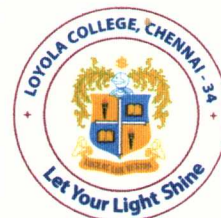




VVGNI



LOYOLA COLLEGE

**MEMORANDUM OF UNDERSTANDING
BETWEEN
V.V. GIRI NATIONAL LABOUR INSTITUTE, NOIDA
AND
LOYOLA COLLEGE (AUTONOMOUS), CHENNAI**

In order to facilitate academic exchange and student mobility, to develop academic relationships, and in support of collaborative research related to labour and employment issues, V.V. Giri National Labour Institute, Noida and **LOYOLA COLLEGE (AUTONOMOUS), CHENNAI** hereinafter collectively referred to as "The Parties" agree to establish this Memorandum of Understanding (MOU) as a framework for cooperative programs.

This MOU is strictly for internal management purposes for each of the parties. This MOU is not legally enforceable and shall not be construed to create any legal obligation on the part of either party. This MOU shall not be construed to provide a private right, benefit, or cause of action for or by any person or entity enforceable by law or equity against VVGNI or **LOYOLA COLLEGE (AUTONOMOUS), CHENNAI**, their officers, or employees, or any other person.

**ARTICLE 1
Collaborative Activities**

The cooperation may concern any areas related to labour and employment upon which the parties agree. It will include various activities, such as:

1. Collaborative research projects

It is recognized that significant opportunities will exist for cooperative social research at the collaborating institutions. Research activities require specific arrangements. In view of the importance of cooperative research, collaborating institutions agree to give a high priority to this within their overall relationship.

2. Collaborative seminars and workshops

It is felt that the collaborating institutions need to highlight and disseminate the prospects and challenges of various labour and employment issues in the country in general and the northeast in particular. For this, collaborative seminars and workshops will be organized.

3. Co-supervisor for research scholars

The collaborating institutions recognize that there are considerable benefits when students are provided with opportunities for conducting their research with the guidance and supervision of faculties specialised in that field. Arrangements to this kind of co-supervision facility for research scholars of one party by the faculties of the other party can be considered on a case-to-case basis.

4. Internship for Students

The collaborating institutions agree mutually to send students for internship, to the other party. On mutual basis, some concrete operational details, such as the number of exchange students recognizing the internship or study by the parent institution for earning the degree, the period of staying with the other party and treatment etc., will be agreed on by the two parties before the exchange is conducted in the future.

5. Exchange of faculty

It is agreed that linkages will be strengthened by personnel visits and exchange between the collaborating institutions. The purpose is to exchange information and develop specific cooperative projects and programs. Arrangements for each such visit will be made under the aegis of the institutions. The purpose, timing and other details concerning exchanges and short visits shall be mutually acceptable to the institutions. It is agreed that information concerning the purpose and duration of faculty and research visits, the research backgrounds of personnel and further details, as required, will be provided to the host institutions at least two months prior to the proposed visits.

6. Collaborative educational programmes

The collaborating institutions recognize the importance of expanding the horizon of labour education. In view of this, it is agreed to start collaborative educational courses/programmes. The modalities can be worked out by the two parties.

7. Sharing of library resources

The collaborating institutions recognize the importance of library resources. In view of this, it is agreed to start sharing of library resources. The modalities can be worked out by the two parties.

ARTICLE 2

Scheduling Governing Activities

Specific mechanisms for the implementation of particular co-operative activities shall be established. Under normal circumstances all expenses such as salary, travel, living and allied costs will be the responsibility of the exchange's home institution.

ARTICLE 3
Financing Collaboration

The collaborating institutions shall endeavour to seek finance for joint activities from sources available to them. Both the parties shall approach funding agencies for financing the joint collaborative activities.

ARTICLE 4
Regulations Governing Activities

All activities developed under the auspices of this MOU will respect and uphold the corresponding norms, traditions and regulations of the collaborating parties.

ARTICLE 5
Modification and Termination of the MOU

This MOU may be modified at any time if circumstances arise which call for any alteration, subject to the approval of both parties. In case of any proposal to modify the MOU, three months' written notice shall be given to the other party. This MOU may be terminated by either party on six months written notice without prejudice to the persons already engaged in a current program of exchange.

ARTICLE 6
Duration and Renewal of the MOU

This MOU shall take effect for a period of ten years upon the date of the signatures appended and will remain valid until one party notifies the other of its wish to terminate the MOU, the minimum notice for such termination being six months. Further continuance of this MOU will be subject to a joint agreement and review by both parties to be undertaken prior to the expiry of this MOU.





ARTICLE 7
Clarification/Dispute if any

In the event of a dispute, controversy or claim arising out of or relating to this Memorandum of Understanding, or the breach, termination or invalidity thereof (a "dispute"), the Parties will use their best efforts to settle promptly such dispute through direct negotiation. Any dispute that is not settled within sixty (60) days from the date either Party has notified the other Party of the nature of the dispute and of the measures that should be taken to rectify it will be resolved through consultation between the Director General of VVGNI and the **THE PRINCIPAL, LOYOLA COLLEGE (AUTONOMOUS), CHENNAI** or their duly authorized representatives. Each Party will give full and sympathetic consideration to any proposal advanced by the other to settle amicably any matter for which no provision has been made or any controversy as to the interpretation or application of this MOU.

ARTICLE 8
Signature of the Memorandum of Understanding

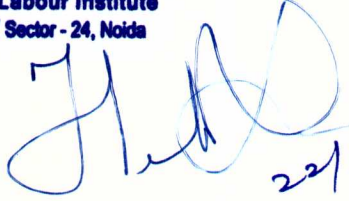
The parties hereby agree to execute the objectives of MOU within the framework of Terms of Reference of this agreement.

This MOU is written in English, in two identical originals, both of equal validity.

 For V.V. Giri National Labour Institute (VVGNI), Noida, Uttar Pradesh	 For Loyola College (Autonomous), Chennai, Tamil Nadu
Name: Shri. Amit Nirmal	Name: Rev. Dr. A. Thomas S.J.
Designation: Director General	Designation: The Principal
Seal:  अमित निर्मल/AMIT NIRMAL उप महाविदेशक (सीओ)/Deputy Director General (E) रोजगार महाविभाग/Directorate General of Employment कम एवं रोजगार मंत्रालय/Ministry of Labour & Employment भारत सरकार/Govt. of India कम श्रम कर्म, नई दिल्ली-1/Shram Shakti Bhawan, New Delhi-1	Seal:  Principal LOYOLA COLLEGE CHENNAI - 600 034
Date: 22/12/22	Date: 22/12/2022
अमित निर्मल/AMIT NIRMAL महाविदेशक/Director General	

वी. वी. गिरि राष्ट्रीय श्रम संस्थान
V.V. Giri National Labour Institute
सेक्टर-24, नौएडा / Sector - 24, Noida

Witness:


हेलन आर. सेकर
HELEN R. SEKAR
वरिष्ठ फेलो / Senior Fellow
वी. वी. गिरि राष्ट्रीय श्रम संस्थान
V. V. Giri National Labour Institute
सेक्टर-24, नौएडा / Sector-24, Noida