

REGISTERED AGREEMENT

This Agreement is made between Subharti Medical College, Meerut, through its Legal Officer S/o R/o which is called as **Party No.1** or the First Party hereinafter,

AND

Mr./Ms. (Student Name) S/o, D/o, W/o Mr. (Father/Husband Name), R/o(Address), which is called as **Party No. 2** or the Second Party hereinafter AND Mr. (Student Father/Husband Name) S/o Sh., R/o who is the father/mother/husband/wife of Party No.2 and is called as **party No. 3** or the Third Party hereinafter.

The terms and conditions of the Agreement shall be as follows:-

1. That the Party No.2 has been allotted a seat in the course of MBBS for admission, at the Party no. 1, through central counseling conducted by the State Government of UP.
2. That the State Government has declared the fee structure for the non-minority institutions and minority institutions vide its notification no. 71-4099/34/2021-Chikastsa Shiksha Anubhag-4/1/689993/2024 dated 11.07.2024. It has treated the Subharti Medical College as a non-minority medical college.
3. That the Party No.2 and 3 have been told that Party no. 1 has been declared a Baudh Minority College by National Commission for Minority Educational Institutions, New Delhi vide letters/orders no. F. No. 1222 of 2015 dated 26.04.2018, no 7-7/2016-NCMEI/4542 dated 13.08.2018 and Case No. 2/2020 dated 13.01.2021.
4. That the Party No. 2 and 3 have been told that Party no. 1 has filed an SLP 17003 of 2022 at Hon'ble Supreme Court of India praying to direct the State Government to treat party no. 1 as a minority institution. The Hon'ble Supreme Court has passed an interim order on 23-04-2024, directing the State Government and the DGME to allot Buddhist students on 50% of seats. However, the final judgment is expected soon after the Hon'ble Court completes the hearing. The relevant portion on the basis of which the Hon'ble Court has given the interim relief is quoted herein below:-

“Since the matter is being adjourned at the instance of the State, we are inclined to grant interim protection to the petitioner in terms of prayer clause ‘a’ for the academic session 2024-2025.”

5. That the Party No. 2 and 3 have been told that in order to pass the benefit given by the Hon'ble Supreme Court to the minority students, the fee may undergo a change and is likely to be at par with that of minority Medical Colleges for general students.

In such a situation the modified fee will be applicable from the beginning of the course, whenever decided.

6. That the Party No.2 and 3 shall have to pay the difference amount of the fee if any, from the beginning of the course within the stipulated time as decided by the Party no. 1.

Party No. 1

..... S/o
Legal Officer,
Swami Vivekanand Subharti University

Party No. 2

(Student Name)
S/o, D/o, W/o Mr.

Party No. 3

Mr. (Student Father/Husband Name)
S/o Sh., R/o

Witness: -

1.
2.