

**MEMORANDUM OF UNDERSTANDING (MOU)**

Between

**DEPARTMENT OF HISTORY,  
ARTS AND COMMERCE COLLEGE, NAGTHANE**

And

**SATARA ITIHAS SANSHODAN MANDAL, SATARA**

# MEMORANDUM OF UNDERSTANDING

**(Expert Session / Guest Lecture / Short Term Course / Project Work/ Collaboration for Organizing Seminar, Conference and Workshop, Exhibition etc.)**

**Satara Itihas Sanshodan Mandal, Satara** enters in to memorandum of Understanding (MoU) with **Arts and Commerce College, Nagthane**. It is proposed to **Research Knowledge and Activity**.

## **CL.1 The MoU**

**CL.1.** This MoU made and entered into on this 1<sup>th</sup> January 2015 to 31<sup>st</sup> December 2020 between **Satara Itihas Sanshodan Mandal, Satara**

## **CL. 2 PREAMBLE**

**CL.2.1** Whereas the Party is desirous of collaborating with **Satara Itihas Sanshodan Mandal, Satara** Now, therefore, in consideration of the premises and mutual covenants here-in-after contained, the parties here to agree as follows-

## **CL.3 SCOPE OF THE MoU**

**CL.3.** The agreement details terms and conditions, modalities of collaboration responsibilities and obligations of the Party and **Satara Itihas Sanshodan Mandal, Satara**.

## **CL.4 MODALITIONS OF COLLABOTATION**

**CL.4.1** There will be a joint Mentoring Group new concepts in History and Organized Various Programmes, Seminars, Conference etc. The Monitoring Group shall consist of three or four members each from the **Satara Itihas Sanshodan Mandal, Satara**. The monitoring Group will identify the social work to be done by the **Satara Itihas Sanshodan Mandal, Satara**, and the party.

## **CL.5 EFFECTIVVE DATE, DURATION, TERMINATION OF THE AGREEMENT.**

**CL.5.1** The Memorandum of understanding will remain in force for a period of **Five** years, calculated from the date of first meeting Management Committee, unless the duration of the Action is modified according to the provision.

**CL.5.2** The agreement shall terminate on the expiry of the period , as in clause 11.1 unless extended by both the parties.

**CL.5.3** During the tenure of the agreement, parties hereto can terminate the agreement either for breach of any terms and conditions of this agreement or otherwise by giving a one month notice in writing to the defaulting party. Failure of either party to terminate the agreement on account of breach or default by the other shall not constitute waiver of that party's right to terminate this agreement.

**CL.5.4** In the event of termination of the agreement vide clause 11.3 the right and obligation of the parties, thereof shall be settled by mutual discussion.

#### **CL.6 NOTICE**

**CL.6.1** All notice and other communication required to be served on the PARTY under the terms of this agreement shall be considered to be duly served if the same shall have been delivered to, left with or posted by registered mail to the Party at its last known address of **Research Knowledge and Activity**. Similarly, any notice to be given to **Satara Itihas Sanshodan Mandal, Satara** shall be considered as duly served if the same shall have been delivered to, left with or posted by registered mail to the **Satara Itihas Sanshodan Mandal, Satara** at its registered address in Kopargaon.

#### **CL.7 AMENDMENTS TO THE AGREEMENT**

**CL.7.1** No amendment or modification of these agreements shall be valid unless the same is made in writing both the parties and their authorized representatives and specifically stating the same to be an amendment of this agreement. The modifications / Changes shall be effective from the date on which they are made / executed, unless otherwise agreed to.

#### **CL. 8 ASSIGNMENT OF THE AGREEMENT**

**CL.8.1** The rights and liabilities arising to any party to this agreement shall not be assigned except with written consent of the other party and subject to such terms and conditions as may mutually agreed upon.

#### **CL.9 ARBITRATION**

**CL.9.1** Except as hereinbefore provided, any dispute arising out of this Agreement, the same shall be referred to the arbitration of arbitrators, one to be

appointed by each party to the dispute, and in case of difference of opinion between them to an umpire appointed by the said two arbitrators before entering on the reference, and decision of such arbitrators or umpire and the arbitration proceedings shall take under the Indian Arbitration Act, 1996.

#### **CL.10 FEE STRUCTURE**

CL.10.1 The fees of Major Training Programme, Seminar, Conference, Workshop etc. shall be finalized by Co-operation.

#### **CL.11. GRANTING PERMISSION**

As per MoU Consultancy will help the institute by granting the permission for

**CL.11.1** Workshop for Student

**CL.11.2** Expert for Guest Lecture as per the Expertise available in Consultancy.

**CL.11.3** Arranged one Week Short Term Course of Travels and Tourism

**CL.11.4** Organized Seminar, Conference, Workshop for Teaching Staff

**CL.11.5** Applied History Project for Final Year Student.

## SEAL OF PARTIES

In witness where of the parties hereto have signed this agreement on the day, month and year mentioned hereinbefore.

For and on behalf of **Satara Itihas Sanshodan Mandal, Satara**

For and On behalf of **Arts and Commerce College, Nagthane.**

Signature : -----

Name : **Dr. Vinayakrao Jadhav**

Designation: **-President,**

**Satara Itihas Sanshodan Mandal,  
Satara**



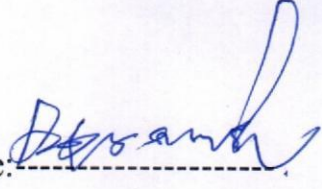
Witness (Name & Address)

  
**Dr. Ajitkumar Jadhav**

Secretary,

**Satara Itihas Sanshodan Mandal,  
Satara.**



Signature: -----

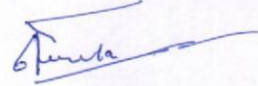
Name :- **Dr. Ashok Karande**

Designation:- **Principal**

**Arts and Commerce College,  
Nagthane.**



Witness (Name & Address)



**Prof. A.G. Thorat**

Head, Dept. of History

**Arts and Commerce College,  
Nagthane.**

