
MEMORANDUM OF UNDERSTANDING (MOU)
BY INSTITUTE
2019-20 TO 2015-16

**MEMORANDUM OF UNDERSTANDING FOR ACADEMIC AND SCIENTIFIC
COOPERATION**

BETWEEN

**HI-TECH COLLEGE OF PHARMACY CHANDRAPUR (M.S.)
AND
DEENEE CHEMICALS PVT. LTD. M.I.D.C., PADOLI, CHANDRAPUR (M.S.).**

The representatives of Institute for **Hi-Tech College of Pharmacy Chandrapur (M.S.)**, and **DEENEE CHEMICALS PVT. LTD. M.I.D.C., Padoli, Chandrapur (M.S)** agrees to this memorandum of Understanding.

The Memorandum of Understanding (MOU) establishes the following:

1. OBJECTIVE OF THE AGREEMENT

To establish a mutually beneficial relationship built on academic and scientific cooperation. Areas of cooperation between the **Hi-Tech College of Pharmacy Chandrapur (M.S.)** and **DEENEE CHEMICALS PVT. LTD. M.I.D.C., Padoli, Chandrapur (M.S)** include the exchange of researchers, students, publications, academic programs and research projects.

2. GOALS AND FORMS OF COOPERATION

The signing institutions agree to provide opportunity, as appropriate, for the following activities towards the completion of the objective of this MOU.

1. Exchange of students and/or researchers with the objective of offering courses and realizing research projects in areas mutually agreed upon by both institutes through prior invitation and in accordance with the procedures and expectations established by each institute and specific department.
2. Exchange of books, scientific publications, study programs, academic projects, course information, seminars, conferences and any other data and information of common interest.
3. Develop joint research projects and joint publications.
4. All joint activities will be realized through the mutual agreement and clearly established conditions and mutual obligations of the appropriate institute entity.



3. IMPLEMENTATION OF THE MEMORANDUM OF UNDERSTANDING

The objectives of the MOU will be implemented and regulated in the following manner:

i. Student Exchange

- a. Students and research scholars may visit the corresponding departments of these institutes after finalizing a mutually acceptable schedule.
- b. All the expenses shall be the direct responsibility of the student concerned (subject to any agreements on payment arrangements made by either institution with its own students). These expenses include:
 1. Travel expenses
 2. Reprographic and Internet Usage Expenses
 3. Required student services fees at the host institution
 4. Books and academic supplies
 5. Administrative fees, if any.

ii. Exchange of researchers

With the objective of strengthening ties through joint projects and research activities of both institutes, the MOU allows for the creation of researcher exchange. The following conditions will apply:

- a. The researchers will maintain their status as research scholars at their home institution for the duration of the exchange.
- b. The researchers will be allowed to make use of the instruments and other research facilities available in various departments of these institutes after prior approval of the visiting schedule.
- c. The appropriate academic departments and administrative offices will assist in securing housing and other necessary arrangements for living in the host institution's city.

iii. Research and Resources


Hi-Tech College of Pharmacy, Chandrapur (M.S). and **DEENEE CHEMICALS PVT. LTD. M.I.D.C., Padoli, Chandrapur (M.S)** promotes research and realizes collaborative projects, giving priority to interdisciplinary works.



4. DURATION AND RECINDENCE OF MOU


- a. The agreement shall come into effect on 01/01/2018 Changes to this agreement shall be made by mutual consent between both institutions. In cases of disagreement, the Institute wishing to depart from the agreement shall, wherever possible, give two months' notice of its intention to do so. The agreement shall be reviewed after a period of three year.
- b. This MOU is being signed purely with the intention of academic and scientific cooperation without any financial liabilities.

This MOU is signed by,


Dr. Satish B. Kosalge
Principal
Hi-Tech College of Pharmacy
CHANDRAPUR.
Hi-Tech College of Pharmacy Chandrapur
Nagpur Highway, Padoli Phata,
Padoli, Chandrapur 442406

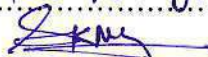


And
For - Deenee Chemicals Pvt. Ltd.

Mr.

C. D. GUPTA
DEENEE CHEMICALS PVT. LTD.
37/9, M.I.D.C. Road, Padoli,
Chandrapur-442406



In presence of the following witnesses:

1. Savita K. Naughare


2. Dr. N.A. Sheikh 

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MOU) is entered into on this 23-Oct-2018, by Randstad India Ltd. and between HI - TECH COLLEGE OF PHARMACY

HI - TECH COLLEGE OF PHARMACY, having its registered office Padoli-Phata, Nagpur Highway, Morwa Road, Chandrapur – 442401. (hereinafter referred to as HI - TECH COLLEGE OF PHARMACY, which expression shall, where so ever the context so requires or admits, mean and include the executors, administrators, representatives and permitted assigns) of the FIRST PART

AND

Randstad India Private Limited, a company incorporated under the provisions of the Companies Act, 1956, having its registered office at "Randstad House", Old No.5, & 5A, New No.9, Pycrofts Garden Road, Chennai - 600 006 (here in after referred to as "Randstad" which expression shall where so ever the context so requires or admits, mean and include the executors, administrators, representatives and permitted assigns) on the SECOND PART.

WHEREAS, HI - TECH COLLEGE OF PHARMACY and Randstad are hereafter individually referred to as a "Party" and collectively as "Parties"

Purpose:

HI - TECH COLLEGE OF PHARMACY & Randstad are desirous of entering into a mutually beneficial arrangement where in HI - TECH COLLEGE OF PHARMACY will source and provide pre trained skilled (HI - TECH COLLEGE OF PHARMACY) Pan - India to be provided with employment opportunities by Randstad as and when HI - TECH COLLEGE OF PHARMACY, and the Parties hereby confirm that there are no charges to be paid by any Party to the other for this Service. The Parties also confirm that they shall not receive any consideration from the candidates for rendering these services. Randstad assumes no guarantee through this Understanding for providing job placements to the candidates and it is purely on the basis of shortlisting by its Clients, which is acknowledged herewith by HI - TECH COLLEGE OF PHARMACY

NOW THE PARTIES HEREBY ENTERED INTO THIS MEMORANDUM OF UNDERSTANDING AS UNDER:

1. Key Deliverables:-

- a) **HI - TECH COLLEGE OF PHARMACY** will give Randstad access to candidates as per pre-decided date and time, virtually/offline from its clients/partners (**HI - TECH COLLEGE OF PHARMACY** as institute).
- b) The objective of this mutually beneficial, non-commercial agreement is to help Randstad to become a facilitator of choice with quality supply side ecosystem of trained and employment-ready graduates/under graduates from **HI - TECH COLLEGE OF PHARMACY**.
- c) Help attract right talent by improving efficiency of hiring process.
- d) Zero cost of hiring from colleges / institutions
- e) Conduct online assessment test/Video Interviews facilitated by **HI - TECH COLLEGE OF PHARMACY** for short listing students for hiring. **HI - TECH COLLEGE OF PHARMACY** will provide Randstad access to its ever growing pool of trained-industry ready candidates through its network of partner colleges and institutions.
- f) Sourcing of candidates will be done on the basis of Job Profile , Skill Sets as provided by Randstad

2. Requirements from RANDSTAD:-

- a) To provide number of candidates required at each location on a monthly basis.
- b) Randstad will endeavor to meet the commitments, provide opportunities to candidates for recruitment through selection mode or deputation by staffing mode.
- c) Skill set requirements of the candidates including level of understanding of English language.
- d) Job Profile and Salary Details of the Candidates.
- e) Age Limits & Minimum Educational QualifJanata Mahavidyalaya, Civil Lines, Chandrapurs of the candidates.
- f) The local language requirements of the candidates.
- g) Report employment status of candidates to **HI - TECH COLLEGE OF PHARMACY** at regular intervals posts their placement for a period of 1 year.

3. Investment:

- a) **HI - TECH COLLEGE OF PHARMACY** will not levy any charges for sourcing of candidates.
- b) The end employer will not incur any training cost prior to recruitment, which will be conducted by **HI - TECH COLLEGE OF PHARMACY**.

- c) Travel and Stay arrangements for any recruitment and training done by the end employer may be borne by the end employer if agreed by the end employer.
- d) No consideration shall be payable by any party to the other.
- e) For the project, all services to Randstad & the candidates are free of cost

4. Responsibilities of Parties:-

a. The responsibilities of RANDSTAD shall be:-

- To pre-screen the candidates before commencement of the training program.
- Randstad would provide an opportunity to candidates to be interviewed
- To give offer letters to selected candidates on completion of selection programme
- To endeavor to recruit the minimum number of candidates as stated by them.
- To provide copy of appointment letter signed by candidates post their joining
- To support **HI - TECH COLLEGE OF PHARMACY** in tracking candidates for a period of 1 year under the Project.

b. The responsibilities of **HI - TECH COLLEGE OF PHARMACY** shall be:-

- To ensure availability of candidates on scheduled time for screening, final selection & joining.
- To ensure that stated skill sets which includes classroom & on the job training has been imparted to the candidates.
- To provide candidates with the required regional language proficiency as directed by the employer.
- To ensure that the minimum educational requirement of each candidate is as mandated by Randstad.

5. Travel

- 5.1 In the event of Randstad representatives traveling to on-site locations for recruitment purposes, **HI - TECH COLLEGE OF PHARMACY** shall be responsible and liable for the traveling, boarding and lodging and local conveyance expenses. All travel expenses i.e. traveling to on site locations for recruitment or joining purpose will be borne by the individual potential candidate themselves. RANDSTAD shall not be responsible and liable for the traveling, boarding and lodging and local conveyance expenses of potential candidate.

6. OTHER CONDITIONS.**6.1 Language**

Except as may otherwise be agreed by both Parties English language shall be used in all written common

HI-Tech college of Pharmacy Padoli - phase 1, Nallas Highway, Morwa Road, Chandrapur 442406. To the other. [Signature]

6.2 Copy Right, and Other Intellectual Proprietary Rights

All copyrights, trademarks and patents and other intellectual property in the manuscripts, records, reports and other materials, except for the existing materials, publicly or privately owned, collected or prepared in the course of this Understanding, shall remain the property of HI - TECH COLLEGE OF PHARMACY

6.3 Term and Termination:

6.3.1 The Parties agree that this Understanding shall be valid for a period of 1 year with effect from 23rd Oct, 2018 till 22nd August, 2019. This Understanding may be amended/ renewed on terms and conditions mutually acceptable to the Parties. However, any amendment/ extension of this Understanding shall be completed prior to the expiry.

6.3.2 Either Party may terminate this Understanding at any time by giving the other Party thirty (30) days' notice in writing of its intention to do so.

6.4 No Claim

The Parties agree and understand that during the continuance of this Understanding, certain Goodwill would be created in the market and neither Party shall be entitled to claim any expenses, damages, losses or costs of any nature whatsoever, including but not limited to Goodwill, from the other Party during the continuance of this Understanding or after the determination or termination of this Understanding..

6.5 Amendments:

This Understanding may not be amended except mutually by the Parties in writing and expressly stating that it is an amendment to this Understanding.

6.6 Confidentiality:

The Parties acknowledge and agree that all information whether in documentary mode or otherwise provided by either Party or their affiliates, with respect to the business and affairs of such Party or its affiliates, to the

other Party or its affiliates, directly or indirectly, and whether oral or written, shall be considered confidential information. However, the Discloser must confirm by written notice to the Recipient within 30 days of disclosure that the information disclosed in non-documentary form was confidential information. Each Party agrees that, without the prior written consent of the other party, neither it nor any of its affiliates shall: -

- a) Use any of such confidential information of the other Party for any purpose other than in connection with this Understanding; or
- b) Disclose any portion of such confidential information of the other Party to any person other than to persons who need such information in connection with this Understanding; provided however, the foregoing restrictions on the disclosure and use of confidential information shall not apply to the extent that:
 - i) Such confidential information became generally available to the public other than as a result of unauthorized disclosures;
 - ii) Such confidential information was received by the recipient on a non-confidential basis from a third Party prior to the recipient's receipt of such confidential information from the other party;
 - iii) Such confidential information was released without restriction to a third Party by the Party that has the right to such confidential information; or
 - iv) The disclosure of such confidential information is required by judicial or governmental order or regulation.

All confidential information and any other material (including, without limitation, details of documents, models, database, designs, content, pricing and lists) furnished by one party to the other under this Understanding are and shall remain the property of the disclosing party. Neither party shall share this information to any party outside this MOU without the explicit written approval from the disclosing party.

Upon termination of the Understanding by either Party for any reason whatsoever, the Parties shall immediately cease the use of all information received from each other.

6.7 Limitation of liability:

In no event shall either party be liable for, and either party hereby waives the right to claim, any direct, indirect, special, incidental, or consequential damages (including lost profits) directly or indirectly relating to or arising out of the breach of this Agreement, regardless of the form of action, whether in

contract, tort, strict liability, or otherwise, and whether or not such damages were foreseen or unforeseen, even if either party has been advised of the possibility thereof.

6.8 Dispute Resolution:

The Parties shall endeavor to settle by mutual conciliation any claim, dispute or controversy (dispute) arising out of or in relation to this Understanding. That as per all such conciliation processes, the parties will meet each other, in order to settle disputes of any nature reaching a solution to the problem / disputes.

Any claim, dispute, deadlock or controversy which cannot be resolved through conciliation within 15 (fifteen) days or such extended period as the parties may unanimously agree, any Party may refer the claim/ dispute or difference to arbitration as herein under provided in accordance with the Arbitration and Conciliation Act, 1996 as amended from time to time. The arbitration shall be held in Chennai. The Parties shall mutually appoint a sole arbitrator. The award so passed shall be conclusive and binding. Each Party shall pay their own costs and expenses.

6.9 Force Majeure:

In the event that any of the Parties hereto finds itself unable, by reason of a case of "force majeure" to carry out its obligations hereunder in whole or in part, the obligations of such Party to the extent that they are affected by such "force majeure" shall be suspended as long as impossibility so caused shall last but not thereafter. The situation created by such "force majeure" shall be remedied as far as possible, with reasonable dispatch. The term "force majeure" as used herein shall mean any Act of God and any event, whether accidental or not, beyond the will and control of the Party affected by such event (but not necessarily unpredictable) such as war, whether declared or not, riot, insurrection, civil commotion, sabotage, strikes, lock out, or other disturbances, accident, fire, earthquake, flood explosion, damage to plant or installations, epidemic, quarantine, restrictions, absence of the usual means of transport and embargoes.

The Party affected by "force majeure" shall give notice thereof to the other Party by letter or fax setting forth all necessary particulars concerning the giving of the said notice, the obligations of the Party giving such notice shall be suspended as said above and the Parties shall consult together with the view to determining mutually acceptable measure to overcome the difficulties arising there from.

6.10 Notices:

All notices, requests, consents, waivers or other common HI - TECH COLLEGE OF PHARMACY required or permitted shall be in writing and shall be deemed effective and properly served : (i) if delivered during regular business hours at the office of the parties herein set forth. Such common HI - TECH COLLEGE OF PHARMACY shall be given by facsimile, commercial delivery service or sent by certified mail, postage prepaid and return receipt requested, as follows: -

If to HI - TECH COLLEGE OF PHARMACY , at Padoli-Phata, Nagpur Highway, Morwa Road, Chandrapur – 442401.

If to Randstad India Private Limited:

“Randstad House”, Old No.5, & 5A, New No.9, Pycrofts Garden Road, Chennai - 600 006.





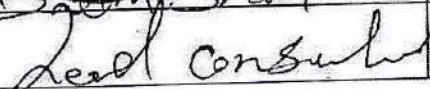
A Party may change its address and / or address for notification Padoli - Phata, Nagpur Highway, Morwa Road, Chandrapur – 442401r purposes at any time during the term hereof by giving the other Party written notice in accordance with the terms hereof and the date on which such change shall become effective.

6.11 Relationship:

This Understanding does not constitute either Party an agent, legal representative, or partner/ Joint venture of the other Party for any purpose whatsoever and save as expressly provided herein or otherwise agreed in writing neither party is in any way authorized to make any contract, Understanding, warranty or representation on behalf of the other and each party undertakes not to do so.

IN WITNESS WHEREOF, the parties have caused their authorized representatives to execute this Memorandum of understanding in dupl HI - TECH COLLEGE OF PHARMACY as of the day and year first above written.


SIGNED, SEALED AND DELIVERED for and on behalf of

For Randstad India Private Ltd	For HI - TECH COLLEGE OF PHARMACY
 	 23-10-2018
Name - 	Name Dr. Satish Kosalga
Designation - 	Designation - Principal Hi-Tech College of Pharmacy CHANDRAPUR.



Jitendra Sharma,
H.R. consultant.

8655410420


23/10/18

MEMORANDUM OF UNDERSTANDING FOR ACADEMIC AND SCIENTIFIC
COOPERATION

BETWEEN

HI-TECH COLLEGE OF PHARMACY CHANDRAPUR (M.H.)
AND
SCAN RESEARCH LABORATORIES, BHOPAL (M.P.)

The representatives of Institute for Hi-Tech College of Pharmacy Chandrapur (M.H.), and Scan Research Laboratories, Bhopal (M.P.), agree to this memorandum of Understanding. The Memorandum of Understanding (MOU) establishes the following:

1. OBJECTIVE OF THE AGREEMENT

To establish a mutually beneficial relationship built on academic and scientific cooperation. Areas of cooperation between the Hi-Tech College of Pharmacy Chandrapur (M.H.) and Scan Research Laboratories, Bhopal (M.P.) include the exchange of researchers, students, publications, academic programs and research projects.

2. GOALS AND FORMS OF COOPERATION

The signing institutions agree to provide opportunity, as appropriate, for the following activities towards the completion of the objective of this MOU.

1. Exchange of students and/or researchers with the objective of offering courses and realizing research projects in areas mutually agreed upon by both institutes through prior invitation and in accordance with the procedures and expectations established by each institute and specific department.
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3. Develop joint research projects and joint publications.
4. All joint activities will be realized through the mutual agreement and clearly established conditions and mutual obligations of the appropriate institute entity.

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3. IMPLEMENTATION OF THE MEMORANDUM OF UNDERSTANDING

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With the objective of strengthening ties through joint projects and research activities of both institutes, the MOU allows for the creation of researcher exchange. The following conditions will apply:

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Hi-Tech College of Pharmacy, Chandrapur and Scan Research Laboratories, Bhopal promote research and realize collaborative projects, giving priority to interdisciplinary works.

Rg:in

4. DURATION AND RECINDENCE OF MOU

- a. The agreement shall come into effect on Jan 2016. Changes to this agreement shall be made by mutual consent between both institutions. In cases of disagreement, the Institute wishing to depart from the agreement shall, wherever possible, give two months' notice of its intention to do so. The agreement shall be reviewed after a period of three year.
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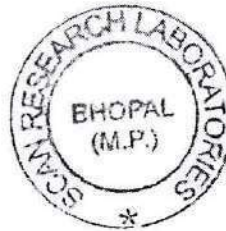
Hi-Tech College of Pharmacy Chandrapur

Nagpur Highway, Padoli Phata

Padoli Chandrapur 442406

And

Mr. Prabhat Kumar Jain



Scan Research Laboratories

A-109, Indrapuri

Bhopal 462023

In presence of the following witnesses:

1.

2.

MEMORANDUM OF UNDERSTANDING FOR ACADEMIC AND SCIENTIFIC
COOPERATION

BETWEEN

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Rg:2

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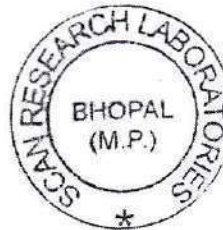
Hi-Tech College of Pharmacy Chandrapur

Nagpur Highway, Padoli Phata

Padoli Chandrapur 442406

And

Mr. Prabhat K. Jais



Scan Research Laboratories

A-109, Indrapuri

Bhopal 462023

In presence of the following witnesses:

1.

2.

Memorandum of Understanding

Between

Hi-Tech College Of Pharmacy,

Padoli Phata, Nagpur Highway, Morwa, Chandrapur. 442406 (M.S.).

And

Sardar Patel Mahavidyalaya, Ganj Ward, Chandrapur. 442401 (M.S).

This Memorandum of Understanding (MOU) entered into and executed on June, 1st day of June 2016 between Hi-Tech College of Pharmacy, Chandrapur has the activities in the areas of preclinical research, formulation of pharmaceuticals, fundamental research, biochemical, photochemical and analytical, etc on regular basis in an ongoing manner.

And

Sardar Patel Mahavidyalaya, Chandrapur, M.S. has the activities in the providing education and research in various steams.

Both the parties HAVE AGREED as follows: -

ARTICLE-I

OBJECTIVE

The parties subject to the terms of this Memorandum of understanding and the laws rules Regulation and national policies from time to time in force, agree to strengthen, promote and develop cooperation in the field of interdisciplinary research exchange of faculty for the benefit of students and faculty between the two institutions.

ARTICLE-II

AREAS OF COOPERATION

Each party will, subject to the laws, rules, regulation and Endeavour to take necessary steps to encourage and promote cooperation in the following areas and / or forms

1. In conducting and disciplinary Research with respect to the research areas which will be decided after consensus of both the parties,
2. Identifying for the areas of cooperation for the promotion of interdisciplinary research including the health studies of various level, lifestyle regiment, nutrition and diet management etc. within the scope of this Memorandum of understanding.



3. Extending facilities for research, sports activity, cultural activities, etc for students, faculties or Doctorate students and PG students.
4. Conducting seminars workshop guest lecturers etc on various issues within the scope of this Memorandum of understanding
5. Faculty and student exchange in various areas of mutual interest and benefit
6. Extending facilities for college visit to all the departments of college
7. Any other areas and / or forms of corporations mutually agreed upon by the parties for promotion of inter disciplinary research.

ARTICLE III

FINANCIAL ARRANGEMENTS

The financial arrangements to cover expenses for the identified research activities undertaken within the framework of this Memorandum of understanding shall be mutually agreed upon by both the parties on a case-by-case basis subject to availability of funds

ARTICLE – IV

PROTECTION OF INTELLECTUAL PROPERTY RIGHTS

1. The protection of intellectual property rights shall be enforced in conformity with the National laws, rules and regulations.
2. Notwithstanding anything in paragraph (a) about the intellectual property right in respect of any technological development and any product and services development carried out
 - (i) Jointly by the parties for research result obtained to the joint activity effort by the parties, shall be jointly owned by the parties in accordance with the terms to be mutually agreed upon and
 - (ii) Solely and separately by the party of the research results obtained to the soul and separate effort of the party, shall be solely owned by the party concern
 - (iii) The terms and conditions in the execution of the research project shall be decided on the case to case basis



ARTICLE V
CONFIDENTIALITY

Each party undertake to observed the confidentiality and secrecy of documents information and other data received from or supplied to the other party during the period of the implementation of this Memorandum of Understanding or any other agreement made pursuant to this Memorandum of Understanding.

ARTICLE-VI
REVISION, MODIFICATION AND AMENDMENT

- (a) Either party may request in writing a revision, modification or amendment or all or any part of this Memorandum of understanding
- (b) Any revision, modification for amendment agreed to by the parties can be reduced into writing and shall form part of this Memorandum of understanding
- (c) Such revision, modification or amendment shall come into force on such date as may be determined by the parties and
- (d) Any revision, modification or amendment shall not prejudice the rights and obligations arising from or based on this Memorandum of Understanding prior or up to the date of such revision, modification or amendment

ARTICLE-VII
SETTLEMENT OF DISPUTES

Any difference for disputes between the parties concerning the Interpretation for implementation and / or implementation and / or application of any of the provision of the Memorandum of understanding shall be settled amicably through mutual consultation and / or negotiation between both the parties and if the same is not a reserved through Negotiation or by adapting amicable measures in that case the matter settle to arbitration and the arbitrator will be appointed with the mutual consent of both the parties without reference to any tribunal or court at Chandrapur only



ARTICLE-VIII


ENTRY INTO FORCE, DURATION AND TERMINATION

- (a) This Memorandum of understanding shall come into force on the date of signing and shall remain in Force for a period of Five (05) years. Willingness to extend the Memorandum of Understanding for a specified period may be initiated 6 months in advance and further agreed by both the parties
- (b) Notwithstanding anything in this article, either party may terminate this Memorandum of understanding by notify the other party of its intention to terminate this Memorandum of understanding by a notice in writing at least three months prior to its intention to do so and
- (c) The termination of this Memorandum of Understanding shall not affect the implementation of ongoing activities and / or programs which have been agreed upon before the date of the termination of this Memorandum of understanding.

IN WITNESS WHERE OF the undersigned, being duly authorized thereto by their respective institutions has signed this memorandum of understanding.

For and on behalf of,

HI-TECH COLLEGE OF PHARMACY, CHANDRAPUR.


Dr. Satish B. Kosalge
Principal
Hi-Tech College of Pharmacy
CHANDRAPUR.



For and on behalf of

Sardar Patel Mahavidyalaya, Ganj Ward, Chandrapur (M.S.).

Principal

Date: -


Principal
Sardar Patel Mahavidyalaya
Chandrapur

