

Memorandum of Understanding (MOU)

This Memorandum of Understanding (MOU) is made on this 4 Oct 2023, by and between:

Laxman vyavsayik Mahavidyalay, represented by its Principal, Mr. Goraxnat .R.

The baving its registered institution at Bhiwandi, hereinafter called as "College" (which expressional shall unless it be repugnant to the meaning or context thereof be deemed to be maded of his/ herlegal heir(s), successor(s), legal representative(s), agent(s)) of the one part;



Magic Bus India Foundation, a not for profit organization, registered under Section 25 of the establishment of the Companies Act 1956 (CIN No. U91110MH2001NPL130853), having its registered at Reliable Plaza, Unit No 301, 3rd Floor, Plot No K 10, Kalwa Industrial Area, Village Navi Mumbai, Thane Director - W, MH 400708, , hereinafter called as "Magic Bus" expression unless be repugnant to the context or meaning there of be deemed to include its executors, administrators and assigns) of the OTHER PART:

Bus and the College are hereinafter collectively referred to as the Parties and interested to as the "Party".



WHEREAS:

College has been actively engaged in the improvement of education levels of the children and youth belonging to the disadvantage section and other section of the society.

Magic Bus intends to positively impact the underprivileged youth of the country through its educational process. MAGIC BUS FOUNDATION will bring in quality course material and the educational process to the partnership.

Magic Bus has developed a Skill development courses which it delivers to students through its NGO partner centers across India. Magic Bus shall also conduct the training placement to enable the student to put into practice the theory and methods acquired during the course and strengthen their future career prospects

Mahendra Laxman vyavsayik Mahavidyalay, has approached MagicBus with the intent to conduct the course developed by Magic Bus Foundation, at its centers listed in the MOU for the benfits of their students.

This MOU is intended to serve as a mutual expression of the Parties' intentions with respect to cooperation as provided herein and is not a legally binding contract or commitment in respect of the same. The obligation of Parties to consummate the cooperation contemplated in the MOU is conditional and contingent upon the execution of definitive MOUs, acceptable in form and substance to both Parties. The Parties hereto shall not have any legal obligation with respect to such cooperation unless and until they execute definitive project MOUs for such cooperation.



NOW THIS MOU WITNESSES AS UNDER:

1 NATURE OF WORK

Magic Bus has developed a Skill development courses which it shall deliver to students the college through its NGO partner centers across India for which the courses shall be conducted by Magic Bus as given in Annexure I.

I TERM:

Agreement is valid for 12 Months starting from April 23 to March 2024 and can be seemed on mutual agreement of both the parties.

DESPONSIBILITIES OF THE PARTIES

The MBIF undertakes that it shall:

- students from the list of candidates as per the eligibility criteria.
- The training for students as per list of courses in Annexure I.
- Career Guidance Talk/Change Maker Sessions for students.
- The certificate to the students who complete the course successfully.
- Compact a training and conduct a placement drive to strengthen their future career
- The students assistance to eligible students.
- The lob oriented training.



3.2 The College undertakes that it shall:

- se responsible for sharing candidates details from as per the objectives and guidelines and by Magic Bus.
- The late necessary facilities and infrastructure to conduct the courses and for the objective of the Agreement.

TELLECTUAL PROPERTY RIGHTS

- *** Intellectual Property Rights belonging to a Party prior to signing of this Agreement shall vested and remain the property of that Party.
- Agreement does not constitute a trademark or service mark license by either party to
- property without Magic Bus prior written consent, the granting of which shall Magic Bus absolute and sole discretion and if so granted College will comply with guidelines and terms of brand usage. If such written consent is provided,



College shall not by virtue thereof, acquire or obtain or have any rights in Magic Bus trade trade trademarks, logos and/or brands (or any Intellectual Property Rights therein).

Bus shall not use College brand, logo, trademark, service mark or trade name or any melectual property without College prior written consent, the granting of which shall be College absolute and sole discretion and if so granted MBIF will comply with College guidelines and terms of brand usage. If such written consent is provided, MBIF shall wirtue thereof, acquire or obtain or have any rights in College trade names, logos and/or brands (or any Intellectual Property Rights therein).

5 CONFIDENTIALITY

maintain confidentiality of and shall not disclose any of the terms of this and any other information related to the other Party or its representatives or provided by either Party to the other pursuant to this MoU (Confidential matter), without prior written consent of the other Party, except where any Information:

or regulatory or governmental body having jurisdiction (provided that any equired shall if legally permissible and reasonably practicable inform the other bout disclosure); or



ii where the Confidential Information is in or comes in to the public domain or is generally available to the public, in each case, other than as a result of breach of this MoU.

ENDEMNITY

shall indemnify, defend, and hold harmless the other party (including its successors, and assigns) and its respective directors, officers, employees, agents, etc. (the mainfied Persons") against any and all loss, expenses, costs, third party claims, damages, or fees (including legal fees and expenses) that the Indemnified Persons may suffer the mainfield Persons may of the terms contained in this MoU.

T. MOTICE

or other communication to be given under this MoU must be in writing (which the state of email, but not any other form of Electronic Communication) and must be the state of by hand or sent by post or courier or fax or email to the Party to whom it is to be the state of the stat



(a) to College at:

Address: Mahendra Laxman vyavsayik Mahavidyalay, At Ranjnoli post Dhandekarwadi Tal

Bhivandi Dist Thane

Phone: 9028304719

E-mail: m/mpc2010@gmail.come

(b) to Magic Bus India Foundation at:

1st Floor, Teli Dham Building, Near Annapurna Hotel, Ahilyabai Chowk, Kalyan W 21301

Address: 3rd Floor, Relaible Plaza, Thane Belapur Road, Airoli, Navi Mumbai, Maharashtra

E-mail: hemant.vyavhare@magicbusindia.org

the other Party or Parties (as may be relevant) under this Clause. Any notice or other munication sent by post shall be sent by prepaid registered post and any notice sent by the followed up by delivery through courier.

NOTICE OF TERMINATION OF MOU



ither Party by giving one month's notice in writing to the Other Party may terminate this MOU before its expiry.

Both Parties shall also have the right to terminate the MOU without prior notice if

a)

there occurs a breach of any terms of this MOU which remains uncured for a period of fifteen (15) days after being notified in writing to the other Party;

- b) Either Party commits any act or omission which harms the reputation of the other party
- Either party acts in a manner prejudicial to the interest of the other and affected party shall be the sole judge in this regards.
 Upon termination, college shall forthwith return, without any delay, all unutilized courseware to MAGIC BUS, without claiming any right whatsoever on the same.
 - Expiry or termination of this MOU howsoever occasioned shall be without prejudice to rights and obligations occurred or incurred prior to the date of expiry or termination and accounts between the parties shall be promptly settled.

DISPUTE RESOLUTION.

In the event of any unresolved dispute or difference of any nature whatsoever between the Parties arise out of this MOU, it will be referred to single arbitrator, to be appointed by both Parties and the decision thereof shall be final and binding upon the Parties. The arbitration proceedings shall be conducted in ______in English language and in accordance with the provisions of the Arbitration and Conciliation Act, 1996, and enactments / modifications, if any, thereof.



Governing Laws and Jurisdiction. This MOU shall be governed and construed in accordance with the Indian laws and subject to the exclusive jurisdiction of competent courts at______.

MISCELLANEOUS

Costs

Each Party shall be responsible for bearing its own costs and expenses incurred in connection with the transactions contemplated herein.

Binding

This MoU shall constitute a binding agreement amongst the Parties and enforceable in accordance with its terms.

Amendments

No modification or amendment of this MoU and no waiver of any of the terms or conditions hereof shall be valid or binding unless made in writing and duly executed by all the Parties.

iw. Relationship

None of the provisions of this MoU shall be deemed to constitute a partnership between the Parties and no Party shall have any authority to bind the other Party otherwise than under this MoU or shall be deemed to be their agent in any way.

Compliance with Applicable Law

Each Party hereby undertakes and agrees that it shall comply with Applicable Law in relation to the transactions contemplated under this MoU.



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Entire MOU.

This MOU supersedes all earlier MOUs, arrangements, letters correspondence, understandings etc. with respect to the subject matter of this MOU. Any modification, amendment or alteration in respect of this MOU or any provision hereof shall not be valid or effective unless the same is/are reduced in writing and signed by the Parties hereto.

vii. Severance.

If any of the provisions of this MOU is held to be not valid, remaining provisions shall however be valid and binding on both the parties.

viii. Authorization

The persons, signing this MoU on behalf of the Parties, represent and covenant that they have the authority to so sign and execute this document on behalf of the Parties for whom they are signing.

IN WITNESS WHEREOF the Parties have by duly authorized representatives The Mahendra Laxman vyavsayik Mahavidyalay, for Men, their respective hands and seal on the date first abovewritten in the presence of:

Signed by:

6. R. Ton

At-Resposi, Tal.Bibleandi, Diot.These.

Signed by:

XXXXXXX For and on behalf of



ff. Tow-Principal

For and on behalf of

(FIRST PARTY)



TOTTVONNO

MAGIC BUS FOUNDATION

(Second PARTY)

Date

Annexure I

MAGIC BUS FOUNDATION Approved Courses to be run at Mahendra Laxman vyavsayik Mahavidyalay,