



MEMORANDUM OF UNDERSTANDING

BETWEEN

**DR. B. R. AMBEDKAR UNIVERSITY DELHI
(Dr.B.R.AUD)**

AND

**JAMIA MILLIA ISLAMIA (JMI)
NEW DELHI**



Dr. B. R. Ambedkar

(AUTHORIZED SIGNATORY)
DR. B. R. AUD



[Signature]

(AUTHORIZED SIGNATORY)
JMI

Registrar, JMI



MEMORANDUM OF UNDERSTANDING

This "**Memorandum Of Understanding**" (Here-in-after referred to as the "**MOU**") is made and entered into on this the 16th Day of February, 2026 (Here-in-after, for the sake of brevity referred to as the "**EFFECTIVE DATE**"), at New Delhi.

BY & BETWEEN

Dr.B.R.AUD a State University established by the Government of the National Capital Territory of Delhi through an Act of Legislature i. e., Dr.B.R.Ambedkar University Act, 2007 (Delhi Act No. 09 of 2007) having its Head Office/Main Campus at Lothian Road, Kashmere Gate (Delhi – 110006) {Here – in – after, for the sake of brevity referred to as the "**Dr.B.R.AUD**", which expression unless excluded by or repugnant to the context or meaning hereof, shall deemed to include its Successor(s), Administrator(s) or Permitted Assignee(s)}, being represented through its Authorized Signatory, Col. Omkar Singh (Retd.), Registrar, Dr.B.R.AUD, of the **FIRST PART**,

AND

JAMIA MILLIA ISLAMIA (JMI), a Central University created by an enactment of the Parliament of India (i.e. the Jamia Millia Islamia Act, 1988) and is a body corporate with a perpetual succession and a common seal having its Head Office / Registered Office at Maulana Mohammad Ali Jauhar Marg, Jamia Nagar, New Delhi – 110025. {Here – in – after, for the sake of brevity referred to as the "**JMI**" which expression unless excluded by or repugnant to the context or meaning hereof, shall be deemed to include its Successor (s), Administrator (s) or Permitted Assignee (s)}, being represented through its Authorized Signatory, Prof. Md. Mahtab Alam Rizvi, Registrar, JMI of the **SECOND PART**

HERE – IN – AFTER, individually referred to as the "**Party**" and collectively referred to as the "**Parties**" or the "**Universities**" or the "**Institutions**".

WHEREAS, Dr.B.R.AUD is a Public University with a multi-campus, unitary structure with research, postgraduate and undergraduate programme (s) in the social sciences and the humanities. Dr.B.R.AUD was established in 2007 by the Government of the National Capital Territory of Delhi (GNCTD) through an Act of Legislature and was

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DR.B.R.AUD

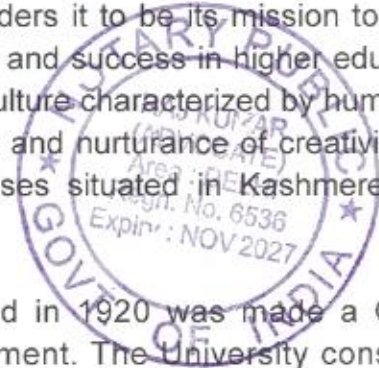
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notified in July 2008. It has been mandated to focus on research and teaching in the social sciences and humanities and guided by Dr. Ambedkar's vision of bridging equality and social justice with excellence, Dr.B.R.AUD considers it to be its mission to create sustainable and effective linkages between access to and success in higher education. Dr.B.R.AUD is committed to creating an institutional culture characterized by humanism, non-hierarchical and collegial environment, teamwork and nurturance of creativity. The University is presently functioning from four campuses situated in Kashmere Gate, Karampura, Lodhi Road and Qutab Campus.



AND WHEREAS, Jamia Millia Islamia, established in 1920 was made a Central University in the year 1988 by an Act of the Parliament. The University constitutes eleven Faculties, forty-eight Departments and many specialised Centres of learning & research. Jamia Millis Islamia possess well developed infrastructure to cater to the needs of its students.

THAT, Dr.B.R.AUD and JMI have mutually agreed to execute this MOU with the objective of facilitating mutual cooperation, for the promotion of Academic Excellence in both the Institutions. The areas of collaboration have been outlined in this MOU.

NOW THEREFORE, IN VIEW OF THE FOREGOING PROMISES AND IN FURTHER CONSIDERATION OF MUTUAL COVENANTS HEREIN CONTAINED, THE PARTIES HERETO AGREE AS GIVEN UNDER:

(1). OVERALL OBJECTIVE:

- (i). This MOU shall serve as a written understanding of mutually agreed principles between Dr.B.R.AUD and JMI to undertake activities of mutual interest to the two institutions.
- (ii). The general purpose of this collaboration is to provide research opportunity to students and researchers of the two institutions in increasing the effectiveness of teaching and research; jointly organising seminars, conferences and academic workshops on topics of mutual interests; publishing books, monographs, seminar and workshop volumes, etc.; disseminating knowledge in general; organising capacity building programmes; exchanging faculty/ staff and students; conducting joint research and publication activities; and exchanging of academic resource materials and any other projects / activities of mutual interest.



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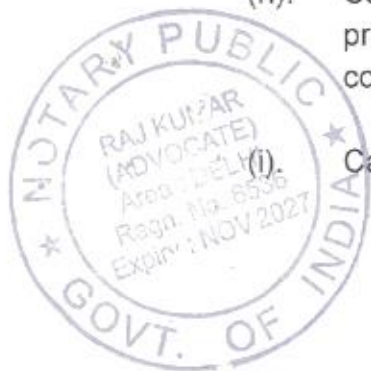


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(2). **ACADEMIC / RESEARCH COLLABORATION:**

- (i). Dr.B.R.AUD and JMI shall collaborate and support each other academically, by conducting joint academic activities for smooth and effective growth of their respective Schools / Departments / Centres / Programmes / Courses.
- (ii). Dr.B.R.AUD and JMI shall collaborate with each other, in the following fields for promotion of quality research work:
- (a). Undertake Joint Research Projects and allow joint supervision of research programmes (Ph. D.).
 - (b). Conduct Conferences / Workshops / Seminars jointly where faculty members from the Universities would be encouraged to participate.
 - (c). Organise cultural exchange programmes and sports activities in both institutions.
 - (d). Exchange expertise in the revision of existing curricular programs in order to respond to the current demands of industry and other employment generating entities.
 - (e). Jointly organize workshops on Massive Open Online Learning Course (MOOC) and Information and Communication Technology (ICT).
 - (f). Share library resources and providing access to laboratory facilities.
 - (g). Develop jointly New Courses. Programmes, Joint Degree Programmes.
 - (h). Carry out jointly outreach and extension activities, capacity building programmes for members of the University and the local community.
- (i). Carry out joint consultancy projects.



(AUTHORIZED SIGNATORY)

DR.B.R.AUD



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(3). FACULTY / STUDENT EXCHANGE PROGRAMS:

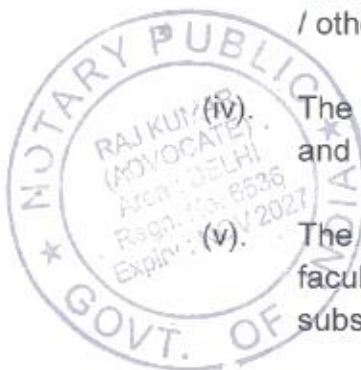
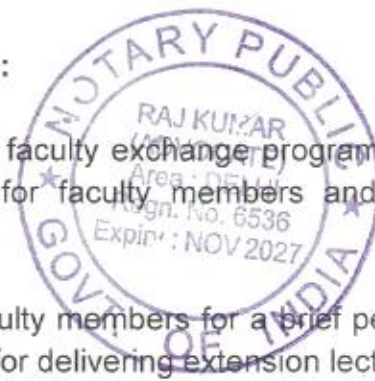
- (i). The Universities shall encourage / support faculty exchange programmes that are mutually beneficial and helpful for faculty members and the institutions.
- (ii). The Universities shall sponsor visits by faculty members for a brief period for interaction with teachers / scholars and for delivering extension lectures according to the details to be mutually agreed upon.
- (iii). The Universities shall encourage/ support exchange programmes for research scholars and other students to enable them to use infrastructural facilities available in each other's Universities and to interact / learn from experienced faculties at the Universities.
- (iv). The Universities shall allow scholars / students to attend classes / seminars in each other's Universities according to details that will be mutually agreed upon.
- (v). The Universities shall Promote and exchange the state of art information and other technology in distance online education mode.

(4). UNIVERSITIES OBLIGATIONS:

- (i). The Universities shall agree to provide access to the faculty / students to their libraries, archives, research laboratories and other facilities.
- (ii). The Universities shall agree to provide access to high-end instruments/ equipments to each other's faculty / scholars / students as and when desired.
- (iii). The Universities shall encourage faculty / scholars / students to visit each other's Universities for conducting research / talent promotion programmes / other academic activities.

(iv). The Universities shall share with each other the knowledge/ information and publications / magazines / literature essential for the academic pursuit.

(v). The Universities shall agree to provide accommodation to the visiting faculty members / scholars / students at free if possible or else at subsidized rates on the University campuses as and when required.



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(5). **JOINT IMPLEMENTATION AND CO – ORDINATION COMMITTEE (JICC):**

- (i). To identify and implement specific activities, as also to effectively implement this MOU, a Joint Implementation & Co – ordination Committee for strategic partnership (Here-in-after referred to as "JICC") will be constituted with each party designating 2 members from respective parties with at least 1 member on each side having relevant decision-making authority or so delegated by the Vice Chancellor, DrBRAUD and the Vice Chancellor, Jamia Millia Islamia. The JICC will be constituted within one month from the date of signing of this MOU. The members can be changed at the discretion of the nominating Party;
- (ii). This committee shall have the power to take any decisions related to this MOU and its implementation and will review periodically the activities undertaken within the MOU. The Committee shall function in consonance with the laid down provisions of the Dr. B. R. Ambedkar University Act, 2007 (Delhi Act No. 09 of 2007), its Statues and Ordinances;
- (iii). The JICC shall also examine further areas of cooperation between DrBRAUD & JMI. JICC will prepare separate secondary MOUs (Only if so required). JICC will also outline the approach to leverage any further activities which is in line with this MOU and provisions thereof. The recommendations of the JICC on any matter referred to it under this MOU will be placed before the appropriate Competent Authorities / Bodies of the Universities for approval ;
- (iv). The JICC shall be responsible for the overall Administration, Monitoring and Implementation of the programmes under this MOU. The JICC will define metrics for implementation success and monitor the same periodically during the term of this MOU. The JICC will have the powers to recommend any decisions related to this MOU which shall be subject to the approval of the Competent Authorities / Bodies of the University / Governing Bodies;

(v). An MOU Implementation & Co-ordination Officer (Here – in – after, referred to as the "**Coordinator**") on both sides will be appointed to oversee the implementation of this MOU. The Parties agree that the Coordinator (s) appointed herein would serve as the point of contact for each party and they shall meet at least once in six months, either personally or through a teleconference to review the progress and plan the future course of action, to accomplish the objectives of this MOU as per the mutually agreed time schedule;

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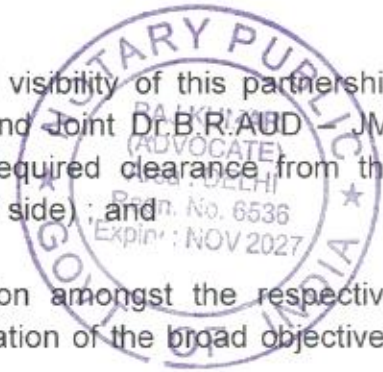
DR. B. R. AUD

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- (vi). JICC will be responsible for driving external visibility of this partnership though and not limited to, a launch event and Joint Dr. B.R. AUD JMI Press Release (If required subject to the required clearance from the Competent Authorities / Bodies from the either side); and
- (vii). JICC will be responsible for the coordination amongst the respective Statutory Bodies of the parties for implementation of the broad objectives of the MOU.



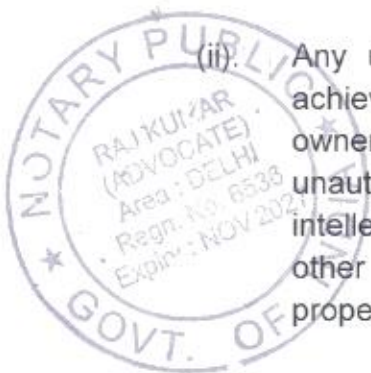
(6). EFFECTIVE DATE, DURATION AND EXTENSION OF THE MOU:

- (i). This MOU shall come into force upon affixing signatures of the representatives of the two Universities / Institutions and shall remain effective for five (5) years with effect from the date of its signing i. e., from 16.02.2026 to 15.02.2031.
- (ii). If either partner institution wishes to continue with the collaboration beyond five (5) years, a fresh proposal shall be submitted for mutual consent; and either of the institutions may notify the other for doing so not less than six (6) months prior to the expiry of the MOU.
- (iii). If any of the visiting student, scholar or faculty member commits any kind of impropriety at the host institute during the period of his / her visit, the facilities offered to him / her shall be immediately withdrawn and he / she shall be sent back to his / her parent institution. A report regarding the impropriety committed by the concerned shall be forwarded to his / her parent institution for initiating necessary disciplinary action against him/ her under rules;

(7). INTELLECTUAL PROPERTY RIGHTS (IPR):

- (i). None of the parties shall use, register or attempt to register any of the intellectual property rights which vests in the other Party, without the prior written permission of such Party ;

- (ii). Any use of the intellectual property right of one Party in course of achieving the objectives of this MOU shall not be deemed to vest the ownership of the intellectual property rights in the other Party. Any unauthorized attempt to use, register or attempt to register any of the intellectual property rights of a Party without express permission of the other Party shall constitute an act of infringement of the intellectual property rights of the said Party ;



Dr. B.R. Aud

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DR. B.R. AUD



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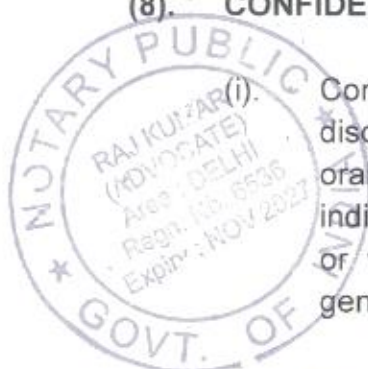
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- (iii). Technical and scientific results obtained within this MOU and the related rights will be owned by the Party generating them. Should the Parties reach such results jointly, the royalties will be co-owned. Each Party shall grant a free non-exclusive license to the other Party for the non-commercial use of the joint results.
- (iv). All copyrights, design rights, rights relating to computer software or intellectual property rights of the documents produced in support of any activity under this MOU shall remain with the Party owning it.
- (v). Ownership of any intellectual property (Including but not limited to confidential information, know-how, patents, copyrights, design rights, rights relating to computer software, and any other industrial or intellectual property rights) developed during the course of this MOU shall be decided through a separate project specific MOU.
- (vi). A Party intending to publish any results generated in the framework of this MOU shall duly mention the name and participation of the other Party. Publication activities shall be compatible with the protection of intellectual property rights, confidentiality obligations and the legitimate interests of the owner (s) of the results.
- (vii). At least 30 days prior notice of any publication activity shall be given to the other Party concerned, including sufficient information concerning the planned publication activity. The notification shall be given /delivered by Registered Post to the Registered Office of the other Party.
- (viii). Within 15 days of the notification, the other Party may object to the envisaged publication activity if it considers that it can damage its legitimate interests.
- (ix). In such cases, the publication activity may not take place unless appropriate steps are taken to safeguard these legitimate interests.

(8). CONFIDENTIALITY:

(i). Confidential information includes all communication of information disclosed in documentary or tangible form between the Parties, including oral, written and machine-readable form, pertaining to the above which is indicated as confidential. In the case of such information disclosed orally or visually, the Disclosing Party shall confirm in writing the fact and general nature of each disclosure within (30) days after it is made.



Dr. B. R. Aud

(AUTHORIZED SIGNATORY)

DR. B. R. AUD



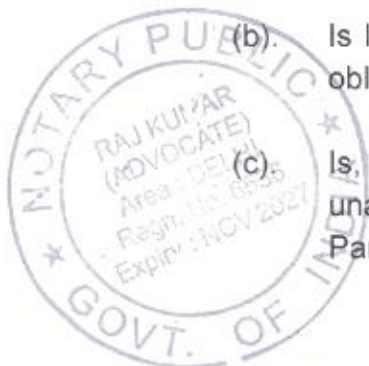
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- (ii). Confidential information includes information:
- (a). Disclosed by, or on behalf of, the Disclosing Party to the Receiving Party,
 - (b). Otherwise learned or ascertained by the Receiving party from inspection and / or evaluation of sample (s) identified by the Disclosing party as confidential and provided to the Receiving party by or on behalf of the Disclosing Party {Sample (s)} and / or,
 - (c). Otherwise learned or ascertained by the Receiving Party from the Disclosing Party.
- (iii). The Receiving Party will not disclose confidential information of the Disclosing Party to any other person and use at least the same degree of care to maintain the Information confidential as receiving party uses in maintaining as confidential its own confidential Information, but always at least a reasonable degree of care; due diligence will be taken by both the parties in maintenance of confidential information.
- (iv). The Receiving Party will use the confidential information only for the above mentioned purpose.
- (v). The Receiving Party will restrict disclosure of the confidential information of the Disclosing Party solely to those employees, subsidiaries, parent and affiliated companies of Receiving Party having a need to know such Information in order to accomplish the purpose stated above.
- (vi). This MOU imposes no obligation on Receiving Party with respect to any portion of the confidential information received from Disclosing Party which:
- (a). Was known to Receiving Party prior to disclosure by Disclosing Party,
 - (b). Is lawfully obtained by Receiving Party from a third party under no obligation of confidentiality,
 - (c). Is, or becomes, generally known or publicly available other than by unauthorized disclosure, is independently developed by Receiving Party,



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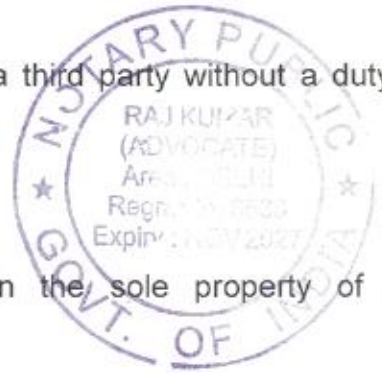
DR. B. R. AUD

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- (d). Is disclosed by disclosing Party to a third party without a duty of confidentiality on the third party.
- (e). Is required by law or decree.
- (vii). The confidential information shall remain the sole property of the Disclosing Party.
- (ix). The obligation of non-disclosure of confidential information shall survive for 3 years after expiry / termination of this MOU.

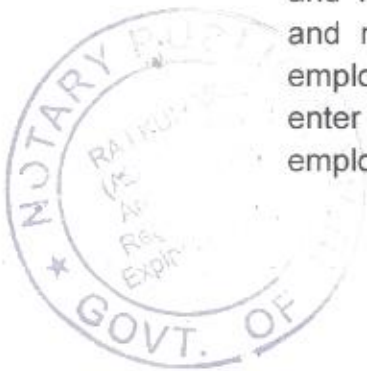


(9). INTERPRETATION:

This MOU has been executed in the English and the English language will be the controlling language for interpretation thereof. No other translation, if any, of this MOU into other languages shall be of any force or effect in the interpretation of this MOU or in determination of the intent of either of the Parties hereto.

(10). NO PARTNERSHIP:

- (i). Nothing in this MOU shall be deemed to neither constitute or create an Association, Trust, Partnership or a Joint Venture between the parties nor constitute any Party the agent of any other Party for any purpose. Neither this MOU, nor any activities described herein, shall be construed as creating a Partnership, Joint Venture, Franchise, Agency or other such relationship. Neither Party is authorized, in any manner, to make any commitment on behalf of or to bind the other Party ;
- (ii). The Parties shall ensure compliance with all statutory provisions applicable to and governing the employment of its employees and representatives, deployed and would ensure compliance to provisions of statutes, as amended and applicable from time to time for such employees and representatives. Under no circumstances shall employees, agents and representatives of either party, represent as or be construed as employees / agents of the other party to this MOU. Neither party shall enter into any independent arrangements with the other party's employees;



Dr. B. R. A. U. D.

(AUTHORIZED SIGNATORY)

DR. B. R. A. U. D.



JMI

(AUTHORIZED SIGNATORY)

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(11). TERMINATION OF THE MOU:

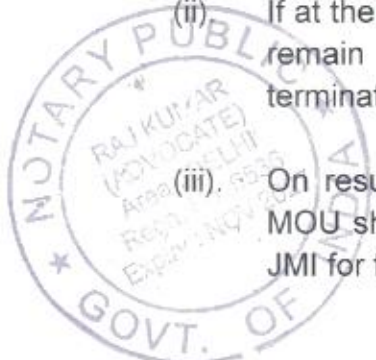
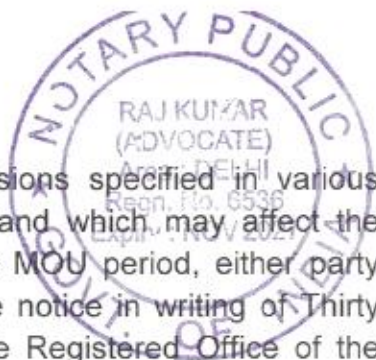
- (i). In the event of violation of any of the provisions specified in various clauses of this MOU that leads to a conflict and which may affect the objectives of this MOU at any time during the MOU period, either party may terminate this MOU by giving an advance notice in writing of Thirty (30) days, delivered by Registered Post to the Registered Office of the other Party. Nevertheless, neither Party shall be liable for performance delays or for non-performance due to force majeure or causes beyond its reasonable control.
- (ii). Unless otherwise agreed upon by the Parties, the termination of this MOU shall not affect the implementation of the on-going activities and / or programmes, which have been agreed upon before the date of the termination of the MOU.

(12). FORCE MAJEURE:

- (i). Neither Party will be liable for the delay or failure in performing obligations if the failure results from circumstances beyond its reasonable control (Such circumstances here – in – after referred to as “**Force Majeure**”), including but not limited to Acts of God, War / Hostilities, Riot or Civil Commotion, Fire, Flood or Earthquake, Tempest, Lightening or other Natural Physical Disaster; Restrictions imposed by the Government or other Statutory bodies which prevents or delays the execution of the MOU, then the Party so affected shall promptly notify the other Party in writing specifying the nature of the Force Majeure and of the anticipated delay in the performance of the MOU. From the date of the notification, regarding Force Majeure the MOU may be closed with the mutual consent of the Parties on “As is where is basis” or suspend the performance of the MOU for a period not exceeding 2 months ;

- (ii). If at the expiry of the period of suspension, the reasons for suspension still remain / stand valid, Dr.B.R.AUD and JMI shall treat this MOU as terminated.

- (iii). On resumption of good relations / normal conditions, the Parties to this MOU shall consult each other and evolve a new MOU for DrBRAUD and JMI for future relations between them.



Dr. B. R. Aud

(AUTHORIZED SIGNATORY)
DR. B. R. AUD

JMI

(AUTHORIZED SIGNATORY)
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Registrar, JMI

(13). REVISION, MODIFICATION AND AMENDMENT OF THE MOU:

- (i). The obligations of the parties have been outlined in (this MOU). However, during the operation of the MOU, circumstances may arise which may call for alterations or modifications of this MOU. These modifications / alterations will be mutually discussed and endorsed in the form of an "Appendix of Addendum to the MOU". These modifications / alterations will be mutually discussed and agreed upon in writing and shall be effective only if executed by the respective duly authorized signatories of each of the Parties hereto.
- (ii). Either Party may request in writing a revision, modification or amendment of all or any part of this MOU. Any revision, modification or amendment agreed to by the parties shall be reflected in writing and shall form part of this MOU. Such revision, modification or amendment shall come into force on such date as may be determined by parties.

(14). DISPUTE RESOLUTION:

If any dispute or difference of any kind whatsoever may arise between the Parties in connection with or arising out of this MOU, including its breach, termination, or invalidity, the Parties shall first attempt to resolve the dispute amicably. If it remains unresolved, the matter shall be referred to the courts having jurisdiction in New Delhi.

(15). NOTICES:

- (i). Any notice, approval, consent and or other notification required or permitted to be given hereunder shall be in writing in English and shall be personally delivered, or transmitted by registered mail with postage full paid, or transmitted by facsimile (With postage prepaid) to the address specified below or to such address as may, from time to time, be given by each party to the other party in writing and in the manner herein before provided:

(A).	Dr.B.R.AUD
Designation of the Authorized Signatory	The Registrar Dr. B. R. Ambedkar University Delhi (Dr.B.R.AUD).
Address With Pincode	Kashmere Gate Main Campus, Lothian Road, Delhi – 110006.
E-mail	registrar@aud.ac.in
Phone No.	+91-11-28160212

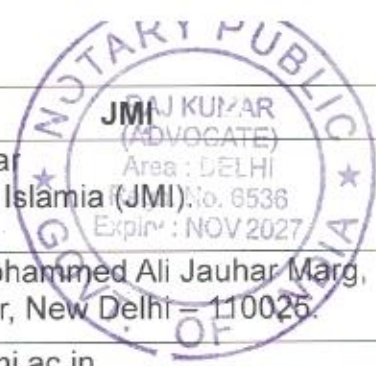


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DR. B. R. AUD



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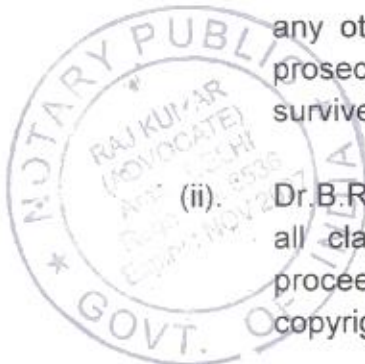
(B).	
Designation of the Authorized Signatory	The Registrar Jamia Millia Islamia (JMI)
Address With Pincode	Maulana Mohammed Ali Jauhar Marg, Jamia Nagar, New Delhi - 110025.
E - mail	registrar@jmi.ac.in
Phone No.	+91-11-26981717



- (ii). Or to such other address, fax number or e-mail address as either Party may from time to time notify the other in relation to this section. Any notice or communication made by personal delivery or by courier will be conclusively deemed to have been given on the day of actual delivery or, if made or given by fax or e-mail on the first business day following the transmittal of.
- (iii). Any notice, approval, consent and other notification required or permitted to be given hereunder shall be deemed to have been given on the date of receipt when personally delivered, on the date seven (7) days after having been posted when transmitted by registered mail or on the date of transmission with confirmed answer back, when transmitted by facsimile.

(16). INDEMNITY CLAUSE:

- (i). Dr.B.R.AUD and JMI both have agreed to bear the responsibility for any third party claims, demands, proceedings, prosecutions, or actions against each other, arising out of and as a result of any callous, negligent, deficient action or omission by any employee of Dr.B.R.AUD or JMI, and has undertaken to keep each other (i. e., Dr.B.R.AUD or JMI) indemnified against all losses and damages suffered including expenses incurred by them while defending the claim (Inclusive of Legal Expenses) in City, or any other Court as a result of any such claim, demands, proceedings, prosecutions or actions. The Parties have agreed that this provision shall survive termination of the MOU.
- (ii). Dr.B.R.AUD and JMI shall indemnify, protect and save each other against all claims, losses, costs, damages, expenses, legal suits and other proceedings, resulting from infringement of any patent, trademarks, copyrights, etc. or other statutory infringement.



Dr. B. R. Aud

(AUTHORIZED SIGNATORY)

DR. B. R. AUD

Registrar

(AUTHORIZED SIGNATORY)

Registrar, JMI

(17). REPRESENTATION AND WARRANTIES:

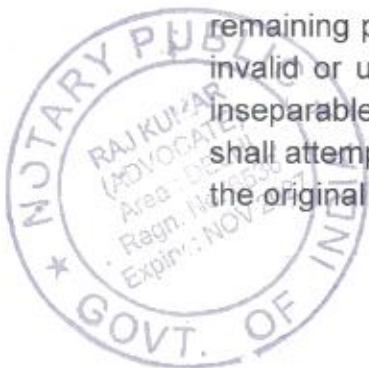
Dr.B.R.AUD and JMI hereby represent and warrant to each other



- (i). It has the power and authority to sign this MOU, perform and comply with its duties and obligations under this MOU.
- (ii). This MOU constitutes legal, valid and binding obligation enforceable against it in accordance with the terms hereof.
- (iii). The execution, delivery and performance of this MOU have been duly authorized by all requisite actions and will not constitute a violation of:
 - (a). Any statute, judgment, order decree or regulation of any court, governmental instrumentality or arbitral tribunal applicable or relating to itself, its assets or its functions ; or
 - (b). Any other documents or to the best of its knowledge any indenture, contract or MOU to which it is a Party or by which it may be bound.
- (iv). There are no suits or proceedings pending to the best of knowledge threatened against it before any court, government instrumentality or arbitration tribunal that restrain it from performing its duties and obligations under this MOU ; and
- (v). That, no representation or warranty made herein contains any untrue statement;

(18). SEVERABILITY:

Any law restraining the validity and enforceability of any provision of this MOU shall not affect the validity or enforceability of the remaining provisions hereof and this MOU shall be deemed as not containing the invalid provisions. The remaining provisions of this MOU shall remain in full force and effect, unless the invalid or unenforceable provision comprises an integral part of or otherwise is inseparable from the remaining MOU. In such a case, the Parties to this MOU shall attempt to agree on a provision which is valid and enforceable and similar to the original provision.



Dr. B.R. Aud

(AUTHORIZED SIGNATORY)

DR. B.R. AUD



JMI

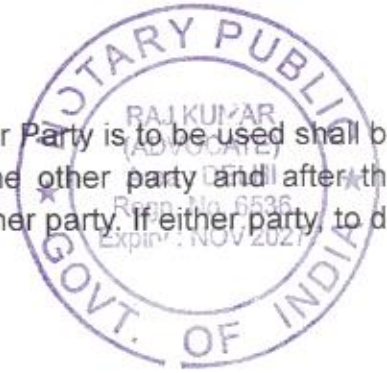
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(19). PUBLICITY:

Any publicity by one Party, in which the name of other Party is to be used shall be done only with the explicit written permission of the other party and after the contents of the same are vetted / approved by the other party. If either party, to do so, it shall be considered a breach of the MOU.



(20). MATTERS NOT PROVIDED HERE – IN:

If any doubt arises as to the interpretation of the provisions of this MOU or as to matters not provided therein the parties to this MOU shall consult with each other for each instance and resolve such doubts in good faith;

(21). GOVERNING LAW(S) AND JURISDICTION :

The MOU shall be governed and interpreted by, and constructed in accordance with the substantive laws of India. All disputes, differences, claims and demands arising under or pursuant to or touching upon this MOU shall be subject to the jurisdiction of Courts of Delhi / New Delhi.

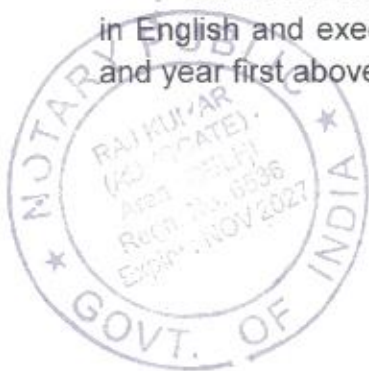
(22). SUSPENSION:

Each party reserves the rights for reasons of national security, national interest, public order or public health to suspend temporarily either in whole or in part the implementation of this MOU. The suspension shall take effect immediately after written notification has been given to the other party through diplomatic channels.

(23). DRAFTING AND SIGNATURE:

This MoU is written in English and each institution shall keep a copy of the same in safe custody

IN WITNESS WHEREOF, the parties hereto have caused this MOU to be made in English and executed by their respective duly authorized signatories on this the day and year first above written.



Dr. B. R. Aud

(AUTHORIZED SIGNATORY)


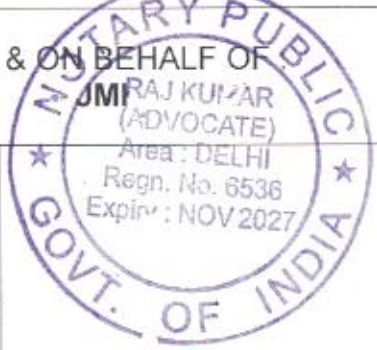





DR. B. R. AUD



[Signature]

(AUTHORIZED SIGNATORY)

Registrar, JMI

FOR & ON BEHALF OF : Dr.B.R.AUD		FOR & ON BEHALF OF	
Signature With Official Seal & Stamp (If any)	 पु. न. री. पं. / Registrar डॉ. बी. आर. अम्बेडकर विश्वविद्यालय, दिल्ली Dr. B. R. Ambedkar University Delhi लोथियान रोड, कश्मीरी गेट, दिल्ली-110006 Lothian Road, Kashmere Gate, Delhi-110006 वेबसाइट/Website: www.aud.delhi.gov.in	Signature With Official Seal & Stamp (If any)	 
Name	Col. Omkar Singh (Retd.)	Name	Prof. (Dr.) Md. Mahtab Alam Prof. Md. Mahtab Alam Registrar Jamia Millia Islamia New Delhi-110025
Designation	Registrar	Designation	Registrar
WITNESSES No. 1		WITNESSES No. 1	
Signature With Official Seal & Stamp (If any)		Signature With Official Seal & Stamp (If any)	
Name	Prof. Kartik Datta	Name	Prof. ZUBAIR MEENA
Designation	Professor & Dean	Designation	Dean, Faculty of Social Sciences
Name & Nos. of Identity Proof		Name & Nos. of Identity Proof	
WITNESSES No. 2		WITNESSES No. 2	
Signature With Official Seal & Stamp (If any)		Signature With Official Seal & Stamp (If any)	
Name	Bipul Kr. Srivastava	Name	Prof. (Dr.) Tanuja
Designation	Deputy Registrar	Designation	Dean, Academic Affairs
Name & Nos. of Identity Proof	Dr. B. R. AUD Delhi - 110006.	Name & Nos. of Identity Proof	Jamia Millia Islamia New Delhi.





(AUTHORIZED SIGNATORY)



ATTESTED


NOTARY PUBLIC DELHI

16 FEB 2026

(Page 16 of 16)



(AUTHORIZED SIGNATORY)

JMI
Registrar, JMI