



MEMORANDUM OF UNDERSTANDING

BETWEEN



LAW FRONT ADVOCATES & ASSOCIATES

And



THE ORIENTAL UNIVERSITY, INDORE

Date: 29th March 2023





MEMORANDUM OF UNDERSTANDING

About the Law Firm

“Law Front Advocates and Associates” was meliorated by Advocate Gagan Bajad 15 years ago into a new Definition Draft and Discipline; the same was done under the guidance of Many Senior Associates many of whom are still acting as Honorary Senior Advocates as well as Senior Associates of the firm with more than 50 years of experience.

Law Front Advocates and Associates is a proud service provider for Many Banks, Companies, and Corporations with associates who are Lawyers, Chartered Accountants, Company Secretaries, and others; They cover nearly every aspect of litigation, Pre Litigation, and ADR. While handling the local client as well as out of state. Currently, the Work is established entire Madhya Pradesh in almost every aspect and stream of Indian Law, specially in Jabalpur, Indore, Gwalior, Bhopal, Ujjain, Dewas, Dhar, Itarasi, and Nagada.

The firm has earned the reputation of being Madhya Pradesh’s one of the most innovative working methodologies with the greatest client contentment in the High Court of Madhya Pradesh, Subordinate Court, Tribunals, Commissions, Forums, Revenue, and Administrative bodies along with all the authorities established by the statute.

Currently, thousands of cases are getting attended by their Associates in the High Court of Madhya Pradesh. However, the object is to further be involved in Academics; for the better of serving one of the “Most Noble Profession of Advocacy”.

The firm has been consistently appreciated as Innovative Law Firm, across Madhya Pradesh on many platforms. It has an established reputation as a non-hierarchical, fully





democratic, trust-based, research and strategy-driven firm. The firm believes in appreciating hard work, leveraging research and knowledge to deliver extraordinary value to their clients as well as their team members currently having offices in Indore, Bhopal, and Jabalpur for advocacy and Bombay for Litigation of Company Matters and C.A. Services.

The team consists of specialists who provide strategic advice on Legal Matters (Writ, Criminal, Civil) including Custodial Death to Regular Crime, Public Interest Litigation to Individual Litigation; regulatory matters, and various tax-related matters.

The forte of the firm lies in providing innovative and strategic advice in futuristic areas of law such as those relating to Crimes against Women, Crimes against Children, Cyber Crimes, Custodial Crime, Economic Offences, Animal Cruelty, Environmental Crimes, Moral Turpitude, Offense against Property / State / Person; to Family Law, Consumer, Civil Litigation, Succession, Accidental Claim & Tax Matters and also working with many corporations. Our team members include various experts from the side of Profession to Academics.

Many of their associates who joined as a lawyer at Indore, through hard work and experience, now hold various posts in the State of Madhya Pradesh as Judicial Magistrate, Law Officers, Public Prosecutors, Police Officials, and Professors as well. The firm believes in all coming together to produce a platform for sharing knowledge and emphasizes doing the best in the stream of academics as well while our associates do individual practice in the respective stream of law.

About Oriental University

Oriental University (OU) is the first Private University in Indore established in 2011. Oriental Group has been one of the top names in education in Central India since 1995. Oriental Group is the most sought-after name for quality education in Madhya Pradesh. It has been given university status under section 2 of the UCC Act—1956 with effect from May 2011. Having clinched the University status, the philosophy of Oriental University





(OU) is to contribute to a broader sphere, thereby offering diverse courses in agriculture, management, law, pharmacy, education, engineering, and ITI.

Currently, the University's exquisite infrastructure houses spacious classrooms with the latest teaching aids. Well-equipped laboratories, and workshops. OU combines innovative teaching and pioneering research in a highly collaborative environment that transcends traditional academic boundaries. The tenet with which Oriental University is marching forward is to develop responsible professionals who could be easily deployed in the industry.

Hereinafter, Law Front Advocates & Associates will be referred to as **FIRST PARTY**, and Oriental University, Indore will be referred to as **SECOND PARTY**.

I. Terms and conditions of Cooperation

1. Legal Aid Activities

Oriental University is the first private university in Madhya Pradesh to collaborate with the Department of Justice, Ministry of Law & Justice, New Delhi. The Faculty of Law, OUI in collaboration with the Department of Justice, Ministry of Law & Justice has established a Pro-Bono Club. The first party & Second Party, shall collaborate in mutually agreeable Legal Aid Activities and provide legal aid services to underprivileged communities.

2. Internship and PPO Opportunities:

First Party agrees to offer internships to the students of Second Party, which will expose them to the legal profession and provide them with hands-on experience. Also, the First Party will consider offering Pre-Placement Offers (PPOs) to the outstanding performers among the interns, which will give them an opportunity to start their careers with the firm.





3. Guest Lectures, Workshops, Seminars, and Industry training:

The First Party agrees to collaborate and provide guest lectures and workshops to the students of the Second Party, which will give them insights into the latest trends and best practices in the legal profession. These sessions can cover various topics including but not limited to litigation, arbitration, corporate law, intellectual property law, sports law, M&A, and more.

4. The First party & the Second party may conduct joint, collaborative, or cooperative programs & academic events and the financial implications for such activity shall be worked out on a program-to-program basis.
5. Both parties will act in good faith to ensure that the objectives in this Memorandum are realized.

II. Areas of Cooperation

This Memorandum expresses a mutual desire by the First Party and the Second Party, to cooperate in the area mentioned above. Additional areas of cooperation may be added by written consent of the two parties. Both parties shall act in good faith to ensure that the objectives of this Memorandum are realized.

III. Terms of Agreement

Progress in realizing the terms and conditions referred to herein will be reviewed periodically as mutually agreed and the memorandum may be amended at any time by mutual consent and in writing. The implementation and/or continuance of programs or





events established pursuant to this memorandum prior to the effective date of termination shall not be affected by the termination of this Memorandum.

1. This memorandum shall come into force immediately upon its signature by the parties.
2. The validity of this Memorandum of Understanding is initially for a period of five years from the date of its signing and the same can be further extended on mutual agreement.
3. This Memorandum of Understanding can be terminated by either of the parties by giving advance notice of six months without jeopardizing the areas of cooperation.

IV. Intellectual Property and Confidentiality

1. In respect of each event and program of cooperation, the parties shall negotiate and mutually agree in writing on their respective rights to intellectual property and commercial exploitation of the same (including without limitation, trademarks and service marks, copyrights, patents, designs, and confidential information pertaining thereto).
2. Neither party shall at any time disclose to any third party any confidential information of the other party which is acquired in the course of activities under this Memorandum, a collaborative event, or a program. without the prior consent of the other party in writing.
3. The confidentiality obligations herein will not apply to information in the public domain; information in the possession of the receiving party prior to the disclosure of the information; information that is independently developed by the receiving party; information required to be released by law; and information which is rightfully received by the receiving party from third parties without any breach of confidentiality obligations.

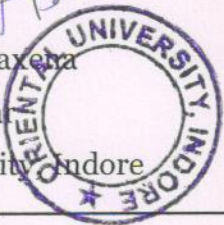





V. Commencement and termination of the agreement

Nothing in this Memorandum shall be construed as creating any contract, partnership, agency, or other legal relationship between the parties. This Memorandum is only a non-binding statement of intent to foster genuine and mutually beneficial collaboration.

IN WITNESS WHEREOF, this Memorandum of Understanding is executed by the parties hereto on the date of signing of the Memorandum of Understanding by the two parties.

<p style="text-align: center;"><i>Saxena</i> Dr. Sanjay Saxena Registrar Oriental University Indore</p> 	<p style="text-align: center;"><i>G Bajad</i> Adv. Gagan Bajad Founder, Law Front Advocates & Associates GAGAN BAJAD +91 93293-90003</p> 
--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------

Date: 29th March 2023

Place: Indore, (M.P)

Witness 1

Thakral

SONIA THAKRAL

Witness 2:

Pecashant Rajput

Pecashant Rajput
(MP/4173/2022)

Mrs. Sonia Thakral

Director, LAW

OU Indore

