

मध्य प्रदेश MADHYA PRADESH

DM 873925

MEMORANDUM OF UNDERSTANDING

between

Sports Authority of India (SAI), Ministry of Youth Affairs & Sports (Govt. of India)  
East Gate, Jawaharlal Nehru Stadium Complex, Lodhi Road, New Delhi 110003, India

and

SOSE (School of Sports Education), ITM University, Gwalior  
NH-44, Bypass Turari, Jhansi Road, Gwalior (M.P.) 475001, India

(Signature of First Party)

(Signature of Second Party)

H.O.D  
School of Sports Educator  
ITM University, Gwalior

## MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (“MoU”) is entered into on this **23 day of April 2026**, [“Effective Date”] at New Delhi, by and between:

**Sports Authority of India**, a society existing and registered under the Societies Registration Act, 1860, a field arm of the Ministry of Youth Affairs & Sports (Govt. of India) and having its registered office at East Gate, Jawaharlal Nehru Stadium Complex, Lodhi Road, New Delhi 110003, India, hereinafter referred to as “**SAI and/or First Party**”

AND

**School of Sports Education (SOSE), ITM University, Gwalior** has been established by the Act of the State Legislature, M.P. and is notified in the Official Gazette (extraordinary) of the State Government after having received the assent of His Excellency the Governor of Madhya Pradesh. The ITM University, having its headquarters at NH-44, Bypass Turari, Jhansi Road, Gwalior (M.P.) 475001, India, hereinafter referred to as “**Academy**” and/or “**Second Party**”

SAI and Academy are jointly referred to as “**Parties**” and individually as “**Party**”.

### WHEREAS:

- A. SAI performs the primary function of broad basing and bringing excellence in sports in the country by providing all logistical support for the training of National teams and athletes participating in International sporting events and organizing, developing and conducting sports education programs, through its regional centres and other field units.
- B. Khelo India Scheme is a scheme of the Ministry of Youth Affairs & Sports (MYAS), Government of India which aims to encourage sports all over the country by strengthening the eco-system of sports in India by promoting mass participation and excellence in sports. SAI has been entrusted with the implementation of the Khelo India Talent Identification & Development and Support to National & Regional State Sports Academies Verticals of Khelo India with the High Powered Committee (HPC) as the Apex Body for the implementation of these Verticals of Khelo India Scheme. The Khelo India Scheme (hereinafter referred to as “**Khelo India**”) through its vertical namely Khelo India Talent Identification & Development (**KITD**) envisages identification of 1000 athletes (Khelo India Talent-KIT) every year and provision of training, equipment and sports science support to such athletes till such time the athlete manifests progress and potential up-to maximum of eight years. The Khelo India Scheme also aims to provide appropriate support to the National/Regional/State Sports academies.

*Shweta*  
23/04/2026

H.O.D  
School of Sports Education  
ITM University, Gwalior

- C. SAI is desirous of providing the training, equipment and sports science support to the identified athletes at state of the art sport academies which are duly accredited by SAI and operating in accordance with the '**Khelo India-Talent Search & Development' Operational Guidelines issued by MYAS (F.No.54-I/MYAS/MDS/2017)** thereby creating a pathway for Indian sportspersons to achieve international success mainly in the Olympics by adopting a system driven, coach lead approach.
- D. SAI/Khelo India, had, for this purpose issued an '**Expression of Interest for Accreditation of Academies**' dated 19.05.2018 (hereinafter referred to as the "EOI") thereby inviting applications from interested sports academies all over India for the purpose of selection, accreditation and empanelment with Khelo India in order to provide the training, equipment and sports science support to Khelo India and the KITD. The EOI laid down the guidelines for selection, accreditation and empanelment of interested academies one of which was the recommendation of Govt Academies & other academies for accreditation and empanelment with the Khelo India Talent Development Program based on the number of Khelo India Talent (KIT) identified from that particular academy.
- E. Academy had applied under the said EOI vide its application/proposal dated [\*] and some others have been identified by KITD and upon due verification of its application and documents along with physical verification of the facilities by the Central Committees constituted by SAI Head Office and/or the Committees constituted by the Regional Directors of SAI.
- F. The Academy has been granted accreditation for a period of four (4) years by the Khelo India High Powered Committee (HPC), on the basis of the recommendations of the Khelo India Talent Identification Committee [TIDC]
- G. Accordingly the Parties have decided to enter into this present legally binding MOU and the primary objective of this MOU is to establish and undertake the accreditation and empanelment of Academy with Khelo India. The said objective shall be achieved through the present MOU which establishes the guiding principles and the rights & obligations of the Parties herein with respect to the accreditation and empanelment of the Academy with the Khelo India Talent Development Program.



*Sharma*  
23/04/2026

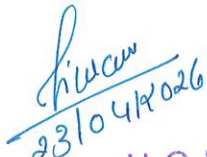
H.O.D  
School of Sports Education  
TM University Gwalior

**IT IS AGREED BETWEEN THE PARTIES:**

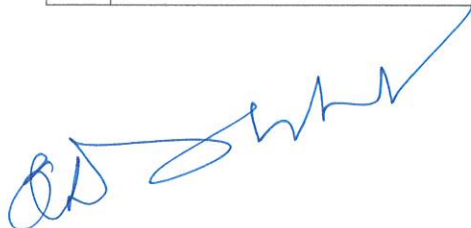
The Parties to this present MOU accept, acknowledge and agree to the following:

<p>1. <b>Status of the MOU</b></p>	<p>The following Memorandum of Understanding (MOU) provides for the main terms and conditions for the proposed transactions contemplated herein i.e. Admission/weeding out of the KIT, accreditation, empanelment, monitoring, evaluation and funding of Academy in order to support the Khelo India programme by providing state of the art training, equipment and sports science support to the selected Khelo India Talent, between Academy and SAI.</p> <p>This MOU shall be valid for a period of 4 (four) years from the date of execution.</p>
<p>2. <b>Selection, Accreditation &amp; Empanelment</b></p>	<p>The Parties herein agree, accept and acknowledge the following:</p> <ul style="list-style-type: none"><li>i. That the Academy has applied for empanelment with Khelo India in the following sports disciplines: [ Basketball ]</li><li>ii. That upon due verification of its application and documents along with physical verification of the facilities by SAI, the Academy has been granted accreditation for a period of 4 (four) years’;</li><li>iii. That the Academy has been selected for empanelment as an academy under Khelo India;</li><li>iv. The detailed guidelines for funding, monitoring, empanelment, admission process for training/camps/assessment shall be evolved by the Parties through mutual discussions and the same shall be recorded in the present MOU in the form of addendums and/or annexures and shall be considered a part of the present MOU;</li><li>v. Academy shall adhere to the suggestions and directions of SAI while discharging its duties and obligations under this MOU;</li></ul>



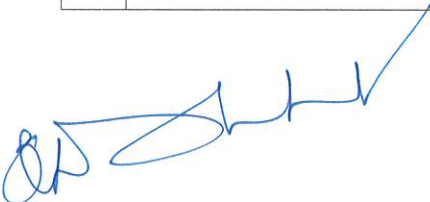
  
23/04/2026  
H.O.D  
School of Sports Education  
ITM University, Gwalior

		<p>vi. The Parties herein agree and accept that the Academy's performance in relation to the Comprehensive Athlete Development Programme implemented by SAI shall also be considered;</p> <p>vii. The purpose of the accreditation is to give admission to the identified talent by Khelo India (KIT) to the accredited academies for training for which the funding would be provided by SAI. The 'minimum yearly intake' of Khelo India Talent (KIT) into the Academy shall be decided upon mutual consultation between the Parties herein; and</p> <p>viii. Academy hereby agrees and warrants that all information and/or documentation and/or credentials provided by it for the purposes of the EOI and the present MOU shall be true and accurate. Academy further agrees and warrants that in case any of the information and/or documentation and/or credentials provided by it for the purposes of the EOI and the present MOU is false and/or fraudulent then SAI shall have the sole discretion and right to terminate, forthwith without notice, this present MOU and/or any other ancillary and/or related agreements and claim damages along with interest payable at 18% per annum (calculable from the day the amount becomes due till the date the said amount is actually paid).</p>
3.	<b>Funding</b>	<p>i. Funding to the Academy shall be on the basis of the principal funding scheme set forth in <b>Schedule-1</b> of this MoU &amp; any modifications made to the same from time to time by SAI;</p> <p>ii. The funding scheme to Academy shall be based on number of admission of Khelo India talent e.g. expenses for lodging, boarding, training, consumables, equipment (with the title remaining with SAI), tournament exposure, apparel, travelling (if required foreign exposure), medical, education. It is clarified that based on facilities/services available, separate matrix for funding may be worked out for</p>



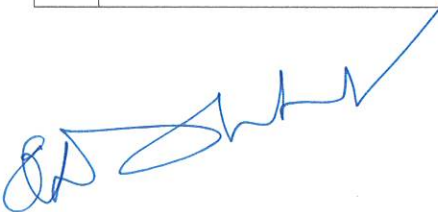
*Pooja*  
23/04/2026  
H.O.D  
School of Sports Education  
RTM University, Gwalior

	<p>each sports by the HPC;</p> <p>iii. The quantum and the manner of funding shall be the sole discretion of Khelo India and will depend on the evaluation of Academy as per the criteria set by Khelo India;</p> <p>iv. Funding to Academy may also be provided in the form of providing services of High performance Director/Manager, coach, expert coach, Asst. coach, sports science support staff, consumables, monitoring &amp; performance measurement systems, equipment for FOP, maintenance;</p> <p>v. The non-recurring expenditure may be incurred to fund critical infrastructure gaps. HPC may take different policy decision for non-recurring funding for Govt/PSU and private academies;</p> <p>vi. Khelo India/SAI reserve the sole discretion to issue further detailed guidelines post discussion with Academy on various components of expenditures to be reimbursed, facilities to be developed or services to be hired. The Gap analysis would be done to ensure that once Academy is accredited, quality coaching &amp; sports science support is made available to the KIT;</p> <p>vii. The core objective of “excellence in sports” can be achieved with a perfect blend of scientific sports coaching, support of sports science, proper nutrition, strength and conditioning etc. Hence, the capabilities in all these front needs to be taken to the level where excellence in sports at international level (in senior category) can be achieved. Hence, there may be variation in the funding for Academy based on quality of the services to an athlete. Academy will be required to keep itself abreast with such needs and adopt best practices which are followed worldwide;</p> <p>viii. Academy shall provide SAI with appropriate Utilization Certificates for the expenditures incurred</p>
--	---



*Sharma*  
23/09/2026

		<p>which are duly certified by Chartered Accountant &amp; supported by the bills and vouchers (in original), and duly verified by the Head of Institution, pursuant to the funding received from SAI in the format prescribed under Rule 238 of latest General Financial Rules (GFR), 2017. The prescribed form of the Utilization Certificate to be provided by the X-Academy has been reproduced herein under <b>Schedule-II</b>;</p> <p>ix. The Academy shall also, in addition to the Utilization Certificates, present the original bills duly verified for the expenses incurred, verification for such expenses, ration and quality of man-power to justify the said expenditure based on the parameters and standards to be laid down by SAI from time to time. This may be ensured through Regional Centre of SAI since Grants/CFA is being released through Centers;</p> <p>x. SAI hereby reserves all rights to make a site inspection and/or visit at the Academy in order to verify the facilities and the state of the infrastructure, training, diet, kitting &amp; other services etc. provided by the Academy on the basis of the funding received from SAI. If the same is required, SAI reserves all rights to require the Academy to get the bills and UC's vis-à-vis expenditure countersigned by the players (KITs); and</p> <p>xi. Each Party shall bear the responsibility for fulfilling their own respective tax liabilities with respect to the Transaction as contemplated under this present MoU. Any further payment terms shall be mutually decided by the Parties herein. The cost of procurement of goods and services should be inclusive of all taxes. The academies should quote PAN/TAN &amp; GST nos. of Khelo India for exemption or clarify GST input.</p>
4.	<b>Tenure of Empanelment Agreement &amp; Renewal.</b>	The Parties herein agree, accept and acknowledge the following:



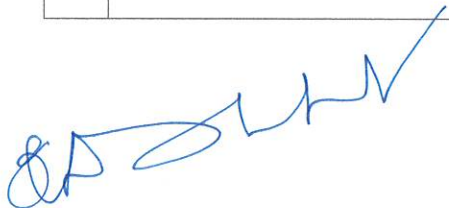
*Signature*  
23/04/2026

		<p>i. The accreditation granted to the Academy through this present MoU shall initially be for a period of 4 (four) years during which the Academy will be assessed and its performance would be reviewed on a regular basis.</p> <p>ii. Academy shall be assisted and advised regarding improvements and betterment in order to achieve the objects as stipulated by SAI.</p> <p>iii. SAI may take Subject Matter Experts (SMEs) on board for conducting the performance review/evaluation of the Academy.</p> <p>iv. The performance of Academy during the accreditation shall be reviewed and based on its performance it shall be considered for further renewal of 4 (four) years, which shall be subjected to terms and conditions contained in the renewed MOU.</p> <p>v. The performance of the Academy vis-à-vis the Comprehensive Athlete Development Plan of SAI shall be considered.</p> <p>vi. While reviewing the performance of the Academy, the Academy shall be allowed to take credit for the performance and/or medal tallies of only those athletes who have trained at the Academy for a period of at least 1 (one) year.</p> <p>vii. The performance evaluation/review of Academy shall be conducted and a “Gap Analysis” shall be done biannually by evaluating and monitoring the facilities and the state of the infrastructure, training, diet, kitting &amp; other services etc. provided by the Academy on the basis of the funding received from SAI.</p> <p>viii. SAI and the Academy, ninety days prior to the end of the term of this MOU, shall enter into a discussion in good faith to arrive at mutually agreeable terms for extension. The Parties agree that such an extension shall not be unreasonably denied, unless review of the Academy reveals grounds for terminated as per clause 5 below.</p>
5.	<b>Termination</b>	<p>i. After the performance evaluation/review if “Gaps” are found and it appears that the Academy has failed to fulfill the minimum bench mark, the Academy shall be given reasonable time to address the gaps, so that the Academy is in compliance with the terms and</p>



*Signature*  
23/04/2026

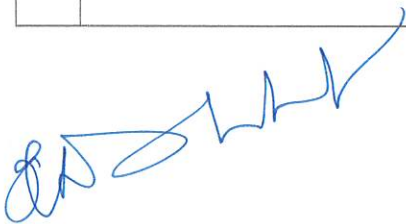
	<p>conditions or the Operational Guidelines as provided by SAI.</p> <p>ii. After the expiry of the said reasonable time, if the Academy fails to perform its obligations based on the review/evaluation or performs its obligations after the said reasonable time, SAI reserves the right to terminate this present MOU, without any liabilities, by giving a written notice of 60 (sixty) days.</p> <p>iii. Save as otherwise provided in sub clause (ii) above, the present MoU shall be terminated, without any liabilities:</p> <ul style="list-style-type: none"><li>• if the performance of Academy is below expectations/bench mark as provided by SAI and/or</li><li>• if the Academy has failed to maintain proper records and books of accounts regarding utilization of funds and/or</li><li>• if the Academy has failed to abide by the terms &amp; conditions of this present MOU and/or if the Academy has failed to abide by any of the Operational Guidelines laid down by SAI and/or if the Academy has failed to abide by any of the updates/modifications made by SAI with respect to any matter dealt with under this present MOU and/or</li><li>• if it is discovered that the Academy has not adhered to the quality standards required in respect of infrastructure, training, diet, kitting &amp; other services etc. provided by the Academy and/or</li><li>• Any other reason as deemed fit.</li></ul> <p>iv. An Academy may terminate this MOU by giving a written notice of 2 (two) months to SAI. Provided that it shall be mandatory upon the Academy that such withdrawal is effectuated only at the end of the current school/college year of the wards it has enrolled, in the event it involves students. The Academy agrees that is the same is not complied with, it shall have to pay a consideration/damages to SAI which shall amount to 4 (four) months of the value of support, it has received</p>
--	---



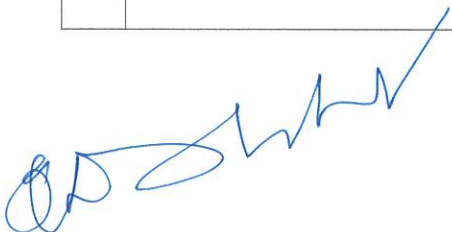
**5A. Consequences of Termination**

from SAI, calculated on the basis of the average value per month the Academy has received in cash and in consumables, in the past six months.

- i. In the event SAI terminates this Agreement, the Regional Director of SAI or his nominee, shall conduct an inspection of the premises of the Academy, 30 days prior to the date of termination, shall prepare a list of equipment provided and consumables available with the Academy, which has been funded and/or provided by SAI. The concerned person shall also assess the condition of equipment. The Academy agrees to allow free access and reasonable support to such a person for such an inspection. The concerned person shall provide a copy of this list to the Academy along with the condition report, within 7 days of such assessment. In the event the concerned person finds that there is damage to the equipment beyond regular wear and tear, the Academy shall be liable to get the equipment repaired at their own cost prior to the date of termination. The Academy shall also make arrangements to get the same appropriately packed for the purposes of transportation and shall handover peaceful possession of the same, without any encumbrance(s), lien or charge, to SAI on the date of termination.
- ii. Upon termination, neither of the Parties shall be entitled to represent that they are associated and/or affiliated to each other. In consequence of such termination of this Agreement, all rights, opportunities & benefits granted under this Agreement will immediately cease to operate.
- iii. Upon termination, neither Party shall be entitled to use the logo / brand of the other Party in any manner whatsoever. Any material developed during the Term of this MOU bearing the logo/brand of the other Party shall either be returned or destroyed.



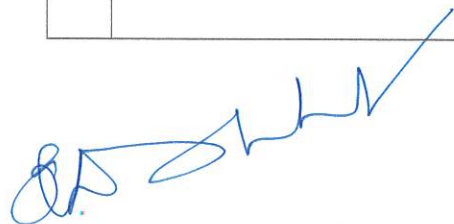
<p>6. <b>Role, Rights and Duties of SAI</b></p>	<ol style="list-style-type: none"> <li>i. Identification of talented athletes to be admitted under Khelo India Talent Development vertical (Khelo India Talent-KIT) and to the Academy.</li> <li>ii. Accreditation of the academies including Academy.</li> <li>iii. Establishment and Implementation of a Comprehensive Athlete Development Programme.</li> <li>iv. Overseeing admission process of such athletes to Academy.</li> <li>v. Funding to the Academy based on <b>Schedule-I of this MOU</b>(including any modifications to the same from time to time) and the number of admission of Khelo India talent e.g. expenses for lodging, boarding, training, equipment, tournament exposure, apparel, travelling (if required foreign exposure), medical, education. It is clarified that based on facilities/services available, separate matrix for funding may be worked out for each sports by HPC. The quantum and the manner of funding shall be the sole discretion of Khelo India and will depend on the evaluation of Academy as per the criteria set by Khelo India. The guidelines for funding to academies shall be finalized in accordance with the approved norms. The criteria/manner of funding shall be worked out before MoU and shall be incorporated as part of MoU.</li> <li>vi. Funding to the Academy may also be in form of providing services of High performance Director/manager, coach, expert coach, Asst. coach, sports science support staff, consumables, monitoring &amp; performance measurement systems, equipment for FOP, maintenance.</li> <li>vii. The non-recurring expenditure will be incurred to fund critical infrastructure gaps. HPC may take different policy decision for non-recurring funding for Govt/PSU and private academies. Separate treatment for academies being run by eminent sports person can also be given.</li> <li>viii. As mentioned earlier, detailed guideline will be issued post discussion with prospective academies on various components of expenditures to be reimbursed, facilities to be developed or services to</li> </ol>
---	---



*Handwritten signature*  
23/04/2026

**H.O.D**  
School of Sports Education  
JTM University, Gwalior

		<p>be hired. The Gap analysis would be done to ensure that once Academy is accredited, quality coaching &amp; sports science support is made available to the players (KITs).</p> <p>xi. SAI hereby reserves all rights to make a site inspection and/or visit at the Academy in order to verify the facilities and the state of the infrastructure, training, diet, kitting &amp; other services etc. provided by the Academy on the basis of the funding received from SAI. If the same is required, SAI reserves all rights to require the Academy to get the bills and UC's vis-à-vis expenditure countersigned from the players (KITs).</p>
7.	<p><b>Role, Rights and Duties of- Academy</b></p>	<p>i. Development of an athlete as per Long Term Athlete Development Plan.</p> <p>ii. Overall management of an athlete including training, education, lodging, boarding, logistics.</p> <p>iii. Maintaining overall standard of the academy as per specifications from time to time.</p> <p>iv. Abiding by the Comprehensive Athlete Development Programme established and implemented by SAI.</p> <p>v. Academy shall operate and discharge its obligations in accordance with the '<b>Khelo India-Talent Search &amp; Development' Operational Guidelines issued by MYAS (F.No.54-I/MYAS/MDS/2017)</b>.</p> <p>vi. Submitting report on performance evaluation, fitness &amp; skill test of Khelo India Talent (KIT) from time to time.</p> <p>vii. Academy shall provide SAI and the respective Khelo India authorities with the entire athlete performance data and the training schedules including but not limited to training schemes and performance assessment etc.</p> <p>viii. Due branding of Khelo India &amp; due prominence in publicity about funding to the academy &amp; KIT by Khelo India.</p> <p>ix. Utilization certificates &amp; following financial norms of Govt. of India from time to time in respect of grant received.</p> <p>x. Maintaining proper accounts and books of utilization</p>



*Shiv*  
23/04/2026  
**H.O.D**  
School of Sports Education  
ITM University, Gwalior

of funding which shall be open to scrutiny and inspection at all times. Academy shall provide SAI with appropriate Utilization Certificates for the expenditures incurred pursuant to the funding received from SAI in the format prescribed under Rule 238 of latest General Financial Rules (GFR), 2017. The prescribed form of the Utilization Certificate to be provided by the X-Academy has been reproduced herein under Schedule-II.

- xi. Submission of copies of the staff and/or employee and/or technical expert contracts at the Academy with SAI if required.
- xii. Academy shall be solely responsible for the safety and security of players at all times and shall keep SAI indemnified in this regard.
- xiii. Academy shall not be allowed to assign and/or outsource its responsibilities in any circumstances whatsoever.
- xiv. All consumables and equipment which are provided and/or funded by SAI, shall remain the assets of SAI. The Academy during the term of this MOU will not sell, assign, mortgage, pledge, underlet, lend or otherwise part with possession of or otherwise deal with the said assets. While the consumables shall be provided for use and consumption at the Academy, the equipment shall be kept under Academy's own possession and control and shall not be removed from the Academy's premises, without the consent of SAI. The Academy shall not create or allow to be created any lien upon the said equipment and shall protect the said equipment against distress.
- xv. The Academy shall ensure provision of CCTV covering all areas such as Fields of Play (FOPs), Mess area and hostel etc. and provide the log in access to view the feed of CCTV on real time basis. SAI, If requires, may ask for the recordings.
- xvi. The details of the academy and all KITs has to be uploaded on National Sports Repository System (NSRS), which is a digital MIS portal. The performance of KITs has to be regularly updated on NSRS.

		xvii. The Academy shall ensure the implementation of the Geo-location based biometric digital attendance system of all KITs. One such system may be provided by SAI on NSRS platform. SAI will have access to monitor/download the attendance of KITs.
8.	<b>Representations and Warranties</b>	<p>Parties herein represent, warrant and acknowledge that:</p> <ul style="list-style-type: none"> <li>i. It is legally capable to enter in to present MOU and not barred to do so under any law for time being in force.</li> <li>ii. It has entered into this MOU in good faith and the signatory on its behalf is legally competent to do so.</li> <li>iii. It has reviewed and fully understood the terms herein and taken competent advice before signing this MOU.</li> </ul>
9.	<b>Intellectual Property &amp; Branding</b>	<p>The following shall apply to the Academy:</p> <ul style="list-style-type: none"> <li>i. The Academy shall adhere to the Branding Guidelines which may be issued by SAI/ Khelo India from time to time, with respect to the promotional and/or marketing activities, kit/equipment sponsorship and other allied activities.</li> <li>ii. it shall recognize that SAI owns all intellectual property rights, whether existing or that may arise, for the entire duration of such rights worldwide, in the Khelo India Scheme. It shall not apply for registration of any of the intellectual property (or any intellectual property that is confusingly similar to the intellectual property) in its own name, in any part of the world.</li> <li>iii. The Academy shall not directly or indirectly contest the validity of or would take any other action which tends to jeopardize the SAI's right to use and to license others to use, the intellectual property rights owned by it.</li> <li>iv. The presence of Academy as an empanelled academy for Khelo India programme shall be duly displayed at Khelo India events.</li> <li>v. SAI/Khelo India logo shall be displayed on all training kits, competition gear/equipment, merchandising and all competition events. This will be subject to the applicable rules of the respective National Sport Federations, International Federations</li> </ul>

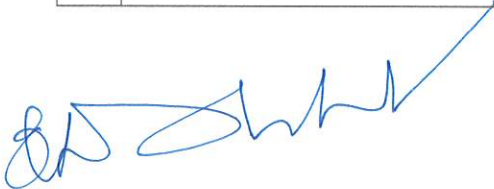
23/04/2026  
 H.O.D  
 School of Sports Education  
 ITM University, Gwalior

		and the International Competition/Events.
10	<b>Governing Laws and Jurisdiction</b>	The provisions of this MOU shall be governed by the laws of territory of India. All disputes arising out of this MOU and any other ancillary agreements shall be referred to arbitration by a sole arbitrator mutually appointed by the Parties herein under Arbitration and Conciliation Act, 1996. <b>The language of Arbitration shall be English and the seat of Arbitration shall be DELHI.</b>
11	<b>Confidentiality</b>	<p>None of the Parties shall: (a) make any public announcement about the subject-matter or existence of this MOU; or (b) disclose any Confidential Information to any third party; without the prior consent of the other parties, except as may be required by applicable law or judicial order; provided, however, that the parties may disclose Confidential Information to their respective professional advisors for the purposes of forming or structuring the transactions hereunder, upon obtaining appropriate confidentiality undertakings from such advisors, and the Parties may disclose Confidential Information to its Affiliates and/or potential sources of finance. The aforementioned restriction on the Parties binds each Party's directors, officers and employees.</p> <p>For the purposes of this Clause, "<b>Confidential Information</b>" means all information disclosed by any Party to the another Party, including but not limited to all information regarding the business, operations or technology or know-how or financial condition of a Party, including any Confidential Information disclosed by the respective directors, officers or employees of a Party. The term Confidential Information does not include information which is: (a) already in possession of a Party receiving such information, the public or a third party prior to the disclosure of such information by, or becomes available to the public or a party other than through a breach of this MOU; (b) required to be disclosed under applicable law or by a governmental order, decree, regulation or rule, provided that the Party</p>



*Shiv*  
23/04/2026.  
H.O.D  
School of Sports Education  
TTM University Gwalior


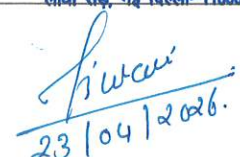
		disclosing such information shall give, where reasonably possible, the Party whose information is being disclosed written notice of the same prior to any such disclosure; and (c) any disclosure made due to judicial/arbitral proceedings and/or to advocates/solicitors in course of conducting such judicial/arbitral proceedings.
12	<b>Conflict of Interest</b>	<p>i. Where there is any indication that a conflict of interest exists or may arise, it shall be the responsibility of Academy to inform SAI, detailing the conflict in writing.</p> <p>ii. SAI will be the final arbiter in cases of potential conflicts of interest. Failure to notify SAI of any potential conflict of interest will invalidate this present MOU or any verbal or written agreement including but not limited to the future Empanelment Agreement.</p> <p>iii. For the purpose of this Clause a 'Conflict of Interest' situation is one where a person, who is involved in the accreditation, empanelment and selection, has or may be perceived to have a personal interest in ensuring that a particular entity is successful. Actual and potential conflicts of interest must be declared by the Academy without any delay.</p>
13	<b>Assignment</b>	Parties shall not assign this MOU or any rights, interest hereunder without the prior written consent of the other Party.
14	<b>Force Majeure</b>	Neither Party shall be liable for any failure to perform its obligations or for any loss or damage incurred or suffered by the other Party hereto resulting from causes or events beyond the control of the Party claiming force majeure, including acts of God, acts of State or Judgments or orders of any court of law or bans imposed by any Competent Authority.
15	<b>Severability</b>	If any provision of this MoU is held invalid or unenforceable by any court of competent jurisdiction, the other provisions of this MoU will remain in full force and effect. Any provision of this MoU held invalid or unenforceable only in part or degree will remain in full



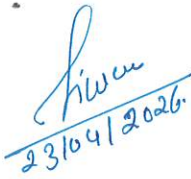
  
28/04/2026  
**H.O.D**  
 School of Sports Education  
 ITM University Gwalior

		force and effect to the extent not held invalid or unenforceable.
16	<b>Costs and Expenses</b>	Each Party shall bear all its own costs and expenses incurred in connection to the preparation, negotiation and finalization of this MOU and any other ancillary agreements (including but not limited to legal expenses) and the completion of the Transaction.
17	<b>Procurement of Goods and services</b>	The cost of procurement of goods and services procured should be inclusive of all taxes. The academies should quote PAN, TAN and GST numbers, to the Khelo India secretariat, in order to claim rebate on account of GST input.

IN WITNESS WHEREOF, the parties have executed this MOU as of the date first above written.

1. <b>SAI</b>  Name: <i>Lt. Col. Kabilan Sai Ashok</i> <i>Executive Director, SAI</i>	Signature:  ले. कर्नल कबिलन साई अशोक Lt. Col. Kabilan Sai Ashok कार्यकारी निदेशक / Executive Director भारतीय खेल प्राधिकरण / Sports Authority of India जवाहरलाल नेहरू स्टेडियम परिसर (पूर्वी द्वार) Jawaharlal Nehru Stadium Complex (East Gate) लोधी रोड, नई दिल्ली-110003 / Lodhi Road, New Delhi-110003
2. <b>ACADEMY</b>  Name: <i>Dr. Vipin Tiwari</i>	Signature:  <i>23/04/2026.</i> <b>H.O.D</b> School of Sports Education TMM University, Gwalior

(Signature of First Party)

  
*23/04/2026.*  
(Signature of Second Party)

**H.O.D**  
School of Sports Education  
TMM University, Gwalior

**Witnesses:**

**Schedule-I: SAI Funding Scheme for Accredited Academies**

The funding scheme for the Accredited Academies shall be in accordance with the Circular no. 3(5)/Sectt./KITD/HPC/2018-19 dated 02.08.2018 (signed by DDG, SAI & CEO, Khelo India) regarding Norms for Expenditure under Khelo India Talent Development & funding to National/Regional/State academies for training KIT). The Parties hereby agree and accept that the terms and conditions of the Circular dated [\*] are hereby adopted and implemented under this present MoU.

**Schedule-II: Form of the Utilization Certificate as per GFR 2017 - 12 A (Rule 238 (1) for Autonomous Bodies & Grantee Organization.**

**GFR 2017 - 12 A (Rule 238 (1) for Autonomous Bodies & Grantee Organization  
FORM OF UTILIZATION CERTIFICATE**

S.No.	Letter No & Date	Amount
	<b>Total</b>	

1. Certified that out of Rs. \_\_\_\_\_ of Grant-in-Aid sanctioned during the year \_\_\_\_\_ in favor of \_\_\_\_\_ under this Ministry/Department letter No. given in the margin and Rs. \_\_\_\_\_ on account of unspent balance of the previous year, a sum of Rs. \_\_\_\_\_ has been utilized for the purpose of \_\_\_\_\_ for which it was sanctioned and that the balance of Rs. \_\_\_\_\_ remained unutilized at the end of the year has been surrendered to Government (vide No. \_\_\_\_\_ dated \_\_\_\_\_)

\_\_\_\_\_) / will be adjusted towards the grants-in-aid payable during the next year

2. Certified that I have satisfied myself that the conditions on which the Grant-in-Aid was sanctioned have been duly fulfilled/ are being fulfilled and that I have exercised the following checks to see that the money was actually utilized for the purpose for which it was sanctioned.

Kinds of checks exercised:-

- 1.
- 2.

Signature: \_\_\_\_\_

Designation: \_\_\_\_\_

Date: \_\_\_\_\_