOND PART.

OBJECTIVE:

Through this MOU, it is expected:

1. To promote relations and mutual understanding to develop academic and educational cooperation based on equality and reciprocity between the Parties.

Le Bonchelia (Bijuli Borchetia)
Jayanta Barukial

2. To benefit largely the Students and Faculty Members of both the institutions.
3. To collaborate in effective implementation of NEP 2020 in both the institutions and boost research and educational prospects to meet the skills and requirements of 21st century.

NOW, THEREFORE, THE PARTIES HERETO, IN CONSIDERATION OF THE PREMISES SET FORTH HEREINABOVE AND OF THE MUTUAL COVENANTS AND UNDERTAKING SET FORTH HEREINAFTER AGREE AS FOLLOWS:

1. DEFINITIONS AND INTERPRETATION:

For the purpose of this Agreement, the terms mentioned below, unless the context otherwise requires, shall be construed strictly as per the definitions provided below:

- a) “Effective Date” shall mean the date on which this Agreement has been executed.
- b) “Term” shall have the meaning ascribed to the term in Clause 3.

2. SCOPE OF SERVICE:

2.1. Both Parties undertake to promote and develop academic cooperation as follows:

- a. Exchange of faculty members and students.
- b. Both the institutions will share available research facilities as well as library resources including online, subject to the approval of Research Committee of both the colleges.
- c. Both the institutions would make endeavour to create learning opportunities through talks/lecture programmes.
- d. Faculty Development Programme (FDP) programmes in academic session to cover areas such as subject content, policy, new concepts, methods and techniques, motivation, communication skills, and other relevant issues to keep pace with the changing scenario in Higher Education.

Deborahia (Bijuli Borah)
Jayanta Baruah (Bijuli)

- e. Facilitate participation of students of both the institutions in Students' seminars and other such activities.
- f. Promote experiential learning through field study and other modes of learning.
- g. The Parties intent to cooperate and promote Skill Based Training.
- h. Exchange of sports and cultural facilities and collaborate in such activities.
- i. Cooperation in research and the presentation of its results.
- j. Exchange of academic materials, publications, and other relevant information.
- k. Other educational and academic exchanges to which both Parties mutually agree.

3. TERMS AND TERMINATION:


1. This Agreement shall commence from the Effective Date and shall continue to be in force for a period of three (3) years thereafter ("Term"), unless renewed further or earlier terminated. The Agreement may be renewed or extended by mutual agreement (in writing) between the Parties at any time during the Term.
2. Notwithstanding anything herein contained, either Party may forthwith terminate this Agreement immediately under any one or more of the following conditions:
 - a. In the event of a remediable breach of this Agreement by the other Party that remains uncured for a period of seven (7) days after written notice of breach to the defaulting Party by the aggrieved Party; or
 - b. In the event of any irremediable material breach of this Agreement by the other Party; or
 - c. If the other Party has a receiver or similar party appointed for its property, becomes insolvent, acknowledges its insolvency in any manner, ceases to do business, makes an assignment for the benefit of its creditors, or files a petition in bankruptcy.

Leonorhates (Bijuli Bondeha)
Joyanta Barman. (Dr. G.)

3. Unless otherwise agreed between the Parties (in writing), the termination of this Agreement shall result in the automatic termination of any subsisting Project Statement(s) as on the effective date of termination of the Agreement, except to the limited extent required to fulfil any promises or representations made to students of either Party.

IN WITNESS WHEREOF, the Parties hereto have executed the Agreement by their duly authorised representatives, on the dates set forth below:

Signed for Kamargaon College


(Bijuli Borchetia)

(Dr. Bijuli Borchetia)

Principal

Kamargaon College, Golaghat, Assam

PRINCIPAL
KAMARGAON COLLEGE
KAMARGAON - 785619
GOLAGHAT, ASSAM

Signed for Debraj Roy College



(Dr. Jayanta Barukial)

Principal

Debraj Roy College, Golaghat, Assam

PRINCIPAL
D. R. College
Golaghat, Assam




(Mr. Anjan Saikia)

Co-ordinator, IQAC

Kamargaon College, Golaghat, Assam

Co-ordinator
Kamargaon College
Golaghat, Assam



(Dr. Jinku Borkotoky)

Co-ordinator, IQAC

Debraj Roy College, Golaghat, Assam

Coordinator
D. R. College
Golaghat, Assam



सत्यमेव जयते

INDIA NON JUDICIAL Government of Assam

e-Stamp

Certificate No. : IN-AS34326261062562V
Certificate Issued Date : 06-Feb-2023 11:53 AM
Account Reference : NONACC (SV)/ as17001904/ LAKHIMPUR/ AS-LK
Unique Doc. Reference : SUBIN-ASAS1700190463453662464245V
Purchased by : BIMAN CHANDRA CHETIA
Description of Document : Article 4 Affidavit
Property Description : NA
Consideration Price (Rs.) : 0
(Zero)
First Party : BIMAN CHANDRA CHETIA
Second Party : NA
Stamp Duty Paid By : BIMAN CHANDRA CHETIA
Stamp Duty Amount(Rs.) : 100
(One Hundred only)



Please write or type below this line

MEMORANDUM OF UNDERSTANDING (MoU)

THIS MEMORANDUM OF UNDERSTANDING is made on February 8th, 2023 at
North Lakhimpur College (Autonomous), Assam.

BETWEEN

NORTH LAKHIMPUR COLLEGE (AUTONOMOUS), situated at Khelmati,

1
0006959601

Statutory Alert:

The authenticity of this stamp can be verified at www.assamstamp.com/ or using e-Stamp Mobile App of Stock Holding
Any tampering in the details of this certificate on any official website / Mobile App renders it invalid
The validity of this certificate is subject to the terms and conditions of the certificate
It is advised to verify the details of this certificate before using it for any purpose.



Scanned with OKEN Scanner

Lakhimpur, Assam, PIN-787031, represented by its Principal, namely, Dr. Biman Chandra Chetia, hereinafter called the FIRST PARTY of the FIRST PART.

AND

KAMARGAON COLLEGE, situated at Kamargaon, Bokakhat Sub-Division, Golaghat, Assam, PIN-785619, represented by its principal, namely, Dr. Bijuli Borchetia, hereinafter called the SECONDPARTY of the SECOND PART.

OBJECTIVE:

Through this MOU, it is expected:

1. To promote relations and mutual understanding to develop academic and educational cooperation based on equality and reciprocity between the Parties.
2. To benefit largely the Students and Faculty Members of both the institutions.
3. To collaborate in effective implementation of NEP 2020 in both the institutions and boost research and educational prospects to meet the skills and requirements of 21st century.

NOW, THEREFORE, THE PARTIES HERETO, INCONSIDERATION OF THE PREMISES SET FORTH HEREIN ABOVE AND OF THE MUTUAL COVENANTS AND UNDER TAKING SET FORTH HEREIN AFTER AGREE AS FOLLOWS:

1. DEFINITIONS AND INTERPRETATION:

For the purpose of this Agreement, the terms mentioned below, unless the context otherwise requires, shall be construed strictly as per the definitions provided below:

- a) "Effective Date" shall mean the date on which this Agreement has been executed.
- b) "Term" shall have theme as inscribed in Clause 3.

2. SCOPE OF SERVICE:

2.1. Both Parties undertake to promote and develop academic cooperation as follows:

- a. Exchange of faculty members and students.
- b. Both the institutions will share available research facilities as well as library resources including online, subject to the approval of Research Committee of both the colleges.
- c. Both the institutions would make endeavour to create learning opportunities by

organizing talks/lecture programmes through blended mode viz. online and offline.

- d. Faculty Development Programmes (FDP) in academic session to cover areas such as subject content, policy, new concepts, methods and techniques, motivation, communication skills, and other relevant issues to keep pace with the changing scenario in Higher Education.
- e. Facilitate participation of students of both the institutions in Students' seminars and other such activities.
- f. Promote experiential learning through field study and other modes of learning.
- g. The Parties intent to cooperate and promote Skill Based Training.
- h. Exchange of sports and cultural facilities and collaborate in such activities.
- i. Cooperation in research and the presentation of its results.
- j. Exchange of academic materials, publications, and other relevant information.
- k. Other educational and academic exchanges to which both Parties mutually agree.

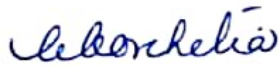
3. TERMS AND TERMINATION:

1. This Agreement shall commence from the Effective Date and shall continue to be in force for a period of three (3) years thereafter ("Term"), unless renewed further or earlier terminated. The Agreement may be renewed or extended by mutual agreement (in writing) between the Parties at any time during the Term.
2. Notwithstanding anything herein contained, either Party may forth with terminate his Agreement immediately under any one or more of the following conditions:
 - a. In the event of a remediable breach of this Agreement by the other Party that remains uncured for a period of seven (7) days after written notice of breach to the defaulting Party by the aggrieved Party; or
 - b. In the event of any irremediable material breach of this Agreement by the other Party; or
 - c. If the other Party has a receiver or similar party appointed for its property, becomes insolvent, acknowledges its insolvency in any manner, ceases to do business, makes an assignment for the benefit of its creditors, or files a petition in bankruptcy.
3. Unless otherwise agreed between the Parties (in writing), the termination of this

Agreement shall result in the automatic termination of any subsisting Project Statement(s) as on the effective date of termination of the Agreement, except to the limited extent required to fulfil any promises or representations made to students of either Party.

IN WITNESS WHEREOF, the Parties here to have executed the Agreement by their duly authorized representatives, on the dates set forth below:

Signed for Kamargaon College Signed for North Lakhimpur College (Autonomous)




(Dr. Bijuli Borchetia)

Principal

Kamargaon College, Golaghat, Assam

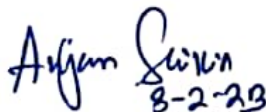
PRINCIPAL
KAMARGAON COLLEGE
KAMARGAON - 785619
GOLAGHAT, ASSAM


(Dr. Biman Chandra Chetia)
Principal

North Lakhimpur College (AUTONOMOUS)

Lakhimpur, Assam

Principal
North Lakhimpur College
(Autonomous,
Lakhimpur Assam

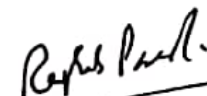


(Mr. Anjan Saikia)

Coordinator, IQAC

Kamargaon College, Golaghat, Assam

Co-Ordinator
IQAC
Kamargaon College
Golaghat, Assam


(Dr. Raghab Parajuli)

Coordinator, IQAC

North Lakhimpur College, (AUTONOMOUS)

Lakhimpur, Assam
Coordinator, IQAC
North Lakhimpur College
(Autonomous)

1. To benefit largely the Students and Faculty Members of both the institutions.
2. To collaborate in effective implementation of NEP 2020 in both the institutions and to boost research and educational prospects to meet the skills and requirements of the 21st century.

NOW, THEREFORE, THE PARTIES HERETO, IN CONSIDERATION OF THE PREMISES SET FORTH HEREINABOVE AND OF THE MUTUAL COVENANTS AND UNDERTAKING SET FORTH HEREINAFTER, HEREBY AGREE AS FOLLOWS:

1. DEFINITIONS AND INTERPRETATION:

For the purpose of this Agreement, the terms mentioned below, unless the context otherwise requires, shall be construed strictly as per the definitions provided below:

- a) **"Effective Date"** shall mean the date on which this Agreement has been executed;
- b) **"Term"** shall have the meaning ascribed to the term in Clause 3

2. SCOPE OF SERVICE:

2.1. Both Parties undertake to promote and develop academic cooperation as follows:

- a. Exchange of faculty members and students.
- b. Both the institutions will share available research facilities as well as library resources including online.
- c. Both the institutions would make endeavour to create learning opportunities through talks/lecture programmes.
- d. Faculty Development Programme (FDP) programmes in academic session to cover areas such as subject content, policy, new concepts, methods and techniques, motivation, communication skills, and other relevant issues to keep pace with the changing scenario in Higher Education.
- e. Facilitate participation of students of both the institutions in Students' seminars

Lebondehe (Bijuli Bondehe)
Dr. (Aniya K. Das)



অসম অসম ASSAM

28AA 089187

MEMORANDUM OF UNDERSTANDING (MoU)

THIS MEMORANDUM OF UNDERSTANDING is made on October 22, 2022 at Golaghat, Assam.

BETWEEN

KAMARGAON COLLEGE, situated at Kamargaon, Bokakhat Sub- Division, Golaghat, Assam, PIN-785619, represented by its Principal namely Dr. Bijuli Borchetia, hereinafter called the FIRST PARTY of the FIRST PART.

AND

JOYA GOGOI COLLEGE, situated at Khumtai, Golaghat, Assam, PIN-785619, represented by its principal namely Dr. Amiya Kumar Das hereinafter called the SECOND PARTY of the SECOND PART.

OBJECTIVE:

Through this MOU, it is expected:

1. To promote relations and mutual understanding to develop academic Parties.

Dr. Bijuli Borchetia
Dr. Amiya Kumar Das

and other such activities.

- f. Promote experiential learning through field study and other modes of learning.
- g. The Parties intent to cooperate and promote Skill Based Training.
- h. Exchange of sports and cultural facilities and collaborate in such activities.
- i. Cooperation in research and the presentation of its results.
- j. Exchange of academic materials, publications, and other relevant information.
- k. Other educational and academic exchanges to which both Parties mutually agree.

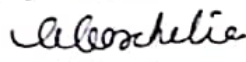
3. TERMS AND TERMINATION:

1. This Agreement shall commence from the Effective Date and shall continue to be in force for a period of three (3) years thereafter ("Term"), unless renewed further or earlier terminated. The Agreement may be renewed or extended by mutual agreement (in writing) between the Parties at any time during the Term.
2. Notwithstanding anything herein contained, either Party may forthwith terminate this Agreement immediately under any one or more of the following conditions:
 - a. In the event of a remediable breach of this Agreement by the other Party that remains uncured for a period of seven (7) days after written notice of breach to the defaulting Party by the aggrieved Party; or
 - b. In the event of any irremediable material breach of this Agreement by the other Party; or
 - c. If the other Party has a receiver or similar party appointed for its property, becomes insolvent, acknowledges its insolvency in any manner, ceases to do business, makes an assignment for the benefit of its creditors, or files a petition in bankruptcy.
3. Unless otherwise agreed between the Parties (in writing), the termination of this Agreement shall result in the automatic termination of any subsisting Project Statement(s) as on the effective date of termination of the Agreement, except to the limited extent required to fulfil any promises or representations made to students of either Party.

Deborah (Bijul Borah)
Dr. (Anita K. S. S. S.)

IN WITNESS WHEREOF, the Parties hereto have executed the Agreement by their duly authorized representatives, on the dates set forth below:

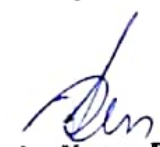
Signed for Kamargaon College


(Bijuli Borchetia)

(Dr. Bijuli Borchetia)
Principal
Kamargaon College, Golaghat

PRINCIPAL
KAMARGAON COLLEGE
KAMARGAON - 785619
GOLAGHAT, ASSAM

Signed for Joya Gogoi College

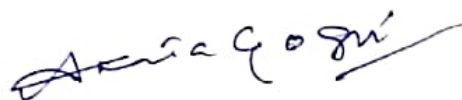

(Dr. Amiya Kumar Das)
Principal
Joya Gogoi College, Golaghat

Principal
Dr. Amiya Kumar Das
Joya Gogoi College
Khumtai

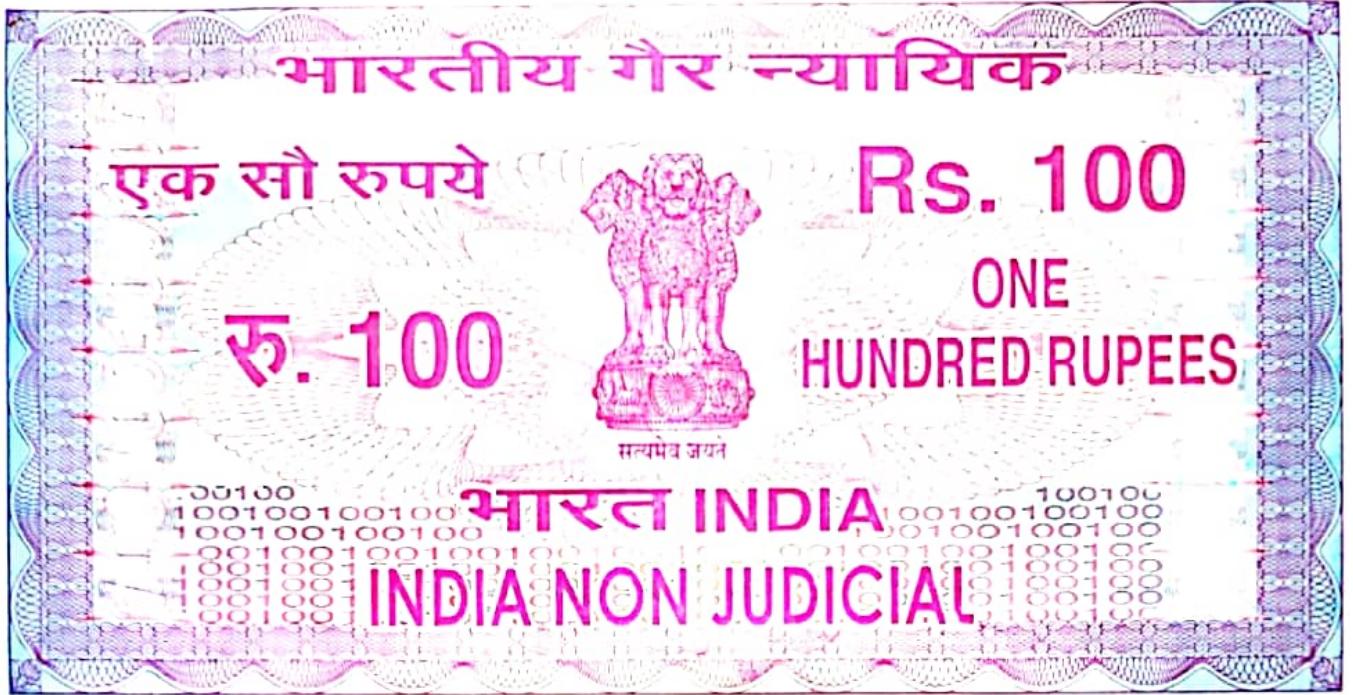
(Mr. Anjan Saikia)
Co-ordinator, IQAC
Kamargaon College, Golaghat

Anjan Saikia

Co-ordinator
Kamargaon College
Golaghat, Assam



(Dr. Ananta Gogoi)
Co-ordinator, IQAC
Joya Gogoi College, Golaghat



असम ASSAM

F 795489

MEMORANDUM OF UNDERSTANDING

THIS MEMORANDUM OF UNDERSTANDING (MOU) is made on September 13, 2022 at Golaghat, Assam

BETWEEN

KAMARGAON COLLEGE, situated at Kamargaon, Bokakhat Sub- Division, Golaghat, Assam, PIN-785619, duly represented by its Principal namely **Dr. Bijuli Borchetia**, hereinafter called and referred to as the **FIRST PARTY** (which expression, unless repugnant to the context, shall deemed to include his administrators, executors, successors in office and assigns etc.) of the **FIRST PART**.

AND

JORHAT LAW COLLEGE, situated at M.G. Road, Jorhat, Assam, PIN-785001, duly represented by its Principal namely **Dr. Ajoy Kumar Das** hereinafter called and referred to as the **SECOND PARTY** (which expression, unless repugnant to the context, shall deemed to include his administrators, executors, successors in office and assigns etc.) of the **SECOND PART**.

(For brevity the **FIRST PARTY** and the **SECOND PARTY** together shall be called and referred to as the "Parties")

Bijuli Borchetia
Ajoy Kumar Das



Image

Text

3/5

OBJECTIVES:

That, through this MOU, it is mutually agreed:

1. To promote relation and understanding between the Parties by developing academic cooperation based on equality and reciprocity.
2. To strive for the benefit of the students and faculty members of both the institutions in legal, research and academic areas.
3. To collaborate in effective implementation of the National Education Policy 2020 in both the institutions.
4. To boost research and educational prospects to meet the skills and requirements of 21st century.
5. To cooperate in co-curricular and extracurricular activities.
6. To endeavour any other prospective areas for collaboration.

NOW, THEREFORE, THE PARTIES HERETO, IN CONSIDERATION OF THE PREMISES/OBJECTIVES SET FORTH HEREINABOVE AND THE MUTUAL COVENANTS AND UNDERTAKING SET FORTH HEREINAFTER, HEREBY AGREE AS FOLLOWS:

1. DEFINITIONS AND INTERPRETATION:

That, for the purpose of this MOU, the terms mentioned below, unless the context otherwise requires shall be construed strictly as per the definitions provided below:

- a) "Effective Date" shall mean the date on which this MOU is executed;
- b) "Term" shall have the meaning ascribed to the term in Clause 3

2. SCOPE OF COOPERATION:

- 2.1. That the Parties mutually undertake to promote and develop academic cooperation in the following ways:
 - a. Programme based exchange of faculty members and students.

2



Crop



Markup



Share



Signature



More



- b. Share available research facilities as well as library resources including offline and online materials.
- c. Enhance learning opportunities for the students through various programmes such as lecture, workshop, symposium etc.
- d. Conduct Faculty Development Programmes (FDP) in various areas concerning women, children and elderly people, amendments to law and their present status, communication skills and techniques, subject content, government policy, new concepts, and other relevant issues to keep pace with the changing scenario in Higher Education.
- e. Promote experiential learning through field study and other modes of learning.
- f. Promote Skill Based Training.
- g. Exchange of sports and cultural facilities and collaborate in such activities.
- h. Cooperation in research and the presentation of its results.
- i. Exchange of academic materials, publications, and other relevant information.
- j. Other educational and academic exchanges to which both Parties mutually agree.

3. TERMS AND TERMINATION:

1. This MOU shall commence from the Effective Date and shall continue to be in force for a period of one (1) year thereafter ("Term"), unless renewed further or earlier terminated. The MOU may be renewed or extended by mutual agreement (in writing) between the Parties at any time during the Term.
2. Notwithstanding anything contained herein, either Party may forthwith terminate this MOU immediately under any one or more of the following conditions:
 - a. In the event of a remediable breach of this MOU by the other Party that remains uncured for a period of three (3) weeks after written notice of breach to the defaulting Party by the aggrieved Party; or
 - b. In the event of any irremediable material breach of this MOU by the other Party; or
 - c. If one Party assesses reasonably that the activities of the other Party is now defunct.

*By/for: Birendra
Alok Kumar Das*

3. Unless otherwise agreed between the Parties (in writing), the termination of this MOU shall result in the automatic termination of any subsisting engagement/cooperation as on the effective date of termination of the MOU, except to the limited extent it is required to fulfil any promises or representations made to students of either Party.

IN WITNESS WHEREOF, the Parties hereto have executed the MOU by their duly authorized representatives, on the dates set forth below:

Signed for Kamargaon College

Bijuli Borchetia
13-9-2022
(Dr. Bijuli Borchetia)
Principal
Kamargaon College, Golaghat
KAMARGAON-785819
GOLAGHAT, ASSAM

Anjan Saikia
13-9-22
(Mr. Anjan Saikia)
Co-ordinator, IQAC
Kamargaon College, Golaghat

Co-Ordinator
IQAC
Kamargaon College
Golaghat, Assam

Signed for Jorhat Law College

Ajoy Kumar Das
(Dr. Ajoy Kumar Das)
Principal
Jorhat Law College, Jorhat
Jorhat Law College
Jorhat - 781005

(Dr. Bhaswatee Pathak)
Co-ordinator, IQAC
Jorhat Law College, Jorhat

Aysha Nasrin Islam
(Dr. A.N. Islam)
Director, General Administration
and Extension,
Jorhat Law College, Jorhat

DIRECTOR
General Administration and
Extension
Jorhat Law College



অসম ASSAM

M 595270

MUTUAL ACADEMIC AND EDUCATIONAL COOPERATION AGREEMENT

This Mutual Academic and Educational Cooperation Agreement ("Agreement") is made and entered into at Jorhat on this the 11th January, 2023, by and between:

THE ASSAM KAZIRANGA UNIVERSITY, promoted by the North Eastern Knowledge Foundation, an educational Trust registered with the Registrar of Trusts u/s 12AA(1)(b)(i) of the Income Tax Act, 1961, bearing Registration No. – OC 945/12A/CIT/JRT/2008-09 and having its principal office at Koralkhowa, NH-37, Jorhat 785 006, Assam, India (hereinafter referred to as "KU", which term shall include its successors and permitted assigns) of the FIRST PART;

AND

KAMARGAON COLLEGE duly recognised and registered under the laws of the Republic of India and affiliated to Dibrugarh University recognized under Section 2(f) and 12 B of UGC Act having its campus at Golaghat, Kamargaon, Assam 785619: (hereinafter referred to as the "PARTNER", which term shall include its successors and permitted assigns) of the OTHER PART.

KU and the Partner are hereinafter each individually referred to as "Party" and collectively as the "Parties".

WHEREAS:

- A. The Assam Kaziranga University is a renowned university duly recognised by the University Grants Commissions located at Koralkhowa, NH-37, Jorhat 785 006, Assam, India;
- B. Kamargaon College, the Partner is a reputed educational institution affiliated to Dibrugarh University, recognized under Section 2(f) and 12 B of UGC Act; located at Golaghat, Kamargaon, Assam 785619, India;
- C. Both Parties wish to enter into this Agreement to promote relations and mutual understanding between themselves in order to develop academic and educational cooperation on the basis of equality and reciprocity between the Parties.

NOW, THEREFORE, THE PARTIES HERETO, IN CONSIDERATION OF THE PREMISES SET FORTH HEREINABOVE AND OF THE MUTUAL COVENANTS AND UNDERTAKING SET FORTH HEREINAFTER, HEREBY AGREE AS FOLLOWS:

1. DEFINITIONS AND INTERPRETATION

1.1. For the purpose of this Agreement, the terms mentioned below, unless the context otherwise requires, shall be construed strictly as per the definitions provided below:

- a) **"Effective Date"** shall mean the date on which this Agreement has been executed;
- b) **"Force Majeure Event"** shall mean any incident beyond the reasonable control of either Party, which impairs it from performing as per the terms and/or providing any deliverables as agreed under the Agreement. Major Incident may include, but not be limited to, act of God, insurrection or civil disorder, religious strife, war or military operations, terrorist act, partial or total strikes, either internal or external, lock-out, epidemic, blockage of means of transport or of supplies, national or local emergency, earthquake, fire, storm, flood, water damage, governmental, regulatory or legal restrictions, acts or omissions of persons for whom the Party is not responsible;
- c) **"Term"** shall have the meaning ascribed to the term in Clause 3.

1.2. Interpretation:

- a) Reference to Recitals, Clauses and Annexures are to the recitals, clauses and annexures of and to this Agreement;
- b) Words importing the singular include the plural; words importing any gender include every gender; and
- c) Headings used in this Agreement are for convenience of reference only and shall not govern or affect in any manner the construction or interpretation of this Agreement including any Recital, Clause or Annexures hereof.

2. SCOPE OF SERVICE

2.1. Both Parties undertake to promote and develop academic cooperation as follows:

- a. Exchange of academic and administrative staff and students as per partners convenience; and by abiding all government rules and regulation.
- b. Extension of students' learning opportunities;
- c. A Faculty Development Programme (FDP) to cover areas such as technical education policy, new concepts, methods and techniques, motivation, communication skills, management and other relevant issues to keep pace with the changing scenario in Technical Education.
- d. The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Placement for students;
- e. Exchange of sports and cultural activities;
- f. Cooperation in research and the presentation of its results;
- g. Exchange of academic materials, publications and other scientific information; and
- h. Other educational and academic exchanges to which both Parties mutually agree.

3. TERM AND TERMINATION

- 3.1 This Agreement shall commence from the Effective Date and shall continue to be in force for a period of two (2) years thereafter ("Term"), unless renewed further or earlier terminated. The Agreement may be renewed or extended by mutual agreement (in writing) between the Parties at any time during the Term.
- 3.2 Notwithstanding anything herein contained, either Party may forthwith terminate this Agreement immediately under any one or more of the following conditions:
- a. In the event of a remediable breach of this Agreement by the other Party that remains uncured for a period of seven (7) days after written notice of breach to the defaulting Party by the aggrieved Party; or
 - b. In the event of any irremediable material breach of this Agreement by the other Party; or
 - c. If the other Party has a receiver or similar party appointed for its property, becomes insolvent, acknowledges its insolvency in any manner, ceases to do business, makes an assignment for the benefit of its creditors, or files a petition in bankruptcy.
- 3.3 Unless otherwise agreed between the Parties (in writing), the termination of this Agreement shall result in the automatic termination of any subsisting Project Statement(s) as on the effective date of termination of the Agreement, except to the limited extent required to fulfil any promises or representations made to students of either Party.

4. INTELLECTUAL PROPERTY RIGHTS

- 4.1. It is the Parties' intention that the Party creating or developing the Intellectual Property Rights during the Term and in the course of performing its obligations under this Agreement and/or a Project Statement shall own all such Intellectual Property Rights. For the purpose of this Agreement, "Intellectual Property Rights" shall mean and include all existing and future copyright rights, trademark rights (including, without limitation trade names, trademarks, service marks, and trade dress), patent rights, trade secrets and all other intellectual property rights, vested or registered, and all renewals and extensions thereof, regardless of whether such rights arise under the laws of any state, country or jurisdiction.
- 4.2. During the Term, each Party grants the other Party a limited, non-exclusive, royalty-free right under this Agreement to use its name and logo for the purposes of public relations and, including without limitation, promoting over social media platforms, on-premise promotions, promotional material as approved by the other Party in writing and all related collateral. Each Party shall obtain the other Party's approval before using the other Party's name and logo in public relations and related communications as provided herein, it being agreed by the other Party that such approval shall not be unreasonably withheld or delayed. Further, it is clarified and agreed among the Parties that any such approval granted shall sustain during the Term for repeated use of such approving Party's name and logo in similar public relations and related communications for the limited purpose defined herein.

5. RELATIONSHIP

The Parties hereby declare and confirm that the Parties are independent contractors, that the relationship between the Parties shall be on a principal-to-principal basis and that no agency, master-servant relationship, employer-employee relationship, joint venture, partnership, association of persons, trusteeship or similar relationship of any kind shall be deemed to be created between the Parties merely on entering into this Agreement. The provisions of this Clause 7 shall survive the termination of this Agreement.

6. INDEMNIFICATION

- 6.1. Each Party shall, at its own expense, indemnify, defend and hold harmless the other Party and its respective officers, personnel, employees, representatives, agents, respective directors, and assigns

from and against any and all liability (including but not limited to liabilities, judgments, damages, losses, claims, costs and expenses, including attorney's fees and expenses) any other loss that may occur, arising from or relating to:

- a. A breach, non-performance or inadequate performance by such Party of any of its undertakings, obligations or warranties under the Agreement;
 - b. An infringement of such third party rights (including contractual rights and intellectual property rights) by such Party in fulfilling or complying with its obligations under the Agreement; or
 - c. The acts, errors, misrepresentations, willful misconduct or negligence of such Party, its employees, subcontractors and agents in performance of its obligations under the Agreement.
- 6.2. Notwithstanding anything to the contrary contained herein, neither Party shall be liable under the Agreement and/or a Project Statement for any loss, damage, costs, expenses or other claims for compensation arising as a direct or indirect result of breach or non-performance of the Agreement due to a Force Majeure Event.
- 6.3. Neither Party nor any of its affiliates nor its and their respective directors, officers, employees, agents or suppliers shall be liable to the other Party or any third party for special, consequential, incidental, indirect, tort or cover damages, including, without limitation, damages resulting from or arising out of the Agreement, or loss of reputation, business or goodwill, whether or not such Party has been advised or is aware of the possibility of such damages. KU's liability for all claims of any kind under contract, tort, or otherwise (including any liability for any negligent act or omission) arising out of or relating to this Agreement during its Term shall be limited to a sum equal to the amount actually paid by KU to the Partner in accordance with this Agreement in the year immediately preceding the act giving rise to such liability.

7. CONFIDENTIAL INFORMATION

- 7.1. All Confidential Information of either Party shall be deemed to be confidential to such Party and shall remain the exclusive property of such Party during and after the Term of this Agreement. For the purposes of this Agreement, "Confidential Information" shall mean the non-public, confidential or proprietary technical or business information of a Party, including without limitation (a) proposals, concept papers or research; (b) financial statements and other financial information; (c) student, faculty and staff information of each Party; and (d) the material terms of this Agreement and the relationship between the Parties; provided, however, that save and except those that are set out hereinabove, all other information will be considered confidential only if it is conspicuously designated as "Confidential," or if provided orally, identified at the time of disclosure as confidential, or is provided under circumstances in which the receiving Party should reasonably understand that such information is confidential.
- 7.2. Each Party shall keep in strict secrecy and confidence all Confidential Information of the other Party and shall not during the term of this Agreement or thereafter use the other Party's Confidential Information for its own benefit or disclose or permit any of its employees or agents to disclose, through any medium the other Party's Confidential Information to any other person.
- 7.3. For purposes of this Agreement, Confidential Information shall not include information: (a) that is now or subsequently becomes publicly available without breach of this Agreement by the other Party; (b) that is available to a Party from other sources without any obligation of confidentiality to the other Party; (c) that is already in a Party's possession not subject to an obligation of confidentiality; (d) that is independently developed by a Party without reference to the other Party's Confidential Information; or (e) that is required to be disclosed pursuant to any law, rule or regulation or any order of a court or governmental agency. In the event of (e), such disclosure shall be preceded by written notice from the Party receiving such notice of disclosure to the other Party about the law, rule or regulation, or order requiring the disclosure with enough time to allow such Party to seek appropriate injunctive relief, and shall be limited to the specific request made in such law, rule or regulation or any order.

- 7.4. Both Parties hereby agree that they shall not use and/or incorporate any of the other Party's Confidential Information and/or any work created as an outcome of the provision of the services under this Agreement and/or a Project Statement (including any work-in-progress or prototype thereof) in any services performed, work and/or product created for any third party.
- 7.5. Upon termination or expiration of this Agreement or upon request, each Party shall return all of the other Party's Confidential Information and certify in writing that it has returned all such information and has not kept copies thereof in any medium.

8. REPRESENTATIONS & WARRANTIES

- 8.1. Each Party has full power, financial capability and lawful authority to execute and deliver the Agreement and consummate and perform or cause to be performed all of its obligations under the Agreement. The Agreement constitutes a legal, valid and binding obligation and is enforceable in accordance with its terms.
- 8.2. Each Party represents and warrants that none of the execution and delivery of the Agreement, the consummation of the transactions contemplated hereby, or the fulfilment of or compliance with the terms and conditions of the Agreement, conflict with or result in a breach of or a default under any of the terms, conditions or provisions of any legal restriction (including, without limitation, any judgment, order, injunction, decree or ruling of any court or governmental authority, or any state, local or other law, statute, rule or regulation), or any covenant or agreement or instrument to which it is a Party, and further represents and warrants that such execution, delivery, consummation or compliance does not violate or result in the violation of its constitutional documents or result in a breach of any intellectual property rights or other rights of any third party.
- 8.3. Each Party shall abide by all relevant rules and regulations whether imposed by all applicable laws or any competent authority.

9. MISCELLANEOUS

- 9.1. **Amendment and Waiver:** Any provision of the Agreement may be amended or waived if, and only if such amendment or waiver is in writing and signed, in the case of an amendment, by each Party, or in the case of a waiver, by the Party against whom the waiver is to be effective.
- 9.2. **Effect of Failure to Exercise of Rights:** No failure or delay by any Party in exercising any right, power or privilege hereunder shall operate as a waiver thereof nor shall any single or partial exercise of any other right, power or privilege. The rights and remedies herein provided shall be cumulative and not exclusive of any rights or remedies provided by law.
- 9.3. **Binding Nature:** The provisions of the Agreement shall be binding upon and inure to the benefit of the Parties hereto and their respective successors and permitted assigns.
- 9.4. **Entire Agreement:** The Agreement constitutes the entire agreement between the Parties with respect to the subject matter hereof and supersedes all prior written agreements, understandings and negotiations, both written and oral, between the Parties with respect to the subject matter of the Agreement.
- 9.5. **No Third-Party Beneficiaries:** Neither the Agreement nor any provision hereof is intended to confer upon any Person other than the Parties to the Agreement any rights or remedies hereunder.
- 9.6. **Severability:** The invalidity or unenforceability of any provisions of the Agreement in any jurisdiction shall not affect the validity, legality or enforceability of the remainder of the Agreement in such jurisdiction or the validity, legality or enforceability of the Agreement, including any such provision, in any other jurisdiction, it being intended that all rights and obligations of the Parties hereunder shall be enforceable to the fullest extent permitted by law.
- 9.7. **Legal Fees:** Each Party is to pay its own legal costs and disbursements incidental to the preparation, completion and signing of the Agreement.
- 9.8. **Stamp Duty:** Each Party shall equally pay the stamp duty or other levy or charge (including any

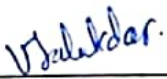
penalties or fines) which payable on this document or in respect of any transaction is referred to in this document and any documents which are executed in accordance with the provisions of this document to effect those transactions.

- 9.9. **Assignment:** Neither Party may assign, in whole or in part, the benefits or obligations of the Agreement to any person other than an affiliate without the prior written consent of the other Party.
- 9.10. **Counterparts:** The Agreement may be executed in counterparts, each of which when executed shall constitute an original, but all of which when taken together shall constitute one and the same Agreement.
- 9.11. **Dispute Resolution:** Any dispute arising between the Parties in relation to this Agreement and/or any Project Statement shall be resolved by a sole arbitrator through arbitration under the terms of the Arbitration and Conciliation Act, 1996 at Jorhat, India.
- 9.12. **Governing Law and Jurisdiction:** The Agreement shall be governed and construed in accordance with the laws of the Republic of India. Subject to Clause 9.11, the exclusive jurisdiction and venue for all disputes hereunder will be the courts of Jorhat, Assam and the Parties hereby consent to exclusive jurisdiction of those courts.
- 9.13. **Notices:** Unless otherwise indicated, for the purposes of the Agreement, notices and all other communications provided for in the Agreement shall be in writing and shall be deemed to have been duly given when delivered or mailed by registered mail, return receipt requested, postage prepaid, addressed to the respective addresses set forth on the cover page of the Agreement. Either Party may change the addresses for giving notice from time to time by issuing written instructions to the other Party of such change of address by certified mail, return receipt requested, postage prepaid, by courier, or email and shall be effective upon delivery. Notices may also be delivered to the either Party by hand delivery and shall be effective on such delivery to that Party.

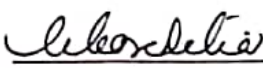
IN WITNESS WHEREOF, the Parties hereto have executed the Agreement by their duly authorised representatives, on the dates set forth below:

Signed for and on behalf of **THE ASSAM
KAZIRANGA UNIVERSITY**

Signed for and on behalf of **KAMARGAON
COLLEGE**


Signature
Name: Dr. Veera Talukdar
Designation: Registrar
Date: 11th January, 2023




Signature
Name: Dr. Bijuli Borchetia
Designation: Principal
Date: 11th January, 2023



Witnesses:

1.

2.

MEMORANDUM OF UNDERSTANDING

(MoU)

BETWEEN



Kamargaon College

Golaghat -785619(Assam)

AND



MARANGI MAHAVIDYALAYA

Lettekujan, Doigrong-785613

Golaghat, Assam



Image

Text

4/4

15. **Settlement of disputes:** Any dispute concerning interpretation and application of this MoU shall be settled amicably through consultation or negotiation between parties.

IN WITNESS WHEREOF the parties hereto duly executed this presents on the day, month and year hereinabove first mentioned:

Signed for Kamargaon College

(Dr. Bijuli Borchetia)

Principal

Kamargaon College, Golaghat

PRINCIPAL
KAMARGAON COLLEGE
KAMARGAON-785013
GOLAGHAT, ASSAM

Signed for Marangi Mahavidyalaya

(Mr. Mohan Boruah)

Principal In-Charge

Marangi Mahavidyalaya, Lettekujan

PRINCIPAL, i/c
Marangi Mahavidyalaya

(Mr. Anjan Saikia)

IQAC Co-ordinator

Kamargaon College, Golaghat

PRINCIPAL
KAMARGAON COLLEGE
KAMARGAON-785013
GOLAGHAT, ASSAM

(Mr Yugal Jyoti Borah)

IQAC Co-ordinator

Marangi Mahadyalaya, Lettekujan



Crop



Markup



Share



Signature



More

MEMORANDUM OF UNDERSTANDING

(MoU)

BETWEEN



Kamargaon College

Golaghat -785619(Assam)

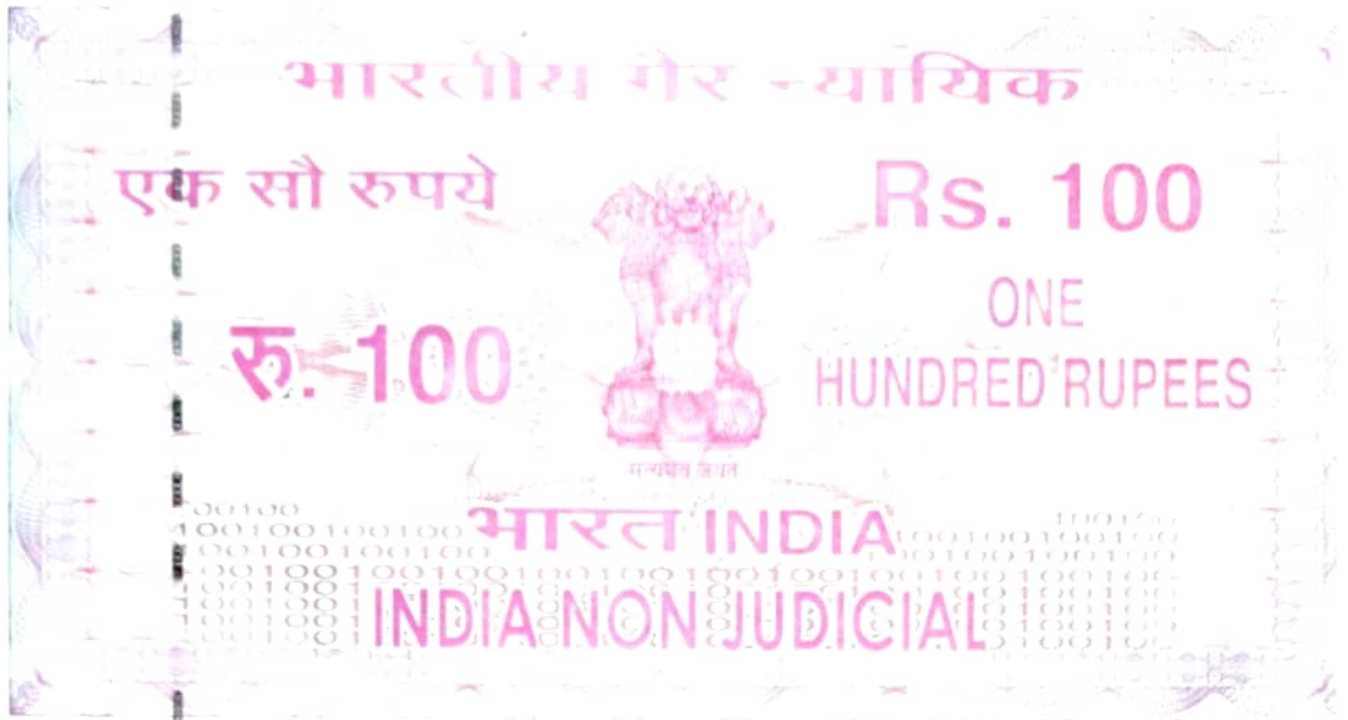
AND



MARANGI MAHAVIDYALAYA

Lettekujan, Doigrong-785613

Golaghat, Assam



असम ASSAM

G 060484

MEMORANDUM OF UNDERSTANDING

(On Short Term Students and Teachers Exchange Progeamme)

THIS MEMORANDUN OF UNDERSTANDING is made on this 16th day of June, 2022 at Golaghat, Assam.

--BETWEEN--

KAMARGAON COLLEGE, situated at situated at Dhodang, Bokakhat Sub-Division, Golaghat, Assam, PIN-785619, represented by its Principal namely Dr. Bijulee Borchetia, hereinafter called the FIRST PARTY of the FIRST PART.

AND

MARANGI MAHAVIDYALAYA, situated at LETTEKUJAN, DOIGRONG, Golaghat, Assam, PIN-785613, represented by its Principal namely Mr. Mohan Boruah, hereinafter called the SECOND PARTY of the SECOND PART.

Signature
16-6-2022
Mohan Boruah



WHEREAS the First Party and Second Party have made this Memorandum of Understanding for institutional collaboration and students exchange programme under the following terms and conditions:

HOW THIS MEMORANDUM OF UNDERSTANDING WITNESSETH AS FOLLOWS:

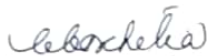
1. That to organise orientation lectures for overall development of students and teachers.
2. That to organise Faculty Development Programme in collaborative mode.
3. That to share knowledge, information and resources and creating opportunities for collaboration in research works.
4. That to undertake students' exchange programme for academic purpose
5. That to offer faculty exchange programme for stipulated period for academic purpose.
6. That to undertake students' internships based on academic requirements.
7. That to publish research books, book chapters general publication media and other academic journals in collaborative mode between the teachers and students.
8. That to use mutual learning environment as a platform for providing information and communication technology.
9. That to utilize the library resources of both the colleges by students and teachers.
10. That the students will be made to comply with the policies of both the institutions.
11. That to organise extension education programmes in collaborative mode for the benefits of the students.
12. The MoU will be valid for a period of 3 years before renewal.
13. **Termination:** Either party may terminate this MoU by providing written termination notice of its intention to terminate the MoU to the other party.
14. **Modification:** The parties may change or modify the terms of this agreement only by written amendment signed by both parties.

15. **Settlement of disputes:** Any dispute concerning interpretation and application of this MoU shall be settled amicably through consultation or negotiation between parties.

IN WITNESS WHEREOF the parties hereto duly executed this presents on the day, month and year hereinabove first mentioned:

Signed for Kamargaon College

Signed for Marangi Mahavidyalaya



(Dr. Bijuli Borchetia)

Principal

Kamargaon College, Golaghat

PRINCIPAL
KAMARGAON COLLEGE
KAMARGAON-785013
GOLAGHAT, ASSAM



(Mr. Mohan Boruah)

Principal In-Charge

Marangi Mahavidyalaya, Lettekujan

PRINCIPAL, i/c
Marangi Mahavidyalaya



(Mr. Anjan Saikia)

IQAC Co-ordinator

Kamargaon College, Golaghat

Co-ordinator
Kamargaon College
Golaghat, Assam



(Mr Yugal Jyoti Borah)

IQAC Co-ordinator

Marangi Mahadyalaya, Lettekujan

THE JOREHAUT GROUP LIMITED

Regd. Office: Cinnamara, Jorhat – 785008 (Assam)

NUMALIGHUR TEA ESTATE

RAILWAY STATION
BADULIPAR N.F. RLY
AIR PORT
JORHAT

TELE NO. 03776-264432
P.O. NUMALIGARH-785615
Dist: Golaghat (Assam)
email: ngtc11@yahoo.com

Ref: J N/293/MOU/35



Date 01.09.2018

MOU between Kamargaon College, Kamargaon, Golaghat and Numalighur Tea Estate, Numaligarh, Golaghat

Today on 1st September, 2018, we, the Principal, Kamargaon College, Kamargaon and the Manager, Numalighur Tea Estate, Numaligarh, Golaghat have hereby agreed to renew our association with each other which has been started since the inception of Kamargaon College. We do agree to continue our relationship which will greatly benefit students of the college in particular and the entire kamargaon area in general.

Signature

Principal
Kamargaon College
Kamargaon-785614
Golaghat, Assam

Signature

Manager
Numalighur Tea Estate
P. O. Numaligarh