

**Maharashtra University of Health Sciences, Nashik**  
**Inspection Committee Report for Academic Year 2026-2027**

**Clinical Material in Hospital**

Name of College/Institute **TANISHQ COLLEGE OF NURSING**

Faculty- **BSC NURSING AND P.B.BSC NURSING**

**HOSPITAL DETAILS**

Sr. No.	Particulars to be verified	Particular	Adequate/ Inadequate
1	The Institute / College shall execute a MoU with any institute for affiliation of hospital in addition to minimum 100 bedded own/parent Hospital (Affiliated hospital must be 50 bedded or more.) <b>To be made available on web site</b>	ATTACHED	Adequate
a.	Whether Hospital is registered under any act under Local Authority such as Corporation, Municipality, Gram Panchayat etc.: <b>Copy to be made available on web site</b>	ATTACHED	Adequate
b.	Student Bed Ratio for UG & PG to be verified:(As per MSR) Calculate at Actual <b>100 BEDED</b>	ATTACHED	Adequate
c.	Average Bed Occupancy in % : (Minimum 75%)	ATTACHED	Adequate
d.	Clinical facilities for PG to be verified:-(As per MSR)	ATTACHED	Adequate
	(i) Whether OPD is functioning to be verified (ii) Total No of OPD (on the day of inspection) (iii) Average Number of patients attending OPD(current year) (iv) Average Number of Delivery (Current year) (v) Average Number of abnormal Delivery (Current year)	ATTACHED	Adequate
<ul style="list-style-type: none"> <li>• As per Central Council Norms/ University Norms, above Infrastructure must be available at College.</li> <li>• If Infrastructure is available, then mark "Adequate"&amp; do not attach any Documents it should be available on college website</li> <li>• In case of "Inadequate", it must be marked as "Inadequate" with evidence. To be submit to university with report</li> </ul>			

Here we declare all relevant document uploaded are clear and visible on web site & are true as per my knowledge & Belief  
Any Other, Please Specify:-

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Date:-

Chairman of LIC

Member Of LIC

PRINCIPAL  
Dean, Tanishq College of Nursing  
Somalwada, Nagpur

Member Of LIC

**MEMORANDUM OF UNDERSTANDING  
(FOR AFFILIATED HOSPITAL)**

**TANISHQ COLLEGE OF NURSING**

SOMALWADA – NAGPUR  
(An Institution run by)

**SHRI MAHAVIR EDUCATION SOCIETY**

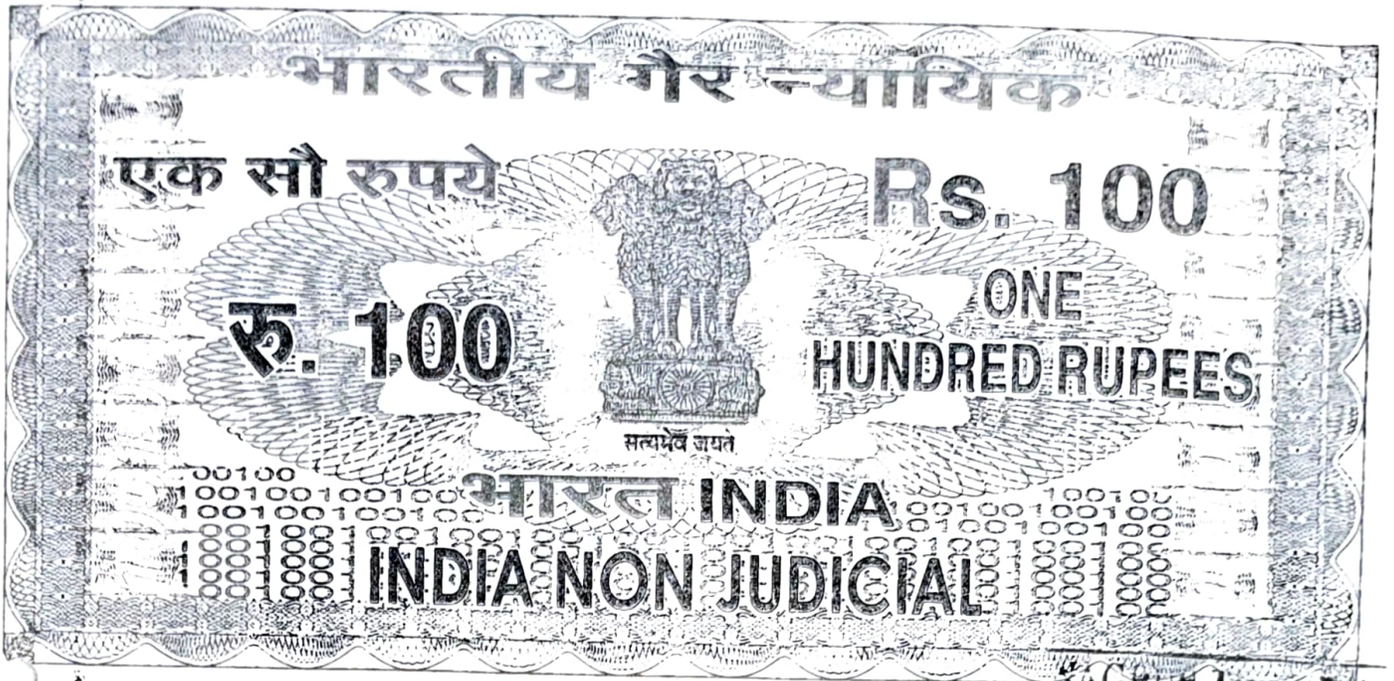
BHAGWAN NAGAR, NAGPUR

**AND**

**SPANV Medisearch Life Sciences Private Limited**

**(KIMS Kingsway Hospitals)**

(An Institute of Medical Sciences)  
PARWANA BHAWAN, KINGSWAY – NAGPUR



महाराष्ट्र MAHARASHTRA

2024

NOTARIAL REG.  
ENTRY NO. 9082  
DATE 19/12/2024

NAGPUR  
24AB 430334  
12 NOV 2024  
Stamp Head Clerk/Clerk

**MEMORANDUM OF UNDERSTANDING**

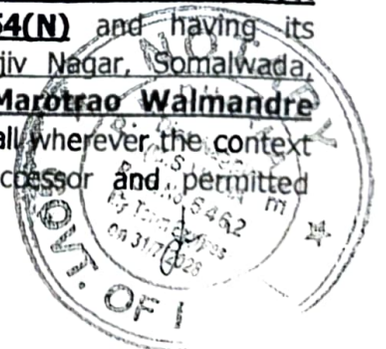
This Memorandum of Understanding (the "MOU") is made and entered at **NAGPUR** on this -----<sup>th</sup> **DECEMBER 2024** (the "Effective Date") by & between:

**SPANV Medisearch Lifesciences Private Limited (KIMS Kingsway Hospitals)**, incorporated under the Companies Act, 2013, having **CIN: U74999MH2018PTC303510** and having its registered office at 44, Parwana Bhawan, Kingsway, Nagpur 440001, Maharashtra, India, through its authorized representative **Dr Tushar Gawad (Unit Head)** (hereinafter referred to as the 'Party No. 1' which Expression shall wherever the context required or admins shall mean and include its affiliates, successor and permitted assigns);

**AND**

**TANISHQ COLLEGE OF NURSING, NAGPUR** under **SHREE MAHAVIR EDUCATION SOCIETY, NAGPUR**), having **Registration Number E-54(N)** and having its registered office at **Nr. Jaiprakash Nagar Metro Station, Rajiv Nagar, Somalwada, Nagpur, Maharashtra, India, 440025** through **Mr. Pramod Marotrao Walmandre** hereinafter referred to as the **PARTY NO.2**, which Expression shall wherever the context required or admins shall mean and include its affiliates, successor and permitted assigns);

*Tushar*



"SPANV & TANISHQ COLLEGE OF NURSING, NAGPUR" shall hereinafter wherever the context may so require, be collectively referred to as "Parties" and individually as a "Party".

**WHEREAS:**

1. The **SPANV** is in the business of healthcare sector and running a hospital in the name & style of '**KIMS Kingsway Hospitals**'.
2. The **SHREE MAHAVIR EDUCATION SOCIETY, NAGPUR** running education society and is associated with various institutions and is running college of nursing by name **TANISHQ COLLEGE OF NURSING, Nagpur**.
3. Both the parties wish to enter into the MOU regarding the use of premises of **SPANV** for carrying on their respective purpose.
4. After discussion and analysing various situations **SPANV** agreed to provide appropriate access to premise and other equipment's as necessary for fulfilling the purpose of this MOU under the supervision and expert guidance of appropriate authority of **SPANV**.
5. Parties desire to record the terms and conditions as set out herein.

**NOW THEREFORE, IT IS AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:**

1. **SPANV** hereby authorize **B.SC & P.B.BSC NURSING students** to use the said Premise under the Supervision of Trained Medical Professionals

**2. INDEPENDENT CONTRACTORS**

- 2.1 The relationship between the Parties is principal to principal and **SPANV & TANISHQ COLLEGE OF NURSING, NAGPUR** shall, in the performance of this MOU, be acting as independent contractors whose respective employees or agents shall work under their respective control and management. **SPANV** and **TANISHQ COLLEGE OF NURSING, NAGPUR** shall continue to be fully responsible for the acts of their respective students, employees and agents. They shall each be solely responsible for payment of compensation along with all statutory benefits, if any, available to their respective students & employees. Further, each Party shall inform its employees & students that they shall not be treated as employees of the other Party for any purpose whatsoever and that they shall not exercise any rights or seek or be entitled to any benefits accruing to the regular employees of the other Party.
- 2.2 Nothing in this MOU creates any agency, partnership, joint venture or association of persons for any purpose whatsoever. Neither Party shall enter into any agreements or MOU or incur any obligations on the other Party's behalf or make any commitment on behalf of the other Party in any manner, without such Party's prior written consent or, without the prior written consent/approval of the other Party, make any representation to any third party implying it has any authority to act on behalf of or bind the other Party.
- 2.3 **TANISHQ COLLEGE OF NURSING, NAGPUR** shall have no legal rights on the property and premises of **SPANV**. Further **SPANV** shall provide space and access to equipment's in its premise for training of its students enrolled under various academic courses under **MUHS, NASHIK**


- 2.4 **SPANV** shall not be liable or responsible for the payments of salaries, remuneration, perquisites or other conditions or services to any students, employee, officer or full or part time field Staff ("Employee") of **TANISHQ COLLEGE OF NURSING, NAGPUR**.
- 2.5 Nothing in this MOU shall create or be deemed to create the relationship of master and servant between **SPANV** and **TANISHQ COLLEGE OF NURSING, NAGPUR**. It is expressly agreed by the Parties that **SPANV** shall not be liable or responsible in any manner nor be liable to pay any monetary compensation in the event of the death of, or in the event of any injury sustained by the student/employees/staff of the **TANISHQ COLLEGE OF NURSING, NAGPUR** during performance of their functions or rendering services under this MOU.
- 2.6 **TANISHQ COLLEGE OF NURSING, NAGPUR** shall obtain all the necessary licenses, approvals, permissions, consents and authorizations from the concerned governmental authorities & respective academic boards in relation to the arrangement made with respect to this MOU and shall at all times keep such licenses, approvals, permissions, consents and authorizations valid and subsisting if any provision given under law and required.
- 2.7 **TANISHQ COLLEGE OF NURSING, NAGPUR** shall not infringe the intellectual property rights of any third parties (Patients, visitors, staff, attendants and any others) while using of the premise of **SPANV**.
- 2.8 **TANISHQ COLLEGE OF NURSING, NAGPUR** shall use the premises and its belongings by utilizing the best of its professional capabilities and by exercising all due skill, care and diligence to ensure that the Services are devoid of any defect and are in compliance with best industry practices and standards; and
- 2.9 **TANISHQ COLLEGE OF NURSING, NAGPUR** shall at all times maintain the Premises in good & hygienic condition and if any damages and/or breakages, save and except due to any reason/event/fact beyond control of **Students** and/or due to natural wear and tear, are caused to the Premises and Other Infrastructure and Facilities, It shall make good the loss caused to **SPANV** on account of such damages and breakages.
- 2.10 **TANISHQ COLLEGE OF NURSING, NAGPUR** shall not keep, permit or allow anyone else to use the Premises or and Other Infrastructure and Facilities or grant license to use and occupy or sublet nor shall transfer or assigns the benefits or this MOU to any other person without taking specific written prior permission of **SPANV**.
- 2.11 **TANISHQ COLLEGE OF NURSING, NAGPUR** shall not carry on any illegal business or activities nor shall store any prohibited articles, explosives, weapons, or other commodities which endanger human life, and which could cause damage to the Premises.
- 2.12 **SPANV** shall maintain, repair and made available In reasonable good conditions all "Other Infrastructure and Facilities".
- 2.13 Fees for training: **B.SC & P.B.BSC NURSING students** will pay Rs. 300/- (Three Hundred Only) per student for training of their students.



**3. Effective Date, Duration, Termination:**

**a. Commencement:**

This MOU shall commence on the Effective Date as mentioned above and shall remain in effect for a period of **1 years**, unless terminated earlier as provided in clause 3 (b).

**b. Termination:**

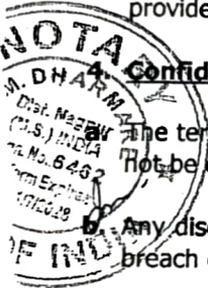
This MOU may be terminated by either party, without cause and without liability, by giving 1 (one) month prior written notice.

The MOU is terminated forthwith under any of the following circumstances, namely:

In the event of breach by either Party of the terms, conditions and covenants hereof, the non-breaching Party has the right to terminate the MOU by giving One (1) months advance written notice and if such breach or failure is not remedied by breaching Party within one (1) month from the date of receipt of written notice.

**c. Effect of Termination:**

Upon the effective date of termination of this MOU, all legal obligations, rights and duties of parties arising out of this MOU shall terminate except for those which accrued prior to the effective date of termination and except as otherwise expressly provided in this MOU.



**Confidentiality**

The terms and conditions of this MOU are confidential between both parties and shall not be disclosed to anyone else.

Any disclosure in violation of the confidentiality clause shall be deemed an automatic breach of this MOU.

- c. Both parties agree to treat the terms within this MOU as strictly confidential.
- d. No information identified within this MOU shall be disclosed to anyone else unless legally obligated.
- e. Confidentiality is a material part of this MOU, and this confidentiality clause shall be binding upon both parties.
- f. The existence, nature, term, and conditions of this MOU are strictly confidential and shall not be disclosed by Employee in any manner or from.

**5. COMPLIANCE WITH LAW AND POLICIES**

- 1. **TANISHQ COLLEGE OF NURSING, NAGPUR** shall ensure that their students, employees, agents, representatives shall always conduct themselves in a disciplined manner and shall do nothing which would have adverse impact of maintaining discipline in the premises of the **SPANV**. The employees, agents, representatives deputed by **TANISHQ COLLEGE OF NURSING, NAGPUR** shall strictly adhere to all the Policies laid down by the **SPANV** including not limited to Sexual Harassment Policies, health, safety and environmental policies. If any one of the Associates found involved in such activities, they shall not be allowed to enter in the **SPANV** premises with immediate effect and necessary action will be taken by the **SPANV** under framework of statutory provisions.



2. That in connection with or in the performance of the obligations under this MOU, neither the **TANISHQ COLLEGE OF NURSING, NAGPUR** or any of its directors, officers, employees, agents or other representatives shall either directly or indirectly make or attempt to make any payment, offer for payment, or offer or promise to make any payment or take or attempt to take or agree to take in currency, property or anything else of value including any commission, payments, share in profits or commission, loans, services to any Government official, third person, customer or potential customer or previous customer, firm, entity, individual, organization or any third Party in seeking or for making a favor in the course of conduct of business, either in violation of the Indian Prevention of Corruption Act, 1964 or in violation of **SPANV** Code of Conduct Policy or any other Policy or any Statute or Regulation in any country of the world which has the objective of prevention of corruption of any nature whatsoever.
3. **TANISHQ COLLEGE OF NURSING, NAGPUR** shall indemnify and hold harmless **SPANV** against and from any and all claims arising from breach of the above clause.,

#### 6. INDEMNIFICATION

**TANISHQ COLLEGE OF NURSING, NAGPUR** agrees to indemnify and keep indemnified and otherwise save harmless, **SPANV**, its directors, agents, employees and representatives from all losses, damages, claims, demands, costs and expenses (including reasonable legal fees) which **SPANV** may suffer or incur, as well as, all actions, suits, proceedings claims and damages which they may face and all costs, charges and expenses relating thereto, arising out of the gross negligence or wilful default by **B.sc & P.B.Bsc Nursing** students, or any of its employees, agents, directors and representatives, in relation to providing services directly or indirectly under this MOU.

**TANISHQ COLLEGE OF NURSING, NAGPUR** shall indemnify and hold harmless **SPANV** against and from any and all claims arising from **College** use of the premises for the conduct of its business or from any activity, work, or other thing done, permitted or suffered by **College** in or about the building, and shall further indemnify **SPANV** against and from any and all claims arising from any breach or default in the MOU of any obligation on **College** part to be performed under the Terms of this ease, or arising from any act or negligence of the **B.sc & P.B.Bsc Nursing students of TANISHQ COLLEGE OF NURSING**, or officer, agent, employee, and from all costs, attorney fees, expenses and liabilities incurred in or about any such claim or any action or proceeding brought against **SPANV, College** upon notice from **SPANV** shall defend the same at expense by counsel reasonably satisfactory and warranties under this MOU.

#### 7. Force Majeure:

In event that either party is unable to perform any of its obligations (except the obligation to pay payment) under this MOU as a result of natural disaster, action or decrees of governmental bodies, communication lines failures not due to fault of affected parties, or any other delay or failure which arises from cause beyond a Parties reasonable control and without negligence or wilful misconduct of the party otherwise chargeable with such failure, delay or default (hereinafter referred to Force Majeure), the affected party shall give immediately written notice to party. Such notice shall specify the facts which constitute Force Majeure Events, and the affected party shall do everything reasonable possible to resume performance at the earliest possible.



For avoidance of doubt, a Force Majeure Event shall exclude any event that a party could reasonably have prevented by testing, work-around, or other exercise of diligence. If the period of Non-Performance exceed 30 days from the receipt of written notice of Force Majeure Event, either party may be given Written Notice to the other Party terminate the MOU.

#### **8. Non-Publicity:**

Each party agrees not to disclose the existence or contents of this MOU to any third party without the prior written consent of the other party:

- i) to its advisors, attorneys or auditors who need to know such information;
- ii) as required by law or a court order;
- iii) as required in connection with the reorganisation of the Company, or its merger into any other company, or the sale by a Party of all or Substantially all of its properties or assets;
- iv) As may be required in connection with the enforcement of this MOU.

#### **9. Governing Law, jurisdiction, Dispute & Arbitration.**

##### **a. Governing Law:**

This MOU shall be governed by and constructed in accordance with law of India, without giving effect to any choices of law or conflict of law provisions.

##### **b. Jurisdiction:**

All disputes shall be settled in accordance with the provisions of this MOU in accordance with the law in force in India. The courts at Nagpur shall have exclusive jurisdiction in respect of all Disputes arising from this MOU.

##### **c. Dispute & Arbitration:**

Any Disputes, claim arising out of this MOU are subject to arbitration and jurisdiction of the courts of Nagpur Maharashtra. Any amendments in the clauses of the Agreement can be affected as an addendum, after the written approval from both the parties.

Any dispute, difference or question arising from this agreement shall be discussed between the parties and resolved amicably. If any amicable solution cannot be reached within 90 days either party shall have the right to have the said dispute settled by arbitration in accordance with the rules of India Arbitration Act and the venue of the Arbitration shall be Nagpur Maharashtra and the language of Arbitration shall be English only.

#### **1. Notice:**

Any notice, request, waiver or other communication required or permitted hereunder shall be effective only if it is in writing and shall be deemed received by the party to which it is sent.

- i) Upon delivery when delivered by hand;
- ii) 7 days after being sent, if sent with all sending expenses prepaid, by an express courier with a reliable system for tracking delivery;
- iii) When transmitted, if sent by the company facsimile; or 7 days after the date sent, if sent by the certified or registered mail, postage prepaid, return receipt requested, addressed as follows;



If to SPANV:

SPANV Medisearch Life sciences Private Limited,  
Address: 44 Parwana Bhawan Kingsway Nagpur 440001

Attention: **Dr Tushar Gawad (Unit Head)**

If to TANISHQ: COLLEGE OF NURSING

Address: N. JALPAKASH METRO STATION, RAJIV NAGAR, SOMALWADA,  
NAGPUR, 440025

Attention: **MR. PRAMOD-M. WALMANDRE (Name)**

**10. Severability:**

In case any one or more of the provisions contained in this MOU shall be held to be invalid or unenforceable in any respect, such provision shall be modified to the extent necessary to render it, as modified, valid and enforceable under applicable laws and such invalidity or unenforceability shall not affect the other provisions of this MOU.

**Counterpart:**

This MOU may be executed in counterparts, each in the like forms and all of which when taken together shall constitute one and the same document, and any party may execute this MOU by signing any one or more of such originals or counterparts.

**IN WITNESS WHEREOF**, and intending to be legally bound, the parties have duly executed this MOU by their authorised representative as of the date first written above.

**SIGNED FOR AND ON BEHALF OF SPANV MEDISEARCH LIFESCIENCES PRIVATE LIMITED**

**DR TUSHAR GAWAD (UNIT HEAD)**



**WITNESS: Ms. Ganga Swamy Dy. Manager - HR K.F Nagar, Nagpur.**

**SIGNED FOR AND ON BEHALF OF SHREE MAHAVIR EDUCATION SOCIETY, NAGPUR**

**MR. PRAMOD MAROTRAO WALMANDRE (TANISHQ COLLEGE OF NURSING, NAGPUR) (Director)**

President, Shree Mahavir Education Society, Nagpur.



**WITNESS: Ms. SARANYA S. ASSOCIATE PROFESSOR TANISHQ COLLEGE OF NURSING, NAGPUR**

**MEMORANDUM OF UNDERSTANDING**  
(FOR PARENT HOSPITAL)

**TANISHQ COLLEGE OF NURSING**  
SOMALWADA – NAGPUR  
(An Institution run by)

**SHRI MAHAVIR EDUCATION SOCIETY**  
BHAGWAN NAGAR, NAGPUR

**AND**

**MIDAS MULTISPECIALITY HOSPITAL**  
(An Institute of Medical Sciences)  
PARSODI, WARDHA ROAD, NAGPUR



MAHARASHTRA

2024

CS 582552

NOTARIAL REG.  
ENTRY NO. \_\_\_\_\_  
DATE \_\_\_\_\_

NOTARIAL REG.  
ENTRY NO. 9083  
DATE 19.11.2024

19 NOV 2024

**MEMORANDUM OF UNDERSTANDING**

THIS MEMORANDUM OF UNDERSTANDING FOR PARENT HOSPITAL (MOU) IS EXECUTED ON THIS DAY i.e., ON DATED \_\_\_ OF Nov 2024 BY AND BETWEEN:

**TANISHQ COLLEGE OF NURSING**

**NAGPUR – MAHARASHTRA**

(An Institution run by **SHRI MAHAVIR EDUCATION SOCIETY, NAGPUR**)

(Herein after referred to as the First Party including all of their legal heirs, solicitors and executors)

**AND**

**MIDAS MULTISPECIALITY HOSPITAL**

**PARSODI, WARDHA ROAD, NAGPUR**

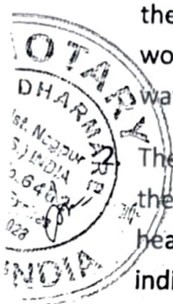
(Herein after referred to as the Second Party including all of their legal heirs, solicitors and executors)



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Whereas, the First Party i.e.. **TANISHQ COLLEGE OF NURSING** situated at Somalwada, Nagpur of Maharashtra State is a part of institution of **SHRI MAHAVIR EDUCATION SOCIETY, NAGPUR** is running with an objective to spread & promote the education in nursing specifically for the girls of rural and urban areas of entire Nagpur District with an intention to give the sufficient training to their students.

1. The Philosophy behind the establishment of Nursing School in the name of "**TANISHQ COLLEGE OF NURSING**" is to educate & train the students as Professional Nurses for the Purpose better services both for Inward and Outward patients respectively. The Nursing Students will complete their theory and practical sessions as per their concerned syllabus and to help them in developing their skills in Medical Profession, Communication, Team work, including better attitude to provide good services in a professional way.



These trained students will work with a strong dedication by performing their duties as per their scheduled timings in the society by promoting health awareness programs, prevention of illness and rehabilitation for the individuals in the community by working specifically in rural & urban areas of our country.



3. The First Party executed this agreement by **Mr. Pramod Maroti Walmandre** and as a **Secretary of Shri Mahavir Education Society, Nagpur**, aged about 45 years residing at Director's residence bearing H.No. 89, New Indira Colony, Bhagwan Nagar, Nagpur - 440027, Maharashtra State.
4. The Second Party is engaged in the line of prestigious health services with their quality oriented hospital activities in the city of Nagpur and at its surrounding areas by providing better Medical Facilities to the public at large.

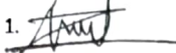
NOW, THIS MEMORANDUM OF UNDERSTANDING IS MADE FOR PARENT HOSPITAL WITH THE FOLLOWING TERMS & CONDITIONS AS MENTIONED BELOW.

1. That, the First Party is applying for basic training for ANM, GNM and B.Sc Nursing, P.B.Bsc Nursing Students for Course of Health Sciences, Nashik & Maharashtra Nursing Council, Mumbai.
2. The Second Party is having ..... bedded Hospital with more than 75% of occupancy including all the Major & Multispecialty services specifically in the health sector.
3. That, the First Party has requested to the Second Party for Parent Hospital for providing practical and clinical experience in their hospital for their Nursing Students.



4. That, the Second Party has agreed and accepted to sign MOU as Parent Hospital for the First Party to provide the OJT facilities for ANM, GNM and B.Sc Nursing, P.B.Bsc Nursing Students of **TANISHQ COLLEGE OF NURSING** of Mahavir Education Society, Bhagwan Nagar and Rajiv Nagar of Nagpur, Maharashtra State.
5. This Memorandum of Understanding by both the First Party & Second Parties to continue their longstanding relationships in the health sector.
6. This agreement will be valid for the period 5 (Five) year from the date of this agreement to be renewed every 5 (Five) year.

WITNESSES :

1. 

2. 

  
Secretary

Shri Mahavir Education Society

1. SIGNATURE OF THE FIRST PARTY

(PRAMOD M. WALMANDRE)

SECRETARY

MAHAVIR EDUCATION SOCIETY,  
NAGPUR



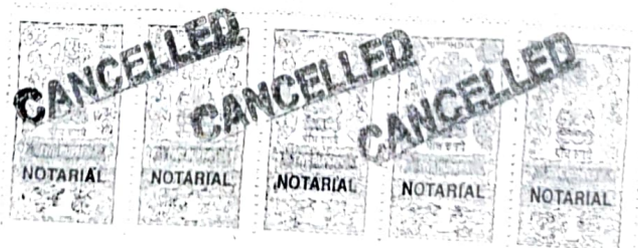


2. SIGNATURE OF THE SECOND PARTY  
(MIDAS MULTISPECIALITY HOSPITAL,  
NAGPUR)



ATTESTED

  
P. M. DHARMARE  
NOTARY  
DIST. NAGPUR (M.S.) INDIA



**MEMORANDUM OF UNDERSTANDING**  
**(FOR AFFILIATED HOSPITAL)**

**TANISHQ COLLEGE OF NURSING**  
**SOMALWADA – NAGPUR**  
**(An Institution run by)**

**SHRI MAHAVIR EDUCATION SOCIETY**  
**BHAGWAN NAGAR, NAGPUR**

**AND**

**ORANGE CITY HOSPITAL AND RESEARCH INSTITUTE**  
**KHAMLA ROAD, VEER SAWARKAR SQUARE**  
**– NAGPUR**

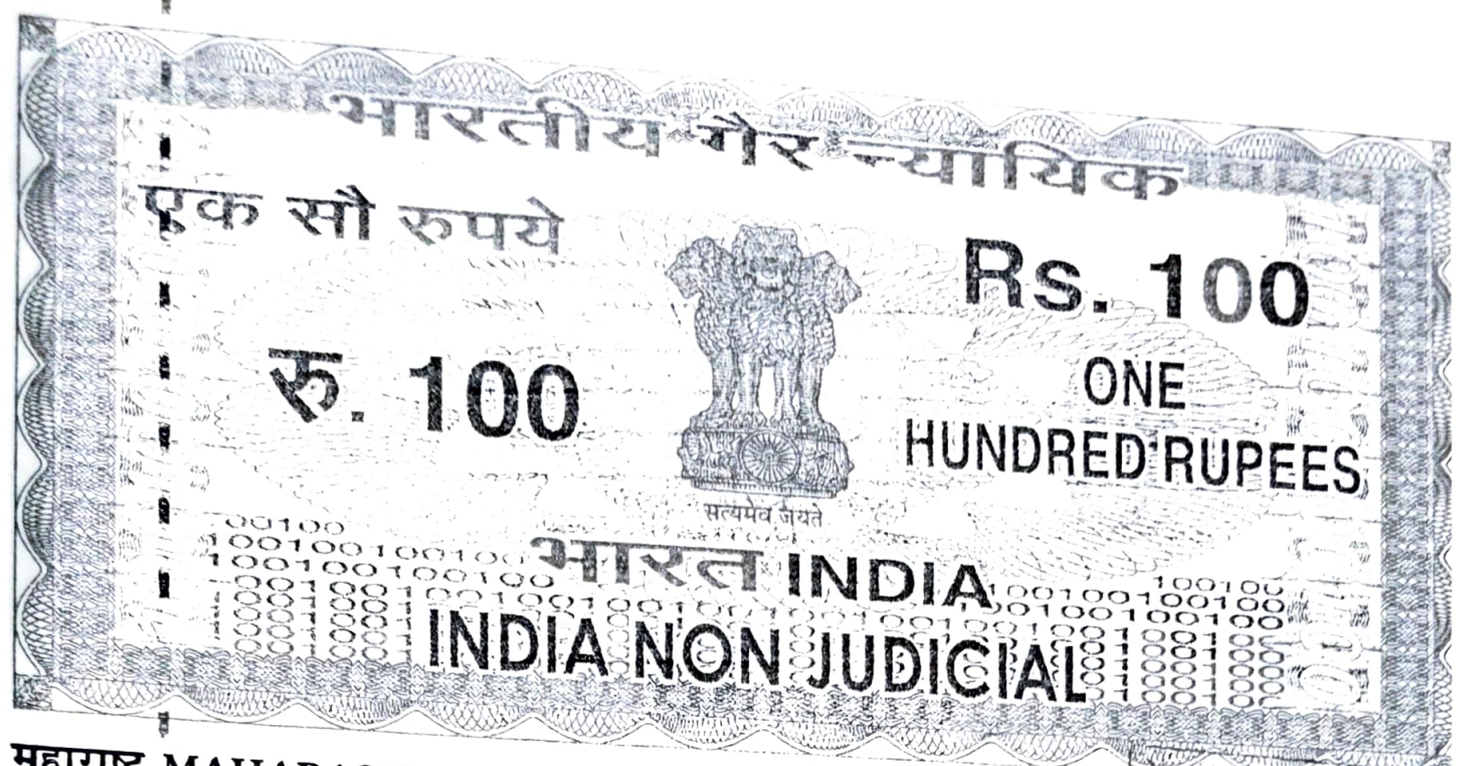
Whereas, the First Party i.e. **TANISHQ COLLEGE OF NURSING** situated at Somalwada, Nagpur of Maharashtra State is a part of institution of **SHRI MAHAVIR EDUCATION SOCIETY, NAGPUR** is running with an objective to spread & promote the education in nursing specifically for the girls of rural and urban areas of entire Nagpur District with an intention to give the sufficient training to their students.

1. The Philosophy behind the establishment of Nursing School in the name of "**TANISHQ COLLEGE OF NURSING**" is to educate & train the students as Professional Nurses for the Purpose better services both for Inward and Outward patients respectively. The Nursing Students will complete their theory and practical sessions as per their concerned syllabus and to help them in developing their skills in Medical Profession, Communication, Team work, including better attitude to provide good services in a professional way.
2. These trained students will work with a strong dedication by performing their duties as per their scheduled timings in the society by promoting health awareness programs, prevention of illness and rehabilitation for the individuals in the community by working specifically in rural & urban areas of our country.
3. The First Party executed this agreement by **Mr. Pramod Marotrao Walmandre** and as a **Secretary of Shree Mahavir Education Society, Nagpur**, aged about 47 years residing at Director's residence bearing H.No. 89, New Indira Colony, Bhagwan Nagar, Nagpur – 440027, Maharashtra State.
4. The Second Party is engaged in the line of prestigious health services with their quality oriented hospital activities in the city of Nagpur and at its surrounding areas by providing better Medical Facilities to the public at large.

**NOW, THIS MEMORANDUM OF UNDERSTANDING IS MADE FOR AFFILIATED HOSPITAL WITH THE FOLLOWING TERMS & CONDITIONS AS MENTIONED BELOW.**

1. That, the First Party is applying for basic training for B.Sc Nursing, P.B.BSc Nursing Students for Course of Health Sciences, Nashik & Maharashtra Nursing Council, Mumbai.
2. The Second Party is having 150 bedded Hospital with more than 75% of occupancy including all the Major & Multispecialty services specifically in the health sector.
3. That, the First Party has requested to the Second Party for Affiliated Hospital for providing practical and clinical experience in their hospital for their Nursing Students.





महाराष्ट्र MAHARASHTRA

2024

20AB 781775

14 JAN 2025

## MEMORANDUM OF UNDERSTANDING

THIS MEMORANDUM OF UNDERSTANDING FOR AFFILIATED HOSPITAL (MOU) IS EXECUTED ON THIS DAY i.e., ON DATED \_\_\_\_ OF JANUARY 2025 BY AND BETWEEN:

### **TANISHQ COLLEGE OF NURSING**

**NAGPUR – MAHARASHTRA**

(An Institution run by SHRI MAHAVIR EDUCATION SOCIETY, NAGPUR)

(Herein after referred to as the First Party including all of their legal heirs, solicitors and executors)

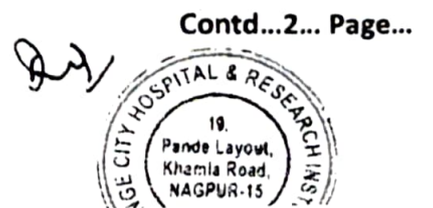
AND

### **ORANGE CITY HOSPITAL AND RESEARCH INSTITUTE**

**KHAMLA ROAD, VEER SAWARKAR SQUARE**

**– NAGPUR**

(Herein after referred to as the Second Party including all of their legal heirs, solicitors and executors)



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4. That, the Second Party has agreed and accepted to sign MOU as Affiliated Hospital for the First Party to provide the OJT facilities for B.Sc Nursing, P.B.BSc Students of **TANISHQ COLLEGE OF NURSING** of Shri Mahavir Education Society, Bhagwan Nagar and Rajiv Nagar of Nagpur, Maharashtra State.
5. The First party agrees to post students possibly as interns or volunteers in a situation where there is shortage of staff to the second party.
6. This Memorandum of Understanding by both the First Party & Second Parties to continue their longstanding relationships in the health sector.
7. This agreement will be valid for the period 5 (Five) year from the date of this agreement to be renewed every 5 (Five) year.

**WITNESSES :**

1. 

  
2. SOPHIE P. CALEB  
PRINCIPAL,  
TANISHQ COLLEGE OF NURSING  
RAJIV NAGAR, NAGPUR



  
1. SIGNATURE OF THE FIRST PARTY  
(PRAMOD M. WALMANDRE)  
SECRETARY  
MAHAVIR EDUCATION SOCIETY,  
NAGPUR



2. SIGNATURE OF THE SECOND PARTY  
(ORANGE CITY HOSPITAL AND  
RESEARCH INSITITUTE, NAGPUR)

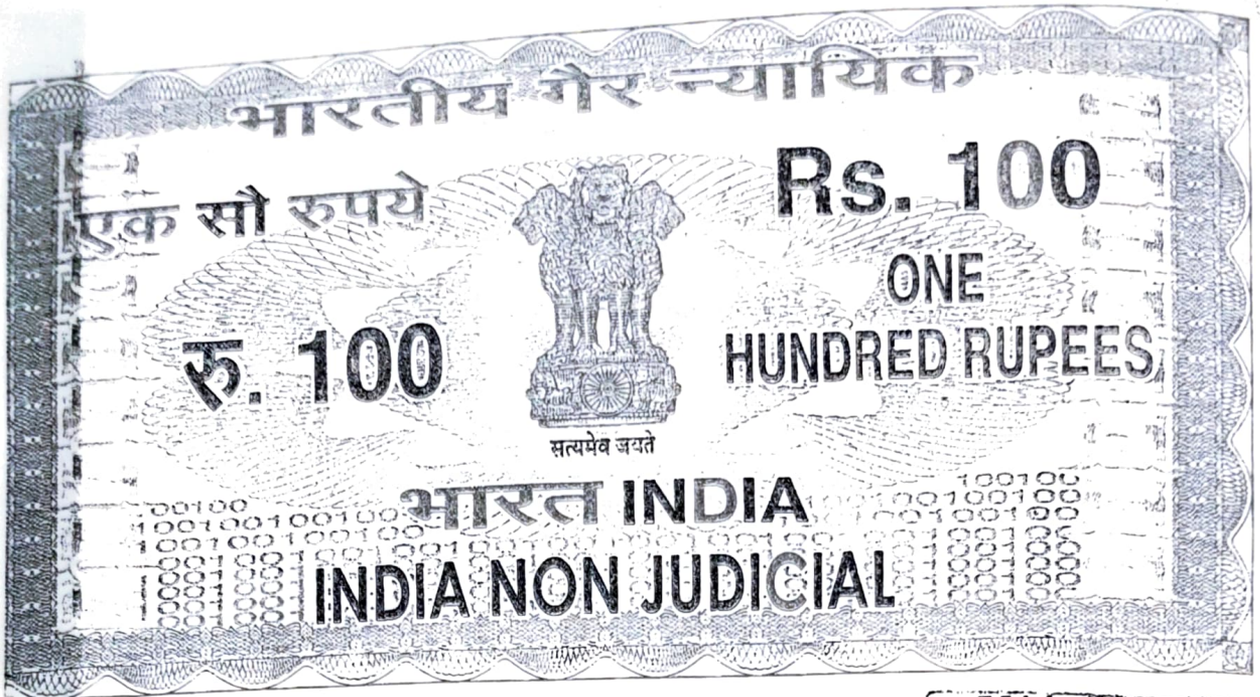
**MEMORANDUM OF UNDERSTANDING  
(FOR PARENT HOSPITAL)**

**TANISHQ COLLEGE OF NURSING  
RAJIV NAGAR, SOMALWADA, NAGPUR  
(An Institution run by)**

**SHREE MAHAVIR EDUCATION SOCIETY  
NAGPUR**

**AND**

**TAYWADE MULTISPECIALITY HOSPITAL  
SHATABDI SQ. – NAGPUR**



MAHARASHTRA

2023

N 75AAR 709161

22 FEB 2024

Stamp Head Clerk, S...

**AGREEMENT**

This Agreement is entered and executed at HCG on 01/03/2024

**BETWEEN**

**TANISHQ COLLEGE OF NURSING** having its registered office at Rajiv Nagar, Nr. Metro Station, Smalwada, Nagpur - 440025. (hereinafter referred to as 'College' which expression shall, unless repugnant to the context or meaning thereof, include its successors, and permitted assignees) of the **FIRST PART.**

**AND**

**HealthCare Global Enterprises Limited** a company incorporated under the provisions of the Companies Act, 1956, having its registered office at HCG Towers, #8, P. Kalinga Rao Road, Sampangiram Nagar, Bangalore 560027 Karnataka, India, hereinafter referred to as "HCG", (which expression shall unless repugnant to the context include its successors and assigns) of the **SECOND PART.**

Hospital and **TANISHQ COLLEGE OF NURSING** may hereinafter be referred to individually as "Party" and collectively as "Parties".



## WHEREAS

- A. HCG has the largest cancer care network in India and is a provider of specialty healthcare focused on cancer and fertility and also operates multispecialty Hospital, diagnostic centers using advanced technologies including molecular pathology and molecular imaging. Hospital is operating one of its comprehensive cancer care hospital at Khasra No. 50,51,Mouja Wanjari, Bande Nawaz Nagar, near Automotive square, Kalamna Ring Road, Nagpur 440026
- B. Institution has represented to Hospital that the institution run by it at **Tanishq College of Nursing** is affiliated with the Indian Nursing Council and State Nursing Education Board and is desirous of engaging with the institution to take benefit of the skills, expertise, and infrastructure of Hospital in the Clinical areas for its **B.Sc Nursing** program.
- C. HCG has agreed to assist Institution with respect to use of unites/ centers which are listed in **Annexure A** to facilities for its Nursing training under the terms and conditions of this Agreement.

## NOW THIS AGREEMENT WITNESSES AS FOLLOWS:

### 1. Students for Training

- 1.1. HCG shall agree with Institution on the eligibility criteria for its student. Institution shall alone be responsible for selection of candidates in line with the eligibility criteria.
- 1.2. The students for the aforementioned Training will be those who are pursuing their internship at the college operated by Institution as part of the Institution course.
- 1.3. Hospital shall not issue any certification to students but shall monitor their attendance and will provide feedback to Institution on the same.
- 1.4. HCG apart from providing clinical exposure to the students, HCG shall at its sole discretion shall conduct campus interview for the final year/interns students to absorb and place them in a job as a trainee till they receive their State Nursing Council registration and after which they will be converted as a Registered Nurse. This agreement would be in the pursuance of INC Guidelines with respect to internship program conducted by this unit.
- 1.5. Students working with hospital (Name) may also be given an opportunity to work with any of the HCG Group of Hospitals, India.

2. Logistics and the cost of training would be based on Agreement between the two parties mentioned below. Intern students shall pay Rs.1000 for their entire internship period towards the use of consumables like cap, mask, apron etc.

### 3. Term:

- 3.1 This Agreement is valid for a period of three year (3 yrs.) from the date of commencement of this Agreement (Term). Upon expiry of the Term, the parties may renew the Agreement upon mutually discussion.
- 3.2 Termination: Hospital is entitled to terminate this Agreement with a notice of at-least 2 months from the date of receipt of notice.

4. **Students safety:** Safety of the students completely rest with Institution during transportation and clinical posting in the hospital. Institution shall ensure the safety of the students and shall be responsible for their safety to prevent occupational related health hazards (eg Needle stick injury, blood and body fluid exposure) during their training.

5. Following the successful completion of the internship, campus interview would be conducted at the sole discretion of the HCG.

### 6. Number of Students

It is agreed by and between the parties that minimum of **60 students** per batch as per the following shift **Morning + Evening** will be sent by **Tanishq College of Nursing**. Hospital reserves the right to alter batch size requirements as it deems fit and other Nursing School shall have no objection to the same.

### 7. Representations and Warranties of Institution:



- 7.1 The internship program shall include intensive practical exposure in all clinical areas as required by Hospital. Students may be placed in any of the clinical areas as required by HCG in 2 shifts with 16 hours timing
- 7.2 Institution acknowledges the fact that Hospital's decision in evaluating a student for clinical posting is the sole decision of Hospital alone. Upon successful completion of the posting by the student, there will be no certificate issued by Hospital.
- 7.3 Institution shall ensure that its students follow all rules and regulation of Hospital pertaining to leave, discipline, training schedule, grooming and etiquettes etc. More than two incidents of indiscipline/ non-cooperation will lead to intimation by Hospital to Institution the termination of training period of any students without any notice or prior information.
- 7.4 Institution shall ensure that students shall use personal protective equipment's, as directed by Hospital or as it deems fit. Hospital shall not be liable for any accident caused during the training. Any vaccinations required to protect the student while on training has to be arranged by Institution at their cost and submit the report to Hospital.
- 7.5 Institution shall ensure that its students adhere to the attendance requirements as decided by Hospital and Institution during the training period.
- 7.6 Decision for posting in ICU and other critical areas at the sole discretion of Hospital management
- 7.7 Institution shall ensure that students wear ID card during posting.
- 7.8 Institution shall ensure that students come in neat and tidy uniform to hospital.
- 7.9 Institution shall ensure that students maintain discipline and professional decorum at all times in the hospital.
- 7.10 Institution shall ensure that intern students shall take permission from nurse educator for availing leave.
- 7.11 Institution shall be responsible for any and all damages caused by the student to the hospital asset and shall indemnify HCG without demur.
- 7.12 Institution shall ensure that the students undergoing training must be vaccinated against Hepatitis B.
- 7.13 Institution shall comply with all applicable laws, rules and regulations under this Agreement.
- 7.14 Institution shall ensure that students are sufficiently qualified;
- 7.15 Institution shall ensure to conduct a thorough background check, credentials, character for all its students;
- 7.16 Institution shall ensure that shall be responsible for any life threatening actions of its students on the, patients/ staffs, clients of HCG
- 7.17 Institution shall comply with all applicable laws including but not limited to INC guidelines, , or any other Laws as shall be applicable.
- 7.18 Institution shall be responsible for the safety and security and insurance for its students while they are at the HCG premises.
- 7.19 Institution shall be liable for any life threatening diseases while they are in the HCG premises.
- 7.20 Institution shall indemnify HCG for all third party claims, losses damage, costs, failure of in performance of Services and shall be for liable for both direct and indirect damages
- 7.21 The Institution needs to produce copy of INC, KNC, State University affiliation and GO for the program for which the clinical posting is requested.
- 7.22 Institution shall not use the hospital name without the prior permission of HCG.
- 7.23 That in connection with or in the performance of the obligations under this Agreement, neither the Institution nor any of its directors, officers, employees, agents or other representatives shall either directly or indirectly make or attempt to make any payment, offer for payment, or offer or promise to make any payment or take or attempt to take or agree to take in currency, property or anything else of value including any commission, payments, share in profits or commission, loans, services to any Government official, third person, firm, entity, individual, organization or any third Party in seeking or for making a favour in the course of conduct of business, either in violation of the Indian Prevention of Corruption Act, 1964 or in violation of HCG's Anti-Bribery Policy and Code of Conduct Policy or any other Policy or any Statute or Regulation in any country of the world which has the objective of prevention of corruption of any nature whatsoever.

#### 8. Confidentiality

**Confidential Information** shall mean and include any confidential trade secret, proprietary, trade mark, registered or unregistered intellectual property right/s, sensitive or patients health information or patients identifiable information, business, marketing, technical, scientific, or any other confidential information disclosed by either Party, in writing, orally or in the course of the performance of services through any other mode, irrespective of whether such information has been marked or communicated to be confidential or not, but which is disclosed in circumstances expecting confidentiality, or would



be understood by the other Party, exercising reasonable business judgment, to be confidential. Confidential Information includes the terms of this Agreement.

- 8.1 The Parties hereto acknowledge that during the course of this Agreement, each Party may have access or come across certain Confidential Information of the other Party which are proprietary to a relevant party disclosing such information and have very high degree of sensitivity with respect to confidentiality and commercial importance.
- 8.2 The Party at the receiving end of Confidential Information ("**Receiving Party/ Institution**") agree to keep and secure to be kept secret and confidential all Confidential Information, including the terms of this Agreement, accessed or obtained from the Party disclosing Confidential Information ("**Disclosing Party/ HCG**") pursuant to this Agreement or prior to the execution of the Agreement through any conversation, meeting, discussion, and/or negotiation for perpetuity. The Receiving Party shall not disclose any Confidential Information to any third party without the prior written consent of the Disclosing Party. However, the Receiving Party may disclose such Confidential Information to its officers, employees, agents, contractors or subcontractors who are bound by confidentiality terms no less onerous as under this Agreement ("**Representatives**") on a need-to-know basis and only to the extent necessary for each of such Representatives to perform the obligations under this Agreement. All such Confidential Information is and shall remain the exclusive property of the Disclosing Party and no license, express or implied, is being granted with respect to such Confidential Information by reason of the Receiving Party's access to such Confidential Information. The Receiving Party undertakes to, and undertakes that its Representatives shall, protect the Confidential Information of the Disclosing Party with the same standard of care and procedures used by the Receiving Party to protect its own proprietary or Confidential Information of similar importance at all times.
- 8.3 In the event the Receiving Party is directed by a court order or other legal, quasi-legal or regulatory agency's request or similar process to disclose any Confidential Information, the Receiving Party shall notify the Disclosing Party, in writing, with a copy of such document attached, in sufficient detail immediately upon receipt of such court order, legal, quasi-legal or regulatory agency's request or similar process. In this event, the Receiving Party shall cooperate with the Disclosing Party to the maximum extent in the Disclosing Party's legal efforts to mitigate or restrict the disclosure of the Confidential Information.
- 8.4 The terms of this Agreement with respect to Confidential Information shall not be effected by the termination or expiry of this Agreement and shall remain in effect with respect to any particular Confidential Information until the Receiving party can document that it falls into one of the exceptions as stated hereunder.
- 8.5 The Receiving Party shall not be bound by any obligations under this clause with respect to the Confidential Information of the Disclosing Party, or any part thereof, which:
  - i. was known to the Parties prior to disclosure;
  - ii. was lawfully in the public domain prior to its disclosure, or becomes publicly available other than through a breach of the confidentiality obligations of the Receiving Party as specified under this clause;
  - iii. was disclosed to the Receiving Party by a third party, provided that such third party is not in breach of any confidentiality obligation in respect of such information; or
  - iv. is independently developed by the Receiving Party without any reference to the Confidential Information disclosed by the Disclosing Party.
- 8.6 Receiving Party acknowledges that monetary damages are not a sufficient remedy for unauthorized disclosure of any Confidential Information/materials and the Disclosing Party shall be entitled, without waiving any other rights or remedies, to such injunctive or equitable relief as may be deemed proper.
- 8.7 Immediately upon the written request by the HCG at any time or after termination of this Agreement, Receiving Party shall return to the HCG all Confidential Information and any and all copies or extracts thereof, save that where such Confidential Information is in a form incapable of return or has been copied or transcribed into another document, it shall be destroyed or erased, as appropriate and any such destruction shall be confirmed to the HCG in writing.

Similarly, Institution undertakes to enter into confidentiality agreement with its Nurse, employees, agents, representation who are involved in the performance of this Agreement.

Institution shall indemnify, defend and save harmless the Hospital, its affiliates and their representatives, its directors, employees, representatives and agents for any improper or unauthorized disclosure and/or use of Confidential Information.



## 9. Intellectual Property

A Party shall not:

- i. use or permit to be used any intellectual property including the trade name, trade mark, brand name, logo, signage, copyrights, designs, service marks, patents, ("**Intellectual Property**") owned or being used by the other Party or its affiliates ("**IPR Holder**"), or any trade name, trade mark, logo or brand name which is identical or phonetically or deceptively similar to those being used or owned by the IPR Holder in any manner whatsoever at any time during the term or thereafter without obtaining prior written approval from the IPR Holder, which owns or has rights in the Intellectual Property;
- ii. make any claims to any Intellectual Property of the IPR Holder or do any act that adversely affects such the IPR Holder's right, title or interest in the Intellectual Property, and based on the information provided, agrees that all the rights, title and interest in the trade name or trade mark or in the brand name, design, logo, business name of the IPR Holder, including specifically in the case of HCG, its hospital or its variants, exclusively belong to the IPR Holder and that the Party shall have no right or property therein other than as may be approved in writing by the IPR Holder, including specifically in the case of HCG, its hospital, which owns or has rights in the Intellectual Property; and
- iii. cause or permit anything to be done, which may damage or endanger the right of the IPR Holder to its Intellectual Property.

9.1 Each Party further agrees that a breach of this Clause shall constitute material breach and in the event that such Party fails to comply with the provisions of this Clause irreparable loss, harm and injury would be caused to the IPR Holder on a continuous basis for which the IPR Holder shall be compensated on a daily basis over and above and without prejudice to the rights, remedies and compensation available and permitted to the IPR Holder under any applicable Law. Therefore the parties hereto may after detailed consideration of various factors quantify such compensation as may be established as liquidated damages to be paid to the IPR Holder for each day that the Party has removed or permitted third parties to remove, the **Intellectual Property**. Each Party hereby agrees that the aforesaid amount of liquidated damages payable to the IPR Holder is reasonable compensation for any losses suffered or incurred by the IPR Holder based on a genuine pre-estimate of the losses that the IPR Holder would suffer or incur in the event a Party breaches this Clause whether partially or otherwise.

9.2 The IPR Holder shall be within its rights to obtain restraint orders or injunctions against the other Party for any unauthorized or suspected unauthorized usage of its Intellectual Property.

## 10 Compliance with Policies and Laws:

10.1 Institution shall comply with all applicable Laws that are applicable to the provision of the Services and/or the performance of its obligations under this Agreement.

10.2 That in connection with or in the performance of the obligations under this Agreement, neither the Institution or any of its directors, officers, employees, agents or other representatives shall either directly or indirectly make or attempt to make any payment, offer for payment, or offer or promise to make any payment or take or attempt to take or agree to take in currency, property or anything else of value including any commission, payments, share in profits or commission, loans, services to any government official, third person, customer or potential customer or previous customer, firm, entity, individual, organization or any third Party in seeking or for making a favor in the course of conduct of business, either in violation of the Indian Prevention of Corruption Act, 1964 or in violation of HCG's Anti-Bribery Policy and Code of Conduct Policy or any other Policy or any Statute or Regulation in any country of the world which has the objective of prevention of corruption of any nature whatsoever. By signing this Agreement, the Institution or any of its directors, officers, employees, Associates, agents or its representatives agree that they have gone through the HCG policies posted on its website.

## 11 Data Security:

11.1 Institution shall maintain reasonable and appropriate security measures to protect HCG's Confidential Information's not limited data, patient's health information, personally identifiable information, or credit card information which exchanged during or subsistence of this Agreement. Institution shall promptly notify HCG of any security incidents involving HCG's data. Except as otherwise set forth in this agreement or any applicable documents, Medloan shall not store, process, or access any HCG data outside without prior written consent. HCG's data will only be used by Institution in connection with its performance under this Agreement and for no other purpose without HCG's express written consent.



## 12 Force Majeure

- 12.1 Neither party shall be liable for any failure or delay in performance under this Agreement to the extent said failures or delays are in the nature of Acts of God including floods, fires, earthquakes, wars, riots, acts of government occurring without its fault or negligence or the effects of which persist despite reasonable efforts undertaken by the party unable to perform to mitigate the effects, and such party does everything reasonably possible to resume its performance under this agreement.
- 12.2 A party affected by an event of force majeure shall give the other party written notice, with full details as soon as possible and in any event not later than three calendar days of the occurrence of the cause relied upon. If force majeure applies, dates by which performance obligations are scheduled to be met will be extended for a period of time equal to the time lost due to any delay so caused.

## 13 Insurance

- 13.1 Institution shall indemnify and hold HCG harmless from and against any losses, damages, governmental, regulatory or third party claims, costs, penalties and expenses (including but not limited to costs of defending, settlement, reasonable advocate fees etc.) suffered by or threatening to arise against HCG as a result of or in connection with any act or omission or willful negligence of the students of Institution.
- 13.2 Institution shall alone be liable for the safety of its students while at the premises of Hospital
- 13.3 Health Insurance: HCG shall not be responsible for the cost of students' health insurance or for any medical care costs incurred for the medical treatment of student and the same shall be borne and paid by Institution insurance companies. The HCG shall have the right to restrict such students if (i) the students is/are found suffering from any chronic or contagious disease, (ii) If any of the students is found under the influence of alcohol and/or any stupefying substance (including narcotic drug) (iii) If there is any other reason as a result of which the HCG feels that the students is an impediment within the premises or is otherwise undesirable to be present in the premises.
- 13.4 Institution agrees that all the students identified by it to be trained at Hospital will have to undergo a pre-training medical check with a basic blood & urine test and report of which will be submitted at the time of joining

## 14 Indemnification and Limitation of Liability

- 14.1 Institution shall defend, indemnify and hold HCG and its employees, directors, officers, affiliates and agents harmless from and against any and all claims, losses, damages, liabilities, judgments, awards and costs whatsoever, including reasonable attorneys' fees and court costs and including without limitation bodily injury, death or property damages arising out of or resulting from any (i) misrepresentation or breach of Institution representations, warranties or obligations hereunder, (ii) breach or default by Institution or any of its representatives, employees, students, agents in carrying out any obligation or covenant under this Agreement or (ii) any negligence, or willful default by Institution, its representatives, students, or agents at time of providing services under this Agreement and or (iii) any third party claims for infringement of intellectual property or breach of Confidential Information owing to any unauthorized action by the Institution.
- 14.2 In no event HCG shall be liable for any special, incidental, direct, indirect or consequential damages of any kind or any costs, penalties from including but not limited to civil or criminal actions, suits, third party claims, penalty, government action, petitions that HCG may become a part of owing to such default by Institution or student under this Agreement.

## 15 Dispute resolution:

In the event of any dispute or differences arising between parties hereto with regard to any matter relating to or connected to the Agreement, the same shall be resolved by mutual discussions, failing which the same may be referred to arbitration of a sole arbitrator under the provision of the Arbitration and Conciliation Act 1996.

## 16 Miscellaneous

- 16.1 **Assignment and Subcontracting.** Institution shall not assign or transfer any rights or obligations arising under this Agreement without the prior written consent of HCG. Institution shall not subcontract the performance of the Services or any portion thereof to a third party without the prior written consent of HCG.
- 16.2 **Waiver.** A waiver by either party of any term or condition of this Agreement in any instance shall not be deemed or construed to be a waiver of such term or condition for the future, or of any subsequent breach thereof. All rights, remedies, undertakings or obligations contained in this Agreement shall be cumulative and none of them shall be in limitation of any other right, remedy undertaking or obligation of either party.

- 16.3 Notices.** Any notice required or permitted by the Agreement shall be in writing and shall be (i) **delivered** personally, effective on the date of delivery, (ii) sent via nationally recognized courier to be **effective** the day following deposit, or (iii) sent by certified or registered mail, postage prepaid, return receipt requested, to be effective three (3) days after deposit. Notices shall be addressed to the party concerned at the address set forth in the preamble of this Agreement.
- 16.4 Entire Agreement; Inconsistencies.** This Agreement and the Exhibits attached hereto constitute the **entire** agreement between the parties with respect to the subject matter hereof and supersede all prior agreements between Institution and HCG with respect to the matters addressed herein and can only be modified by a written amendment signed by HCG and Institution. Notwithstanding the foregoing, the obligations of Institution under any existing nondisclosure or confidentiality agreements with HCG shall continue. In the event of any inconsistency between the terms of this Agreement and the terms of any Exhibit attached hereto, the terms of this Agreement shall govern and prevail.
- 16.5 No Third Party Beneficiaries.** Nothing herein, express or implied, is intended to or shall confer upon any other **person** or entity any right, benefit or remedy of any nature whatsoever under or by reason of this Agreement.
- 16.6 Privacy. Institution** and its affiliates shall at all times make best efforts to protect HCG's personal data and shall adhere to all Indian privacy laws. Institution and their students shall perform all services in compliance with all applicable laws and regulations, including, without limitation those governing the securities laws (including insider trading laws restricting trading on or disseminating material non-public information), data protection, privacy laws and shall comply with all procedures, rules, regulations, standards of conduct and lawful directions of HCG under this agreement or in respect of use of hospital, premises, equipment, business ethics or methodology, or contact with its staff or customers.
- 16.7 Governing Law.** This Agreement shall be governed by the laws of India and the courts of Bangalore, India shall have exclusive jurisdiction over any disputes hereunder.
- 16.8 Stamp Duty.** Institution shall pay any duty stamps in accordance with the laws of the **country**.
- 16.9 Severance.** If a court of competent jurisdiction determines that any portion of this Agreement is unenforceable, then (i) that portion shall be deemed to be amended to reflect the original intent of the parties to the extent permitted by law and, (ii) it shall not affect the enforceability of the remainder of this Agreement.
- 16.10 Audit:** During the Term of this Agreement, HCG shall be entitled to, after giving a reasonable notice to the Company, inspect, verify independently audit the books of accounts maintained by the Institution under this Agreement. The Institution shall also provide a parallel **terminal** of its books of accounts, such that the same is accessible by HCG to enable HCG to review all the documents maintained under this Agreement.
- 16.11 Counterparts.** This Agreement may be executed in two or more counterparts, **each of which shall be deemed an original** and all of which together shall constitute one and the same instrument.

 <hr/> <p>Unit Head          Mr. VENKATESHWARLU          MARAPAKA          Chief Operating Officer</p>	 <hr/> <p>Principal - MRS. SOPHIE CALEY          PRINCIPAL          Tanishq College of Nursing          Somalwada, Nagpur</p>
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**MEMORANDUM OF UNDERSTANDING**  
**(FOR AFFILIATED HOSPITAL)**

**TANISHQ COLLEGE OF NURSING**  
**SOMALWADA – NAGPUR**  
**(An Institution run by)**

**SHRI MAHAVIR EDUCATION SOCIETY**  
**BHAGWAN NAGAR, NAGPUR**

**AND**

**ORANGE CITY HOSPITAL AND RESEARCH INSTITUTE**  
**KHAMLA ROAD, VEER SAWARKAR SQUARE**

**– NAGPUR**



महाराष्ट्र MAHARASHTRA

2024

NAGPUR TREASURY  
20AB 781775

14 JAN 2025

### MEMORANDUM OF UNDERSTANDING

THIS MEMORANDUM OF UNDERSTANDING FOR AFFILIATED HOSPITAL (MOU) IS EXECUTED ON THIS DAY i.e., ON DATED \_\_\_\_ OF JANUARY 2025 BY AND BETWEEN:

#### **TANISHQ COLLEGE OF NURSING**

NAGPUR – MAHARASHTRA

(An Institution run by SHRI MAHAVIR EDUCATION SOCIETY, NAGPUR)

(Herein after referred to as the First Party including all of their legal heirs, solicitors and executors)

AND

#### **ORANGE CITY HOSPITAL AND RESEARCH INSTITUTE**

KHAMLA ROAD, VEER SAWARKAR SQUARE

– NAGPUR

(Herein after referred to as the Second Party including all of their legal heirs, solicitors and executors)

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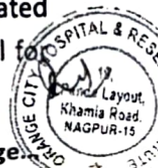
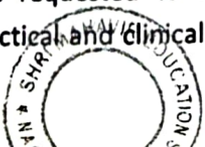


Whereas, the First Party i.e. **TANISHQ COLLEGE OF NURSING** situated at Somalwada, Nagpur of Maharashtra State is a part of institution of **SHRI MAHAVIR EDUCATION SOCIETY, NAGPUR** is running with an objective to spread & promote the education in nursing specifically for the girls of rural and urban areas of entire Nagpur District with an intention to give the sufficient training to their students.

1. The Philosophy behind the establishment of Nursing School in the name of "**TANISHQ COLLEGE OF NURSING**" is to educate & train the students as Professional Nurses for the Purpose better services both for Inward and Outward patients respectively. The Nursing Students will complete their theory and practical sessions as per their concerned syllabus and to help them in developing their skills in Medical Profession, Communication, Team work, including better attitude to provide good services in a professional way.
2. These trained students will work with a strong dedication by performing their duties as per their scheduled timings in the society by promoting health awareness programs, prevention of illness and rehabilitation for the individuals in the community by working specifically in rural & urban areas of our country.
3. The First Party executed this agreement by **Mr. Pramod Marotrao Walmandre** and as a **Secretary of Shree Mahavir Education Society, Nagpur**, aged about 47 years residing at Director's residence bearing H.No. 89, New Indira Colony, Bhagwan Nagar, Nagpur - 440027, Maharashtra State.
4. The Second Party is engaged in the line of prestigious health services with their quality oriented hospital activities in the city of Nagpur and at its surrounding areas by providing better Medical Facilities to the public at large.

NOW, THIS MEMORANDUM OF UNDERSTANDING IS MADE FOR AFFILIATED HOSPITAL WITH THE FOLLOWING TERMS & CONDITIONS AS MENTIONED BELOW.

1. That, the First Party is applying for basic training for B.Sc Nursing, P.B.BSc Nursing Students for Course of Health Sciences, Nashik & Maharashtra Nursing Council, Mumbai.
2. The Second Party is having 150 bedded Hospital with more than 75% of occupancy including all the Major & Multispecialty services specifically in the health sector.
3. That, the First Party has requested to the Second Party for Affiliated Hospital for providing practical and clinical experience in their hospital for their Nursing Students.

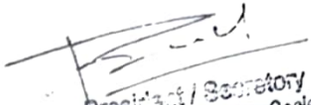


4. That, the Second Party has agreed and accepted to sign MOU as Affiliated Hospital for the First Party to provide the OJT facilities for B.Sc Nursing, P.B.BSc Students of **TANISHQ COLLEGE OF NURSING** of Shri Mahavir Education Society, Bhagwan Nagar and Rajiv Nagar of Nagpur, Maharashtra State.
5. The First party agrees to post students possibly as interns or volunteers in a situation where there is shortage of staff to the second party.
6. This Memorandum of Understanding by both the First Party & Second Parties to continue their longstanding relationships in the health sector.
7. This agreement will be valid for the period 5 (Five) year from the date of this agreement to be renewed every 5 (Five) year.

**WITNESSES :**

1.   
PRAMOD M. WALMANDRE  
SECRETARY,  
MAHAVIR EDUCATION SOCIETY,  
NAGPUR
2.   
SOPHIE P. CALEB  
PRINCIPAL,  
TANISHQ COLLEGE OF NURSING  
RAJIV NAGAR, NAGPUR



  
1. SIGNATURE OF THE FIRST PARTY  
(PRAMOD M. WALMANDRE)  
SECRETARY  
MAHAVIR EDUCATION SOCIETY,  
NAGPUR



  
2. SIGNATURE OF THE SECOND PARTY  
(ORANGE CITY HOSPITAL AND  
RESEARCH INSITITUTE, NAGPUR)

**MEMORANDUM OF UNDERSTANDING**  
(FOR PARENT HOSPITAL)

**TANISHQ COLLEGE OF NURSING**  
SOMALWADA – NAGPUR  
(An Institution run by)

**SHRI MAHAVIR EDUCATION SOCIETY**  
BHAGWAN NAGAR, NAGPUR

**AND**

**SEVENSTAR HOSPITAL**  
(An Institute of Medical Sciences)  
NANDANVAN, NAGPUR



MAHARASHTRA

2024

24AB 430337

12 NOV 2024

Stamp Head Clerk/Pr. Clerk

## MEMORANDUM OF UNDERSTANDING

THIS MEMORANDUM OF UNDERSTANDING FOR PARENT HOSPITAL (MOU) IS EXECUTED ON THIS DAY i.e., ON DATED \_\_\_\_ OF DEC. 2024 BY AND BETWEEN:

### **TANISHQ COLLEGE OF NURSING**

**NAGPUR – MAHARASHTRA**

(An Institution run by SHRI MAHAVIR EDUCATION SOCIETY, NAGPUR)

(Herein after referred to as the First Party including all of their legal heirs, solicitors and executors)

**AND**

### **SEVENSTAR HOSPITAL**

**NANDANVAN, NAGPUR**

(Herein after referred to as the Second Party including all of their legal heirs, solicitors and executors)

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Whereas, the First Party i.e.. **TANISHQ COLLEGE OF NURSING** situated at Somalwada, Nagpur of Maharashtra State is a part of institution of **SHRI MAHAVIR EDUCATION SOCIETY, NAGPUR** is running with an objective to spread & promote the education in nursing specifically for the girls of rural and urban areas of entire Nagpur District with an intention to give the sufficient training to their students.

1. The Philosophy behind the establishment of Nursing School in the name of "**TANISHQ COLLEGE OF NURSING**" is to educate & train the students as Professional Nurses for the Purpose better services both for Inward and Outward patients respectively. The Nursing Students will complete their theory and practical sessions as per their concerned syllabus and to help them in developing their skills in Medical Profession, Communication, Team work, including better attitude to provide good services in a professional way.
2. These trained students will work with a strong dedication by performing their duties as per their scheduled timings in the society by promoting health awareness programs, prevention of illness and rehabilitation for the individuals in the community by working specifically in rural & urban areas of our country.
3. The First Party executed this agreement by **Mr. Pramod Maroti Walmandre** and as a **Secretary of Shri Mahavir Education Society, Nagpur**, aged about 45 years residing at Director's residence bearing H.No. 89, New Indira Colony, Bhagwan Nagar, Nagpur - 440027, Maharashtra State.
4. The Second Party is engaged in the line of prestigious health services with their quality oriented hospital activities in the city of Nagpur and at its surrounding areas by providing better Medical Facilities to the public at large.

NOW, THIS MEMORANDUM OF UNDERSTANDING IS MADE FOR PARENT HOSPITAL WITH THE FOLLOWING TERMS & CONDITIONS AS MENTIONED BELOW.

1. That, the First Party is applying for basic training for GNM, B.Sc Nursing, P.B.Bsc Nursing Students for Course of Health Sciences, Nashik & Maharashtra Nursing Council, Mumbai.
2. The Second Party is having ..... bedded Hospital with more than 75% of occupancy including all the Major & Multispecialty services specifically in the health sector.
3. That, the First Party has requested to the Second Party for Parent Hospital for providing practical and clinical experience in their hospital for their Nursing Students.

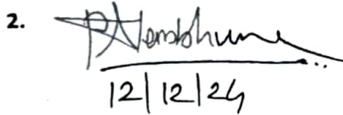


4. That, the Second Party has agreed and accepted to sign MOU as Parent Hospital for the First Party to provide the OJT facilities for GNM, B.Sc Nursing, P.B.Bsc Nursing Students of **TANISHQ COLLEGE OF NURSING** of Mahavir Education Society, Bhagwan Nagar and Rajiv Nagar of Nagpur, Maharashtra State.
5. This Memorandum of Understanding by both the First Party & Second Parties to continue their longstanding relationships in the health sector.
6. This agreement will be valid for the period 5 (Five) year from the date of this agreement to be renewed every 5 (Five) year.

**WITNESSES:**

1. For  
  
12/12/24



2.   
12/12/24

  
President / Secretary  
Shri Mahavir Education Society  
Nagpur.

1. SIGNATURE OF THE FIRST PARTY  
(PRAMOD M. WALMANDRE)  
SECRETARY  
MAHAVIR EDUCATION SOCIETY,  
NAGPUR

2. SIGNATURE OF THE SECOND PARTY  
(SEVENSTAR HOSPITAL, NAGPUR)

