MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayri Road,Pari Company Chowk Tal:Haveli Dist:Pune-411041

8

ISHAN PRESS TOOLS

Block - F2,A/6,MIDC Bhosari, Pune - 411026.

FOR SKILL DEVELOPMENT, OUTCOME BASED TRAININGS, R&D SERVICES AND RELATED SERVICES



MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this Day 14/05/2019 by and between Asian Academy Of Education And Research Pune's Asian College of Science And Commerce Addr: S.No.28/15/16, narhe dhayri road, pari company chouk, pune - 411041 by its Chairman Anita Sapte

AND

ISHAN PRESS TOOLS Addr.: Plot Block — F2,A/6,MIDC Bhosari, Pune — 411026. by its Director Nitin Umbre

(First Party and Second Party are hereinafter jointly referred to as 'Parties' and Individually as 'Party') as

WHEREAS:

- A) First Party is a Higher Educational Institution named:
- (i) Asian College of Science And Commerce
- 8) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.





NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

- 1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings. The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.
- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2

SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10



days of each semester. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party

- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make the industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any programme mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in writ

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor



represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party. First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For ISHAN Press Tools

or ISHAH PRESS TOOLS

Proprietor

Authorized Signatory

For Asian College of Science & Commerce

Authorized Signatory

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN



MAHARASHTRA CENTER FOR ENTREPRENEURSHIP DEVELOPMENT, (MCED)
(AN AUTONOMOUS SOCIETY WORKING UNDER DIRECTORATE OF INDUSTRIES,
GOVERNMENT OF MAHARASHTRA)

A-38, MIDC AREA, NEAR RAILWAY STATION, AURANGABAD



Asian Academy of Education and Research, Pune's
Asian College of Science and Commerce
S.No 28/15/16 Narhe Dhayri (Pari Company Chowk
Tal; Haveli Dist: Pune-411041

FOR

ENTREPRENEURSHIP TRAININGS & RESEARCH

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (bereinafter called as the 'MOU') is entered into on this the ___/__ / _2019, for organizing the entrepreneurship development activities by and between

MAHARASHTRA CENTRE FOR ENTREPRENEURSHIP DEVELOPMENT, A-38, MIDC Area, Near Railway Station, Aurangabad- 431005 represented herein by its Executive Director (hereinafter referred as 'MCED', the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

AND

Asian Academy of Education and Research, Pune's Asian College of Science & Commerce S.No 28/15/16 Name (Pune Company Chowk Tal: Haveli Dist: Pune-41304, the Second Party, and pune that term by its Mrs. Anita Sapte Head, Name of Competent Authority / Rep. and also the interior referred to as "Second Party", organization which expression, upless excluded by or repugnant to the subject or context shall include its successors—in-office, administrators and assigns).

(First Purty and Second Party are hereinafter jointly referred to as 'Parties' and individually as 'Party') as

WHEREAS:

A) First Party is a stare level Entrepreneurship Development institute named:

MAHARASHTRA CENTRE FOR ENTREPRENEURSHIP DEVELOPMENT

- B) MCED & believe that collaboration and en-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Entrepreneurship Based Training, Education and Research.
- Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.
- Asian Academy of Education and Research, the Second Party is an educational institution belonging to the people, working for the people and being administered by the people.
- F) Asian Academy of Education and Research S.No 28/15/16 Narhe Dhayri (Pari Company Chowk Tal: Haveli Dist:Pune-41104)

NOW THEREFORE, IN CONSIDERATION OF THE MUTCAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE I CO-OPERATION

- Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings. The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.
- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the imellectual capabilities of the faculty of First Party providing significant inputs to them in developing entrepreneurial mindset which help student to decided entrepreneurship as a career choice keeping in mind the needs of the educational institute, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall ecoperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be minually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2 SCOPE OF THE MoU

- 2.1 The budding graduates from the institutions could play a key role in economic development of the country through establishing enterprises. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Curriculum Design: First Party will give valuable inputs to the Second Party in designing teaching / training methodology and suitably customize the curriculum so that the students fit into the current entrepreneurial scenario meaningfully.
- 2.3 Entrepreneurship Training & Visits: Entrepreneurship training followed by indestry visits will give an insight in to the latest developments / requirements of startups / enterprise setup. The entrepreneurship training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to entrepreneurial career. The Second Party will provide its Lahs & training halls for the hands-on training of the learners enrolled with the First Party.

- 2.4 Research and Development: Both Parties have agreed to carry out the joint research activities in the fields of Entrepreneurship.
- 2.5 Entrepreneurship Development Programs: First Party to conduct training programme for the students of Second Party on entrepreneurship development in order to disseminate the information and make students attitude to go for entrepreneurship as a career choice.
- 2.6 Entrepreneurship Awareness Programme: First Party to extend the necessary support to conduct entrepreneurship awareness programme to the students of the Second Party on emerging trends in entrepreneurship.
- 2.7 Faculty Development Programs: First Party to train the Faculties of Second Party for imparting training on entrepreneurship development.
- 2.8 Udyojak Magazine: Udyojak magazine is one of the tools for cultivating entrepreneurial culture in the society. Second party will help first party for promoting Udyojak Magazine at large extent to serve the motto of magazine.
- 2.9 Post Training support to Trained Students: First Party will help actively for starting enterprise to the students of second party in terms of Business Plan Preparation, Marketing support, financial support from tinancial institutions, Design Support, Support for trial production, etc.
- 2.10 Both Parties to obtain all intental approvals, consents, permissions, and licenses of whatsoever nature required for offering the Programmes on the terms specified herein
- 2.11 There is no financial commitment on the part of the MCED, the First Party to take up any programme mentioned in the MoU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period MCED, the First Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Asian Academy of Education and Research's Asian College of Science & Commerce the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.

4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in writing. In the event of Termination, both parties have to discharge their obligations.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

Asian College of Science & Commerce are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.

MCED, First Party

AAER'S Asian College of Science & Commerce
Second Party

Any divergence or difference derived from the interpretation or application of the MoU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Aurangabad/Pune.

AGREED:

For Mahazashtra Centre for Entrepreneurship Development

For AAER'S Asian College of Science & Commerce

Authorized Signatory

Authorized Signatory

Maharashtra Centre for Entrepreneurship Development (MCED), Aurangahad	AAER'S Asian College of Science & Commerce	
A-38, MIDC Area, Near Railway Station. Aurangabad- 431005	S.No 28/15/16 Narhe Dhayri (Pari Company Chowk Tal:Haveli Dist:Pune-411041	
Contact Details	Phone: 020-24690620/24690610	
E-mails: executivedirectormeed1@email.com	B-mails: asianacademypune@gmail.com	
Web: www.moed.in	Web; www.asianaeademypune.ac.in	

Witness 1	Witness 2:	
Witness 3.	Witness 4:	



AGREEMENT

This Agreement is made at Nashik, this 21 day of September, 2017 between Khadi & Village Industries Commission, an Statutory Body functioning under the control of Ministry of Micro, Small and Medium Enterprises (MSME), Government of India having its office at Gramodaya, 3, Irla Road, Ville Parle (West), Mumbai ~ 400 056, heremafter called "KVIC" (Which expression shall, unless repugnant to the context or meaning thereof be deemed to mean and include its

successor and assigns) of One Part AND Asian Academy of Education & Research, Pune, hercinafter called "Professional Training Associates" (Which expression shall, unless repugnant to the context or meaning thereof be deemed to mean and include its successor and assigns) of the other Part.

WHEREAS KVIC has been constituted to devote itself to the development and propagation of Khadi and Village Industries (KVI) in the country. The main object of KVIC is to create employment opportunities through presently ongoing scheme of MSME i.e. PMEGP (Prime Minister Employment Generation Programme) to set up micro, small and medium units. KVIC has as part of its function of imparting skill development training to the artisans and entrepreneurs, conducting Entrepreneurship Development Programme (EDP) and now proposes to establish linkages with Professional Training Associates wherever feasible to impart Skill Development Training Programme.

WHEREAS (Asian Academy of Education & Research, Pune) (e.g. is having the experience and expertise in providing training in Technical, IT Sector, Agriculture as well as Managerial Skill Development Program. As such, (Asian Academy of Education & Rosearch, Pune) is desirous of providing training for Skill Development Training Programme through training centers of KVIC.

AND WHEREAS KVIC AND (Asian Academy of Education & Research, Pune) have agreed to initiate steps to work in collaboration with each other by jointly designing and organizing Skill Development

Training aiming to assist the new entrepreneurs, specifically in domains of the employability creating in their proposed micro, small and medium units.

AND WHEREAS (Asian Academy of Education & Research, Pune) is also desirous of utilizing the facilities of KVIC Departmental and Non-Departmental training centers to organize the Skill Development Training Programme. Wherever the training providers are having their own infrastructure, the same shall be utilized in case such trades/training programme are not being taken up in the KVIC's Training Centres.

NOW this indenture witnessed and it is hereby mutually agreed by and between parties hereto as follows:

1 Joint Responsibilities -

- (a) Conceptualizing, Executing, Publicizing/Marketing of the training program (s).
- (b) Certification of the successful participants of the training activities.
- (c) Promote training programs by approaching the right institutions in Government/Private sector to attract maximum audience.

2. Responsibilities of KVIC-

KVIC will be responsible for the following

(a) Assessment of the Professional Training Associates

related to their experience and expertise in the relevant trade/training programme through training centres in the field.

- (b) To plan the training programme and co-ordinate with the Professional Training Associates from the commencement of training programmetill the end of the training programme.
- (c) To facilitate the training programme though available scheme and financial assistance i.e. Prime Ministers Employment Generation Programme (PMEGP) as a facilitator.
- (d) To maintain the data of trained personnel in detail and $\frac{r}{\sqrt{r}}$ record it asachievement of targetas trained persons in the training centers.
- (e) Suggest the new training programme/trades considering available infrastructure and manpower at the training centers.
- (f) To Monitor the training programme conducted by Professional Training Associates.

3 Responsibilities of Professional Training Associates:

 (a) To organize and supervise the training programme to be conducted through KVIC.

- (b) To ensure about the preparation of Curriculum/Syllabi of the training programme, study materials and providing the same to the candidates.
- (c) Adhere to the guidelines/directions issued by KVIC from time to time through Circulars/Standing Orders while conducting the training programme.
- (d) To ensure the qualitative training programme and not merely the quantitative training programme.

Financial Assistance:

Existing guidelines and the pattern which is indicated below is applicable in the case of self-financing courses which is being conducted by the Professional Training Associates:

- (i) If the training programme is organized by utilizing the available infrastructure of KVIC's training centrethen the fees sharing ratio will be 70:30 manner i.e. 70% will be sharedby Professional Training Associates and 30% will be retained by KVICout of the total fees collected.
- (ii) If the training programme is conducted /organized at the infrastructure available with Professional Training Associates or any other place, then the sharing ratio will be 89:20 manner i.e. 80% will be shared by Professional

Training Associates and 20% will be retained by KVIC out of the total fees collected.

(iii) Other than point no (i) and (ii), the courses which are

designed and organized by the Professional Training Associates and intent to organize such training programme then the fees for these courses will be finalized considering the nature of the trade, market demand and the duration of the courses as per the assessment made by Professional Training Associates.



- (iv) Expenses related to training programme, development of the training programme/courses, transport of the training providers, advertisement or any other miscellaneous expenses related to training programme will be borne by the Professional Training Associates. The detail statement of income and expenditure after completion of each training programme will be submitted to KVIC by Professional Training Associates.
- (v) Fees as decided by the Professional Training Associates will be collected by the KVIC at one go and deposited in the KVIC's account. Thereafter as per the pattern mentioned above at point no (i) and (ii) as the case may be, after retaining the share of KVIC, remaining amount will be paid to Professional Training Associates.

5 Use of logo and name:

Logo and name of the KVIC will be mutually consented while issuing the publicity material in newspaper from time to time for conducting training programme by the Professional Training Associates. For the said material hard copy and soft copy will be kept by Professional Training Associates themselves and should not be used except for the training programme being conducted in association with KVIC.

6. Validity of the Agreement:

Agreement between the KVIC and Professional Training Associates will be valid for 3 years from the date of execution of the agreement. However, every year within the tenure of 3 years, there will be renewal of the agreement and If the performance of the Professional Training Associates is not found satisfactory then the head of the Training Institution/ Training Centre/Field Offices of KVIC is deemed fit to take suitable decision for termination/ cancellation of the Agreement. Similarly, Professional Training Associates can terminate the agreement at any time by giving one month notice to the KVIC.

Dispute:

Any dispute arisen between the Professional Training Associates and KVIC will be mutually resolved and if both the parties fail arrive at a mutual settlement, then for any recourse, courts in

Mumbai alone shall have the logal Jurisdiction to hear the matter.

IN WITNESS WHEREOF the parties hereto have executed these present on the day and year first herein above written.

For & on behalf of **KVIC**

For Asian hamiliary of Emplation

For and on behalf of Direction & Research, Pune)
(Asian Academy of Education & Research, Pune)

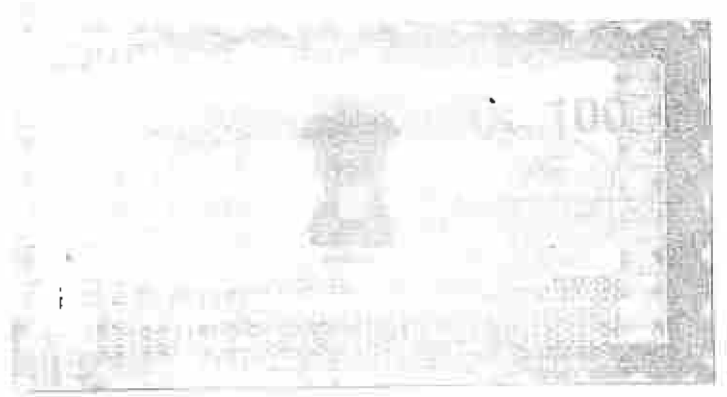


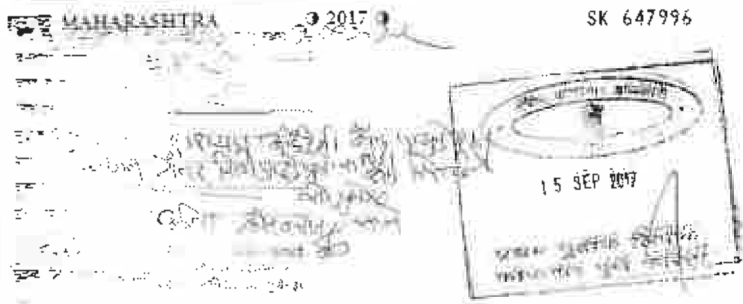
WITNESSES -

Avingh D. Tikoke

2. P.A. Waghmable

Januar





AGREEMENT

This Agreement is made at Nashik, this 21 day of September, 2017 between Khadi & Village Industries Commission, an Statutory Body functioning under the control of Ministry of Micro, Small and Medium Enterprises (MSME), Government of India having its office at Gramodaya, 3, Irla Road, Vile Parle (West), Mumbai – 400 056, hereinafter called "KVIC" (Which expression shall, unless repugnant to the context or meaning thereof be deemed to mean and include its

successor and assigns) of One Part AND Asian Academy of Education & Research, Pune, hereinafter called "Professional Training Associates" (Which expression shall, unless repugnant to the context or meaning thereof be deemed to mean and include its successor and assigns) of the other Part,

WHEREAS KVIC has been constituted to devote itself to the development and propagation of Khadi and Village Industries (KVI) in the country. The main object of KVIC is to create employment opportunities through presently ongoing scheme of MSME i.e. PMEGP (Prime Minister Employment Generation Programme) to set up micro, small and medium units. KVIC has as part of its function of imparting advantagement training to the artisans and entrepreneurs, conducting intropreneurship Development Programme (EDP) and now proposes to establish linkages with Professional Training Associates wherever feasible to impart Skill Development Training Programme.

WHEREAS (Asian Academy of Education & Research, Pune) (e.g. is having the experience and expertise in providing training in Technical, IT Sector, Agriculture as well as Managerial Skill Development Program. As such, (Asian Academy of Education & Research, Pune) is desirous of providing training for Skill Development Training Programme through training centers of KVIC.

AND WHEREAS KVIC AND (Asian Academy of Education & Research, Pune) have agreed to initiate steps to work in collaboration with each other by jointly designing and organizing Skill Development

Training aiming to assist the new entrepreneurs, specifically in domains of the employability creating in their proposed micro, small and medium units.

AND WHEREAS (Asian Academy of Education & Research, Pune) is also desirous of utilizing the facilities of KVIC Departmental and Non-Departmental training centers to organize the Skill Development Training Programme. Wherever the training providers are having their own infrastructure, the same shall be utilized in case such trades/training programme are not being taken up in the KVIC's Training Centres.

NOW this indenture witnessed and it is hereby mutually agreed by and between parties hereto as follows:

1 Joint Responsibilities -

- (a) Conceptualizing, Executing, Publicizing/Marketing of the training program (s).
- (b) Certification of the successful participants of the training activities.
- (c) Promote training programs by approaching the right institutions in Government/Private sector to attract maximum audience.

Responsibilities of KVIC-

KVIC will be responsible for the following

(a) Assessment of the Professional Training Associates

related to their experience and expertise in the relevant trade/training programme through training centres in the field.

- (b) To plan the training progarmme and co-ordinate with the Professional Training Associates from the commencement of training programmetill the end of the training programme.
- (c) To facilitate the training programme though available scheme and financial assistance i.e. Prime Ministers Employment Generation Programme (PMEGP) as a facilitator.
- (d) To maintain the data of trained personnel in detail and $\tilde{\chi}$ record it asachievement of targetas trained persons in the training centers.
- (e) Suggest the new training programme/trades considering available infrastructure and manpower at the training centers.
- (f) To Monitor the training programme conducted by Professional Training Associates.

Responsibilities of Professional Training Associates:

(a) To organize and supervise the training programme to be conducted through KVIC.

- (b) To ensure about the preparation of Curriculum/Syllabi of the training programme, study materials and providing the same to the candidates.
- (c) Adhere to the guidelines/directions issued by KVIC from time to time through Circulars/Standing Orders while conducting the training programme.
- (d) To ensure the qualitative training programme and not merely the quantitative training programme.

Financial Assistance:

Existing guidelines and the pattern which is Indicated below is applicable in the case of self-financing courses which is being conducted by the Professional Training Associates:

- (i) If the training programme is organized by utilizing the available infrastructure of KVIC's training centrethen the fees sharing ratio will be 70:30 manner i.e. 70% will be sharedby Professional Training Associates and 30% will be retained by KVICout of the total fees collected.
- (ii) If the training programme is conducted /organized at the infrastructure available with Professional Training Associates or any other place, then the sharing ratio will be 80:20 manner i.e. 80% will be shared by Professional

Training Associates and 20% will be retained by KVIC out of the total fees collected.

(iii) Other than point no (I) and (ii), the courses which are designed and organized by the Professional Training Associates and intent to organize such training programme then the fees for these courses will be finalized considering the nature of the trade, market demand and the duration of the courses as per the assessment made by Professional Training Associates.

- (Iv) Expenses related to training programme, development of the training programme/courses, transport of the training providers, advertisement or any other miscellaneous expenses related to training programme will be borne by the Professional Training Associates. The detail statement of income and expenditure after completion of each training programme will be submitted to KVIC by Professional Training Associates.
 - (v) Fees as decided by the Professional Training Associates will be collected by the KVIC at one go and deposited in the KVIC's account. Thereafter as per the pattern mentioned above at point no (i) and (ii) as the case may be, after retaining the share of KVIC, remaining amount will be paid to Professional Training Associates.

5. Use of logo and name:

Logo and name of the KVIC will be mutually consented while issuing the publicity material in newspaper from time to time for conducting training programme by the Professional Training Associates. For the said material hard copy and soft copy will be kept by Professional Training Associates themselves and should not be used except for the training programme being conducted in association with KVIC.

6. Validity of the Agreement:

Agreement between the KVIC and Professional Training Associates will be valid for 3 years from the date of execution of the agreement. However, every year within the tenure of 3 years, there will be renewal of the agreement and if the performance of the Professional Training Associates is not found satisfactory then the head of the Training Institution/ Training Centre/Field Offices of KVIC is deemed fit to take suitable decision for termination/ cancellation of the Agreement. Similarly, Professional Training Associates can terminate the agreement at any time by giving one month notice to the KVIC.

7. Dispute:

Any dispute arisen between the Professional Training Associates and KVIC will be mutually resolved and if both the parties fall arrive at a mutual settlement, then for any recourse, courts in

Mumbai alone shall have the legal Jurisdiction to hear the matter.

IN WITNESS WHEREOF the parties hereto have executed these present on the day and year first herein above written.

For & on behalf of **KVIC**

For Asian Asiability of Emission & Rimsearch, Pune

For and on behalf of Wood Research, Pune)



WITNESSES -

1 Luinsw D. Tikone

Julinion

2. P.A. Waghmode

producedo



PROUD GO-OWNER OF IELTS

Expression of Interest for Association

This immuss to be completed by immutations who was to hisparia nodal associates with IDP Education India Put. Ltd

R Please write clearly in BLACK INK using CAPITAL LETTERS

- 1. Company Name / Institution Name: ASIAN ACADEMY OF EDUCATION & RESEARCH, PUNE.
- Establish Year of Company/Institution 2007
- 3. Address [For Communication]: SURVEY NO 28/15/16, NARHE DHAYRI ROAD PARI COMPANY

CHOWKI PUNE 411041

- 4. City: PUNE State: MAHARASHTRA Pin Code: 411041
- Tel. 020 / 24690620/10 #91 9822651419
- 6 Name of the Head of Institution MISS ANITA S. SAPTE
- 7. Designation of the Head of Institution PRESIDENT.
- F-mail: <u>aslanaçademypune@gmail.com</u>
- 9. Mobile: +91 9822651419
- Nature of Business: EDUCATION / SOCIAL

IDP EDUCATION INDIA PRIVATE LIMITED

Head Office: 6th Floor, Plot No. 32, Global Business Square, Sector 44, Gurgaon 122003, (Haryana), India. Tet: +91-124-4445399

Registered Office: 610-616, International Trade Tower, Nebru Place, Delhi - 110019 Tel

011-4411888B

CIN No. U80903DL2006PTC156354



Standard Constitute Motion Confidentiality and Non-Asclosure Agreement Tagtieres Private limited trading as Consilium Academy

CONFIDENTIALITY AND NON-DISCLOSURE AGREEMENT

aniared into between

Taglicrey Private Limited (Irading as "Consilium, Academy"), a private con yany incorporated massivasi ne with the laws of Pune, India Registration Number 072501PN2019P1 0187033

and

()
(hereafter informed to as the "Collegenty"),
a private incorporated in accordance
with the laws or India.

Registration Numbér.

(individually or collectively, as the context may recurse these parties shall be referred to as fai Partiy' or little Parties (

BACKGROUND

1.1 It is recomment that the Parties will co-operate for the Purpose described in arrivative B. It is envisaged that during this process, information of either Party may be disclosed to the other Party, the disclosure of which will be regulated by the terms and conditions of this Agreement.

Z DEFINITIONS

- 2.1 For purposes of this Agreen enforcement inconsistent with or otherwise indicated by the context.
- 2.1.1 'Advisors' incars the respective directors officers, employees agents, nominous, efficies, contractors and professional advisors of each Party.
- 2.3.2 ** **Agreement** (effors for this confidentiality and non-disclinative agreement)
- 2.1.3 Confidential Information' means a Discloser's trade confidencial, financial and management socials as well as confidencial and other proprietary information howsdever such Confidential Information eray he disclosed or made available to the Recipient including withruit boiling into a foregoing, whether direct or indirect, orally insurably or in electronic formation by reason of respectituding decontentiation or collectional or of the Use body or all the Use body or electronic including but not kindled to:
- 2.1.3.1 (sphnologies, concepts, deas, inventions, methods methodologies procedures, processes systems techniques, designs, formulations, models, templates or work pagers:
- 2.1.3.2 gangralised features of the stricture, requence and organization of software user interfaces and screen designs;
- 2.1.7.3 general purpose consulting and software tools withlies.

and rectices

- 2.1.3.4 logic, coherence know-how, and mothods of management, appraison or conducting husiness and strategy used on is no used:
- 2.1.0.5 Technical data, product or process specifications and all other technical machanical and computer oformation;
- 2.1.3.6 hinancial, supply, exclasivity or other conhectual arrangements between or defail about the Discloser, its suppliers, sources of material, clients and business associates;
- 2.1.3.7 any material or information subject to depyright, trademark, patention other form of interfectual property rights.
- 2.1.3.9 any information that relates to post projects of the Parties.
- 2.1.3.9 any other matter that retailed to the business of the Displayer in respect of which information is not readily systematic in the normal cooles of business and which may some in the knowledge of the Recipient; and/or
- 2.1,3.10 any other malerial which the Discloser identifies to the Redipient as being Confidential Information
- 5.1.4 "Discloser" means the Party disclosing or granting access to Confidential Information to the Recipient, or whose Confidential Information comes into the possession of the Recipient.
- 7.1.5 Idisclosure means the Parister of Confidencial Information from the Discloser to the Recipient or the acquestion of Confidencial information of either Party (the Discloser) by the other Party (the Recipient), by any orest or indirect means including but not truited to the conveyance of Confidencial Information by would, oral, reactions or other means and idiscloser or idisclosed has a corresponding mean of).
- Effective Data" means the date of last signature of this Agreement.
- 2.1.7 Phirpose" means the intention for which Confidential information is discussed, as dosorbod in unnexure B including any negotiations in this regard, and to no other purpose whatspever, and
- 2.1.9 Recipient means the Party receiving Confidential promotion of the Discloser, or to whom Confidential Internation of the Discloser is disclosed.

3 CONFIDENTIALITY

- 3.1 The Reop ant horoby irrevocably agrees
- 3.1.1 not be disable or disclose and/ or to detable to any person whatsoever in any tunin or mapner whatsonver, other directly or interestly, any Confidential Information without the prior without consent of the Disclosed.
- 3.1.2 not to, directly no indirectly detract from expand on smend, decompile, roverse engineer, use, exploit points the use of, or niary other mainter whatsoever apply the Confidential Information for any purpose whatsoever other than for the Purpose and otherwise trian in accordance with the provisions of this Agreement;
- 3.1.9 to maintain in secrety any and 89 Confidential information of the Displace which may be acquired by an displaced to it;
- 3.1.4 in cases where the Reopiect is uncertain as to the halors or any information (whether that information)

Page 1



Standard Consilision Mutual Confidentiality and Non-disclosura Agreement

quain and Committee in the contrary is received from the Decision.

- 3.1 9 Take reasonable security measures, at east as great as the precautions it takes to protect its own confidential or proprietary information, to keep the Confidential Information confidential;
- minediately polity the Discussifugon discovery of any inauthorised use or disclosure of the Confidential Information resulting from an act or omesion by the Recipiont or its Advisors or any other breach of this Agreement by the Recipion; or its Advisors and in such an event will assist the Disclosor regain pussession of the Confidential Information or prevent its further providers ad use.
- 3.1.7 Isoloser's requestion in any event at 111 Purpose return alteriginals, control suppose return alteriginals, control supposes or extracts of the fluor or at the Displayer's option destroy such longitude. Copies, reproductors and supposes or extracts of the Confidential Information and centry destruction thereof.
- 3.1.8 (ha) all Confidential information is and shall remain the property of the Discloser and that dischaute thereof in terms harent does not grant to the Reoper transportation or implied ticense to use such Confidential Information or right under any patent copyright, trademark, or trade societ information other than for the Purpose, and
- 3.1.9 mut to describ or incircotily:
- 11.9.1 da ar purport to do anything or abust shy other person in doing anything which may or could impair, projuisce or interfere with the Discourse's vested rights, bite and interest in and pertaining to the Contributal Johnson:
- 3.1.9.2 regression that it has any right, tide or interest in and pertaining to the Discoser's Confidential Information.
- 3.1.9.3 disclose to any publishing or news media (noticing but not lithrate to newspapers, magazines, retwo or letevision) any Confidential Information or any information of any nature whatsover with regard to the products, senaces or activities of the Discloser, which the Discloser has not already made known to the public at large, without the productions.

BINDING IN RESPECT OF PARTY AND ITS ADVISORS

- 4.1 The agreements and underlatings in this Agreement are given by each of the Parties on behalf of themselves and in respect of each of their Advisors and in favour of each other.
- 4.2 Each Party shall ensure that its Advisors comply with the forms of this Agreement and shall be responsible for any higher of the terms of this Agreement by its Advisors
- 4.3 Each Perty shall produce that each of its Advisors, to whom City/Lidentian (promation) may be disclosed on who otherwise may obtain access to Confidential Information, expectly undertakings in substantially the same form as this Agreement.
- 7.4 The Pames record and agree that the uncertakings

referenced in clause 4.3 shall be concluded with between the Advisor and the employer of that Advisor.

5 EXCLUSIONS

- The confidentably obligations sell out in this Agreement shall not apply to any Confident all Information which:
- 6.1.1 a Recipient Can into the public domain prof to the public service of the public through A. The public
- 5.12 was rightfully in the Rediplant's possession without obligation of confidence prior to receipt from the Digidosonal proven by as written records.
- 5.1.3 can be proved to have been righthilly received by a Hampiert from a fand party without obligation of confidence.
- $\mathbf{s}_{\mathrm{c},i,d}$ is approved for release with the prior written consent of the Displaces or
- 6 1.5

 e disclosed in Order to compry with a decree, provided that the Recipient has sensible of the subject to get a provided such onsposure.

SEPARATE UNDERTAKINGS

- 6.1 Each undertaking in this Agreement shall be deemed to be and shall be construed as an undertaking separate and neveral from every other undertaking given in terms of this Agreement.
- 6.2 No undertaking shall be limited or restricted by reference to or interance from any other separate acknowledgement and undertaking.
- 6.3 If any provision or underlawing in this Aureenant shall be field by a court of competent jurisdiction to be illegal, invalid or unanterceable, the remaining provisions of undertakings shall remaining full force and effect.

DURATION

- 7.1 This Agreement shall be of lords and effect from the Effective Date and shall remain in force and effect indefinitely or until a further agreement, replacing and superseding titles Agreement, is concluded in writing between the Parties.
- 7.2 All obligations created in this Agreement shall survive change or termination of the business (elationship between the Parties.)

■ BREACH

- 81 Sharp San Hall rig party') commit a ball of the state of the san adultion to any other ball of the state of the san take (including the out to carn day ages;"
- 8.1.1 without notice to the defaulting party to bring an

Page 2



Standard Consition: Mulual Confidentiabily and Non-disclosure Agreement

Count of campeter 1 junishmon, basis or not, for the granting of an defaulting party to arevent any egipts of this Agreement, author

8.1.2 without notice to the defaulting party, to diam specific performance from the detaulting party of all the defaulting party's obligations whether or not the due date for performance has showed.

LIMITATION OF LIABILITY

9.1 Prince the second of the s

10 GOVERNING LAW

This Agreement shall be construed and performed in approximates with the laws of findial without giving affect to any conflict of laws provided that the Usateser shall in its sale discretion be conited to wishfuln action observation whenever the Disclaser deems the cause of action to have ansen cultable the RSA or atternatively where jurisdictional concerns may adversely affect the enforcement of a judgment of at RSA Conflict.

11 GENERAL

- 111 This Agreement constition Parties with responsible to the changes thereby on any state of the change of the
- 11.2 Either Farly dosining 12 saute a news indease, advertisement or other form of publicity concerning efforts in connection with this Agreement shall obtain the writer consent of the other Party prior to the release of with publicity, which consent will not be orrespondedly delayed or withheld.
- 11.3 The relationship between the Parties shall be one of the ulmost good faith and each Party undertakes to observe the utmost good faith towards the other, and to act conspirably with respect to realiers that relate to the Agreement.
- 11.4 This Agreement aliay be executed in counterparts, each of which together constitutes a single agreement between the Parties thereto, but shall not be effective until each Party has executed at least one counterpart. Each such counterpart shall be dramed to be an original thereof, but all the counterparts shall together constitute the same instrument.

- ho latitude, extension of other indulgence which may be diven to affixed an area into the former. To the other Party in respect to the intermediate in a waiver or provation of, or other include the Granto: from enforcing at any time and without notice, stret and principal compliance with each and every provision or form bereel.
- The Parties agree that the Party shall not apply. The Parties of not provided the party shall not apply. The Parties the not provided the party shall not negotiating, drafting in the parties of negotiating.
- 11.7 This Agreement does not include expressly of by implication. any representations, withanties or other objections.
- *1.7: to grant the Redipent any licence or rights to the Confidential Information of the Discloser, other than as unawher expressly stated in this Agreement.
- 11.7.2 to require the Discloser is disclose or to continue disclosing any Confidential Information or to update any Confidential Information previously disclosed.
- 11.7.3 and the stylio negotiate or continue of the Party with respect to any time of the party from without Lability, nor
- 11.7.4 as to the, auturaty, efficiery, completeness, capabilities safety or any other qualifies whatsoever of any Confidencial Information disclosed under this Agreement

12 DOMESLIUM CITANDI ET EXECUTANDI

- 12.1 The Parties select as their respective distribute clanning executarial, and for the purposes of giving or sending any notice provided for or required in terms of this Agreement the addresses as described in Armenure A, or such other address or email address as may be substituted by rotice given as herein required.
- 12.7 Any notice addressed to a Party at its physical or postal address shall be sent by prepaid registered post, or delivered by hand, or sent by omain.
- 12.3 Any notice shall be deemed to have been given
- 12.3.1 if posted by prepart registered post, 7 (sever) days aller the date of posting thereol.
- 12-3.2 If here) delivered on the day of delivery.
- 12.3.3 If sent by email, on the date and time of sending of such email, as evidenced by an email confirmation printed.
- 12.3.4 The Parties may convitoritate with each other by ejectronic means; inrovided that electronic configuration will not to acceptable to formal nonces required to be given under this Agreement Suca conmunication is acceptable as a signed willon notice to the extent permissible under any applicable law.
- 12.4 The provisions of this clause 12 are severable from the rest of the provisions of this Agreement and shall survive its termination and currence to boroffull force.



Sjendard Constitute Motical Confidentiality and Non-disclosure Agreement

13 INTELLECTUAL PROPERTY

- 13.1 The Company manuscripts are margin that the members are a produced at the Company of the members of the Company of the co
- 13.2 Ihat it shall not during the sement or any line after the Gispute the ownership of the time of the time.

SPECIAL CONDITIONS

3.6

- 14.1 The written of the property of this agreement.
- 14.2 Further, of framewo, framery, dryans, communication, a comparing substantial or obtained in the definition of surefulnessing phone will be constituted in the surefulness of the constitute of the surefulness of the sur



Standard Consilium Mutual Cophidentiality and Non-disclosure Agreement

ANNEXURE A - REPRESENTATION AND DOMICULA CITANDI ET EXECUTANDI

mirpiday Attimore	W	
Hereica Ramon	D103, Eden Park, Ganapati Chowk, Viman Nager Pune	
Fortis Address		
Name of the last	+91 9372109657	
Repressi	ilativė:	
Name of Street	New Address of the Ad	
Parent.	COST	
Comment Dateston	set 201000000 proceedings (4) the Settle	
Company Address	45.	
Physical Schron		
Total Day Secretary		
Deliver National		
DOMES PROPERTY.		
Company Represe	ptptlve:	
NAME:		
Pastine		
Control Painty		





Standard Conellium Mutual Confidentiality and Non-disclosure Agraement

ANNEXURE 6 - PURPOSÉ

The facilitation of discussions on the potential of the Parties working together disvanous projects

A teaming agreement, and annex are for each project with percentages of profesharing will be incorporated on a project by project basis (which will not be applicable hers if / unless discussed by Anita Saptijn.)

Раде б

© Consolium Academy (Pty) Util 2012

Plagge initial here



SIGNATURES	Total Control	
THUS DONE AND SIGNED BY WHAT	by Consilium on this the3	day of October 2019.
RHONES IN C DEQUEA (Print Name in block killers) For and on behalf of Consilium and duly author thereto	Sequeton Se	P. Acusa
THUS DONE AND SIGNED at	by the Company on this the	day m Deline 2019
(Print Name in block letters) For and on behalf of the Company and duly author sed thereto	Dragrades Sig	naturė

MEMORANDOM OF THE CRSTANDING (Mall)

DETWEEN



MAHARASHTRA CENTER FOR ENTIRF PRENEURSHIP DEVELOPMENT, (MCED)
(AN AUTONOMOUS SOCIETY WORKING UNDER DIRECTORATE OF INDUSTRIES,
GOVERNMENT OF MAHARASHTRA)

A-38, MIDC AREA, NEAR RAILWAY STATION, AURANGABAD

ġ.



Asian Academy of Education and Research, Pune S.No 28/15/16 Narhe Disyri (Pari Company Chowk Tal:Haveli Dist:Pune-41104)

FOR

ENTREPRENEURSHIP TRAININGS & RESEARCH

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this the 1019, for organizing the entrepreneurship development activities by and between

MAHARASHTRA CENTRE FOR ENTREPRENEURSHIP DEVELOPMENT, A-38, MIDC Area, Near Railway Station, Aurangabad- 431005 represented herein by its Executive Director (hereinafter referred as 'MCED', the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors—in-office, administrators and assigns).

AND

Asian Academy of Education and Research, Pune S.No 28/15/16 Nurhe — Dhayri (Pari Company Chowk Tal: Haveli Dist: Pune-41104, the Second Party, and represented herein by its Mrs Anita Sapte Head, Name — of Competent Authority / Representative, (hereinafter referred to as "Second Party", organization which expression, unless excluded by or repugnant to the subject or context shall include its successors — in office, administrators and assigns).

(First Party and Second Party are hereinafter jointly referred to as 'Parties' and individually as 'Party') as

WHEREAS:

A) Pirst Party is a state level Entrepreneursh:p Development institute named:

MAHARASHTRA CENTRE FOR ENTREPRENEURSHIP DEVELOPMENT

- B) MCED & believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Entrepreneurship Based Training, Education and Research.
- Both Parties, being legal entities in themselves desire to sign this MOU for advancing (heir mutual interests.)
- E) Asian Academy of Education and Research, the Second Party is an educational institution belonging to the people, working for the people and being administered by the people.
- Asian Academy of Education and Research S.No 28/15/16 Nurhe Dhayri (Pari-Company Chowk Tal:Haveli Dist:Punc-431041

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:



CLAUSE 1 CO-OPERATION

- 1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the **Institution** and its related wings. The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional apportunities for one another.
- 1.2 First Party and Second Party co-operation with facilitate effective infilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing entrepreneurial mindset which help student to decided entrepreneurship as a career choice keeping in mind the needs of the educational institute, the Second Party.
- The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2 SCOPE OF THE MoU

- 2.1 The budding graduates from the institutions could play a key role in economic development of the country through establishing enterprises. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Curriculum Design: First Party will give valuable inputs to the Second Party in designing teaching / training methodology and suitably customize the curriculum so that the students fit into the current entrepreneurial scenario meaningfully
- 2.3 Entrepreneurship Training & Visits: Entrepreneurship training followed by industry visits will give an insight in to the latest developments / requirements of startups / enterprise setup. The entrepreneurship training and exposure provided to students and fuculty through this association will build confidence and prepare the students to have a smooth transition from academic to entrepreneurial career. The Second Party will provide its Lubs & training halls for the hands-on training of the learners enrolled with the First Party.



- 2.4 Research and Development: Both Parties have agreed to carry out the joint research activities in the fields of Entrepreneurship.
- 2.5 Entrepreneurship Development Programs: First Party to conduct training programme for the students of Second Party on entrepreneurship development in order to disseminate the information and make students artified to go for entrepreneurship as a career choice.
- 26 Entrepreneurship Awareness Programme: First Parry to extend the necessary support to conduct entrepreneurship awareness programme to the students of the Second Party on emerging trends in entrepreneurship.
- 2.7 Faculty Development Programs: First Party to train the Faculties of Second Party for imparting training on entrepreneurship development
 - Udyojak Magazine: Udyojak magazine is one of the tools for cultivating entrepreneurial culture in the society. Second party will help first party for promoting Udyojak Magazine at large extent to serve the motto of magazine.
- 2.9 Post Training support to Trained Students: First Party will help actively for starting enterprise to the students of second party in terms of Business Plan Preparation, Marketing support, financial support from financial institutions, Design Support, Support for trial production, etc.
- 2.10 Both Parties to obtain all internal approvals, consents, permissions, and ficenses of whatsoever nature required for offering the Programmes on the terms specified herein
- 2.11 There is no financial commitment on the part of the MCPD, the First Party to take up any programme mentioned in the MoU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period MCED, the First Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Asian Academy of Education and Research the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.

4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in writing. In the event of Termination, both parties have to discharge their obligations.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

It is expressly agreed that MCED and Asian Academy of Education and Researchare acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a purmership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.

hori MCED, First Party



Asian A Military of Education and Research Second Party

Any divergence or difference derived from the interpretation or application of the MoU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Aurungabad/Pane.

AGREED:

For Maharashtra Centre for Entrepreneurship Development

Authorized Signatory

For Asian Academy of Education and Research

Authorized Signatury



Maharashtra Centre for Entrepreneurship Development (MCED), Aurangabad	Asian Academy of Education and Research		
A-38, MJDC Area, Near Railway Station. Aurangabad- 431005	S.No 28/15/16 Narhe Dhayri (Pari Company Chowk Tal:Haveli Dist:Pune-41104)		
Contact Details	Phone: 020-24690620/24690610		
E-mails: executivedirectormeed) @gmail.com	E-mails: asianaçademypune@gmail.com		
Web: www.moed.in	Web: www.asianacademypune.ac.in		



EACHIN JADHIN

Witness 3

Prof. Kingle R.S

Prof. Thispal S.B







खादी और सामोद्योग कायोग Khadi and Village Industries Commission सूक्ष्म, लघु और मध्यम उद्यग पंचालय, भारत सरकार Ministry of Micro, Small & Medium Enterprises, Govt of India⊨

By Registered post and mail.

No. AIRTM/N/Academic/PTA/2019-20

Dated 30.01.2020

To President Asian Academy of Education & Research 10, Decision Tower, Pune Satara Road, 692/693, Bibwewadi, PUNE-411037

Sub: Agreement for PTA reg.....

Sir/Madam,

This office has received Agreement submitted by you vide fetter dt. 23.08.19 for PTA which is duly signed by the Principal. The photocopy of the same is being enclosed for your record.

Yours faithfully,

Principal





া প্রধ্ন বিষয় ব

SHOW GILL HOW BE GROSS SAID FOR SAID FOR SAID FOR SMENT

SECTION OF THE SECTIO

This Agreement is made at Nashik, this 22 day of August, 2019 between Khadi & Village Industries Commission, an Statutory Body functioning under the control of Ministry of Micro, Small and Medium Enterprises (MSME), Government of India having its office at Gramodaya, 3, Irla Road, Ville Parle (West), Mumbai – 400 056, Thereinafter called "KVIC" (Which expression shall, unless repugnant to the context or meaning thereof be deemed to mean and include its

. Contd...2

successor and assigns) of One Part AND Asian Academy of Education & Training "Professional hereinafter called Associates" (Which expression shall, unless repugnant to the context Pune. Research. or meaning thereof be deemed to mean and include its successor and assigns) of the other Part.

WHEREAS KVIC has been constituted to devote itself to the development and propagation of Khadi and Village Industries (KVI) in the country. The main object of KVIC is to create employment opportunities through presently ongoing scheme of MSME i.e. PMEGP (Prime Minister Employment Generation Programme) to set up micro, small and medium units. KVIC has as part of its function of Imparting skin development training to the artisans and entrepreneurs, conducting Entrepreneurship Development Programme (EDP) and now proposes to establish linkages with Professional Training Associates wherever feasible to impart Skill Development Training Programme.

WHEREAS (Asian Academy of Education & Research, Pune) (e.g., is having the experience and expertise in providing training in Technical, 1T Sector, Agriculture as well as Managerial Skill Development Program. As such, (Asian Academy of Education & Research, Pune) is desirous of providing training for Skiil Development Training Programme through training centers of KVIC.

AND WHEREAS KVIC AND (Asian Academy of Education & Research, Puna) have agreed to initiate steps to work in collaboration with each other by jointly designing and organizing Skill Development 1 60

Training aiming to assist the new entrepreneurs, specifically in domains of the employability creating in their proposed micro, small and medium units.

AND WHEREAS (Asian Academy of Education & Research, Pune) is also desirous of utilizing the facilities of KVIC Departmental and Non-Departmental training centers to organize the Skill Development Training Programme. Wherever the training providers are having their own infrastructure, the same shall be utilized in case such trades/training programme are not being taken up in the KVIC's Training Centres.

NOW this indenture witnessed and it is hereby mutually agreed by and between parties hereto as follows:

Joint Responsibilities -

- (a) Conceptualizing, Executing, Publicizing/Marketing of the training program (s).
- (b) Certification of the successful participants of the training activities.
- (c) Promote training programs by approaching the right institutions in Government/Private sector to attract maximum audience.

Responsibilities of KVIC-

KVIC will be responsible for the following

(a) Assessment of the Professional Training Associates

related to their experience and expertise in the relevant trade/training programme through training centres in the field.

- (b) To plan the training progarmme and co-ordinate with the Professional Training Associates from the commencement of training programmetill the end of the training programme.
- (c) To facilitate the training programme though available scheme and financial assistance i.e. Prime Ministers Employment Generation Programme (PMEGP) as a facilitator.
- (d) To maintain the data of trained personnel in detail and record it asachlevement of targetas trained persons in the training centers.
- (e) Suggest the new training programme/trades considering available infrastructure and manpower at the training centers.
- (f) To Monitor the training programme conducted by Professional Training Associates.

Responsibilities of Professional Training Associates:

(a) To organize and supervise the training programme to be conducted through KVIC.

- (b) To ensure about the preparation of Curriculum/Syllabi of the training programme, study materials and providing the same to the candidates.
- (c) Adhere to the guidelines/directions issued by KVIC from time to time through Circulars/Standing Orders while conducting the training programme.
- (d) To ensure the qualitative training programme and not merely the quantitative training programme.

4. Financial Assistance:

existing guidelines and the pattern which is indicated below is pulled in the case of self-financing courses which is being conducted by the Freder lonal Training Associates:

- If the training programme is organized by utilizing the available infrastructure of KVIC's training centrethen the feet thanks rutio will be 70:30 manner f.c. 70% will be thanked by Frotessional Training Associates and 30% will be retained by KVIC out of the total fees collected.
- (ii) If the training programme is conducted /organized at the infrastructure available with Professional Training Associates or any other place, then the sharing ratio will be 80:20 manner i.e. 80% will be shared by Professional

Training Associates and 20% will be retained by KVIC out of the total fees collected.

- (iii) Other than point no (i) and (ii), the courses which are designed and organized by the Professional Training Associates and intent to organize such training programme then the fees for these courses will be finalized considering the nature of the trade, market demand and the duration of the courses as per the assessment made by Professional Training Associates.
 - (iv) Expenses related to training programme, development of the training programme/courses, transport of the training providers, advertisement of all other miscellaneous expenses related to training programme will be borne by the Professional Training Associates. The detail statement of Income and expenditure after completion of each training programme will be submitted to KVIC by Professional Training Associates.
 - (v) Fees as decided by the Professional Training Associates will be collected by the KVIC at one go and deposited in the KVIC's account. Thereafter as per the pattern mentioned above at point no (i) and (ii) as the case may be, after retaining the share of KVIC, remaining amount will be paid to Professional Training Associates.

5 Use of logo and name:

Logo and name of the KVIC will be mutually consented while issuing the publicity material in newspaper from time to time for conducting training programme by the Professional Training Associates. For the said material hard copy and soft copy will be kept by Professional Training Associates themselves and should not be used except for the training programme being conducted in association with KVIC.

Validity of the Agreement:

Associates will be valid for 3 years from the date of execution of the agreement. However, every year within the tenure of 3 years, there will be renewal of the agreement and if the performance of the Professional Training Associates is not found satisfactory then the head of the Training Institution/ Training Centre/Field Offices of KVIC is deemed fit to take suitable decision for termination/ cancellation of the Agreement. Similarly, Professional Training Associates can terminate the agreement at any time by giving one month notice to the KVIC.

7. Dispute:

Any dispute arisen between the Professional Training Associates and KVIC will be mutually resolved and if both the parties fail arrive at a mutual settlement, then for any recourse, courts in



184

Mumbai alone shall have the legal Jurisdiction to hear the matter.

IN WITNESS WHEREOF the parties hereto have executed these present on the day and year first herein above written.

For & on behalf of

KVIC

По изаписация и по в повется Рипо

William Birman Bir.

For and on behalf of Notes (Asian Academy of Education & Research, Pune)

WITNESSES -

1. Sydhir. Madhukar Bhosale

3-45

2

AGREEMENT

This Agreement is made at Nashlk, this 21 day of August, 2019 between Khadi & Village Industries Commission, an Statutory Body functioning under the control of Ministry of Micro, Small and Medium Enterprises (MSME), Government of India having its office at Gramodaya, 3, Irla Road, Vile Parle (West), Mumbai - 400 056, hereinafter called "KVIC" (Which expression shall, unless repugnant to the context or meaning thereof be deemed to mean and include its Contd...2

successor and assigns) of One Part AND Asian Academy of Education & Research. Pune, Thereinafter Licalled "Professional Training Associates" (Which expression shall, unless repugnant to the context or meaning thereof be deemed to mean and include its successor and assigns) of the other Part.

WHEREAS KVIC has been constituted to devote itself to the development and propagation of Khadi and Village Industries (KVI) in the country. The main object of KVIC is to create employment opportunities through presently ongoing scheme of MSME i.e. PMEGP (Brime Minister Employment Generation Programme) to set up micro, small and medium units. KVIC has as part of its function of Imparting skill development training to the artisans and entrepreneurs, conducting Entrepreneurship Development Programme (EDP) and now proposes to establish linkages with Professional Training Associates wherever feasible to impart Skill Development Training Programme.

WHEREAS (Asian Academy of Education & Research, Pune) (e.g. having the experience and expertise in providing training in Technical. IT Sector, Agriculture as well as Managerial Skill Development Program. As such, (Asian Academy of Education & Research, Pune) is desirous of providing training for Skill Development Training Programme through training centers of KVIC.

AND WHEREAS KVIC AND (Asian Academy of Education & Research, Pune) have agreed to initiate steps to work in collaboration with each other by jointly designing and organizing Skill Development

Contd...3

Training aiming to assist the new entrepreneurs, specifically in domains of the employability creating in their proposed micro, small and medium units.

was reported to the control of the c

AND WHEREAS (Asian Academy of Education & Research, Pune) is also desirous of utilizing the facilities of KVIC Departmental and Non-Departmental training centers to organize the Skill Development Training Programme. Wherever the training providers are having their own infrastructure, the same shall be utilized in case such trades/training programme are not being taken up in the KVIC's Training Centres.

NOW this indenture witnessed and it is hereby mutually agreed by and between parties hereto as follows:

1. Joint Responsibilities -

 (a) Conceptualizing, Executing, Publicizing/Marketing of the training program (s).

was a seller and beyond

- (b) Certification of the successful participants of the training activities.
- (c) Promote training programs by approaching the right institutions in Government/Private sector to attract maximum audience.

2 Responsibilities of KVIC-

3.C 15-

KVIC will be responsible for the following

(a) Assessment of the Professional Training Associates

Contd...4

related to their experience and expertise in the relevant trade/training programmu through training centres in the field.

- (b) To plan the training progarmme and co-ordinate with the Professional Training Associates from the commencement of training programmetill the end of the training programme.
- (c) To facilitate the training programme though available scheme and financial assistance i.e. Prime Ministers Employment Generation Programme (PMEGP) as a facilitator.
- (d) To maintain the data of trained personnel in detail and record it asachievement of targetas trained persons in the training centers.
- (e) Suggest the new training programme/trades considering available infrastructure and manpower at the training centers.
- (f)...To Monitor the training programme conducted by Professional Training Associates....

3 Responsibilities of Professional Training Associates: 🕾

(a) To organize and supervise the training programme to be conducted through KVIC.

- (b) To ensure about the preparation of Curriculum/Syllabi of the training programme, study materials and providing the same to the candidates.
- (c) Adhere to the guidelines/directions issued by KVIC from time time through Circulars/Standing Orders while conducting the training programme.

(d) To ensure the qualitative training programme and not merely the quantitative training programme.

4. Financial Assistance:

Existing guidelines and the pattern which is Indicated below is applicable in the case of self-financing courses which is being conducted by the Professional Training Associates:

- (i) If the training programme is organized by utilizing the available infrastructure of KVIC's training centrethen the fees sharing ratio will be 70:30 manner i.e. 70% will be sharedby Professional Training Associates and 30% will be retained by KVIC out of the total fees collected.
- (ii) If the training programme is conducted /organized at the infrastructure available with Professional Training Associates or any other place, then the sharing ratio will be 80:20 manner i.e. 80% will be shared by Professional

Contd..6

Training Associates and 20% will be retained by KVIC out of the total fees collected.

- (ili) Other than point no (i) and (ii), the courses which are designed and organized by the Professional Training Associates and intent to organize such training programme then the fees for these courses will be finalized considering the nature of the trade, market demand and the duration of the courses as per the assessment made by Professional Training Associates.
 - (iv) Expenses related to training programme, development of the training programme/courses, transport of the training providers, advertisement or any other miscellaneous expenses related to training programme will be borne by the Professional Training Associates. The detail statement of Income and expenditure after completion of each training programme will be submitted to KVIC by Professional Training Associates.
 - be collected by the Professional Training Associates will be collected by the KVIC at one go and deposited in the KVIC's account. Thereafter as per the pattern mentioned above at point no (i) and (ii) as the case may be, after retaining the share of KVIC, remaining amount will be paid to Professional Training Associates.

...

5. Use of logo and name:

Logo and name of the KVIC will be mutually consented while issuing the publicity material in newspaper from time to time for conducting training programme by the Professional Training Associates. For the said material hard copy and soft copy will be kept by Professional Training Associates themselves and should not be used except for the training programme being conducted in association with KVIC.

. .'

6. Validity of the Agreement:

Agreement between the KVIC and Professional Training
Associates will be valid for 3 years from the date of execution
ofthe agreement. However, every year within the tenure of 3
years, there will be renewal of the agreement and if the
performance of the Professional Training Associates is not found
satisfactory then the head of the Training Institution/ Training
Centre/Field Offices of KVIC is deemed fit to take suitable
decision for termination/ cancellation of the Agreement.
Similarly, Professional Training Associates can terminate the
agreement at any time by giving one month notice to the KVIC.

7. Dispute:

Any dispute arisen between the Professional Training Associates and KVIC.will be mutually resolved and if both the parties fall arrive at a mutual settlement, then for any recourse, courts in

Contd...8

Mumbai alone shall have the legal Jurisdiction to hear the matter.

IN WITNESS WHEREOF the parties hereto have executed these present on the day and year first herein above written.

For & on behalf of **KVIC**

For and on behalf of (Asian Academy of Education & Research, Pune)

WITNESSES -

1

2.



Teaming Agreement Between

Consilium Academy and (Anita Sapte)

ASIAN COLLEGE OF Science & Commerce

This Teaming Agreement, including all Exhibits attached hereto or referenced herein (hereinafter referred to as "this Agreement"), is made and entered into this 02nd day of October 2019, by and between TacticRev Pvt. Ltd. Tracking as Consilium Academy, (Consilium) with principal offices located at D-103, Eden Park Society, Viman Nagar, Pune al 1, a corporation with principal offices at 1 are sometimes referred to collectively herein as the "Parties" and individually as a "Party."

WITNESSETH THAT

WHEREAS, Consili	um is planning :	o Institute	Training	Programs in	the New	Age
Technology space,	wherein				xpertise, cli	
experience, proj	ects, trainers		astructore.			uires
	trainer	sion a time t	o time bas	is, Consilium	also requir	esto
utilize				Prnject ecosy		
practical expensed	e for their traine	es on an or	igoing bas	is with muto	ial consent	, The
details of each suc	h engagement wi	ll he structo	red in an	Annexure to	this agreer	nent.
This agreement fur	ther enables augr	menting eac	h otheris r	narketing caj	pabilities fo	ir the
other's benefit, til	mo to time as a	marketing	support 6	exercise for	mutual be	nefat
Consilium will prov						for
soliciting business i)	will promote	e to their ci	ients,
_						
Consilium training (

WHEREAS, Consilium and {], (hereinatter called "the Parties"), because of their diverse capabilities, have determined that they would benefit from a Teaming Agreement for the purpose of competitively responding to this Solicitation. (Training/Marketing) in order to develop the best technical and management approaches fully responsive to the requirements of the Community, Customers; and the IT Industry at large, into the future.

WHEREAS, "Proprietary Information" means technical data, knowledge, patents, marketing data or techniques, cost or pricing information, and ideas that a Party treats as and considers to be unique, valuable, and proprietary, including, without limitation, any information protected under the Trade Secrets Act, and information exempt from disclosure under the Freedom of Information Act;



WHEREAS, the ability of the Parties to work together in diverse yet commun interest areas will at times necessitate the disclosure by each Party to the other of its **Proprietary** Information: and

WHEREAS, each Party is willing to make its Proprietary Information, as described above, available to the other Party for the limited purpose of the engagement mentioned berein; and

WHEREAS, each Party is willing to accept the Proprietary Information received from the other Party in confidence and to hold it in trust for the disclosing Party for use solely and exclusively in connection with the said engagement, all according to the terms and conditions of this Teaming Agreement; and

WHEREAS, the Parties believe that it would be inconsistent with their reciprocal disclosures of Proprietary Information, and inconsistent with their reciprocal commitments of skilled manpower, capital equipment, facilities, and other resources in support of this Teaming Agreement, for either Party, after the execution of this Teaming Agreement, to perform similar engagements either independently or together with any other Party; and

WHEREAS, the Parties wish to enter into this Teaming Agreement to set forth more fully the terms and conditions pursuant to which the Parties will, as a team, take individual responsibilities in fulfillment of this teaming agreement, as per the statement if work or annexures of this teaming agreement.

NOW, THEREFORE, in consideration of these premises, and in express reliance upon the mutual promises and covenants contained herein, the Parties here agree as follows:

V. Proprietary Information

A. Technology Transfer:

1. The Parties shall identify in worting, by appropriate stamp, legend, or otherwise, a'l such Proprietary Information transferred pursuant to this Teaming Agreement. All such Proprietary Information disclosed under this Teaming Agreement shall remain the property of, and be deemed proprietary to, the disclosing Party. The receiving Party agrees to accept such Proprietary Information in confidence, to accord it the protection required by this Teaming Agreement and such additional protection as the receiving Party customarily accords to its own proprietary information, to hold such Proprietary Information in trust for the disclosing Party, and to use such Proprietary Information solely and exclusively in accordance with the terms of this Teaming Agreement, provided however, that neither Party in its capacity as receiving Party shall be liable for disclosure or use of Proprietary Information if the same:



a, was properly in the public comain at the time it was disclosed,

bliwas properly known to and available for use by the receiving Party and recorded as such in its files at the time of receipt from the disclosing Party; or.

c. is proven by the receiving Party to have been independently developed by the receiving Party; or,

- d, becomes properly known to and available for use by the receiving Party from a source other than the disclosing Party; or,
- e. is disclosed to the Customer in the performance of the obligations of either Party under this Teaming Agreement or under any contract provided that any such disclosure to the Customer by the receiving Party is accompanied by such restrictive legands as shall have been affixed thereto or otherwise required by the disclosing Party; or,
- f. After expiration of a seven (7) year period, which period shall commence upon the date of the last signing of this Teaming Agreement.
- 2. Subparagraphs A.1.a. through A.1.t. of this Section shall not relieve the receiving Party of restrictions on the use of, or other obligations relating to, Proprietary Information otherwise imposed by this Teaming Agreement unless the receiving Party shall have notified the disclosing Party in writing thirty (30) days before a proposed use or disclosure of Proprietary Information that the receiving Party regards as authorized by one or more of such subparagraphs. The burden of proof with respect to the applicability of any such subparagraph to any proposed use or disclosure of Proprietary Information by the receiving Party shall be upon the receiving Party.
- 3. Should the receiving Party be faced with legal action or a requirement under Customer regulations to disclose any of the disclosing Party's Proprietary Information, the receiving Party shall immediately notify the disclosing Party. Upon the disclosing Party's request, the receiving Party shall cooperate fully with the disclosing Party, at disclosing Party's expense, if the disclosing Party elects to contest such disclosure. Except in connection with a failure in the discharge of responsibilities set forth in the preceding sentence, the receiving Party shall not be liable in damages for any disclosure of Proprietary Information pursuant to judicial decree or Customer regulation.
- B. Use of Proprietary Information:
- 1. With respect to Proprietary Information disclosed by one Party to another:
 - The Parties agree that each shall retain ownership of their respective Proprietary Information and that the other Party shall not acquire any rights therein, except



the right to use such Prophetary Information to the extent provided in this Teaming Agreement.

- b. the receiving Party is hereby granted a limited, irrevocable, non-exclusive, royalty-free, non-transferable, worldwide right and license to use the disclosing Party's Proprietary Information according to the terms of this Teaming Agreement.
- c. except as otherwise provided in this Teaming Agreement, no Proprietary Information disclosed pursuant to this Teaming Agreement shall be made available by the receiving Party to any third party for any purpose, provided, however, that such Proprietary Information may be disclosed by the Receiving Party to an actual or prospective client, where such disclosure is necessary for the performance of the receiving Party's share of the contract work and provided, further, however, that such disclosure shall not be made without: (i) the prior written approval of the disclosing Party, (ii) an express written agreement of the actual or prospective subcontractor to comply, for the benefit of the disclosing Party, with all restrictions on the use of such Proprietary Information as are imposed upon the receiving Party oursuant to this Teaming Agreement, and (ii) the express written agreement of the receiving Party to indemnify the disclosing Party for any violation or breach of such restrictions by the actual or prospective subcontractor.
- d. no Proprietary Information disclosed pursuant to this Teaming Agreement shall be used, duplicated, or disclosed for any purposes not authorized by this Teaming Agreement without the prior written approval of the disclosing Party. Proprietary Information may be disseminated to and used only by officers and employees of the receiving Party where and to the extent required in connection with the Solicitation, and then upon conditions that are consistent with this Section V.B. If the Proprietary Information is reproduced in whole or in part, the reproduction shall carry a proprietary notice or legend similar to that which appears on the original.
- 2. In the event this Teaming Agreement is terminated, the receiving Party shall cease to make use of the Proprietary Information received from the disclosing Party and, upon the disclosing Party's written request, shall promptly destroy or return such Proprietary Information. In the event that the disclosing Party requests destruction, the receiving Party shall provide written certification of the destruction within thirty (30) days of such request, provided however, that such Proprietary Information may continue to be used by the receiving Party for such time as may be required by their ongoing engagement with any client or project work.
- 3. The rights, duties and obligations of the Parties with respect to all Pruprietary Information disclosed before the date of this Agreement in contemplation of the execution of this Agreement shall be as set forth in this Section.

C. Rights in Inventions/Patents:



1. Nothing contained in this Teaming Agreement shall, by express grant, implication or otherwise, create in either Party any right, title, interest, or license in oil to the inventions, patents, computer software or software documentation, Training Material and Intellectual property of the other Party.

VI. Termination

Except as otherwise expressly provided herein, this Teaming Agreement shall expire upon one of the following events, whichever shall necur first.

- A. Dissulution hereof by mutual written agreement of both parties
- B. If either Party files a petition under any chapter of the Rankruptcy Act, as per Indian Laws or an involuntary petition under that Act is filed against either Party, a Party commences an action in any country under laws providing for the relief of winding up of insolvent or liquidating persons or entities, or files for the appointment of a receiver or heromes insolvent, and such matters are not discharged or relieved within sixty (60) days.
- C. Cancellation of the Solicitation or substantial changes thereto making it undesirable for the Parties to engage in activities supported by this teaming agreement.
- G. Debarment or suspension of either Party by competent authority, it such debarment or suspension precludes the participation by such Party in pursuing this Teaming Agreement, or indictment of either Party in any Criminal proceeding related to doing business with a public entity as a prime contractor or subcontractor.
- H. The expiration of twelve (12) months from the date of this Teaming Agreement; provided, however, this Teaming Agreement shall be extended for one (1) additional year or more by mutual consent.

VII. Laws and Regulations

Both Parties agree to comply with all applicable national, state, and local laws and regulations, and all applicable orders and regulations of the executive and other departments, agencies, and instrumentalities of the country of the parties. Both Parties agree to indemnify one another against any loss, cost, damage, or liability by reason of the other Party's violation of this Section.

VIII. Publicity



Regardless whether or not restrictions are imposed by the Customer, each Party agrees not to release any publicity or information concerning any Sulicitation or this Teaming Agreement without the prior written approval of the other, which approval shall not be coreasonably withheld.

IX. Disputes

A. The Parties shall exercise their best efforts to settle any claim, controversy, or dispute (hereinafter collectively called "Disputes") concerning questions of fact or law arising out of or relating to this Teaming Agreement or to performance of either Party hereunder, or to the threatened, alleged or actual breach thereof by either Party, including without limitation any claim, controversy or Dispute concerning the determination (in accordance with the provisions of this Teaming Agreement) of the share of the proposed contract work, or the price, or terms and conditions of any contracts awarded to either parties.

X. Severability

If any term, provision, covenant, or condition of this Teaming Agreement is held invalid or unenforceable for any reason, the remainder of the provisions shall continue in full force and effect as if this Teaming Agreement had been executed with the invalid portion thereof eliminated.

XI. Applicable Law

This Teaming Agreement and all of its amendments entered into after the date of this Teaming Agreement, no matter their place of negatiation, execution, or performance, will be governed by the laws then in effect in India, without regard to its laws relating to conflict or choice of laws. Any dispute, claim, action or suit arising out of or relating to this Teaming Agreement may only be brought exclusively in a court of competent jurisdiction in India.

XII. Change in Financial Condition

If either Party experiences a material change in its financial condition at any time after the effective date of this Teaming Agreement, the other Party shall be notified in writing of the change at the time the change occurs or is identified.

XIII. Assignment



Neither Party shall assign, sell, transfer, or in any way encumber its interest under this Teaming Agreement without obtaining prior written consent of the other Party hereto.

XIV. Amendment

This Teaming Agreement shall be subject to amendment at any time upon the mutual assent of the Parties. Any such amendment shall be in writing, shall identify the provisions of this Teaming Agreement that are to be amended, and shall be signed by authorized signatories of the Parties.

XV. Notices

For purposes of establishing and maintaining effective direct communication between the Parties and providing any notice contemplated hereby, the points of contact for any notices required hereunder are:

TagticRev Private Limited (Trading as Consilium Academy)	t	Ŋ.
D 103 Eden Park Society Vimor Nagar, Pune		
Attn: Nandini Dhar	Attn	
Phone: +91-20-48628929	Phone:	
Cell +91/93 721 09557	Coll	
Email: <u>Nandmi@constliumgtobaugur</u> ri	Ernai.	

Notices given by facsimile or fax to email shall be effective upon dispatch; notices given by mail shall be effective seven (7) calendar days after molling first class, postage prepaid. Any notice, demand, request, statement, or other writing required or permitted by this Teaming Agreement shall be deemed to have been sufficiently given either when personally delivered, transmitted by facsimile and acknowledged as received, or mailed by any carrier providing a receipt. Changes in either of the above appointments must be made in writing.

XVI. Indemnity and Limitation of Liability

A. The officers and employees of both the parties shall obey all pertinent rules and regulations of the other while on the premises of the other, including those relating to the safeguarding of classified and/or proprietary information. Each party shall indemnify and hold the other harmless from any and all claims, actions, damages and liabilities (including reasonable attorney's fees) arising directly and proximately out of the indemnifying Party's negligence, or willful, wanton, or reckless conduct resulting in death or bodily injury to any person or damage to any real or tangible personal property. Without limiting these undertakings in any way, each Party shall maintain appropriate insurance in reasonable limits covering the obligations set forth above and



shall maintain proper workmen's compensation insurance covering all employees performing under this Teaming Agreement.

Billy no event, whether through arbitration or court proceeding, shall either Party be liable for special or consequential damages of any kind or nature whether alleged to be attributed to any breach by either Party of this Teaming Agreement, to for negligence or otherwise caused, except to the extent of the indemnification set forth in paragraph Allabove, for forticiaims resulting in death, bodily injury, or property damage.

XVII. Corporate Authority

Both Parties, each hereby represent and warrant to the other

A. That it has full corporate power and authority to enter into this Teaming Agreement and to perform its obligations hereunder;

B. That the execution, delivery, and performance of this Teaming Agreement by both the parties, as the case may be, of the transactions contemplated hereby have been duly approved and authorized by all requisite corporate action of both parties; and

C. This Teaming Agreement has been duly executed and delivered by both parties, as the case may be, and constitutes a valid and legally binding obligation of both parties, as the case may be, enforceable against such curporation in accordance with its terms.

XVIII. Entire Agreement; Headings

A This Teaming Agreement is the entire agreement between the Parties with respect to the subject matter hereof and supersedes with respect to the Solicitation any prior oral or written agreements, commitments, drafts of agreements, understandings, memoranda, or other communications with respect to the subject matter of this Teaming Agreement. The Parties stipulate and agree that no prior drafts, memoranda, notes, or discussions relating to this Teaming Agreement shall be used at any time by either Party in any trial or hearing, or be used or discoverable in any discovery process pertaining thereto, to prove or evidence in any way the intention or understanding of either Party with respect to any provision or part of this Teaming Agreement.

6. The headings of the sections, paragraphs and subparagraphs hereof are included for convenience of reference only and shall not affect the meaning or construction thereof.

IN WITNESS WHEREOF, the Parties have caused their duly authorized representatives to execute this Teaming Agreement on and as of the date first above written.



Tagticrev Pvt Ltd. (Trading as Consilium Academy)

MACROTING & BALES.

Water

Name

Spring

Asian Coulège of Science & Commence

Name:

Witness

Name

Signature

Annexure A

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayri Road,Pari Company Chowk Tal:Haveli Dist:Pune-411041



Shree Chakradhar Associates

Sr. No. 48/3, Narhe gaon, Manaji nagrar, Near Navale Hospital, Pune 411041.

FOR

SKILL DEVELOPMENT, OUTCOME BASED TRAININGS,

R&D SERVICES AND RELATED SERVICES

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this Day 07/11/2019 by and between Asian Academy Of Education And Research Pune's Asian Cotlege of Science And Commerce Addr: S.No.28/15/16, narke dhayri road, pari company chowk, pune - 411041 by its Chairman Anita Sapte.

AND

Shree Chakradhar Associates 5r. No. 48/3, Narhe gaon, Manaji nagrar, Near Navale Hospital, Pune 411038.

(First Party and Second Party are hereinafter jointly referred to as 'Parties' and Individually as 'Party') as

WHEREAS:

- A) First Party is a Higher Educational Institution named:
- (i) Asian College of Science And Commerce
- B) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH. IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2

SCOPE OF THE MOU

2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.

- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.
- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any programme mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to piedge the other Party's credit, or to extend credit on behalf of the other Party. First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For Shree Chakradhar Associates

For Asian College of Science & commerce

Shree Chakradhar Associates

Puni

Authorized Signatory

Authorized Signatory

BETWEEN



Asian College of Science and Commerce

5.No 28/15/16 Narhe Dhayrl Road,Pari CompanyChowk Tal:Haveli
Dist:Pune-411041

8

PRATIK CONSTRUCTIONS

Sr. No. 48/3, Narhe gaon, Manaji nagrar, Near Navale Hospital, Pune 411041.

FOR
SKILL DEVELOPMENT, OUTCOME BASED TRAININGS,
R&D SERVICES AND RELATED SERVICES

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this Day 02/11/2019 by and between Asian Academy Of Education And Research Pune's Asian College of Science And Commerce Addr: 5.No.28/15/16, narhe dhayri road, pari company chowk, pune - 411041 by its Chairman Anita Sapte.

AND

PRATIK CONSTRUCTIONS

Sr. No. 48/3, Narhe gaon, Manaji nagrar, Near Navale Hospital, Pune 411038.

(First Party and Second Party are hereinafter jointly referred to as 'Parties' and Individually as 'Party') as

WHEREAS:

- A) First Party is a Higher Educational Institution named
- (i) Asian College of Science And Commerce
- B) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH.
IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the Intellectual capabilities of the faculty of First Party providing significant Inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2

SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological upgradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the

Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the first Party to take up any programme mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this

MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party. First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For PRATIK CONSTRUCTIONS

For PRATIK CONSTRUCTION

Proprietor

Authorized Signatory

For Asian College of Science & Commerce

A

Authorized Signatory

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayri Road,Pari Company Chowk Tal:Havell Dist:Pune-411041

&

Oilmax Systems Pvt.Ltd. Centrifugal oil Cleaning System

38/2/12, Narhe Dhayari Road, Narhe, Pune-411041 (INDIA)

FOR
SKILL DEVELOPMENT, OUTCOME BASED TRAININGS,
R&D SERVICES AND RELATED SERVICES

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this Day 17/09/2019 by and between Asian Academy Of Education And Research Pune's Asian College of Science And Commerce Addr. S.No.28/15/16, narhe dhayri road, pari company chusek, pune -411041 by its Chairman Anita Sapte.

AND

Oilmax Systems Pvt.Ltd. Centrifugal oil Cleaning System 38/2/12,Narhe Dhayari Road, Narhe ,Pune-411041(INDIA)

(First Party and Second Party are hereinafter jointly referred to as 'Parties' and Individually as 'Party') as

WHEREAS:

- A) First Party is a Higher Educational Institution named:
- (i) Asian College of Science And Commerce
- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET

IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings. The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along

with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2

SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.
- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any programme mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3

INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

4.1 This Agreement will be valid until it is expressly terminated by either Party on

termination of the Agreement by way of communication, correspondence etc., shall not be constrained as an extension of this MOU.

4.3 Noth Parties may turminate this MOU upon 30 calendar days' notice in write.

CLAUSE 5 RELATIONSHIP HETWEEN THE PARTIES

S. If it is expressily agraed that First Party and Second Party are acting under this MOU as independent contracture, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, not represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party scredit, or to extend credit on behalf of the other Party. First Party Second Party Any divergence or difference derived from the interpretation of application of the MOU shall be resolved by artification between the parties as per the Arbitration Act. 1996. The place of the exhitration shall be at District Hoad Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For Oilmax Systems PVT,LTD

For Asian College of Science & Commerce

Authorized Signatory

Authorized Signatory

BETWEEN



Asian College of Science and Commerce

5.No 28/15/16 Narhe Dhayri Road, Pari Company Chowk Tal: Hayeli Dist: Pune-411041

&

ProError Software Solutions

Sr.No.44/32,At Post Nache,Nache Industrial Association,Lane No.3,Maharashtra 411041

FOR
SKILL DEVELOPMENT, OUTCOME BASED TRAININGS,
R&D SERVICES AND RELATED SERVICES

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this Day 17/10/2019 by and between Asian Academy Of Education And Research Pune's Asian College of Science And Commerce Addr: S.No.28/15/16, narke dhayri road, pan company chowk, pune - 41/1041 by its Chairman Anita Sapte.

AND

ProError Software Solutions
Sr.No.44/32,At Post Narhe,Narhe Industrial Association,Lane No.3,Maharashtra 411041 .

(First Party and Second Party are hereinafter jointly referred to as 'Parties' and Individually as 'Party') as

WHEREAS:

- A) First Party is a Higher Educational Institution named [1]
- (i) Asian College of Science And Commerce
- B) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced apportunities.
- () The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Sesearch.
- Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2

SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.
- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any programme mentioned in the MOU If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication. Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this

MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party. First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For Program software Solutions

For Asian College of Science & Commerce



BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayri Road, Pari Company Chowk Tal:Haveli Dist:Pune-411041

&

MJ Automation & Software Solution

Sr.No.44/32,At Post Narhe,Narhe Industrial Association,Lane No.3,Maharashtra 411041

FOR
SKILL DEVELOPMENT, OUTCOME BASED TRAININGS,
R&D SERVICES AND RELATED SERVICES

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MQU') is entered into on this Day 17/10/2019 by and between Asian Academy Of Education And Research Pune's Asian College of Science And Commerce Addr: S.No.28/15/16, narrie dhayri road, pari company chowk, pune - 411041 by its Chairman Anita Sapte.

AND

MJ Automation & Software Solution Sr.No.44/32,At Post Narine,Narine Industrial Association,Lane No.3,Maharashtra 411041 .

(First Party and Second Party are hereinafter jointly referred to as 'Parties' and Individually as 'Party') as

WHEREAS:

- A) First Party is a Higher Educational Institution named
- (i) Asian College of Science And Commerce
- B) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- B) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH. IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2

SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that dose co-operation between the two would be of major benefit to the student community to enhance their skifls and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its tabs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.
- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any programme mentioned in the MQU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write-

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this

MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party. First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For MJ Automation & Software Solution



For Asian College of Science & Commerce



BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayri Road,Pari Company Chowk Tal:Havefi Dist:Pune-411041

8

GDL Academy

A.32, Deepshreevinit Society, Opp. Rahul nagar Kothrud, Pune 411038.

FOR
SKILL DEVELOPMENT, OUTCOME BASED TRAININGS,
R&D SERVICES AND RELATED SERVICES

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hercinafter called as the 'MOU') is entered into on this Day 10/11/2019 by and between **Asian Academy Of Education And Research Pune's Asian College of Science And Commerce** Addr: S.No.28/15/16, narhe dhayri road, part company chowk, pune - 411041 by its Chairman Anita Sapte.

AND

GDL Academy

A.32, Deepshreevinit Society, Opp. Rahul nagar Kothrud, Pune 411038.

(First Party and Second Party are hereinafter jointly referred to as 'Parties' and Individually as 'Party') as

WHEREAS:

- A) First Party is a Higher Educational Institution named:
- (i) Asian College of Science And Commerce
- B) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of DelInitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological upgradation, innovation and competitiveness of an industry. Both parties believe that close cooperation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.
- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any programme mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MQU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 8oth Parties may terminate this MOU upon 30 calendar days' notice in write

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party. First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

AOL Academy

Or Preparence Vinicano

Commerce 45000 Surface

Authorized Signatury Signatory For Asian College of Science &



Authorized

BETWEEN



Asian College of Science and Commerce

5.No 28/15/16 Narhe Dhayari Road,Pari Company Chowk Tal:Havefi Dist:Pune-411041



Tirumala Scientific

(Manufacturer & Supplier For Lab Instruments)
Plot NO.06,Daulat Nagar, Co.op.Housing Society Near Rajeshree Shahu Bank,
Ohankawadi Road,Ohankawadi,Pune-411043.

FOR SKILL DEVELOPMENT, OUTCOME BASED TRAININGS, R&D SERVICES AND RELATED SERVICES

MEMORANDUM OF BINDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this Day 04/11/2019 by and between Asian Academy Of Education And Research Pune's Asian College of Science And Commerce Addr: S.No.28/15/16, narrie dhayri road, pari company chowk, pune - 411041 by its Chairman Anita Sapte.

AND

Tirumala Scientific.

(Manufacturer & Supplier For Lab Instruments)
Plot NO.06, Daulat Nagar, Co.op. Housing Society Near Rajeshree Shahu Bank,
Dhankawadi Road, Dhankawadi, Pune-411043

(First Party and Second Party are heremafter jointly referred to as 'Parties' and Individually as 'Party') as

WHEREAS:

- A) First Party is a Higher Educational Institution named:
- (i) Asian College of Science And Commerce
- B) first Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along

with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2

SCOPE OF THE MOU.

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.
- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any programme mentioned in the MOH. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grapt, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this

MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party. First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For Tirumala Scientific.

Authorized Signatory

For Asian College of Science A Commerce

Signatory



BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayri Road, Pari Company Chowk Tal: Haveli Dist: Pune-411041

δķ.

SHUBHAM TOOLS

Gat No.102 Jyotiba Nagar, Talawade, Tal. Havell Dist Pune - 412114.

For SHUDRIAM TOO! 5



Proprietor

(Bhayow)

FOR SKILL DEVELOPMENT, OUTCOME BASED TRAININGS, R&D SERVICES AND RELATED SERVICES

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this Day 14/01/2020 by and between Asian Academy Of Education And Research Pune's Asian College of Science And Commerce Addr: S.No.28/15/16, narhe dhayri road, pari company chouk, pune - 411041 by its Chairman Anita Sapte

AND

Shubham Tools Addr.:Gat No.102 Jyotiba Nagar,Talawade,Tal.Haveli Dist Pune – 412114.by its Director Gajanan M. Bargewar

(First Party and Second Party are hereinafter jointly referred to as 'Parties' and Individually as 'Party') as

WHEREAS:

- A) First Party is a Higher Educational Institution named:
- (i) Asian College of Science And Commerce
- B) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.



NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

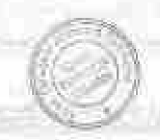
CLAUSE 1 CO-OPERATION

- 1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings. The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.
- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2

SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10



days of each semester. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.

2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.

2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any programme mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.

4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in writ

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor

represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party. First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For Shubham Tools

Authorized Signatory

For SHILIDHAM TOOLS

M

Proprietor

For Asian College of Science & Commerce

Authorized Signatory

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayri Road, Pari Company Chowk Tal: Haveli Dist: Pune-411041

&

VISWAT ENGINEERS

5/3/2,F2 Block, Wonder Car Back Side, MIDC, Pimpari, Pune - 411018.

FOR SKILL DEVELOPMENT, OUTCOME BASED TRAININGS, R&D SERVICES AND RELATED SERVICES

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this Day 14/01/2020 by and between Asian Academy Of Education And Research Pune's Asian College of Science And Commerce Addr: S.No.28/15/16, narhe dhayri road, pari company chouk, pune - 411041 by its Chairman Anita Sapte

AND

Viswat Engineers Addr.: 5/3/2,F2 Block,Wonder Car Back side, MIDC, Pimpari, Pune – 411018.by its Director Sacheen Pandeet

(First Party and Second Party are hereinafter jointly referred to as 'Parties' and Individually as 'Party') as

WHEREAS:

- A) First Party is a Higher Educational Institution named:
- (i) Asian College of Science And Commerce
- B) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.



NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

- 1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings. The Parties shall keep each other informed of potential opportunities and shall there all information that may be relevant to secure additional opportunities for one another.
- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10

days of each semester. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any programme mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in writ

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor

represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party. First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For Viswat Engineers

Can C

Authorized Signatory



For Asian College of Science & Commerce

Authorized Signatory



BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayri Road,Pari Company Chowk Tal:Hayeli Dist:Pune-411041.

2



NIIT FOUNDATION

8,Balaji Estate, Kalkaji, New Delhi-110019 Trimurti Complex, Lavale Phata, Opposite to Daetwyler Company, Pirangut-412115.

AGREEMENT

This Agreement is made on this 25th February 2021, by and between:

AAER'S Asian College of Science and Commerce, Pune, having its registered office at 28/15/16,Narhe-Dhayari Road, Pan Company Chowk, Dhayari, Pune- 411041, Maharashtra of the FIRST PART AND:

NIIT FOUNDATION a society registered under the Societies Registration Act 1860, having its registered office at 8,Balaji Estate, Kalkaji, New Delhi-110019 (referred to as **"NIIT FOUNDATION**" which term or expression unless excluded by or repugnant to the subject or context shall mean and include its successors-in office and assigns) of the SECOND PART.

2. WHEREAS:

- a) AAER'S Asian College of Science and Commerce, Pune intends to further its goal of community transformation and will be bringing the strength of community engagement and training to the partnership. Asian College of Science and Commerce has been actively engaged in the improvement of education levels of the children and youth belonging to the disadvantage section of the society.
- 5) NIIT FOUNDATION intends to positively impact the underprivileged youth of the country through its educational process. NIIT FOUNDATION will bring in quality course material and the educational process to the partnership.
- NIST FOUNDATION has developed a Skill development courses which it delivers to students through its NGO partner centers across India.
- d) The Asian College of Science and Commerce has approached NIIT FOUNDATION with the intent to conduct the course developed by NIIT FOUNDATION, at its centers listed elsewhere in the Agreement.
- NET FOUNDATION also provides Placement opportunities for the Asian College of Science and Commerce students.

3. NOW THIS Agreement WITNESSES AS UNDER:

- a) That the purpose of this Agreement is to determine the roles and responsibilities of the TWO parties in the NIIT FOUNDATION course to be conducted by the Asian College of Science and Commerce center. The list of approved courses is given in Annexure I.
- b) The approved courses are authorized to be conducted by NIIT Foundation listed in Armexure II. For additional centers or courses, NIIT FOUNDATION and Asiar. College of Science and Commerce will need to get into a separate understanding.
- c) In this venture, As an College of Science and Commerce will be responsible for sharing female candidates details from non-STEM background as per the objectives and guidelines provided by NIIT FOUNDATION.
- in this venture, NHT FOUNDATION will be responsible for the following tasks

1st Party Initials



Had Party Initials

- Shortlist the students from the list of candidates as per the eligibility criteria.
- (ii) Conduct the training for students as per list of courses in Annexure 1.
- (iii) Conduct Career Guidance Talk/Change Maker Sessions for students.
- (iv) Provide certificate to the students who complete the course successfully.
- (v) Provide placement assistance to eligible students.

Intellectual Property Rights

- i. It is hereby unconditionally agreed and explicitly understood by and between the parties hereto that the brand "NIIT" is a distinctive and a well-known trademark in so far as India is concerned and for which NIIT has sought statutory protection for the same.
- ii. Nothing contained in herein shall be deemed to grant either directly or by implication, estoppels, or otherwise, any license to Govt First Grade College under any patents, copyrights, trademarks or trade secrets of NIIT, NIIT Poundation or of the NIIT Group of companies ("NIIT Group")
- iii. In order that the **either party** may protect its trademarks, service marks, trade names, trade secrets, corporate slogans, corporate logos, product designations (collectively the "Marks") and its goodwill, **both parties agree that they** shall have no right to use the Marks in the sales or advertising of any Products or services or on any business forms, sales, advertising or promotional materials, websites, letterhead, business cards or other business supplies or materials, whether in writing, orally or otherwise, without the prior written consent of **the other**. Refer to NITT FOUNDATION **Guidelines for Logo and Name Usage** document for use of NITT FOUNDATION logo and name by the first party.
- iv. Any such consent given by either party shall terminate upon the expiration or termination of this Agreement, or earlier as specified.
- v. Where NNT Foundation has given its consent to the use of its Marks by Govt First Grade College acknowledges and agrees that its use thereof shall inure solely to the benefit of NIT, NIT Foundation and/or the NNT Group. Govt First Grade Collegeshall not remove, alter or obliterate any trademarks, trade names, corporate logus, slogans or product designations appearing on the promotional and educational material.
- AAER;S Asian College of Science and Commerce and NIIT FOUNDATION confirm that they shall not disclose or distribute this Agreement, any information about or contained in this Agreement, or any other information received by them pursuant to or under this Agreement, to any third party except to their legal advisors or other statutory bodies or to the extent as may be authorized in writing to do so by Asian College of Science and Commerce and NIIT FOUNDATION respectively.
- Point of Contact

AAER'S Asian College of Science and Commerce appoints Assit. Prof. Latika Chame-Mare as apoint of contact who is reachable on (+919021865049, Email ID: [ntikachame108@gmail.com]

1st Party Initials



Hnd Party Initials

NIIT FOUNDATION appoints **Supriya Chavan** as a point of contact who is reachable on (9970290451, **Email ID**: supriya.chavan@niitfoundaton.org)

- This Agreement is intended to serve as a mutual expression of the Parties' intentions with respect to cooperation as provided herein and is not a legally binding contract or commitment in respect of the same. The obligation of Parties to consummate the cooperation contemplated in the Agreement is conditional and contingent upon the execution of definitive agreements, acceptable in form and substance to both Parties. The Parties hereto shall not have any legal obligation with respect to such cooperation unless and until they execute definitive project agreements for such cooperation.
- Each Party hereto shall separately bear its own expenses incurred in connection with this Agreement and the negotiation and preparation of the definitive agreements, regardless of whether the partnership project is consummated.

9. INDEMNITY

- Asian College of Science and Commerce rights to use any Mark and the Course material designed by NUT FOUNDATION under this Agreement shall terminate with immediate effect upon termination or expiration of this Agreement. In the event that Asian College of Science and Commerce shall willfully refuse, misuse or neglect to keep and perform the provisions of this Agreement, Asian College of Science and Commerce shall indemnify and keep indemnified NIIT FOUNDATION for all costs, attorney's fees and other expenses incurred by NIIT FOUNDATION and /or member of the NIIT Group in connection therewith.
- b) Asian College of Science and Commerce shall indemnify and hold harmless NIIT FOUNDATION, and/or members of the NIIT Group against any costs, claims etc. resulting from, caused by, relating to or ansing out of its/associates negligent actions or omissions under this Agreement."
- c) NIIT Foundation shall also indemnify and hold harmless Asian College and /or employees /niembers of the Asian College of Science and Commerce against any costs, claims etc. resulting from caused by, relating to or arising out of its/associates negligent actions or omissions under this Agreement.
- 10. Each Party ("Receiving Party") agrees that during and after the Term, it shall hold in strict confidence all Confidential Information furnished by the other Party ("Disclosing Party") or reproduced or developed by the Disclosing Party based on such Confidential Information. The Receiving Party agrees that, except with the Disclosing Party's prior specific written approval, it shall not use, disclose, reproduce, distribute, reverse engineer, or otherwise misappropriate any Confidential Information and shall take appropriate measures to prevent causing, any Confidential Information to lose its character as Confidential Information. Notwithstanding the foregoing, the Receiving Party may use Confidential Information only as necessary to perform its obligations hereunder as authorized by the Disclosing Party under the Agreement, but not otherwise. Receiving Party's protective measures shall include reasonable degree of care that Receiving Party utilizes to protect its own trade secrets and

1st Party Initials



Had Party Initials

confidential information of a similar nature, which shall be no less than reasonable

- 11 This Agreement shall be in force for a period till 31st March 2022 from the date of its execution, unless terminated earlier by either party. This Agreement may be renewed thereafter for such period of time and on such terms and conditions as may be mutually agreed upon.
- Except for confidentiality obligations described herein, neither party shall be liable for 12 special, incidental, indirect or consequential loss or damage, lost business revenue. loss of profits, loss of data, failure to realize expected profits or savings or any claims. against the other by another other person, even if the party has been advised of the possibility of any such losses or damages.

13. Notice of Termination of Agreement

- a) Either Party by giving one month's notice in writing to the Other Party may terminate this Agreement before its expiry.
- b) Both Parties shall also have the hight to terminate the agreement without prior notice if
 - there occurs a breach of any terms of this Agreement. which remains uncured for a period of fifteen (15) days. after being notified in writing to the other Party;
 - ii. Either Party commits any act or omission which harms the reputation of the other party.
 - ıli. Either party acts in a manner prejudicial to the interest of the other and affected party shall be the sole judge in this fedards.

Upon termination, Asian College of Science and Commerce shall forthwith return. without any delay, all unutilized courseware to NIIT FOUNDATION, without daiming any right whatsoever on the same.

Expiry or termination of this Agreement howsoever occasioned shall be without prejudice to rights and obligations occurred or incurred prior to the date of expiry or termination and accounts between the parties shall be promptly settled.

14. Dispute Resolution: In the event of any unresolved dispute or difference of any nature whatspever between the Parties arise out of this Agreement, it will be referred to single arbitrator, to be appointed by both Parties and the decision thereof shall be final and binding upon the Parties, in English language and in accordance with the provisions of the Arbitration and Conciliation Act, 1996, and enactments / modifications, if any, thereof,

Concespondence address: 2016. Trimurti Complex, Lavale Phata, Opposite to Daetwyler Company, Pirangut-412115.

- 15. Governing Laws and Jurisdiction. This Agreement shall be governed and construed in accordance with the Indian laws and subject to the exclusive jurisdiction of competent courts at New Delhi.
- 16. Entire Agreement, This Agreement supersedes all earlier agreements, arrangements, letters correspondence, understandings etc. with respect to the subject matter of this Agreement. Any modification, amendment or alteration in respect of this Agreement.

Ist Party Initial

llnd Party Initials



A Sandar

- or any provision hereof shall not be valid or effective unless the same is/are reduced in writing and signed by the Parties hereto.
- 17. No Walver. A provision or a right under this Agreement may not be waived except in writing signed by the Party granting the waiver, or varied except in writing signed by the Parties.
- Severance. If any of the provisions of this Agreement is held to be not valid, remaining provisions shall however be valid and binding on both the parties.
- 19. **IN WITNESS WHEREOF** the Parties have by duly authorized representatives. Asian College of Science and Commerce their respective hands and seal on the date first above written in the presence of:

Signed by:

A 1310=14

Assistant Prof. Latika Chame-Mare

For and on behalf of

AAER'S Asian College of Science and Commerce

(FIRST PARTY)

Date: 25/02/2021

PUNE



Mrs. Supriya Chavan Cluster Manager For and on behalf of

NIIT Foundation (Second PARTY)

1st Party Initials Hnd Party Initials

Annexure I

NIIT FOUNDATION Approved Courses to be run at Govt First Grade College Centers

- Certificate Course in Data Entry Skills (CCDE)- Introductory knowledge of various technology trends and processes, natabase management systems and IT initiatives, Provide daily work reports by performing data entry work using a personal computer and appropriate software, Will be able to update, research, verify and/or retrieve data into/from various systems ensuring accuracy & confidentiality of information.
- Certificate Course in Hardware and Networking(CCHN)- IT Essential, Network Essential, Practical, Professional skills (Professional Edge Program), Career Guidance talk (CGT Session), Assessments
- 3. Certificate Course in Web Development(CCWD)- Object Oriented Programming, Core Java, Introduction to RDBMS (SQL), Java Database Connectivity ,HTML-5,CSS,XML, Javascopt, Jquery, Advance Java Servlets,JSP, Frameworks ,Web Hosting, Professional skills, Assessments
- 4. Certificate Course in Digital Marketing(CCDM)- Online Marketing And Introduction To Digital Marketing, Website Planning, Search Engine Optimisation (SEO), Introduction To Social Media Marketing, Email Marketing, Mobile Marketing, Content Marketing, Affiliate Marketing And Strategic Partnership, Digital Analytics, Digital Marketing Strategies, Professional Skills (Professional Edge Program)
- 5. Certificate Course in BFSI(FBCB4)- Intro Session, Basic ET, Communicating with an Impact, Customer Service, BFSI Overview, Professional Skills, Finance Basic Concepts, Financial Inclusion, Indian Rural Economy, Selling Skills and Techniques (SST), Delivery Channels, Financial Products, SLT, Transactions, Guidelines, Project Presentation and Evaluation, Assessment,
- 6. Certificate Course in Office Automation(CCOA)- Intro, Overview of Office Automation, Basic 3T, Typing, Data Entry Operations, Communicating with an Impact, Professional Skills, Basic Accounting, Taxation, Basic Tally + Tally Project, Interview Prep Master, Projects and Assessments
- 7. Certificate Course in IoT(CCIoT)- What is the Internet of Things, Elements of the IoE, Connecting the Unconnected, Transitioning to the IoE, Bringing It All Together
- 8. Certificate Course in Cyber Security(CCOOO)- The Need for Cybersecurity, Attacks, Concepts and Techniques, Attacks, Concepts and Techniques, Protecting the Organization, Will Your Future Be in Cybersecurity?



1st Party Initials

Į

Hand Party Initials

Payment Schedule

######################################	Hos As Martings of	Fet Sylvalide	Educational Crimera
Data Entry Skills (CCDE)		As per Actuals, to be paid by student to NF	 Undergraduate, Graduate from Arts and Commerce College, ready to take job after articles of course.
Networking(CCH N)	Rs.0	As per limit to be paid by student to NF	1. ", Undergraduate, Graduate from Arts, Science and Commerce College, ready to take job after completion of course.
Web Development(CC Wฏ)	Rs. 0	As per Actuals, to be paid by student to NF	Undergraduate, Graduate from Arts, Science and Commerce College, ready to take job after minimulation of course.
Digitaí Marketing(CCDM).	Rs. 0	As per Actuals, to be paid by student to NF	12". Undergraduate, Graduate from Arts, Science and Commerce College, ready to take job efter completion of course.
Banking and Financial Correspondent(BFSI)	Ra ()	As per Actuals, to be paid by student to NF	 Undergraduate, Graduate from Arts, Science and Commerce College, ready to take job after completion of course.
Office Automation	Rs.0	As per Actuals, to be paid by student to NF	12", Undergraduate, Greduate from Aria, Science and Commerce College, ready to take job after completion of course.
Internet of Things	R5.0	As per Actuals, to be paid by student to NF	12", Undergraduate, Graduate from Arts, Science and Commerce College
Cyber Security	Rs.D	As per Actuals, to be paid by student to NF	12", Undergraduate, Graduate from Arts. Science and Commerce College



Ist Party Initials

Hnd Party Initials

and the second

Annexure II

LIST OF CENTRES for College.

AAER'S Asian College of Science and Commerce, S. No.28/15/16, Narhe-Dhayari Rd,
 (Pari Company chowk), Taluka- Haveli, District-Pune, Maharashtra 411041.



Ist Party Initials

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayri Road,Pari Company Chowk Tal:Haveli Dist:Pune-411041

8

MJ Automation & Software Solution

Sr. No.44/32, At Post Narhe, Narhe Industrial Association, Lane No.3, Maharashtra 411041

FOR
SKILL DEVELOPMENT, OUTCOME BASED TRAININGS,
R&D SERVICES AND RELATED SERVICES

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this Day 03/02/2021 by and between Asian Academy Of Education And Research Pune's Asian College of Science And Commerce Addr: S.No.28/15/16, narhe dhayri road, pari company chowk, pune - 411041 by its Chairman Anita Sapte.

AND

MJ Automation & Software Solution Sr.No.44/32,At Post Narhe,Narhe Industrial Association,Lane No.3,Maharashtra 411041 .

(First Party and Second Party are hereinafter jointly referred to as 'Parties' and Individually as 'Party') as

WHEREAS:

- A) First Party is a Higher Educational Institution named:
- (i) Asian College of Science And Commerce
- 8) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the [Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2

SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the military will and Students of the First Party to visit its group companies and also involve in Industrial Training Principum for the First Party 10 days of each semester. The industrial training and exposure provided to military and to unform academic to association will build confidence and prepare the students to have a smooth frame for academic to working career. The Second Party will provide its Labs / Workshops / in academic for the hands-on training of the learners enrolled with the First Party.
- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any programme mentioned in the MQU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MQU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES.

100

5.1 It is expressly agreed that First Party and Second Party are acting under this

MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party. First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For MJ Automation & Software Solution

Author Malanda

For Asian College of Science & Commerce

Author: Signatory

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayri Road, Pari Company Chowk Tal: Haveli Dist: Pune-411041



ProError Software Solutions

Sr.No.44/32,At Post Narhe,Narhe Industrial Association,Lane No.3,Maharashtra 411041

FOR
SKILL DEVELOPMENT, OUTCOME BASED TRAININGS,
R&O SERVICES AND RELATED SERVICES

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (heremafter called as the 'MOU') is entered into on this Day 03/02/2021 by and between Asian Academy Of Education And Research Pune's Asian College of Science And Commerce Addr: 5.No.28/15/16, narhe dhayri road, parl company chowk, pune - 411041 by its Chairman Anita Sapte.

AND

ProError Software Solutions

Sr.No.44/32,At Post Narhe,Narhe Industrial Association,Lane No.3,Maharashtra 411041 .

(First Party and Second Party are hereinafter jointly referred to as 'Parties' and Individually as 'Party') as

WHEREAS:

- A) First Party is a Higher Educational Institution named
- (i) Asian College of Science And Commerce
- B) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.

.

1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the (Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2

SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party in permit the End Type of the End than 10 the First Party to visit its group companies and also involve the first full Training Party and for the End than 10 days of each semester. The industrial training and each two provides to inside our provident part force in the industrial training and each new amounts to maintain from explaining to working career. The Second Party will provide its tube / Viscochops final and for the hand, on training of the learners enrolled with the First Party.
- 2.3 Skill Development Programs: Second Party to Irain the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any programme mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.

CLAUSE S RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this

MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to piedge the other Party's credit, or to extend credit on behalf of the other Party. First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For ProError Software Solutions

A. C. STANDARD

For Asian College of Science Toleranners

Into ne ISignatory

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayri Road,Pari Company Chowk Tal:Haveli Dist:Pune-411041

&

Oilmax Systems Pvt.Ltd. Centrifugal oil Cleaning System

38/2/12, Narhe Dhayari Road, Narhe, Pune-411041 (INDIA)

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this Day 04/02/2021 by and between Asian Academy Of Education And Research Pune's Asian College of Science And Commerce Addr: S.No.28/15/16, narhe dhayri road, pari company chowk, pune - 411041 by its Chairman Anita Sapte.

AND

Oilmax Systems Pvt.Ltd. Centrifugal oil Cleaning System 38/2/12,Narhe Dhayari Road, Narhe ,Pune-411041(INDIA)

(First Party and Second Party are hereinafter jointly referred to as 'Parties' and Individually as 'Party') as

WHEREAS:

- A) First Party is a Higher Educational Institution named:
- (i) Asian College of Science And Commerce
- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH

IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings. The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for

1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing sultable teaching / training systems, keeping in mind the needs of the industry, the Second Party.

1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along

with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2

SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.
- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any programme mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3

INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VAUDITY

4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any

termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.

4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to piedge the other Party's credit, or to extend credit on behalf of the other Party. First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For Oilmax Systems PVT.LTD

Authorized Signatory

For Asian College of Science

& Commerce

Authorized Signatory



MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

5.No 28/15/16 Narhe Dhayri Road, Pari Company Chowk TabHaveli Dist: Pune-411041

2

Transcendental Technologies

C-9, Swanand Housing Society, Lane No.2, Sahakar Magar no.2, Parvati, Pune.

FOR SKILL DEVELOPMENT, OUTCOME BASED TRAININGS, R&D SERVICES AND RELATED SERVICES

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this Day 29/01/2021 by and between Asian Academy Of Education And Research Pune's Asian Coilege of Science And Commerce Addr: 5.No.28/15/15, narrie dhayri road, pari company chowk, pune - 411041 by its Chairman Anita Sapte.

1

AND

Transcendental Technologies, Pune.

C-9,Swanand Housing Society,Lane No.2,Sahakar Nagar no.2,Parvati,Pune (First Party and Second Party are hereinafter jointly referred to as 'Parties' and Individually as 'Party') as

WHEREAS:

- A) First Party is a Higher Educational Institution named:
- (i) Asian College of Science And Commerce
- B) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 first Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2

SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution Interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to

working career. The Second Party Will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any programme mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for Implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this

MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party. First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.



For Asian College of Science & Commerce

Authori Signatory

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

5.No 28/15/16 Narhe Dhayri Road,Pari Company Chowk Tal:Haveli Olst:Pune-411041

&

Microdynamics

Sr.No.44/32,At Post Narhe, Narhe Industrial Association, Lane No.3, Mahacashtra 411041

FOR
SKILL DEVELOPMENT, OUTCOME BASED TRAININGS,
R&D SERVICES AND RELATED SERVICES

1

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOO') is entered into on this Day 03/02/2021 by and between **Asian Academy Of Education And Research Pune's Asian College of Science And Commerce** Addr: S.No.28/15/16, narhe dhayri road, pari company chowk, pune • 413041 by its Chairman Anita Sapte.

AND

Microdynamics

Sr.No.44/32,At Post Nerhe,Narhe Industrial Association,Lane No.3,Maharashtra 411041 .

(First Party and Second Party are hereinafter jointly referred to as 'Partles' and Individually as 'Party') as

WHEREAS:

- A) First Party is a Higher Educational Institution named:
- (i) Asian College of Science And Commerce
- B) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- 0) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH. IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

19

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2

SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will are not up that to the latest developments / requirements of the industries; the Second Party to permit the Internal Students of the First Party to visit its group companies and also involve in Industrial Training T
- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any programme mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CEAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.

CLAUSE 5

RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this

MOU as Independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party. First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive Jurisdiction in the Courts of Name of City.



For Asian College of Science & Cumingeria

homoraed Signatury

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayri Road,Parl Company Chowk Tal:Havell Dist:Pune-411041

8

Tirumala Scientific

(Manufacturer & Supplier For Lab Instruments)
Plot MO.06, Daulat Nagar, Co.op. Housing Society Near Rajeshree Shahu Bank,
Dhankawadi Road, Dhankawadi, Pune 411043.

FOR
SKILL DEVELOPMENT, OUTCOME BASED TRAININGS,
R&D SERVICES AND RELATED SERVICES

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this Day 04/03/2021 by and between Aslan Academy Of Education And Research Pune's Asian College of Science And Commerce Addr: S.No.28/15/16, narbe dhayri road, pari company chowk, pune - 411041 by its Chairman Anita Sapte.

AND

Tirumala Scientific.

(Manufacturer & Supplier for Lab Instruments)
Plot NO.06, Daulat Nagar, Co.op. Housing Society Near Rajeshree Shahu Bank,

Dhankawadi Road, Dhankawadi, Purie 411043
(First Party and Second Party are hereinafter jointly referred to as 'Parties' and Individually as 'Party') as

WHEREAS:

- A) First Party is a Higher Educational Institution named:
- (i) Asian College of Science And Commerce
- B) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along

with the Definitive Occuments, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2

SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.
- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of Institution, the First Party to take up any programme mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this

MOU as Independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party. First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For Tinumale Smentific.

with rized Signatory

MAL OF STREET

For Asian College of Science 🛼 Community

Authorized Signatory

9 to No 0 10 No 0 120/24

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayri Road,Pari Company Chowk Tal:Haveli Dist:Pune-411041

8

Shree Chakradhar Associates

Sr. No. 48/3, Narhe gaon, Manajî nagrar, Near Navale Hospital, Pune 411041.

FOR

SKILL DEVELOPMENT, OUTCOME BASED TRAININGS, R&D SERVICES AND RELATED SERVICES AND INDUSTIAL VISIT.

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this Day 17/10/2020 by and between Asian Academy Of Education And Research Pune's Asian College of Science And Commerce Addr: S.No.28/15/16, narhe dhayri road, pari company chowk, pune - 411041 by its Chairman Anita Sapte.

AND

Shree Chakradhar Associates Sr. No. 48/3, Narhe gaon, Manaji nagrar, Near Navale Hospital, Pune 411038.

(First Party and Second Party are hereinafter jointly referred to as 'Parties' and Individually as 'Party') as

WHEREAS:

- A) First Party is a Higher Educational Institution named:
- (i) Asian College of Science And Commerce
- B) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 first Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2

SCOPE OF THE MOU

2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.

- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.
- 2.3 Skill Development Programs; Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them Industry ready.
- 2.4 There is no linancial commitment on the part of the Name of institution Name of institution, the First Party to take up any programme mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as Independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party. First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For Shree Chakradhar Associates

For Asian College of Science & commerce

Authorized Signatory

Shree Chakradhar Associates

himer

Authorized Signatory

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayri Road,Pari CompanyChowk Tal:Haveli Dist:Pune-411041

8

PRATIK CONSTRUCTIONS

Sr. No. 48/3, Norhe gaon, Manaji nagrar, Near Navale Hospital, Pune 411041.

FOR
SKILL DEVELOPMENT, OUTCOME BASED TRAININGS,
R&D SERVICES AND RELATED SERVICES

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this Day 12/11/2020 by and between Asian Academy Of Education And Research Pune's Asian College of Science And Commerce Addr: S.No.28/15/16, narhe dhayri road, pari company chowk, pune - 411041 by its Chairman Anita Sapte.

AND

PRATIK CONSTRUCTIONS

Sr. No. 48/3, Nathe gaon, Manaji nagrar, Near Navale Hospital, Pune 411038.

(First Party and Second Party are hereinafter jointly referred to as 'Parties' and Individually as 'Party') as

WHEREAS:

- A) First Party is a Higher Educational Institution named:
- (i) Asian College of Science And Commerce
- B) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2

SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological upgradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the

Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any programme mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this

MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to piedge the other Party's credit, or to extend credit on behalf of the other Party. First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For PRATIK CONSTRUCTIONS

For PRATIK CONSTRUCTION

Proprietor

Authorized Signatory

For Asian College of Science & Commerce

Authorized Signatory

20-21

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayri Road, Pari Company Chowk Tal: Havell Dist: Pune-411041

&

GDL Academy

A.32, Deepshreenfult Society, Opp. Rahul nagar Kothrud, Pune 411038.

FOR SKILL DEVELOPMENT, OUTCOME BASED TRAININGS, R&D SERVICES AND RELATED SERVICES A - 171 - 41

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this Day 13/02/2021 by and between Asian Academy Of Education And Research Pune's Asian College of Science And Commerce Addr: 5.No.28/15/16, harhe dhayri road, parl company chowk, pune - 411041 by its Chairman Anita Sapte.

AND

GOL Academy

A.32,Deepshreevinit Society,Opp.Rahul nagar Kothrud,Pune 411038.

(First Party and Second Party are hereinafter jointly referred to as 'Parties' and Individually as 'Party') as

WHEREAS:

- A) First Party is a Higher Educational Institution named:
- (I) Asian College of Science And Commerce
- B) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

100 0 40

1.] Both Parties are United by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall connerate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Oefitistive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2

SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.
- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any programme mentioned in the MOU, if there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, Inventions, patents, copy rights and designs) of the other Party.

. 1

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party. First Party Second Party Any divergence or difference derived from the interpretation of application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

Poesok Academiyok Source,

Authorize Significa-

For Asian College of Science & Commerce

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

5.No 28/15/16 Narhe Dhayri Road,Pari Company Chowk Tal:Haveli Dist:Pune-411041

No.

MAK TECHNOLOGY & SERVICES LLP Pune

Flat No. 1, Ark-Deliet, Ashiyana Park2, Aundh, Pune 411007

FOR

SKILL DEVELOPMENT, OUTCOME BASED TRAININGS,

R&D SERVICES AND RELATED SERVICES

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this Day 25/01/2021 by and between Asian Academy Of Education And Research Pune's Asian College of Science And Commerce Addr: S.No.28/15/16, narhe dhayri road, pari company chouk, pune - 411041 by its Chairman Anita Sapte

AND

MAK TECHNOLOGY & SERVICES LLP Pune Flat No. 1,Ark-Deliet,Ashiyana Park2,Aundh,Pune 411007

(First Party and Second Party are hereinafter jointly referred to as 'Parties' and Individually as 'Party') as

WHEREAS:

- A) First Party is a Higher Educational Institution named:
- (i) Asian College of Science And Commerce
- B) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

- 1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings. The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.
- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2

SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester. The industrial training and exposure provided to students

and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.

2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.

2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any programme mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make

4

agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party. First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For MAK TECHNOLOGY & SERVICES

Authorized Signess

For Asian College of Science & Commerce

Authorized Similary

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Name Dhayari Road, Parl Company Chowk Tal: Haveli Dist: Pune- 411041



TICKONE INFOTEK

V.K. Chambers, CST 4235, Opp. Bajaj Auto, Next to iCIC! ATM Center Mumbai Pune Road, Akurdi, Pune.



// Main Objective of MOU //

- Practical exposure to B.Sc. (mainly electronics) Students to learn the real time scenarios in the world of machinery.
- 2. Practical exposure to BBA / BCOM / BA Students also to learn finance, taxation, GST, Tally, accounts, day to day office admin work of the Company
- Deep learning's of machine tools used for various verticals / domains / projects etc.
- 4. Hands on experience of working and manufacturing of Heavy machinery.
- Internship opportunity to students, of all Streams (BBA / BCOM / BSC (Electronics) on Marketing and Sales and business Development.
- 6. Mechatronics knowledge of current industry.
- Internship opportunities to BBA / BCS / BSC / BCA / BCOM students.

Note: The entire above objective is there for the benefits of Students and there is No Compulsion of any sorts between the two Parties signing the MOU.

This Memorandum of Understanding (here in after called as the 'MOU') is entered into on this Day 15 / 03 / 2022, between

Asian Academy Of Education and Research Pune's.

Asian College of Science and Commerce

Addr: S.No.28/15/16, Narhe Dhayari road, Pari Company Chowk, Dhayari Pune – 411041

AND

TICKONE INFOTEK

V.K. Chambers, CST 4235, Opp. Bajaj Auto, Next to ICICI ATM Center Mumbai Pune Road, Akurdi, Pune. (First Party and Second Party are here in after jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Asian College of Science and Commerce.
- (ii) Second Party is the Industry named TICKONE INFOTEK
- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
 - C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests and There is no legal social personal Compulsion of any interest (financially, business wise, task wise, target wise, training and employment wise) On each Other. It's all by good will and mutual understanding and as perturb the possibilities only.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings. The Parties shall keep each other informed of potential opportunities

and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems; keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.
- 1.4 That both parties will do creative task to motivate students on Research work and Research Programs including students training and knowledge exchange between industry and research Centre at college.

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester

The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.

The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any program mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid for academic Year of 2024 25 but also until unto expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES



- 5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party.
- 5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- 5.3 First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For

TICKONE INFOTEK

For TICKONE HIS OTEK

Authorized Signatory

For Asian College of Science & Commerce

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayari Road, Pari Company Chowk Tal: Haveli Dist: Pune- 411041

&

CADTEKH SERVICES

V.K. Chambers, CST 4235, Opp. Bajaj Auto, Next to ICICI ATM Center Mumbai Pune Road, Akurdi, Pune.

// Main Objective of MOU //

- Practical exposure to B.Sc. (mainly electronics) Students to learn the real time scenarios in the world of machinery.
- Practical exposure to BBA / BCOM / BA Students also to learn finance, taxation, GST, Tally, accounts, day to day office admin work – of the Company
- Deep learning's of machine tools used for various verticals / domains / projects etc.
- 4. Hands on experience of working and manufacturing of Heavy machinery.
- Internship opportunity to students, of all Streams (BBA / BCOM / BSC (Electronics) on Marketing and Sales and business Development.
- 6. Mechatronics knowledge of current industry.
- Internship opportunities to BBA / BCS / BSC / BCA / BCOM students.

Note: The entire above objective is there for the benefits of Students and there is No Compulsion of any sorts between the two Parties signing the MOU.

This Memorandum of Understanding (here in after called as the 'MOU') is entered into on this **Day 10 / 03 / 2022**, between

Asian Academy Of Education and Research Pune's.

Asian College of Science and Commerce

Addr: S.No.28/15/16, Narhe Dhayari road, Pari Company Chowk, Dhayari Pune – 411041

AND

CADTEKH SERVICES

V.K. Chambers, CST 4235, Opp. Bajaj Auto, Next to ICICI ATM Center Mumbai Pune Road, Akurdi, Pune.



 First Party and Second Party are here in after jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Asian College of Science and Commerce.
- (ii) Second Party is the Industry named CADTEKH SERVICES
- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
 - C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests and There is no legal , social , personal Compulsion of any interest (financially, business wise, task wise, target wise, training and employment wise) On each Other. It's all by good will and mutual understanding and as per the possibilities only.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related



wings. The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.
- 1.4 That both parties will do creative task to motivate students on Research work and Research Programs including students training and knowledge exchange between industry and research Centre at college.

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester.



The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.

The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any program mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid for academic Year of 2024 25 but also until unto expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.

CLAUSE 5
RELATIONSHIP BETWEEN THE PARTIES



- 5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party.
- 5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- 5.3 First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For

CADTEKH SERVICES

For Cadtekh Servces

Proprietor

Authorized Signatory

For

Asian College of Science & Commerce

Authorized Signatory

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/16/16 Narhe Dhayari Road, Pari Company Chowk Tal: Haveli Dist: Pune- 411041

&

Chandrakant Yashwant Dangat Patil Shikshan And Krida Mandal, Shivchatrapati Arts and Commerce College

Sr. No. 46, Vidyanagar, Wadyaon Bk., Dist:Pune Tal:Haveil





// Main Objective of MOU //

- Visits and exchanges of students for study / research and learning's.
- 2. Exchange of faculty for research.
- 3. Design the program for mutual teaching / panel discussions.
- 4. Joint research collaborations and knowledge sharing.
- 5. Students employment cooperation, joint publication.
- 6. Special short term academic program between colleges.
- 7. Conducting various Sports competitions among students.
- 8. Conducting mutual certificate courses programs, different Workshops and skill development activities.
- 9. Domain specific workshops Seminars and events.
- 10. Research Papers activity.

Note: The entire above objective is there for the benefits of Students / mutual benefit of faculties and there is No Compulsion of any sorts between the two Parties signing the MOU.

This Memorandum of Understanding (here in after called as the 'MOU') is validated for academic year ie. 2022-23 and signed on this Day 25 / 08 / 2022,

Between

Asian Academy Of Education and Research Pune's.

Asian College of Science and Commerce

Addr: S.No.28/15/16, Narhe Dhayari road, Pari Company Chowk, Dhayari Pune – 411041

AND

Shivchatrapati Arts and Commerce College

Sr. No. 46, Vidyanagar, Wadgaon Bk., Dist:Pune Tal:Haveil





First Party and Second Party are here in after jointly referred to as
 'Parties' and individually as 'Party')

WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Asian College of Science and Commerce.
- (ii) Second Party is also Educational Institution named: Shivchatrapati Arts and Commerce College
- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) Both the Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests and There is no legal social personal Compulsion of any interest (financially, business wise, task wise, target wise, training and employment wise) On each Other. It's all by good will and mutual understanding and as per the possibilities only.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings. The Parties is all loop each other informed of potential opportunities



and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. Both The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.
- 1.4 That both parties will do creative task to motivate students on Research work and Research Programs including students training and knowledge exchange between industry and research Centre at college.

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. **Both parties** believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; Both parties will exchange their (industries contact's and will see that Students and faculties of both the parties combined together to visit its group companies and also involve in Industrial Training.





The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.

Both the parties will provide its Labs / Workshops / and other resources for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: **Both the parties** will train students on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on both the parties if it is there then it will be tackled separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid for academic Year of 2022 23 but also until unto expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.





CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party.

- 5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- 5.3 First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For Shivchatrapati Arts and Commerce College

Principal CYD25KM'S

Authorized Signatory

For Asian College of Science & Commerce

> PRIMITAL A Science & Comprese Dhayari, Purk-41i 041

Authorized Signatory





MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayari Road, Pari Company Chowk Tal: Havell Dist: Pune- 411041

&

Chandrakant Yashwant Dangat Patil Shikshan And Krida Mandal, Shivchatrapati Arts and Commerce College

Sr. No. 46, Vidyanagar, Wadgaon Bk.,, Dist:Pune Tak:Haveil





// Main Objective of MOU //

- Visits and exchanges of students for study / research and learning's.
- 2. Exchange of faculty for research.
- 3. Design the program for mutual teaching / panel discussions.
- 4. Joint research collaborations and knowledge sharing.
- 5. Students employment cooperation, joint publication.
- 6. Special short term academic program between colleges.
- 7. Conducting various Sports competitions among students.
- 8. Conducting mutual certificate courses programs, different Workshops and skill development activities.
- 9. Domain specific workshops Seminars and events.
- 10. Research Papers activity.

Note: The entire above objective is there for the benefits of Students / mutual benefit of faculties and there is No Compulsion of any sorts between the two Parties signing the MOU.

This Memorandum of Understanding (here in after called as the 'MQU') is validated for 2 academic years ie. 2023-24 to 2024-25 and signed on this Day 25 / 08 / 2023,

Between

Asian Academy Of Education and Research Pune's.

Asian College of Science and Commerce

Addr: S.No.28/15/16, Narhe Dhayari road, Pari Company Chowk, Dhayari Pune – 411041

AND

Shivchatrapati Arts and Commerce College

Sr. No. 46, Vidyanagar, Wadgaon Bk., Dist:Pune Tal:Haveil





(First Party and Second Party are here in after jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Asian College of Science and Commerce.
- (ii) Second Party is also Educational Institution named: Shivchatrapati Arts and Commerce College
- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) **Both the Parties** intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests and There is no legal social personal Compulsion of any interest (financially, business wise, task wise, target wise, training and employment wise) On each Other. It's all by good will and mutual understanding and as per the possibilities only.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings. The Parties shall keep each other informed of potential opportunities



and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. Both The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.
- 1.4 That both parties will do creative task to motivate students on Research work and Research Programs including students training and knowledge exchange between industry and research Centre at college.

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. **Both parties** believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; Both parties will exchange their industries contact's and will see that Students and faculties of both the parties combined together to visit its group companies and also involve in Industrial Training.





The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.

Both the parties will provide its Labs / Workshops / and other resources for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: **Both the parties** will train students on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on both the parties if it is there then it will be tackled separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid for academic Year of 2024 25 but also until unto expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.





CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party.

5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.

5.3 First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For Shivchatrapati Arts and Commerce College

Principal cyppskmis

Shiv Chatrapati Art's & Corn. College

For Asian College of Science & Commerce

PRIAM AAER'S A:

isge of

Dhayari Polit 11941

Authorized Signatory

Authorized Signatory





MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayari Road, Parl Company Chowk Tal: Havell Dist: Pune- 411041



Vishwakarma College of Arts, Commerce & Science

Betal Nagar, Kondhwa, Pune, Maharashira 411048







// Main Objective of MOU //

- Visits and exchanges of students for study / research and learning's.
- 2. Exchange of faculty for research
- 3. Design the program for mutual teaching / panel discussions.
- 4. Joint research collaborations.
- 5. Students employment cooperation, joint publication.
- 6. Special short term academic program.
- 7. Conducting various Sports competitions among students.
- 8. Conducting mutual certificate courses programs, different Workshops and skill development activities.
- 9. Domain specific workshops Seminars and events.
- 10. Under IIC to conduct program for students for new innovations idea and to convert those ideas to start up.
- 11. EDP conduct and aware them to any good schemes to start business.

Note: The entire above objective is there for the benefits of Students / mutual benefit of faculties and there is No Compulsion of any sorts between the two Parties signing the MOU.

This Memorandum of Understanding (here in after called as the 'MOU') is valid from academic year 2022-23 to 2024-25 and entered into on this Dayle/ov 2023, between

Asian Academy Of Education and Research Pune's.

Asian College of Science and Commerce

Addr: S.No.28/15/16, Narhe Dhayari road, Pari Company Chowk, Dhayari Pune – 411041

AND

Vishwakarma College of Arts, Commerce & Science.

Betal Nagar, Kondhwa, Pune, Maharashtra 411048





(First Party and Second Party are here in after jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Asian College of Science and Commerce.
- (ii) Second Party is also Educational Institution named: Vishwakarma College of Arts, Commerce & Science.
- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) Both the Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests and there is no legal, social personal Compulsion of any interest (financially, business wise task wise, target wise, training and employment wise.) On each Other. It's all by good will and mutual understanding and as per the possibilities only.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and





advance their respective operations within the Institution and its related wings. The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- The Parties shall cooperate with each other and shall, as promptly as is easonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.
- 1.4 That both parties will do creative task to motivate students on Research work and Research Programs including students training and knowledge exchange between industry and research Centre at college.

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; Both parties will exchange their industries contact's and will see that Students and faculties of both the parties combined together to visit its group companies and also involve in Industrial Training.





The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.

Both the parties will provide its Labs / Workshops / and other resources for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: **Both the parties** will train students on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on both the parties if it is there then it will be tackled separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid till academic Year of 2024 25 but also until unto expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.





CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

- 5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party.
- 5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- 5.3 First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For Vishwakarma College of Arts, Commerce & Science.

For Asian College of Science & Commerce

Authorized Signatory

Dr. Arun R. Patil
PHUNCEPAL
CONTROL & Management of the Control of

O No.
PUPN ACSV S.
2157, 97 Se
College tinde
No. 824

AAER'S Avail College of Science & Commerce Authorized Eleminory

MEMORANDUM OF UNDERSTANDING (MOU)

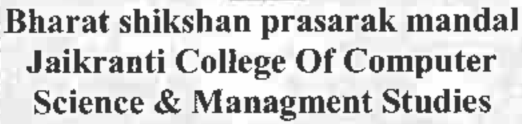
BETWEEN



Asian College of Science and Commerce

S.No 28/16/16 Narhe Dhayari Road.
Parl Company Chowk Tal: Haveli Dist: Punc- 411041





Bus Stand, Dayaneshwar Building, S.No. 70/2/1, Behind B.R.T, Katrej, Pune, Maharashira. 411046

// Main Objective of MOU //

- 1. Visits and exchanges of students for study / research and
- 2. Exchange of faculty for research
- 3. Design the program for mutual teaching / panel discussions.
- 4. Joint research collaborations.
- 5. Students employment cooperation, joint publication.
- 6. Conducting various Sports competitions among students.
- 7. Conducting mutual certificate courses programs, different Workshops and skill development activities.
- 8. Domain specific workshops Seminars and events.
- Under IIC to conduct program for students for new innovations idea and to convert those ideas to start up.
- 10. EDP conduct and aware them to any good schemes to start business.

Note: The entire above objective is there for the benefits of Students / mutual benefit of faculties and there is No Compulsion of any sorts between the two Parties signing the MOU.

This Memorandum of Understanding (here in after called as the 'MOU') is valid from academic year 2021-22 to 2025-26 and entered into on this Day 01/07/2021, between

Asian Academy Of Education and Research Pune's.

Asian College of Science and Commerce

Addr: S.No.28/15/16, Narhe Dhayari road, Pari Company Chowk, Dhayari Pune – 411041

AND

Bharat shikshan prasarak mandal Jaikranti College Of Computer Science & Management Studies

Bus Stand, Dnyaneshwar Buiding, S.No. 70/2/1, Behind B.R.T, Katraj, Pune, Maharashtra 411046



 First Party and Second Party are here in after jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Asian College of Science and Commerce.
- (ii) Second Party is also Educational Institution named: Jaikranti
 College Of Computer Science & Management Studies
- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) Both the Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests and There is no legal social personal Compulsion of any interest (financially, business wise, task wise, target wise, training and employment wise) On each Other. It's all by good will and mutual understanding and as per the possibilities only.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings. The Parties shall keep each other informed of potential opportunities



and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. Both The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.
- 1.4 That both parties will do creative task to motivate students on Research work and Research Programs including students training and knowledge exchange between industry and research Centre at college.

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry.
 Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; Both parties will exchange their industries contact's and will see that Students and faculties of both the parties combined together to visit its group companies and also involve in Industrial Training.





The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.

Both the parties will provide its Labs / Workshops / and other resources for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: Both the parties will train students on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on both the parties if it is there then it will be tackled separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid till academic Year of 2023 24 but also until unto expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write





CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

- 5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on hehalf of the other Party, without the prior written consent of the other Party.
- 5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- 5.3 First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For Jaikranti College of Computer Science & Management Studies

For Asian College of Science & Commerce

Authorized Signatory PROVODAL

American College of Corporar Corporation of Tracket Matrix Pursue (1986) **Authorized Signatory**

Dhayan, kina-eta

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayari Road, Pari Company Chowk Tat: Haveli Dist: Pune- 411041

&

Institute Of Science, Poona's College Of Computer Sciences

Survey No 130, Mumbai-Bangalore Highway, near Bhumkar Chowk, Wakad, Pune.
Maharashtra 411057

// Main Objective of MOU //

- Visits and exchanges of students for study / research and learning's.
- 2. Exchange of faculty for research.
- 3. Design the program for mutual teaching / panel discussions.
- 4. Joint research collaborations and knowledge sharing.
- 5. Students employment cooperation, joint publication.
- 6. Special short term academic program between college.
- 7. Conducting various Sports competitions among students.
- 8. Conducting mutual certificate courses programs, different Workshops and skill development activities.
- 9. Domain specific workshops Seminars and events.

Note: The entire above objective is there for the benefits of Students / mutual benefit of faculties and there is No Compulsion of any sorts between the two Parties signing the MOU.

This Memorandum of Understanding (here in after called as the 'MOU') is validated for 5 Years ie. 2020 – 2021 to 2024 – 2025 and signed on this Day 20 /09 /2021,

Between

Asian Academy Of Education and Research Pune's.

Asian College of Science and Commerce

Addr: S.No.28/15/16, Narhe Dhayari road, Pari Company Chowk, Dhayari Pune – 411041

AND

Institute Of Science, Poona's College Of Computer Sciences

Survey No 130, Mumbai-Bangalore Highway, near Bhumkar Chowk, Wakad, Pune, Maharashtra 411057



(First Party and Second Party are here in after jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Asian College of Science and Commerce.
- (ii) Second Party is also Educational Institution named:
 Institute Of Science, Poona's
 College Of Computer Sciences
- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) Both the Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests and There is no legal social personal Compulsion of any interest (financially, business wise, task wise, target wise, training and employment wise) On each Other. It's all by good will and mutual understanding and as per the possibilities only.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related



wings. The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. Both The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.
- 1.4 That both parties will do creative task to motivate students on Research work and Research Programs including students training and knowledge exchange between industry and research Centre at college.

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. **Both parties** believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; Both parties will exchange their industries contact's and will see that Students and faculties of both the parties combined together to visit its group companies and also involve in Industrial Training.



The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.

Both the parties will provide its Labs / Workshops / and other resources for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: **Both the parties** will train students on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on both the parties if it is there then it will be tackled separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid for academic Year of 2023.— 14 but also until unto expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.



CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

- 5.1 It is expressly agreed that first Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party.
- 5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- 5.3 First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For Institute Of Science, Poona's College Of Computer Sciences

> For Asian College of Science & Commerce

Authorized Signatory

Authorized Signatory

AAERCS Asian College of Science & Commerce Dhayan, Pune-411 041



Principal C. C. S., Pune-57.

5

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

5.No 28/15/16 Narhe Dhayari Road, Pari Company Chowk Tal: Haveli Dist: Pune- 411041

&

JSPM's Jayawantrao Sawant College of Commerce & Science

Survey No. 58. Indrayani Nagar, Handewadi Road, Hadapsar, Pune, Maharashtra 411028.

// Main Objective of MOU //

- Visits and exchanges of students for study / research and learning's.
- 2. Exchange of faculty for research
- 3. Design the program for mutual teaching / panel discussions.
- 4. Joint research collaborations.
- 5. Students employment cooperation, joint publication.
- 6. Special short term academic program.
- 7. Conducting various Sports competitions among students.
- 8. Conducting mutual certificate courses programs, different Workshops and skill development activities.
- Domain specific workshops Seminars and events.

Note: The entire above objective is there for the benefits of Students / mutual benefit of faculties and there is No Compulsion of any sorts between the two Parties signing the MOU.

This Memorandum of Understanding (here in after called as the 'MOU') is entered into on this Day 01 / 02 / 2022, between

Asian Academy Of Education and Research Pune's.

Asian College of Science and Commerce

Addr: S.No.28/15/16, Narhe Dhayari road, Pari Company Chowk, Dhayari Pune – 411041

JSPM's Jayawantrao Sawant College of Commerce & Science

Survey No. 58, Indrayani Nagar, Handewadi Road, Hadapsar, Pune 41



(First Party and Second Party are here in after jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Asian College of Science and Commerce.
- (ii) Second Party is also Educational Institution named: JSPM's
 Jayawantrao Sawant College of Commerce & Science
- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) Both the Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests and There is no legal social personal Compulsion of any interest (financially, business wise, task wise, target wise, training and employment wise) On each other. It's all by good will and mutual understanding and as per the possibilities only.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related

- wings. The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.
- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. Both The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.
- 1.4 **That both parties** will do creative task to motivate students on Research work and Research Programs including students training and knowledge exchange between industry and research Centre at college.

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. **Both parties** believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; Both parties will exchange their industries contact's and will see that Students and faculties of both the parties combined together to visit its group companies and also involve in Industrial Training.

The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.

Both the parties will provide its Labs / Workshops / and other resources for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: **Both the parties** will train students on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on both the parties.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid be valid for **3 years from the enter date** but also until expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.



CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

- 5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party.
- 5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- 5.3 First Party, Second Party: Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For JSPM's Jayawantrao Sawant College

of Commerce & Science

For Asian College of Science & Commerce

Squarement of Management of Samuel Telephone

Authorized Signatory

Authorized Signatory
PRINCIPAL

(Principal or HOD Science)

AAER'S Asian College of Science & Commerce Pune-411 041







MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/15 Narhe Dhayari Road, Pari Company Chowk Tal: Haveli Dist: Pune- 411041



Late Uddhavrao Tulashiram Jadhavar Foundation's

Dr. Sudhakar Jadhavar Arts, Commerce & Science College

Manaji Nagar, Narhe-Dhayari ,Pune-411 041.





// Main Objective of MOU //

- Visits and exchanges of students for study / research and learning's.
- 2. Exchange of faculty for research.
- 3. Design the program for mutual teaching / panel discussions.
- 4. Joint research collaborations and knowledge sharing.
- 5. Students employment cooperation, joint publication.
- Special short term academic program between college.
- 7. Conducting various Sports competitions among students.
- Conducting mutual certificate courses programs, different
 Workshops and skill development activities.
- 9. Domain specific workshops Seminars and events.

Note: The entire above objective is there for the benefits of Students / mutual benefit of faculties and there is No Compulsion of any sorts between the two Parties signing the MOU.

This Memorandum of Understanding (here in after called as the 'MOU') is validated for 5 Years ie. 2020 – 2021 to 2024 – 2025 and signed on this Day14/51/ 2021,

Between

Asian Academy Of Education and Research Pune's.

Asian College of Science and Commerce

Addr: S.No.28/15/16, Narhe Dhayari road, Pari Company Chowk, Dhayari Pune – 411041

AND

DR. SUDHAKAR JADHAVAR

ARTS, COMMERCE & SCIENCE COLLEGE

Manaji Nagar, Narhe-Dhayari , Pune-411 041.



(First Party and Second Party are here in after jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Asian College of Science and Commerce.
- (ii) Second Party is also Educational Institution named:

Dr. Sudhakar Jadhavar Arts, Commerce & Science College

- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) Both the Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests and There is no legal ,social ,personal Compulsion of any interest (financially, business wise, task wise, target wise, training and employment wise) On each Other. It's all by good will and mutual understanding and as per the possibilities only.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1
CO-OPERATION



- 1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings. The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.
- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. Both The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.
- 1.4 That both parties will do creative task to motivate students on Research work and Research Programs including students training and knowledge exchange between industry and research Centre at college.

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry.
 Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; Both parties will exchange their industries contact's and will see that Students and



faculties of both the parties combined together to visit its group companies and also involve in Industrial Training.

The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.

Both the parties will provide its tabs / Workshops / and other resources for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: **Both the parties** will train students on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on both the parties if it is there then it will be tackled separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid for academic Year of 2024 25 but also until unto expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

- 5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party.
- 5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- 5.3 first Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For Dr. Sudhakar Jadhavar Arts, Commerce & Science College

Patrolemal

Prin Dr Sodhakarrao (edhavar Arts, Commerce & Science College, Narhe - Phayer (2010) - 42

Authorized Signatory

For Asian College of Science & Commerce

Authorized Signatory



MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayari Road, Pari Company Chowk Tal: Haveli Oist: Pune 411041



Takshashila Senior College of Arts, Commerce and Science.

Gate, no 1, opp. cwprs, Kothewadi, Punc, Maharashtra 411024





// Main Objective of MOU //

- Visits and exchanges of students for study / research and learning's.
- 2. Exchange of faculty for research.
- 3. Design the program for mutual teaching / panel discussions.
- 4. Joint research collaborations and knowledge sharing.
- 5. Students employment cooperation, joint publication.
- 6. Special short term academic program between college.
- 7. Conducting various Sports competitions among students.
- 8. Conducting mutual certificate courses programs, different Workshops and skill development activities.
- 9. Domain specific workshops Seminars and events.

Note: The entire above objective is there for the benefits of Students / mutual benefit of faculties and there is No Compulsion of any sorts between the two Parties signing the MOU.

This Memorandum of Understanding (here in after called as the 'MOU') is validated for 3 Years ie. 2022 – 2023 to 2024 – 2025 and signed on this Day 2002,

Between

Asian Academy Of Education and Research Pune's.

Asian College of Science and Commerce

Addr: S.No.28/15/16, Narhe Dhayari road, Pari Company Chowk, Dhayari Pune – 411041

AND

Takshashila Senior College of Arts, Commerce and Science.

Gate, no 1, opp. cwprs, Kolhewadi, Pune, Managarantus 411024

(First Party and Second Party are here in after jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Asian College of Science and Commerce.
- (ii) Second Party is also Educational Institution named: Takshashila Senior College of Arts, Commerce and Science.
- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) Both the Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests and <u>There is no legal social</u>, personal Compulsion of any interest (financially, business wise, task wise, target wise, training and employment wise) On each Other. It's all by good will and mutual understanding and as per the possibilities only.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 **Both Parties** are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings. The Parties shall keep each other informed of potential opportunities

and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. Both The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.
- 1.4 That both parties will do creative task to motivate students on Research work and Research Programs including students training and knowledge exchange between industry and research Centre at college.

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. **Both parties** believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; Both parties will exchange their industries contact's and will see that Students and faculties of both the parties combined together to visit its group companies and also involve in Industrial Training.



The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.

Both the parties will provide its Labs / Workshops / and other resources for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: **Both the parties** will train students on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on both the parties if it is there then it will be tackled separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid for academic Year of 2024 25 but also until unto expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.



CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

- 5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party.
- 5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- 5.3 First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For Takshashila Senior College of Arts, Commerce and Science

Principal
Takshashila Senior College
Its, Commerce & Science
Authorized Figuretery

For Asian College of Science and Commerce

AAEN Scale 199 of Scale 199 of 199 of Authorized Signatory

Dated. 25/08/22



MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayari Road, Parj Company Chowk Tal:Haveli Dist:Pune-411041

&

Vendor Club Pvt. Ltd

Kitchen Design Building, 3rd Floor, near Pari Company Chowk, Narhe, Pune, Maharashtra 411041

FOR
SKILL DEVELOPMENT, OUTCOME BASED TRAININGS,
R&D SERVICES AND RELATED SERVICES
MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (here in after called as the "MOU") is entered into an this Days (**) 2027 | between

Asian Academy Of Education and Research Pune's.

Asian College of Science and Commerce

Addr: S.No.28/15/16, Narhe Dhayri road, Pari Company Chowk, Pune – 411041

AND

Vendor Club Pvt. Ltd

Kitchen Design Building, 3rd Floor, near Pari Company Chowk, Narhe, Pune, Maharashtra 411041

(First Party and Second Party are here in after jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Asian College of Science and Commerce.
- (ii) Second Party is the Industry named "Vendor Club Pvt Ltd."
- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
 - C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:



CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.

The Partres shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Partles on the subject matter hereof.
- 1.4 That both parties will do creative task to motivate students on Research work and Research Programs including students training and knowledge exchange between industry and research Centre at college.



CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries: the Second Party to permit the Hadsity and Students of the First Party to visit (to group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester.

The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.

The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution. Name of institution, the First Party to take up any program mentioned in the MOU. If there is any financial consideration, it will be dealt separately.



CLAUSE 3 INTELLECTUAL PROPERTY

Interpretation containment in this MOU shall, by express grant, implication, followed at create in either Party any right, title, interest, or license in the treatment property (including but not limited to know-how, importions, parents, cups rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.



CLAUSE 5" RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prograwritten consent of the other Party.

5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.

5.3 First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For – Vendor Club Pvt. Ltd.

For Asian College of Science & Commerce

Authorized Signatory

Authorized Signatory

PRINCIPAL

AAER'S As an College of

Scienco A. Con merce Dreveri, Forti-331,041

Dated 28/04/22

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayari Road, Pari Company Chowk Tal:Haveli Dist:Pune-411041



KARMACTS SYSTEMS

Office No 23, New Nurses Town Co-Op Society, Balaji Nagar, Satara

Rd Pune – 43

FOR

SKILL DEVELOPMENT, OUTCOME BASED TRAININGS,

R&D SERVICES AND RELATED SERVICES

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (here in after called as the TMOU!) is entered into on this Dayzy'oy 2022; between

Asian Academy Of Education and Research Pune's.

Asian College of Science and Commerce

Addr: \$.No.28/15/16, Narhe Dhayri road, Pari Company Chowk, Pune – 411041

AND

KARMACTS SYSTEMS

(First Party and Second Party are here in after jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Asian College of Science and Commerce
- (ii) Second Party is the Industry named "Karmacts Systems"
- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
 - C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:



CLAUSE 1 CO-OPERATION

1.3 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.
- 1.4 That both parties will do creative task to motivate students on Research work and Research Programs including students training and knowledge exchange between industry and research Centre at college.



CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester.

The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.

The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any program mentioned in the MOU. If there is any financial consideration, it will be dealt separately.



CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write



CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party.

5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.

5.3 First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For Karmacts Systems For Asian College of Science & Commerce

For solution of the seasons

Authorized Signatory

20 Debed 206/04/22

AAHRE AND CORESON OF THE AUTHORIZED STEELS



MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayari Road, Pari Company Chowk Tal:Haveli Dist:Pune-

Alliance Institute of Export Import Management Pune 509 ideal trade center sector 11 plot no 64, Navi Mumbal, Maharashtra 400614

//Main Purpose of MOU//

- 1. Practical aspects of Import Export world for Awareness to College Students.
- 2. Plat form for up skilling in Logistics, Retails, Foreign trade's.
 - 3. Outcome based trainings.
 - 4. R&D services.
 - 5. Industry Visits to Ship Docks.
 - 6. Hands on with various import Export domains.

This Memorandum of Understanding (here in after called as the 'MOU') is entered into on this Daye-1/=1/2021, between

Asian Academy Of Education and Research Pune's.

Asian College of Science and Commerce

Addr: S.No.28/15/16, Narhe Dhayri road, Pari Company Chowk, Pune – 411041

AND

Alliance Institute of Export Import Management Pune

509 ideal trade center sector 11 plot no 64, Navi Mumbai, Maharashtra 400614

(First Party and Second Party are here in after jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Asian College of Science and Commerce.
- (ii) Second Party is the Industry named Alliance Institute of Export
 Import Management Pune
- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
 - C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.
- 1.4 That both parties will do creative task to motivate students on Research work and Research Programs including students training and knowledge exchange between industry and research Centre at college.

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester.

The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.

The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any program mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

4.1 This Agreement will be valid for academic Year 2021 – 2022 but at the same time until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.

4.2 Both Parties may terminate this MQU upon 30 calendar days' notice in write.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

- 5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party.
- 5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- 5.3 First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For

Alliance Institute of Export Import Management, Pune

Authorized Sign Tory

For

Asian College of Science & Commerce

PRESCRIPAT.

Onlywest file in a Authorized Signatory

4/02/27

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayari Road, Pari Company Chowk Tal:Haveli Dist:Pune-411041



NATURAL FOODS 8 / 2, Ambegaon BK, Pune – 41 FOR

SKILL DEVELOPMENT, OUTCOME BASED TRAININGS, R&D SERVICES AND RELATED SERVICES MEMORANDUM OF UNDERSTANDING This Memorandum of Understanding (here in after called as the 'MOU') is entered into on this Day 12/4 // 2022 , between

Asian Academy Of Education and Research Pune's.

Asian College of Science and Commerce

Addr: S.No.28/15/16, Narhe Dhayri road, Pari Company Chowk, Pune – 411041

AND

NATURAL FOODS

8 / 2, Ambegaon BK,

Pune - 41

(First Party and Second Party are here in after jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Asian College of Science and Commerce.
- (ii) Second Party is the Industry named "NATURAL FOODS."
- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
 - C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:



CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.
- 1.4 That both parties will do creative task to motivate students on Research work and Research Programs including students training and knowledge exchange between industry and research Centre at college.



CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester.

The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.

The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution. Name of institution, the First Party to take up any program mentioned in the MOU. If there is any financial consideration, it will be dealt separately.



CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.



CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

- 5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party.
- 5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- 5.3 First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For Natural Foods

For Asian College of Science & Commerce

For National coods

roprietor

Authorized Signatory

X 48 X

Authorized Signatory



PRINCIPAL,

AAER'S ALIUM COMMUNIC

Science & Communic

Dhayari, Pune-411 641

Dated 13/05/22

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narbe Dhayri Road,Pari Company Chande Tal: Haveli Dist:Pame-411041



Fort One Enterprises

Pune

FOR

Industry Processes Exposure, Costing and Supply Chain based observation and learning, Outcome Based Training

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this Day 05/01/2022 by and between Asian Academy Of Education And Research Pune's Asian College of Science. And Commerce Addr. S.Nu 20/15/16, narke dhayn road, part company chowk, pune - 411041 by its Bead Of Department BBA & BBA IB Asst. Prof. Swali G. Kale.

AND

Fort One Enterprises, Pune.

Behind Chandani Garden Restaurant, Near Wadgaon Bridge, Pune

(First Party and Second Party are heremafter jointly referred to as 'Parties' and Individually as 'Party') as

WHEREAS

- A) First Party is a Higher Educational Institution named
- (i) Asian College of Science And Commerce
- B) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FOR THE IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE I CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and en-operation that will promote and advance their respective operations within the Institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the inteflectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of en-operation shall be governed by this MOU. The Parties shall exoperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be metually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The building graduates from the institutions could play a key role in technological upgradation, innovation and competitiveness of an industry. Both parties believe that close cooperation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: ladustry and Institution interaction will give an insight in to the latest developments / requirements of the industries: the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also give valuable inputs and exposure based on costing and supply chain related subjects. The industrial exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its industrial Sites for the valuable learning by observation and discussion with first party employees to the learners enrolled with the First Party.
- The Three was firmed and commitment on the part of me found of manufacturing Name of a manufacturing of the best of the part of the best in the best i

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOD shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or hoense in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will the affection of the part of Training I and the implementation of this MOU. Any act on the part of Training I and the first termination of this Agreement by way of communication of this particles. This is made to the part of this MOU.

4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party. First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For

h

For

Fort One Enterprises
Pune

FORT 1 ENTERPRISES

Estant San Pro-Hamil Habers Estant San Pro-Hear

Authorized Signatory

Asian College of Science & Commerce, Pune



Authorized Signatory

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayari Road, Pari Company Chowk Tal:Haveli Dist:Pune-411041

&

Autotechnik Enterprises

37 / 02, Dhayari Narhe Rd, Ashtavinayak Industrial Estate, Narhe, Pune,41

FOR
SKILL DEVELOPMENT, OUTCOME BASED TRAININGS,
R&D SERVICES AND RELATED SERVICES

This Memorandum of Understanding (here in after called as the 'MOU') is entered into on this Days/of 2022, by and between

> Asian Academy Of Education and Research Pune's. Asian College of Science and Commerce Addr: S.No.28/15/16, Narhe Dhayri road, Pari Company Chowk, Pune - 411041 By its President Hon.Ms.Anita Sapte.

Autotechnik Enterprises

37 / 02, Dhayari Narhe Rd, Ashtavinayak Industrial Estate, Narhe, Pune.41 By its Founder Director Hon. Mr. Prashant Raut

(First Party and Second Party are here in after jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

- A) First Party is a Higher Educational Institution named:
- (i) Asian College of Science and Commerce
- (ii) Second Party is the Industry named "Autotechnik Enterprises "
 - B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
 - C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
 - D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

- 1000
- 1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings. The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.
- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.
- 1.4 That both parties will do creative task to motivate students on Research work and Research Programs including students training and knowledge exchange between industry and research Centre at college.

CLAUSE 2

SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester.

The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.

The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any program mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party.

5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.

5.3 First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For Autotechnik Enterorises

for Asian College of Science & Commerce

Authorized Signatory



Authorized Signatory

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce 5.No 28/15/16 Narhe Dhayari Road, Pari Company Chowk Tal:Haveli Dist:Pune-411041

&

TRIMURTI PLAST CONTAINERS PVT. LTD AN ISO 9001 – 2000 CERTIFIED COMPANY

Unity Industrial Estate Dhayari Tal. Haveli , Pune 41

FOR
SKILL DEVELOPMENT, OUTCOME BASED TRAININGS,
R&D SERVICES AND RELATED SERVICES

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (here in after called as the 'MOU') is entered into on this Day 14/04/ 2022, between

Asian Academy Of Education and Research Pune's.

Asian College of Science and Commerce

Addr: \$.No.28/15/16, Narhe Dhayri road, Pari Company Chowk, Pune – 411041

AND

TRIMURTI PLAST CONTAINERS PVT. LTD AN ISO 9001 – 2000 CERTIFIED COMPANY

Unity Industrial Estate Dhayari Tal. Haveli , Pune 41

(First Party and Second Party are here in after jointly referred to a: 'Parties' and individually as 'Party')

WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Asian College of Science and Commerce
 - (ii) Second Party is the Industry named

"TRIMURTI PLAST CONTAINERS PVT. LTD AN ISO 9001 - 2000 CERTIFIED COMPANY

- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
 - C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.



D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall biere all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.



1.4 That both parties will do creative task to motivate students on Research work and Research Programs including students training and knowledge exchange between industry and research Centre at college.

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowled
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give a insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester.

The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.

The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.

2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.



4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any program mentioned in the MOU. If there is any financial consideration, it will be dealt separately

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 it is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party.

5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.

5.3 First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For Trimurti Plast Containers Pvt. Ltd.

Dated

30/03/22

For Asian College of Science and commerce

AAER'S Association of Science & Commerce Dhayari, Pane-411 041

Dake

30/03/22.

21-29

MEMORANDUM OF UNDERSTANDING BETWEEN

PUNE MANAGEMENT ASSOCIATION (PUNE) Represented by

AND

AAER's Asian College of Science and Commerce, PUNE Represented by Asst. Prof. Swati Kale

This Memorandum of Understanding is intended to promote interaction between PUNE MANAGEMENT ASSOCIATION, PUNE and AAER's Asian College of Science and Commerce, Pune

A. PURPOSE OF AGREEMENT

There's a hage gap between the kind of skills and the kind of competencies that are required by industry and those being supplied by the institutions of higher education. As a responsible member of the higher education, Asian College of Science and Commerce, Pune and PMA realize their responsibility to Consciously contribute to bridge the gap, which primarily helps Industries and Institute as well as society in general...

Asian College of Science and Commerce and PMA recognize that they share common interests and are desirous to establish, a collaborative arrangement towards creating requisite talent by strengthening Business Management education (with a specific focus on Business Administration, General Management and allied domains) through targeted initiatives.

PMA shall predominantly act as the knowledge and Resources partner.

The purpose of this agreement is to forge a viable collaboration and jointly perform activities in line with the overarching objectives outlined in the areas of cooperative activities and predominantly act as the Knowledge and Resource partner.

B. AREAS OF COOPERATION

Mentoring: Asian College of Science and Commerce welcomes industry professionals from PMA to mentor Asian College of Science and Commerce students and select Group of Teaching Faculties.

Students Chapter: Proposed activities amongst such youngsters will be extended thru Students Chapters, to be formed at Asian College of Science and Commerce. Such Students Chapters shall be formed for instilling and imbibling the feeling of belongingness into management students and should provide a learned platform for the development of managerial skills. Activities of Students Chapter will be guided and overseen by a Subcommittee formed by PMA and the Asian College of Science and Commerce

Shadowing Program: PMA will help Asian College of Science and Commerce in sending its students for shadowing program to top Management professionals in its network.

Workshops & Joint certifications: Asian College of Science and Commerce would engage experts from PMA to conduct workshops on current themes in Marketing/ HR/ Finance/ Operations/ International Business/ Business Analytics and other areas of General Management. Such workshops can be customized in terms of duration, batch size, delivery mode, venue etc. Successful candidates who meet pre-determined criteria may be awarded joint- certificates.

Joint Research initiatives: Asian College of Science and Commerce and PMA would like to take up Joint Research Initiatives in areas of mutual interest. These initiatives may take the form of research papers/ white papers/ position papers/review papers/ empirical research/corporate research and other areas of relevance.

Case Study Development: Asian College of Science and Commerce aims to develop native content, rooted in Indian realities for classroom teaching. Developing cases based on current issues, challenges and initiatives of industry is one such activity. With an objective of strengthening industry Asian College of

Science and Commerce connect and at the same time expose Asian College of Science and Commerce faculty members to real life business problems, joint case study development initiatives are proposed with PMA.

Curriculum Enrichment: PMA and Asian College of Science and Commerce shall jointly undertake curriculum review and enrichment exercise and if necessary develop new curriculum and courses identified areas, INSTTUTE may request PMA to nominate Expert Members on the Board of Curriculum or similar Boards.

Faculty/ Management Development Programs: PMA and Asian College of Science and Commerce shall jointly organize Faculty/ Management development programs.

Live project: Asian College of Science and Commerce can explore opportunities for live projects and summer projects with PMA or through network of PMA members/professionals.

Learner's Evaluation: Asian College of Science and Commerce can invite experts from PMA who could assist Asian College of Science and Commerce in evaluating various aspects of learner's performance in terms of project viva, etc.

Expert Lectures: Asian College of Science and Commerce would like to invite International speakers and experts from PMA and vice versa for expert lectures to share their experiences with the students and making them understand the expectations of the ladustry from the Management Graduates. Asian College of Science and Commerce would also like to invite such experts from PMA as key note speakers for Induction, Seminars and other Institutional activities. Asian College of Science and Commerce may also share their expertise through such forums of your shared network.

Industrial visits: Asian College of Science and Commerce would like to organize industrial visits for students and faculty to get an exposure to real life industry practices. PMA will support Asian College of Science and Commerce in such activities.

C. IMPLEMENTATION

- a. All programs or activities implemented under the terms of this Memorandum of Understanding shall be mutually agreed upon in writing, including the necessary budget for the program of activity as the need may arise time to time.
- b. Each of the participating organizations shall be fully responsible financially for the activities carried out under its direction or by its staff, except as otherwise agreed by the organizations.
- c. The organizations will designate one officer each who will develop and coordinate specific programs or activities between them.
- d. This MOU does not place any financial liability on either of the parties.
- This MOU does not place any responsibility on PMA in terms of placing Asian College of Science and Commerce Students.

D. INTELLECTUAL PROPERTY

Both partner organizations shall ensure that any results and publications originating from the collaboration will be available with both organizations.

E. DURATION AND RENEWAL OF AGREEMENT

The MoU shall be effective immediately after signatures by the representatives of both the organizations for a period of 2 years and is subject to revision or modification by mutual agreement.

F. AMENDMENTS

The MoU may be amended by a written in representatives of both organizations.

b. In the event of any unforeseen incident during collaborative activities both

organizations agree to negotiate a mutually acceptable solution.

c. Should any disagreement arise out of the application, interpretation or implementation of the agreement, the organizations shall endeavor to exercise best efforts to negotiate their differences.

G. TERMINATION OF AGREEMENT

This agreement may, at any time during its period of validity, be terminated by either party, or mutually, upon prior notice to the other in writing before the agreed-upon termination date, provided that such termination shall not affect the completion of any program or activity underway at the time of notice of termination.

H. APPROVAL

In agreement with the above terms of participation, the authorized representatives of Asian College of Science and Commerce and PMA horaby affix signatures.

For: Asian College of Science and

Commerce

For: PMA

Asst. Prof. Swatt Kale, Asian College of Science and Commerce Vice President PMA

Date & Place: 21/23/262 , Pune, India

MEMORANDUM OF UNDERSTANDING (MOU)

This Memorandum of Understanding is executed at Pune on Wednesday, 15th December 2021

BETWEEN

Name of Institute AAER Asian College of Science and Commerce, S.NO. 28/15/16, Narhe-Dhayari Road, Pari Company Chowk, Dhayari, Pune-411041

&

Azpire Education Society, Pune a society registered under the Societies Registration Act, 1860 having its registered office at 32/A Datta Nagar, Thergaon, Opp. Aditya Birla Hospital, Chinchwad Gaon Pune 411033.

FOR

B.Sc. Animation & B.Sc Cyber & Digital Science courses approved by Savitribai Phule Pune University. MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this Wednesday, 15th December 2021

AAER Asian College of Science and Commerce, the first party represented berein by its Name of Competent Authority/ Representative (hereinafter referred as 'First Party', the

institution which expression, unless excluded by or repugnant to the subject or context shall include its successors – in office, administrators and assigns).

AND

Azpire Education Society, Pune a society registered under the Societies Registration Act, 1860 having its registered office at 32/A Datta Nagar, Thergaon, Opp. Aditya Birla Hospital, Chinchwad Gaon Pune 411033, hereinafter referred as Azpire Education (which expression, shall unless repugnant include its assigns, legal heirs and authorized representatives)

(First party and Second Party are hereinafter jointly referred to as 'Parties' and individually as 'Party') as

WHERE AS:

A) The First Party is a Higher Educational Institution Named:

AAER Asian College of Science and Commerce

- B) The First Party and Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.
- E) Azpire EDUCATION, Pune the Second Party is engaged in imparting education in the field of Animation, Graphics and other related design courses, .

F) Azpire Education Pune the Second Party is promoted by registered education society Azpire Education Society where the education and training is being given at 1, Prernn Apt., Ishadaan Soc., Paud Road, Kothrud Pune 411038

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

- Both parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings. The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities. For one another
- II. First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching/ training systems, keeping in mind the needs of the industry, the Second Party.
- III. The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonable practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof, and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2 SCOPE OF THE MOU

- The budding graduates from the institution could play a key role in technological up gradation, innovation and competitiveness of an industry. Both Parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- Curriculum Design: The Second Party will give valuable inputs to the First Party in teaching/ training methodology and suitably customize the curriculum so that the students fit into the industrial scenario meaningfully.
- Promotion of courses: Both the parties hereby agree to promote the offered courses in a way and manner that is suitable and acceptable to both. Promotion may include various available means of advertising like newspapers. Internet and other media.
- IV. Sharing of data: Both Parties have agreed to share data related to enquiries in other party's territory.
- Territory: It has been mutually agreed upon by both the parties that Azpire Education will have exclusive rights to enroll the above mentioned courses namely B.Sc. Animation, BSc Cyber & Digital Science and other relevant courses and the first party will not appoint any other person or institution or college or any other organization for the mentioned courses...
- VI Certification: The certification for these courses will be provided by Savitribai Phule Pune University.
- VII First Party to obtain all internal approvals, consents, permissions, and licenses of whatever nature required for offering the Programs on the terms specified herein.

CLAUSE 3

INTELLECTUAL PROPERTY

Nothing contained in this MOC shall, by express grant, implication. Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know how, inventions, patents, copy rights and designs) of the other party.

CLAUSE 4 VALIDATY

- This agreement will be valid initially for a period of three years until it is expressly terminated by either Party on mutually agreed terms, during which period, the Second Party, as the case may be, will take effective steps for implementation of this MOU Any act on the part of Azpire Education, Pane. The Second Party after termination of this Agreement by way of communication, correspondence etc. shall not be construed as an extension of this MOU.
- II. Both Parties may terminate this MOD upon 30 calendar days' notice in writing. In the Event of Termination, both parties have in discharge their obligations.

CLAUSE 5

RELATIONSHIP BETWEEN THE PARTIES

It is expressly agreed that the First Party, AAER Asian College of Science and Commerce, Dhayari, Pune-41 and The Second Party, Azpire Education Pune 411038 are acting under this MOU as an independent contractors and the relationship established under this MOU shall not be constructed as a partnership. Neither Party is authorized to use the other party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on

behalf of the other party, without the prior written consent of the other party. Neither Party shall have, nor represent itself as having, any authority under the term of this MOU to make agreements of any kind in the name of or binding upon the other party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.

The First Party and Second Party in any diversions of difference derived from the interpretation of application of the MOU shall be resolved by arbitration between the Parties as per the Arbitration Act, 1996. The jurisdiction of the arbitration shall be Pune District. This undertaking is to be construed in accordance with the Indian Law with exclusive jurisdiction in the Courts of Pune.

AGREED

For Azpire Education Society,

Pune 411033

Contact Details: +91 988[31]044

Email id: azpire.servicesáègmail.com

For AAER Asian College of

Science and Commerce

Contact Details:

Email id:

CHAIRMAN

Azpire Velucation Society

Pune 41 1033

CHAIRMAN

AAER Asian County of Science and

Commerce.

SECHL TARY

Azpire Education Society

Pune 411033

SECRIFIARY

AAER Asian College of Science and

Commerce



MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayari Road, Pari Company Chowk Tal:Havell Dist:Pune- 411041



JETKING Computer Networking Institute

Office no. 12, Nirmala heights, 562/8, Ccingress Bhavan rd., Shivajinagar, Pune, Maharashtra 411005

/Main Purpose of MOU/

- 1. Awareness to College Students for Modern Computer Networking domain.
 - 2. Computer Hardware Skills Upgrading.
 - 3. Professional Career Assessment.
 - 4. Professional task based Job opportunities.
 - 5. Corporate Domain Expert Guidance.
- 6. HR Skills, Al based technologies skills, Employability skills for students.

This Memorandum of Understanding (There in after called as the 'MOU') is entered into on this Day2t / o \/ 2022 between

Asian Academy Of Education and Research Pune's.

Asian College of Science and Commerce

Addr: S.No.28/15/16, Narhe Dhayri road, Pari Company Chowk, Pune – 411041

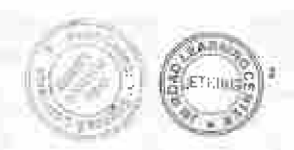
AND

JETKING

Computer Networking Institute

Office no. 12, Nirmala heights, 562/6, Congress Bhavan rd., Shivajinagar, Pune, Maharashtra 411005

 First Party and Second Party are here in after jointly referred to as 'Parties' and individually as 'Party'



WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Asian College of Science and Commerce.
 - (ii) Second Party is the Industry named JETKING
- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
 - C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.
- 1.4 That both parties will do creative task to motivate students on Research work and Research Programs including students training and knowledge exchange between industry and research Centre at college.

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester.

The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.



The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any program mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid for the academic calendar Year 21 to Year 22 until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar may malk the write.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Nerther Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party.

- 5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- 5.3 First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For

JETKING
Computer Networking Limiting



Authorized Signatory

For

Asian College of Science & Commerce

Comments

Authorized Signatory

(21st Jan.) 21/01/01/01/22

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayari Road, Pari Company Chowk Tal:Haveli Dist:Pune-411041



ResoMeas Instruments (India) Pvt. Ltd.

FOR
SKILL DEVELOPMENT, OUTCOME BASED TRAININGS,
R&D SERVICES AND RELATED SERVICES
MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (here in after called as the MOU') is entered into on this Day $\sim /\sim_1/$ 2022 , between



Asian Academy Of Education and Research Pune's.

Asian College of Science and Commerce

Addr. S.No.28/15/16, Narhe Dhayri road, Pari Company Chowk, Pune – 411043

AND

ResoMeas Instruments (India) Pvt. Ltd.

Kohinoor Center, A-1 Wing, First Ftoor, Pune - Nasik Hwy. Talegaon Chowk, Chakan Maharashtra 410501

First Party and Second Party are here in after jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Asian College of Science and Commerce (ii)Second Party is the Industry named: ResoMeas

Instruments (India) Pvt. Ltd.

First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.

- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

 NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:





CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant uputs to them in developing suitable teaching / training systems, keeping in the needs of the industry, the Second Party.

1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

1.4 That both parties will do creative task to motivate students on Research work and Research Programs including students training and knowledge exchange between industry and research Centre at college.

CLAUSE 2' SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role interpretation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries: the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester.

The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.

The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: Second Party to train the students of Fig. Party on the emerging technologies in order to bridge the skill gap and main them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any program mentioned in the MOU. If there is any financial consideration, it will be dealt separately.





CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the Intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this LOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write...

STORE

CLAUSE 5' RELATIONSHIP BETWEEN THE PARTIES

- 5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party.
- 5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- 5.3 First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For ResoMeas (Instruments) India Pvt. Ltd For

Asian College of Science & Commerce

Authorized Signatory

PRINCIPAL

AAER'S Asian College #19 Science & Commercial Dhayari, Pune-411 045

Authorized Signatory



MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narthe Dhayri Road, Pari Company Chuwk Tal: Hayeli Dist: Page-411041



New Global Enterprises

Pune

FOR

Industry Processes Exposure, Costing and Supply Chain based observation and learning, Outcome Based Training

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (keremafter called as the 'MOU') is entered into on this Day 55/01/2022 by and between Asian Academy Of Education And Research Pune's Axian College of Science And Commerce Addr: S.No.28/15/16, nathe thay road, part company chowle, pune - 411641 by its Head Of Department Commerce Asia Prof. Anand Yaday

AND

New Global Enterprises, Pune.

Near Digambar Apartment.Behind Chandani Garden Restaurant, Near Wadgaon Bridge, Punc

(First Party and Second Party are hereinafter jointly referred to as 'Parties' and Individually as 'Party') as

WHEREAS

- A) First Party is a Higher Educational Institution named.
- (i) Asian College of Science And Commerce
- B) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill-Based Training. Education and Research,
- D) Both Parties, being legal entities in themselves desire to sign this MOL for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH. IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS.

CLAUSE 1 CO-OPERATION

I I Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.5 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological apgradation, innovation and competitiveness of an industry. Both parties believe that close cooperation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to pennit the Faculty and Students of the First Party to visit its group companies and also give valuable unputs and expansive based on costing and supply chain related subjects. The industrial exposure provided to students and faculty through this association will hard confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Industrial Sites for the valuable learning by observation and discussion with first party employees to the learners enrolled with the First Party
- 2.3 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any programme mentioned in the MOU. If there is any financial consideration, it will be dealt separately

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication. Estuppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party

Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.

4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, not represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party. Pirst Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

Por.

New Global Enterprises Pune Asian College of Science & Commerce, Pune.

For

Jeffer -

Authorized Signatory



Authorized Signatory

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayri Road,Pari
Company
Chowk Tal:Haveli Dist:Pune-411041

&

Oilmax Systems Pvt.Ltd. Centrifugal oil Cleaning System

38/2/12, Narhe Dhayari Road, Narhe , Pune-411041 (INDIA)

FOR
SKILL DEVELOPMENT, OUTCOME BASED TRAININGS,
R&D SERVICES AND RELATED SERVICES

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (here in after called as the 'MOU') is entered into on this Day 13/01/2022 by and between

Asian Academy Of Education And Research Pune's.

Asian College of Science And Commerce

Addr: S.No.28/15/16, narhe dhayri road, pari company chowk, pune – 411041 by its Chalrman Anita Sapte.

AND

Oilmax Systems Pvt.Ltd.

Centrifugal oil Cleaning System
38/2/12, Narhe Dhayari Road, Narhe , Pune-411041 (INDIA).

(First Party and Second Party are here in after jointly referred to as 'Parties' and Individually as 'Party')

WHEREAS:

- A) First Party is a Higher Educational Institution named:
- (i) Asian College of Science And Commerce
- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall

to hem in developing suitable teaching / training systems, keeping in mind the n_{τ} ds of the industry, the Second Party.

1. The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, en er into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in the shall be mutually decided by ween the Parties. Along

with the Definitive Documents, this MOU shall represent the entire understanding as the subject matter hereof and shall supersede any prior understanding be ween the Parties on the subject matter hereof.

CLAUSE 2

SCOPE OF THE MOU

- 2. The budding graduates from the institutions could play a key role in termological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major be effit to the student community to enhance their skills and knowledge.
- 2.1 Industrial Training & Visits: Industry and Institution Interaction will give an integration to the latest developments / requirements of the Industries; the Second Pality to permit the Faculty and Students of the First Party to visit its group to spanies and also involve in Industrial Training Programs for the First Party 10 dails of each semester. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.
- 2... Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them inclustry ready.
- 2.4. There is no financial commitment on the part of the Name of institution Name of Institution, the First Party to take up any programme mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3

INTELLECTUAL PROPERTY

3.3 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as he case may be will take effective steps for implementation of this MOU. Any

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5. It is expressly agreed that First Party and Second Party are acting under this M ·U as independent contractors, and the relationship established under this M ·U shall not be construed as a partnership. Neither Party Is authorized to use the other Party's name in any way, to make any representations or create any of gation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party. First ty Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Inc. an Law with exclusive jurisdiction in the Courts of Name of City.

For Oilmax Systems PVT.LTD

authorized Signatory

For Asian College of Science

& Commerce

Authorized Signatory Principal

Asian College of Science & Commerce Chayari, Pune-41.

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce S.No 28/15/16 Narhe Dhayari Road, Pari Company Chowk Tal:Haveli Dist:Pune-411041



CAM TECH SOLUTIONS

B 101, Apkesha Shrinivas Vihar, near PARI Company, Narhe, Pune, Maharashtra 411041

FOR
SKILL DEVELOPMENT, OUTCOME BASED TRAININGS,
R&D SERVICES AND RELATED SERVICES



MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (here in after called as the 'MOU') is entered into on this Days 10 2022, between

Asian Academy Of Education and Research Pune's. Asian College of Science and Commerce

Addr: S.No.28/15/16, Narhe Dhayri road, Pari Company Chowk, Pune – 411041 AND

CAM TECH SOLUTIONS

B 101, Apkesha Shrinivas Vihar, near PARI Company, Narhe, Pune, Maharashtra 411041

First Party and Second Party are here in after jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

- A) First Party is a Higher Educational Institution named: (i) Asian College of Science and Commerce.
- (II) Second Party is the Industry named CAM TECH SOLUTIONS.
- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
 - C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.



NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

1.4 That both parties will do creative task to motivate students on Research work and Research Programs including students training and knowledge exchange between industry and research Centre at college.

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester.

The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.

The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any program mentioned in the MOU. If there is any financial consideration, it will be dealt separately.





CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

It this Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.

4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.



CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

- 5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party.
- 5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- 5.3 First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For CAMTECH SOLUTIONS

For Asian College of Science and Commerce

PRINCIPAL

AAER'S Aslan College of
Science 8 Commerce
Dhayen, Perf., is 343

Dated 1/04/22



Draft Letter of Co-operation (LoC)

BHARATIYA YUVA SHAKTI TRUST (BYST), PUNE&ASIAN COLLEGE OF SCIENCE AND COMMERCE, PUNE.

vate: 24th Tune 22

This Letter of Coloperation is signed among the parties between

Asian College of Science and Commerce, Pune.

AND

Bharatiya Yuva Shakti Trust (BYST), C/o Confederation of Indian Industries (CII), 10th Floor, B-Wing, Godere_l Eternia–C, 3, off Mumbai – Pune Aoad, Wakdewadi; Shivajinagar Pune.

At present, BYST is on an expansion path to foster a nation-wide mentoring movement through business volunteering, specifically to "turn job seekers into job creators" and to become a role model for "Youth Entrepreneurship Development through Mentoring" both in India and developing countries.

We request your co-operation to work together with you as per the following objectives:

- To coordinate and collaborate in the areas of entrepreneurship and business assistance.
- Members of management could volunteer to serve as mentor counsellors for aspiring entrepreneurs.
- To find mentors and entrepreneurs for BYST on a regular basis.
- Co-organize activities to raise awareness about "Entrepreneurship Development."
- To display promotional materials from BYST.

In this regard we are pleased to sign the Letter of Co-operation (LoC) between ASIAN COLLEGE OF SCIENCE AND COMMERCE and BYST, Pune. The outcome of this cooperation will promote the Entrepreneurship Development within the locality.

For

Asian College of Science and Commerce.

Director

Date: 24th Tune , 2

For

Bharatiya Yuw

PUNE

Chair, EIG Committee

Date:

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/16/16 Narhe Dhayari Road, Pari Company Chowk Tal:Haveli Dist:Pune- 411041

&

Protos electromech Pvt Ltd.

Sr. No. 33/2, Sai Nilaya Buliding, Near Ambai Dara, Ambai Mata Mandir, Dhayari, Pune-411041 Maharashtra, India

//Main Purpose of MOU//

- Electronics domain awareness and giving a plat form to Core Science Students (UG PG) to know the practical aspects of Electronics Domain.
 - 2. Embedded Core Electronics Skill Development.
 - 3. Knowing deep aspects of Resistors, Shunt Resistors, load balance kits.
 - 3. Outcome based trainings.
 - 4. R&D services.
 - 5. Industry Visits.
 - 6. Hands on with Testing and assembling of Electronics components.

This Memorandum of Understanding (There in after called as the 'MOU') is entered into on this Day 10, / 2021, between

Asian Academy Of Education and Research Pune's.

Asian College of Science and Commerce

Addr: S.No.28/15/16, Narhe Dhayri road, Pari Company Chowk, Pune ~ 411041

AND

Protos electronics Pvt. Ltd.

Sr. No. 33/2, Sai Nilaya Buliding, Near Ambai Dara, Ambai Mata Mandir, Dhayarl, Pune-411041 Maharashtra, India

(First Party and Second Party are here in after jointly referred to as 'Parties' and individually as 'Party')



WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Asian College of Science and Commerce
- (ii) Second Party is the Industry named Protos Electronics Pvt. Ltd.
- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
 - C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.
- 1.4 That both parties will do creative task to motivate students on Research work and Research Programs including students training and knowledge exchange between industry and research Centre at college.

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its



group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester.

The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.

The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any program mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

4.1 This Agreement will be valid for academic Year of 2021 – 22 but also until unto expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MQU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this



Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.

4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

- 5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party.
- 5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- 5.3 First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For Protos electroman Pvt. Ltd.

For Asian College of Science & Commerce

1 Janua Han

Principal

Anno Colwood Seience

& Commission

Dated 09/12/2_j

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

\$.No 28/15/16 Narhe Dhayari Road, Pari Company Chowk Tal:Haveli Dist:Pune- 411041



APTLOGICA TECHNOLOGIES PRIVATE LIMITED

Rajyog Society Commercial Complex, S. No 3/1 to 4/1/3 Office No 4, Floor 2, Phase 2
Rajwade, Ambegaon BK, Pune, Maharashtra 411046

//Main Purpose of MOU//

- 1. Awareness to College Students for Practical aspects of Software Industry like Big Data, Sales Force, Share Point.
 - 2. Plat form for Skill Development.
 - 3. Outcome based trainings.
 - 4. R&D services.
 - 5. Industry Visits.
 - 6. Hands on with latest soft wares.

This Memorandum of Understanding (here in after called as the 'MOU') is entered into on this Day 15 / 12 / 2021, between

Asian Academy Of Education and Research Pune's.

Asian College of Science and Commerce

Addr: S.No.28/15/16, Narhe Dhayri road, Pari Company Chowk, Pune – 411041

AND

APTLOGICA TECHNOLOGIES PRIVATE LIMITED

Rajyog Society Commercial Complex, S. No 3/1 to 4/1/3 Office No 4, Floor 2, Phase 2 Rajwade, Ambegaon BK, Pune, Maharashtra 411046

(First Party and Second Party are here in after jointly referred to as 'Parties' and individually as 'Party')



WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Asian College of Science and Commerce.
- (ii) Second Party is the Industry named APTLOGICA TECHNOLOGIES PRIVATE LIMITED.
 - B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
 - C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.
- 1.4 That both parties will do creative task to motivate students on Research work and Research Programs including students training and knowledge exchange between industry and research Centre at college.

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its



group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester .

The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.

The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any program mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.

4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

- 5.1 It is expressly agreed that First Party and Second Party are acting under this MOD as independent contractors, and the relationship established under this MOU shall not be construed as a partnership, Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party.
- 5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to ple. ge the other Party's credit, or to extend credit on behalf of the other Party.
- 5.3 First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For

Aptlogica technologies

Private limited.

5000 PUNE 41/037

Authorized Signatory

For

Asian College of Science & Commercel.

imuliざでf Science **a** Commerce

Authorized Signatory

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayari Road, Pari Company Chowk Tal:Haveli Dist:Pune- 411041

&

V.B. Chavan and Associates Pune

Office No 205 2nd floor Varad Vinayak Complex, Near Canara Bank , Narhe Pone 41

/Main Purpose of MOU/

- 1. Awareness to B.Com. / BBA (Finance) Students for Financial domain.
 - 2. Plat form for Soft Skill Development.
 - 3. Getting knowledge of GST and Taxation.
 - 4. Knowledge on Practical aspects of Loans.
 - 5. Corporate Domain Expert (Finance) Guidance.
 - 6. Hands on practice with Client interactions
 7. Professional Networking.

This Memorandum of Understanding (here in after called as the 'MOU') is entered into on this Day 21/12/2021, between

Asian Academy Of Education and Research Pune's.

Asian College of Science and Commerce

Addr: S.No.28/15/16, Narhe Dhayri road, Pari Company Chowk, Pune – 411041

AND

V.B. Chavan and Associates Pune

(First Party and Second Party are here in after jointly referred to as 'Parties' and individually as 'Party')



WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Asian College of Science and Commerce.
- (ii) Second Party is the Industry named V B Chavan & Associates

 Pune
- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
 - C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH.

IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.



- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.
- 1.4 That both parties will do creative task to motivate students on Research work and Research Programs including students training and knowledge exchange between industry and research Centre at college.

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester.

The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.

The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any program mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid for the 'ACADEMIC YEAR 21 22' and also until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES.

- 5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party.
- 5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- 5.3 First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For V B Chavan & Associates

V. B. C#

Authorized Signatory

For

Asian College of Science & Commen

Principal Asian College of Science

Authorized Common

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayri Road,Pari Company Chowk Tal:Haveli Dist:Pune-411041

& Eplus

Office no 5,6,7,8, 2nd floor, Borate Sankul, opp. To Yashwantrao Chavan Natyagruha, Kothrud, Pune -411038

FOR B.Sc. (Animation) Program

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this Day 02/08/2022 by and between Asian Academy Of Education And Research Pune's Asian College of Science And Commerce Addr: S.No.28/15/16, Narhe dhayari road, pari company chowk, Pune - 411041 by its Chairman Anita Sapte.

AND

Eplus located at Office no 5,6,7,8, 2nd floor, Borate Sankul, opp. To Yashwantrao Chavan Natyagruha, Kothrud, Pune -411038. (First Party and Second Party are hereinafter jointly referred to as 'Parties' and Individually as 'Party')

WHEREAS:

- A) First Party is a Higher Educational Institution named:
- (i) Asian College of Science and Commerce
- 8) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH

IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.I Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2 SCOPE OF THE MOU

2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.

- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester. The Industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.
- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any programme mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MQU.
- 4.2 Soth Parties may terminate this MOU upon 30 calendar days' notice in write.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party. First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For Eplus

Authorized Signatory

For

Asian College of Science

& Commerce

Authorized Signatory

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayri Road,Pari Company Chowk Tal:Haveli Dist:Pune-411041



Srajan Vidyavrat Pvt. Ltd.

C-28, Shriram Nagari, Shahu Colony, Lane No. 11, Kravenagar, Pune 411052

> FOR B.Sc. (Animation) Program

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this Day 02/08/2022 by and between Asian Academy Of Education And Research Pune's Asian College of Science And Commerce Addr: S.No.28/15/16, Narhe dhayari road, pari company chowk, Pune - 411041 (hereinafter referred to as 'AAER') by its Chairman Anita Sapte.

AND

Srajan Vidyavrat Pvt. Ltd located at C-28, Shriram Nagari, Shahu Colony, Lane No. 11, Karvenagar, Pune, Maharashtra 411052. (Hereinafter referred to as SVPL) by its Managing Director Mr. Santosh Raskar

WHEREAS:

Both Parties believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities. The Parties intent to co-operate and focus their efforts on co-operation within area of Skill Based Training, Education and Research.

Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 AAER and SVPL co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of AAER providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the SVPL.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the SVPL to permit the Faculty and Students of the AAER to visit its group companies and also involve in Industrial Training Programs for the AAER 10 days of each semester. The industrial training and exposure provided to students and

faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The SVPL will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the AAER.

- 2.3 Skill Development Programs: SVPL to train the students of AAER on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the AAER to take up any programme mentioned in the MOU. For Financial consideration Annexure Lis attached with this MOU.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the SVPL, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the SVPL after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that AAER and SVPL are acting under this MOU as independent contractors, and the relationship established under this MOU.

shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party. AAER & SVPL Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at Pune City. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For Srajan Vidyavrat Pvt. Ltd.

Authorized Signatur Santosh Raskar, Managing Director For

Asian College of Science

& Commerce

Authorized Signatory Miss Anita Sapte

Founder President

Witness

Sachin Gautam Waghmare

2. Shrikant Bidwai

Self-ducin 2010H 2020

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayari Road, Parl Company Chowk Tal:Haveli Dist:Pune- 411041

&

Shree Chemicals Industries Pvt Ltd

Shop no 2, Al-shan co-op housing society, 381, Bhawani Peth, Pune 411042

// Main Objective of MOU //

- Opportunity to BSC (Science mainly Chemistry) students to study different chemicals – Acetic acids / Laundry chemicals Lab chemicals etc.
- 2. Platform to implement the practical aspects of knowing about Sales and Marketing of Chemicals.
- 3. Learning's of SCM Process for all streams of students.
- Visits to corporates clients (also local Business and SME and Start Ups)
- Hands on with different clients Standards and process and Tasks.
- Internship opportunity to students if, needed for B.Sc. BBA BCOM Students.
- 7. Part time /Full time Job opportunities in Back office / Finance / Sales etc.

Note: The entire above objective is there for the benefits of Students and there is No Compulsion of any sorts between the two Parties signing the MOU.

This Memorandum of Understanding (here in after called as the 'MOU') is entered into on this Day (17) / 2023, between

Asian Academy Of Education and Research Pune's.

Asian College of Science and Commerce

Addr: S.No.28/15/16, Narhe Dhayri road, Pari Company Chowk, Dhayari Pune – 411041

AND

Shree Chemicals Industries Pvt Ltd

Shop no 2, Al-shan co-op housing society, 381, Bhawani Peth, Pune 411042

(First Party and Second Party are here in after jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Asian College of Science and Commerce.
- (ii) Second Party is the industry named Shree Chemicals Industries

 Pvt Ltd
- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
 - C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entitles in themselves desire to sign this MOU for advancing their mutual interests and There is no legal world consonal Computation of any interest (financially, business wise, task wise, target wise, training and employment wise.) On each other, it's all by good will and mutual understanding and as per the possibilities only.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related



The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.

The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any program mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 (NTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid for academic Year of 2023 24 but also until unto expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.



CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party.

5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.

5.3 First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For Shree Chemicals Industries Pvt. Ltd

Collection of

For Asian College of Science & Commerce

Science & Commence Dhayari, Pune 411 041

Authorized Signatory

Authorized Signatory





Hosting Service Agreement to Install, Operate & Maintain EV Charge Point

This Hosting Service Agreement ("Agreement"), effective the 30th Day of March 2023 ("Effective Date"), is by and between,

Pi EV Solutions (P) Ltd. organized and existing under the laws of India ("<u>Company</u>" or "EVCPO" or "PiEV" and includes their successors), having their registered office at 3" Floor, Cyber Heights, Madhapur, Hyderabad, 500081, Telangana

and

Asian Academy of Education & Research, {"Host"} having their registered premises at Sr. No. 28/15/16, Narhe Dhayri Road (Pari Company Chowk), Dhayari, Tal- Haveli, Pune, 411041, Maharashtra

PIEV and Asian Academy of Education & Research are collectively referred to in this document as the "Parties" or individually as a "Party".

1. Definitions

- a. CPO: Charge Point Operator
- b. Pi: The word "Pr" is a Trademark of the Company
- EV Charger: A charging station, also called an FV charger or electric vehicle supply
 equipment, is a piece of equipment that supplies electrical power for charging plug-in
 electric vehicles.
- d. Asset: Also called the "asset of the company" of PiEV where considerable investment has been made into it. It is comprised of all the items included as part of setting up a charge point.
- e. Facility: Facility or commercial space where our chargers will be installed.
- f. Pricing: Pricing is what the rate per unit of electricity used for charging is charged to the EV owner.
- kWh: The kilowatt-hour (kW-h or kW h; commonly written as kWh) is a unit of energy equal to one kilowatt of power sustained for one hour or to 3600 kilo, onles (3.6 megajoules). It is a very common term used for electrical energy.

Service

PiEV is the leading privately run CPO in India and are setting up India's largest EV charge point network. PiEV has proposed to install, operate and maintain the EV charge points at the Host's facility and service their customers/patrons and meet the growing charging needs.

3. Term of Agreement:

PIEV is and will be the exclusive CPO that will set up EV charging facilities in the desired location(s) and will be the preferred EV solution partner for the Host at all office and other spaces owned or managed by the Host. During the course of the term of the agreement, the Host agrees to not accept or attempt to accept or introduce, directly or indirectly, any proposal for EV Charging Service from any other provider that is in direct competition with PiEV. The term of our contract shall be a fixed term of 5 Years, subject to further extension by mutual agreement.

4. Extension

Extension of the term of the contract will be decided on a mutually agreeable basis.

5. Engagement Model

The following engagement model with respect to the scope of work has been agreed upon between the parties:

Revenue Sharing: PiEV shall share the revenues with the Host, as per details below:

One year from Installation & commissioning of EV meter: 10%

Scope of Work: PiEV

Ħ	Items		
Α	Capex Investment – Chargers, Monthly charges for IT, App, CMS and other integration charges.		
В	Installation and Commission: (Supply of Charger, Install and Commission, Cabling (EV Billing Meter to DB, DB to Charging Point) – Earthing, MEPC works		
С	Pricing & Billing, Day to Day Operations, Maintenance, Safety, Internet, Customer Support		
D	Capacity & Engineering Management: Number & type of Chargers required		
E	Project Management		
F	Information Technology Integrations		

7. Scope of Work: Host

0	tiems			
ň	EV Billing Meter, LT Connection up to EV Billing Meter, Required Load, Govt Documentation, Approvals			
N	Allocation of Charging Space			
C	Mobile/Internet Network Strength			
D	Charging Bay Housekeeping & Maintenance (Waterproofing, Flooding prevention, Cleanliness of vicinity, Fire Safety etc.)			
Ę	Security & Asset Protection from physical damage			
,	CCTV: Working CCTV Operation overseeing the charge points. It should run 24*7 and with retention of data for at least 2 months			
1	Access to chargers for the Pi Team			

8. Assignability

The Host specifically acknowledges and agrees that in the event PiEV should undergo any change in ownership or structure or control, or should PiEV transfer some or all of its assets to another entity, the provisions of this agreement and the right to enforce the same contained herein may be assigned by PiEV to any other company, business, partnership, individual or entity and that the Host shall continue to remain bound by terms hereof.

9. Protection of EV Chargers

The Host agrees to apply all available efforts to protect the EV chargers from intentional or unintentional damages, sabotage, tampering, and arson to the assets in their facility.

10. CCTV Operation

- a. The Host agrees to provide CCTV operation that covers every charger installed. The Host agrees to retain the video data for at least 2 months to help with any investigation.
- PiEV will integrate the CCTV operation into its Operations Hub at a later stage when the charging base increases.

11. Managing Incident to EV Charger

An incident to EV Charger is defined as real or potential damage to the charger resulting from physical tampering, damage, fire, arson, or sabotage, as a result of wilful action, negligence, or accident.

PiEV reserves the right to use all the means available under Indian laws, including reporting to law enforcement agencies and employing private investigation agencies, to conduct a full investigation into any incident.

12. Asset Ownership

The Installed asset will be owned by PiEV. All the components will be the property of PiEV

13. Termination

If the Host terminates the contract before the end of the term, they will pay the cost in installation borne by PrEV.

The cost of implementation will be provided to the Host at the time of going live of the facility.

- b. PiFV reserves the right to terminate the agreement in the event the projection of the number
 of EVs does not reach the levels that are projected.
- c. PiEV will reserve the right to terminate the agreement if there is any risk of physical damage to the asset.
- d. In case of a material breach of this contract by either party, the aggreed party will provide 30 days' written notice to the other party for rectification of the breach. In case the breach is not rectified within the time period of 30 days or a timeline mutually agreed upon, a further 15 days' extension shall be given before the termination is invoked.
- e. Either party shall not be liable for any failure to perform their obligations under this MOU is prevented from doing so by a cause or causes beyond their control. Without limiting the generality of the foregoing, such causes include Acts of God, or the public enemy, fires, floods, storms, earthquakes, pandemics, epidemics, riots, strikes, lockouts, acts of terrorism, wars or war operations, restraints of government or other cause or causes which could not with reasonable diligence be controlled or prevented by the affected parties.

14. Pricing

It is expressly agreed by the Host, that PIEV will be solely responsible for setting and managing the price which will be in fine with the market conditions.

15. Capacity Management

- a. It is expressly agreed by the A2AR that they will have no role in planning the installed capacity
 or number of chargers or type of chargers
- b. Only PiCV will be responsible for the capacity manage which will be in line with the charging demand for a given facility

16. Confidentiality and Non-Disclosure:

The Host covenants and agrees:

- a. that all of the confidential information that may be shared or disclosed during the course of the term will be kept confidential by it and its Representatives and shall not, without the prior written consent of PiEV, be disclosed by it to any third party;
- b. that it will not allow any other EV charging service provider to access, inspect, or review PiEV installation without the prior written consent of PiEV.

- that Host may disclose the confidential information if disclosing the same is required by law.
 However the Host shall disclose to the extent required.
- **d.** that it will use at least the same standard of care in protecting the Confidential Information that it uses in protecting its own confidential information; and
- that it will be responsible for any breach of this Agreement by any of its Representatives, and for any use of the Confidential Information by any of them for any purpose not permitted by this Agreement

The above clause is not applicable to the information in the public domain.

17. Non-Compete

The Host agrees to not compete, directly or indirectly, with PiEV for a period of three (3) years after termination of agreement, no matter how such termination has occurred.

18. Intellectual Property

All relevant intellectual Property shall belong to PiEV. PiFV is the owner of intellectual Property such as trademarks, copyrights, patents, designs and all the Intellectual Property, whether known by a name or not, applied for or not, registered or not. Any improvement in the Intellectual Property shall be Property shall also belong to PiEV. Any infringement or plagiarism of Intellectual Property shall be dealt with by PiEV as per criminal and/or civil law.

23. Approaching the Conciliation

The Parties hereto will have to approach the conciliation under the provisions of the Arbitration and Conciliation Act, 1996 before they approach a Court of Law.

24. Governing Law

This Agreement shall be governed and construed in accordance with the laws of India. The competent courts at Hyderabad, India shall have the sole and exclusive jurisdiction over any dispute or controversy under or with respect to this Agreement. The provision shall survive termination of this Agreement.

Notices

Any notices hereunder shall be in writing and shall be addressed as indicated below. Notices may be given by hand, electronic transmission, mail or courier. Either Party may change its address or facsimile number for notices hereunder by providing written notice of such change to the other Party.

(a) If to PiEV:

Pr EV Solutions (P) Ltd.

Cyber Heights, 3rd Floor, Opposite to Cyber Towers,

Madhapur, Hyderabad, Telangana - SDOOR1

(b) If to the Host:

Asian Academy of Education & Research

St. No. 28/15/16, Narhe Dhayri Road (Pari Company Chowk)

Dhayari, Tal- Haveli, Pune, 411041, Maharashtra.

26. Entire Agreement; Waiver

This Agreement contains the entire agreement between the Parties with respect to the subject matter hereof and supersedes all prior negotiations, understandings and agreements between the Parties relating thereto. No failure or delay of either Party in enforcing its rights hereunder shall act as a waiver thereof, nor shall any single or partial exercise thereof preclude any other or

further exercise thereof or the exercise of any other right set forth herein.

27. Captions

All titles and subject headings are provided for the purpose of reference and convenience and are not intended to be construed as interpretations of the text.

28. Cooperation

This is a team work and both parties agree to offer maximum cooperation to make this a successful installation and venture.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed by their respective duly authorized officers,

Signature:

For ASIAN ACADEMY OF EDUCATION & RESEARCH

Miss Anita Sapte Chairperson 30 Mar 2023 Co. J.

For Pi EV SOLUTIONS (P) LTD.

Shoubhik Dasgupta Chief Operating Officer

30 Mar 2023

14**15** - 30 Mar 23

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayari Road, Pari Company Chowk Tal:Havell Dist:Pune- 411041



APTLOGICA TECHNOLOGIES PRIVATE LIMITED

Rajyog Society Commercial Complex, S. No 3/1 to 4/1/3 Office No 4, Floor 2, Phase 2
Rajwade, Ambegaon BK, Pune, Maharashtra 411046

//Main Purpose of MOU//

- 1. Awareness to College Students for Practical aspects of Software Industry like Big Data, Sales Force, Share Point.
 - 2. Plat form for Skill Development.
 - 3. Outcome based trainings.
 - 4. R&D services.
 - 5. Industry Visits.
 - 6. Hands on with latest soft wares.

This Memorandum of Understanding (here in after called as the 'MOU') is entered into on this Day (1/2/2022, between

Asian Academy Of Education and Research Pune's.

Asian College of Science and Commerce

Addr: \$.No.28/15/16, Narhe Dhayri road, Pari Company Chowk, Pune – 411041

AND

APTLOGICA TECHNOLOGIES PRIVATE LIMITED

Rajyog Society Commercial Complex, S. No 3/1 to 4/1/3 Office No 4, Floor 2, Phase 2
Rajwade, Ambegaon BK, Pune, Maharashtra 411046

First Party and Second Party are here in after jointly referred to as 'Parties' and individually as 'Party')



WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Asian College of Science and Commerce
- (ii) Second Party is the Industry named APTLOGICA TECHNOLOGIES

 PRIVATE LIMITED
 - B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
 - C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another

- 1.2 first Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.
- 1.4 That both parties will do creative task to motivate students on Research work and Research Programs including students training and knowledge exchange between industry and research Centre at college.

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester.



The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.

The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any program mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.



4.2 Both Parties may ferminate this MOU upon 30 calendar days' notice in write

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

- 5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create. any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party.
- 5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- 5.3 First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City

For Aptiogica technologies Private limited.

Asian College of Science & Commer

Authorized Signatory

signification of Science **€Com**merce

Authorized Signatory

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayari Road, Pari Company Chowk Tal:Havek Dist:Pune 411041



&

VIOSA Abaven Edutech Pvt. Ltd. # BanoJobReady

501, T39 Sunshme Shastri Nagar Andheri (W I Mumba • 400061



/Main Purpose of MOU/

- 1. Awareness to College Students for Sectorial Resume Building.
 - 2. Plat form for Soft Skill Oevelopment.
 - 3. Professional Career Assessment.
 - 4. At Based Personality Development.
 - 5. Corporate Domain Expert Guidance.
- 6. Hands on practice with corporate interview practices & skills.
- 7. How to choose the Right job at Right place getting Right skills.
 8. Professional Networking.

This Memorandum of Understanding (here in after called as the 'MOU') is entered into on this Day / / 2022, between

Asian Academy Of Education and Research Pune's.

Asian College of Science and Commerce

Addr: 5.No.28/15/16, Narhe Dhayri road, Pari Company Chowk, Pune – 411041

Alvo

VIOSA Abaven Edutch Pvt. Ltd

BanoJobReady 501, T39 Sunshine Shastri Nagar Andherl (W) Mumbai - 400061

(First Party and Second Party are here in after jointly referred to as 'Partles' and individually as 'Party')





WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Asian College of Science and Commerce.
 - (iii) Second Party is the Industry named VIOSA
- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
 - C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Partles, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shalf establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.





The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of Institution Name of institution, the First Party to take up any program mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- **4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.**





CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

- 5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party.
- 5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- 5.3 First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For

VIOSA Abaven Edutech Pvt. Ltd.

Authorized Signatory

For

Asian College of Science & Commerce

Asian College of Science.

Authorized Signatory



MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/16/16 Narhe Dhayari Road, Pari Company Chowk Tal: Haveli Dist: Pune- 411041

&

EduCARE Institute

Mohite Paradise 1st floor near PNB Anand Negar Sinbgad Rd Pune 51

/ Main Purpose of MOU /

- 1. Awareness to College Students for Modern IT Technologies.
- 2. Computer Skills Upgrading like Tally ERP 9 Advanced Excel,
 Python, and Java etc
 - 3. Professional Career Assessment.
 - 4. Professional task based Job opportunities.
 - 5. Corporate Domain Expert Guidance.
 - 6. HR Skills, Employability skills for students.

This Memorandum of Understanding (here in after called as the 'MOU') is entered into on this Day22/aZ/2023, between

Asian Academy Of Education and Research Pune's.

Asian College of Science and Commerce

Addr: \$.No.28/15/16, Narhe Dhayri road, Pari Company Chowk, Pune – 411041

AND

EduCARE Institute

Mohite Paradise 1st floor near PNB Anand Nagar Sinhgad Rd Pune 51

(First Party and Second Party are here in after jointly referred to as 'Parties' and individually as 'Party')



WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Asian College of Science and Commerce.
 - (ii) Second Party is the Industry named eduCARE Institute
- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
 - C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests & There is no legal social personal Compulsion of any interest (financially business wise task wise target wise training and employment wise) On each Other. It's all by good will and mutual understanding and as per the possibilities only

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.
- 1.4 That both parties will do creative task to motivate students on Research work and Research Programs including students training and knowledge exchange between industry and research Centre at college.

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its



group companies and also involve in Industrial Training Programs for the First.

Party 10 days of each semester.

The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.

The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready, if such batch is ready to get the learnings.
- 2.4 There is no financial commitment on the part of the Name of institution. Name of institution, the First Party to take up any program mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

4.1 This Agreement will be valid for the academic calendar Year 22 to Year 23 until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.

4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

- 5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party.
- 5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- 5.3 First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For eduCARE Institute

Asian College of Science & Commerce

For

Principal
"AWM"Comparer Science
& Commerce

Authorized Signatory
Dated 2. ♣ / £2 / 23

Authorized Signatory





MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered (rom 28th day of July, 2022 to 27thday of July, 2024 i.e., for a two years tenure....

BY AND BETWEEN, Mechanical Department of



Asian College of Science and Commerce, Name, Pune, an educational institution, located at Sr. No. 28/15/16, Name Dhayarl Road, Pari Company Chowk, Tal — Haveli, Pune - 411005. (Hereinafter referred to as the "Institution")

PARTY OF THE FIRST PART

AND

Prudentia Technology Solutions India Pvt. Ltd., Pune a company incorporated under the Companies Act, 2013, having its registered office at 101, Piyusha Society, CTS No. 47/13 – B. Law College Road, Erandwane, Pune - 411004 (hereinafter referred to as the "Company")

PARTY OF THE OTHER PART

(Party of the First Part and the Party of the Other Part are hereinafter jointly referred to as "Parties")

WHEREAS:

The Party of the First Part is a Mechanical Department of higher educational institution named Asian College of Science and Commerce, Dhayari, Pune.

The Party of the Other Part is a Company which aims to enhance the employability parameters of any Engineering/ MBA & Science campus students to make them





industry ready and provide a platform to students for their professional development. It provides SAP Student Academy Programs to the compuses, conducts SAP Modules and assist students for their placements as well.

PURPOSE OF MOU:

This MOU is intended to:

To encourage the students of the Institution to register themselves for the Industry Ready SAP Training conducted by the Company under the SAP Student Academy Program for campuses and enhance the skill sets of any eligible campus students among the students of the Institution.

Enhance the chances of the students getting industry ready by registering under the different practical courses offered by the Company.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERETO AGREE AS FOLLOWS:

CO-OPERATION:

Both parties are united by common interests and objectives of encouraging the students of the institution to become industry ready, and they shall establish channels of communication and co-operation that will promote and advance their respective operations. The parties shall keep each other informed of potential opportunities and share all information that may be relevant to secure additional opportunities for one another.

There shall be co-operation between the Company and the Institution to facilitate development of suitable teaching or training systems, courses, modules, schedules and provide these courses or trainings to students of the Institution.

SCOPE OF THE MOU:

Both Parties believe that close co-operation between the two would be a major benefit to the student community of the institution to enhance their practical skills and knowledge. Students from the institute would be benefitted as per the following details:





- Webinars/ Seminars on the latest technology like SAP and its Modules, Industry Expectations from a fresh engineer and many more relevant topics...
- In-campus offline batches of SAP modules for registered students to enhance the placebility of the students.
- Guidance on Final Year SAP related Projects, Internships as per the requirement from the students.
- 4) Training and placement opportunities in SAP modules for fresh graduates...
- Semester-wise technical and soft-skills enhancement programs for better placement opportunities in the campus itself.
- 6) Final year Project/ Internship guidance and trainings related to the topics.

Industry Ready Fraining:

The Company shall offer its Industry Ready Training for students of the Institution, at a fee, which shall be solely determined by the Company.

This industry Ready Training, which shall be conducted at a national level, are designed to help the students in assessing their employability quotient and help them gauge their standards at a national level.

The Company will give valuable inputs to the students of the Institution to evaluate their strengths and weaknesses and get a detailed analysis of their performance in the Industry Ready Training, so that the students fit into the Industrial scenario meaningfully.

The institution agrees to collaborate with the Company for all future SAP trainings (or its students. The Institution shall give preference to the Company to offer its courses, lectures, certifications or any other training during such trainings conducted for the students of the Institution. The fee payable for such courses, lectures, certifications or any other training offered by the Company shall be solely determined by the Company.

The Company may also assist the Institution is accessing internship and job opportunities in the future.

The company agrees to conduct Seminar(s) or Webinar(s) as per the Institution requirement.

The Institution agrees to be identified as a "Partner Institution" of the Company. The Institution shall permit the Company to use its logo, trademark, name or any other identification mark in any of its promotional events, posters, brochures, pamphlets as a "Parener institution".



VALIDITY:

This agreement shall stand valid for two (2) years from the date of the signing by both the parties.

Both Parties may terminate this MOU upon 30 calendar days' potice in writing. In the event of Termination, both parties have to discharge their obligations.

AGREED:

For, Asian Callege of Science and Commerce, Dhavarl, Pune:

(Ms. Anito Sopte - Founder - President)

Date:

Witness: 21/8/2022

Ene, Problemela Technology Substinue III est thit: THERTON

Mr. Naroyan Ruo

(Director)

Date:

Witness:

Mr. Shrikant Bidwal

(Senior Manager - Academy Business)

unto: 27/08/2022



TRUE SKILLS INFOTECH

Office No. 7, Shreekrishna Empire , CDC, Plot No. 108 Purna Nagar , Behind Old Chikhali RTO Chinchwad , Pune - 411019

MEMORANDUM OF UNDERSTANDING

BETWEEN

True Skills Infotech' (TSI), Office No. 7 , Shreekrishna , Plot Empire , CDC No. 108 Puma Nagar , Bohind Old Chikhali RTO , Chinchwad , Pune - 411019

COOPERATION AND ENHANCEMENT IN THE FIELD OF SKILL DEVELOPMENTAND STUDENTS' DEVELOPMENT ACTIVITIES.

Memorandum of Understanding

This Memorandum of Understanding (MOU) is made on the data $C\sqrt{2/2Z}$ of the year YEAR $\sqrt{2/2/2/2}$ and with remain valid till both person agreed for remaination.

BY & GETWEEN

Trué Skills Infoteching stered office at sector no. 27, Plot no. 597, 2nd floor, Near IDIO Back, Prodhikaran, Nigdu Pone 411044

AND

AUDRS Asing Colling of	G Comme
524 Juliota From Blancker	of The Committee Class Mayor
True Skills Infote this here referred as TSI and,	/ O'File W
The Print Carries with	is berein referred as
Asian Courge	(hereafter referred to us the Parties)
TSI shall be represented by the Birector/his/her ar	ommee/Delegated person and
THE CONTRACT OF THE PARTY OF	half te represented by their no ninee/Delegated
Assembly brackets above 1867-2000 control frameway	knowledge, skills and advanced happenings in the
field of Ski I Depeloration: Service on second in Large	us Student development and rodation

Each the parties desiring to strengthen blots all relations in the field of higher Skilling Programs by Imparting advance knowledge and 'Employability' / Entrepreneurship Enhancement skills Training activities. Taking knowledge and 'Employability' / Entrepreneurship Enhancement skills Training activities. Taking knowledge of the profound impact of higher management education on cultural, recommit and social development, recognizing too greater linkages between both the Parties in the field of education and research would be ceneticial either way. Pursuant to the prevailing needs, and norms in their respective educational campuse (

have path the parties agreed as to lows;

Article (Objective

The objective of this idemoisablem of Orderstanding is to develop management educational coageration and research on the basis of reclaracity mutual benefit, and to promote innovative mindset, skill development, and extragressourship among students in general and more particularly needy student.

Articie II

Areas of Cooperation

The Notice shall encourage, as appropriate the development of contacts and cooperation. These may include all or some of the following activities:

- Overlange of Replacet, Knowbern, Polytection, Teaching alos, and Information.
- Organizing Training Programs concerning Soft Skills. Government Certified Courses, and Technical Skills and any other training program agreed by both parties.
- (ii) Organizary Studient Less de ceranic program, un. 6.900 (Louisest, Personalité des disperient). Proplomatific énhanciquement value Transport, endicateur program.
- Any other set wit as as agreed woon by both the Parains in wrising in optioning time from the Memorandom of Onder Republics

Azticle III

Executive Responsibilities

As per the agreement, the Parties shall designate appropriate individuals, resources for smooth conduct of activities identified therein

Responsibilities of TSI:

- As per she MOII it's TSI's responsibility to a mand consult you for Skill (exclopment
 Projects: [No consulting fees required). As a manufacture of the conformation about running and
 upcoming projects.
- II. Pay out (in case if it is agreed) may take some time in some cases based on the selected scheme. But its TSPs responsionly to give your assurance for the same. (if any sharing discussed)
- III. Cooperation in selection of exact trade / program and go dance in time management for the same.
- Arrange 2 free career guidance seminars every year for students.
- To provide placement assistance for all possible programs.

Respo	estibilities of The III (E 1)	Land Commence	
- 1	As now we a series a gradient	25 Say College	_snould cooperate to the all
	beneficial instruction. Given by th		

- If Be fully and directly responsible for admexing the physical target, in short college will encourage students for implementation of the original and fulfill the basic code of smjett.
- VIII— Establishment of adequate equipped training center with required infrastructure for training.
- VI Increasing awareness for firming of dualified and eligible students enrolled in respective programs.

Article IV

Implementation

The implementation of above said cooperation activities within the terms of this Memorandum of Understanding shall be the subject of specific arrangements concluded between the parties on the base of and with inthe provision of present Memorandum of Understanding

Article V

Artinopish

Always in topologic invaling this Meadler cum of Understanding in the interest int both the parties and students, concerning to the interpretation of implementation of this Memorandom of understanding through consultation and negotiation by the porties. Even if both the parties besing to will also the Memorandian of Understanding they can do so, by due process through a stual unitorisancing.

Article VI

Commencement, Duration, and Termination

This Memorandum of Understanding shall remain in force by mutual constant, unless either Party notifies in writing of its intention to terminate this Memorandum of Understanding one month in advance.

Jan & Silone & Dhoyen Pane

Authorize Titll

Name: The Shullender Kone

Designation: Placement, TPO

For

For

True Skills infotech, Pane

nutrimitie Signatory

ETERRITE SQUARORY

Name - Ashish. A. Bro

Designation:



MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered from $6^{\rm th}$ January, 2023 to $05^{\rm th}$ January, 2024 i.e., for one year tenure....

BY AND BETWEEN,

Wisdom Valley Edutech, an educational institution, located at Building No. 7, Flat no 5, White House society, Near Airport Road, Yerwada, Pune – 411006. (Hereinafter referred to as the "Company")

PARTY OF THE FIRST PART

AND

Asian Academy of Education and Research (AAER), an educational institution, located at Parl Chowk, Narhe – Dhayri Chowk, Pune – (Pincode). (hereinafter referred to as the "Institute/ Institution")

PARTY OF THE OTHER PART

(Party of the First Part and the Party of the Other Part are hereinafter jointly referred to as "Parties")

WHEREA5

The Party of the First Part is an SAP Training Institute named Wisdom Valley Edutech, Pune.

The Party of the Other Part is a Company which aims to enhance the employability parameters of any Engineering/ MBA & Science campus students to make them industry ready and provide a platform to students for their professional development. It provides Student Academy Programs to the campuses, conducts Multimedia Modules and assist students.

PURPOSE OF MOU:

This MOU is intended to:

To encourage the students of the Institution to register themselves for the Industry Ready SAP Training conducted to enhance the skill sets of any eligible campus students among the students of the Institution.

Enhance the chances of the students getting industry ready by registering under the different trainingl courses offered by the Company.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERETO AGREE AS FOLLOWS:

CO-OPERATION:

Both parties are united by common interests and objectives of encouraging the students of the institution and outside campuses to become industry ready, and they shall establish channels of communication and co-operation that will promote and advance their respective operations. The parties shall keep each other informed of potential opportunities and share all information that may be relevant to secure additional opportunities for one another.

There shall be co-operation between the Company and the Institution to facilitate development of suitable teaching or training systems, courses, modules, schedules and provide these courses or trainings to students of the Institution.

SCOPE OF THE MOU:

Both Parties believe that close co-operation between the two would be a major benefit to the student community of the Institution and outside campuses to enhance their practical skills and knowledge. Students from the institute would be benefitted as per the following details:

- 1) To conduct SAP module-wise trainings.
- 2) In-campus offline batches of SAP modules for registered students to enhance the placement quotient of the students.
- Guidance on Final Year Projects as per the requirement from the students.
- 4) Semester-wise technical and soft-skills enhancement programs for better placement opportunities in the campus itself.
- Final year Project guidance and trainings related to the topics.

Responsibility of AAER:

- 1) To monitor the training of candidates for SAP Modules at Asian Campus and Admission centers.
- To plan the skill development program and Co-ordinate with the professional training associates from the commencement of skill development program till

- the end of the program, along with Wisdom Valley Edutech.
- To provide the necessary infrastructure to conduct training on SAP modules at Asian Campus and related admission centers under Asian's umbrella.
- 4) To support placement activities conducted by Prudentia and Wisdom Valley Edutech, to the trained candidates.
- 5) To mentor the training program conducted by Professional Training Associates.

Responsibilities of Wisdom Valley Edutech:

- 1) To Market, get admissions, conduct training, organize and supervise Prudentia's SAP Student Academy Program modules like SAP ABAP, SAP MM, SAP PP, SAP FI, SAP HR, SAP SD.
- 2) To ensure about the preparation of curriculum/ Syllabi of the above mentioned SAP Modules, along with Prudentia's SAP contents, study materials (if any) and providing the same to the candidates.
- Adhere to the guidelines issued by campus from time to time for smooth execution of the training program.
- To ensure the qualitative skill development program and not merely the quantitative program.
- To provide placement opportunities to the trained candidates.

Industry Ready Training:

The Company shall offer its Industry Ready Training for students of the Institution, at a fee, which shall be mutually determined by the Company and the Institution. As discussed and decided, profit sharing of the fees amount will be 80% with company (I.e. Wisdom Valley Edutech) & 20% with the Institute (I.e. AAER) other than the SAP licenses to be produced at a cost from Prudentia Technology Solutions India Pvt. Ltd., Pune, as per discussed and agreed mutually...

This Industry Ready Training, which shall be conducted at a state level, are designed to help the students in assessing their employability quotient and help them gauge their standards at a national level.

The Company will give valuable inputs to the students of the Institution to evaluate their strengths and weaknesses and get a detailed analysis of their performance in the Industry Ready Training, so that the students fit into the industrial scenario meaningfully.

The Institution agrees to collaborate with the Company for all future SAP trainings for its students. The Institution shall give preference to the Company to offer its courses, lectures, certifications or any other training during such trainings conducted for the students of the Institution. The fee payable for such courses, lectures, certifications or any other training offered by the Company will be mutually discussed and agreed by the company and the institution considering the valuable inputs share by Prudentia.....

The Company may also assist the Institution is accessing internship and job

opportunities in the future.

The company agrees to conduct Seminar(s) or Webinar(s) as per the Institution requirement.

The Institution agrees to be identified as a "Partner Institution" of the Company. The Institution shall permit the Company to use its logo, trademark, name or any other Identification mark in any of its promotional events, posters, brochures, pamphlets as a "Partner Institution".

VALIDITY:

This agreement shall stand valid for one (1) year from the date of the signing by both the parties.

Both Partles may terminate this MOU upon 30 calendar days' notice in writing. In the eyent of Termination, both parties have to discharge their obligations.

The parties here to agree that any matter or issues arising hereunder or any dispute here under shall be subject to the exclusive jurisdiction of the courts of situated at Pune.

AGREED:

For, Wisdom Valley Edutech:

Mr.Ranjit Kashid (Founder) Date:

Fire Askim AsiaComy of Education Research (ALER), Market

Mis. Aphin Sapte (Founder President)

Date:

Witness:

hir Similart Bidwai

(Business Manager – Corporate & Academy)
Prudentia Technology Salutians India Pvt. Ltd., Pune
Date:

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

5.No 28/15/16 Narhe Dhayari Road, Pari Company Chowk Tal:Haveli Dist:Pune-411041





ExcelR Solutions

49, 1st Cross, 27th Main, behind Tata Motors, 1st Stage, BTM Layout, Bengaluru, Karnataka 560068

FOR

SKILL DEVELOPMENT, OUTCOME BASED TRAININGS, R&D SERVICES AND RELATED SERVICES MEMORANDUM OF UNDERSTANDING This Memorandum of Understanding (here in after called as the 'MOU') is entered into on this Day 7/16/2022, between Asian Academy Of Education and Research Pune's.

Asian College of Science and Commerce

Addr: S.No.28/15/16, Narhe Dhayri road, Pari Company Chowk, Pune – 411041

ExcelR Solutions

49, 1st Cross, 27th Main, behind Tata Motors, 1st Stage, BTM Layout, Bengaluru, Karnataka 560068

(First Party and Second Party are here in after jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

- A) First Party is a Higher Educational Institution named:
- (i) Asian College of Science and Commerce
- (ii) Second Party is the Industry named Excel® Solutions
- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.
- 1.4 That both parties will do creative task to motivate students on Research work and Research Programs including students training and knowledge exchange between industry and research Centre at college.

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester.

The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.

The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution. Name of institution, the First Party to take up any program mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write OR In some cases can terminate immediately within 24 Hrs and none of the party is answerable for the same.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party.

5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.

5.3 First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For ExcelR Solutions

Mr. Shyam Narayan Director, HR, ExcelR Authorised Signatory GST:27AAEFE5003FIZX

TIN HYDE02965E

For Asian College of Science & Company

Authorized Signatory

Control of

Jaked 07/10/2.2

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayari Road, Pari Company Chowk Tal: Haveli Dist: Pune 411041

&

V.B. Chavan and Associates Pune

Office No 205 2nd floor Varad Vinayak Complex, Near Canara Bank , Narhe Pune 41

/Main Purpose of MOU/

- Awareness to B.Com. / BBA (Finance) Students for Financial domain.
 - 2. Plat form for Soft Skill Development.
 - 3. Getting knowledge of GST and Taxation.
 - 4. Knowledge on Practical aspects of Loans.
 - 5. Corporate Domain Expert (Finance) Guidance.
 - 6. Hands on practice with Client interactions
 7. Professional Networking.

This Memorandum of Understanding (here in after called as the 'MOU') is entered into on this Day22/12/2022, between

Asian Academy Of Education and Research Pune's.

Asian College of Science and Commerce

Addr: S.No.28/15/16, Narhe Dhayri road, Pari Company Chowk, Pune – 411041

AND

V.B. Chavan and Associates Pune

(First Party and Second Party are here in after jointly referred to as 'Parties' and individually as 'Party')



WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Asian College of Science and Commerce.
- (ii) Second Party is the Industry named V B Chavan & Associates

 Pune
- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
 - C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.



- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.
- 1.4 That both parties will do creative task to motivate students on Research work and Research Programs including students training and knowledge exchange between industry and research Centre at college.

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester.

The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.

- The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.
- 2.3 Skill Development Programs; Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any program mentioned in the MOU. If there is any financial consideration, it will be deaft separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, Interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write...



CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES.

- 5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create. any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party.
- 5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credition behalf of the other Party.
- 5.3 First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration. between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For V B Chavan & Associates

Authorized Signatory

For

Asian College of Science & Commorce

പ്രചന College of oder was

Au that the greatory

Dated 22/12/22

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/15 Narhe Dhayari Road, Pari Company Chowk Tal:Haveli Dist:Pune- 411041

&

JETKING Computer Networking Institute

Office no. 12, Nirmala heights, 562/6, Congress Bhavan rd., Shivajinagar, Pune, Maharashtra 411005

/Main Purpose of MOU/

- 1. Awareness to College Students for Modern Computer Networking domain.
 - 2. Computer Hardware Skills Upgrading.
 - 3. Professional Career Assessment.
 - 4. Professional task based Job opportunities.
 - 5. Corporate Domain Expert Guidance.
- 6. HR Skills, AI based technologies skills, Employability skills for students.

This Memorandum of Understanding (here in after called as the 'MOU') is entered into on this Day21/41/2022, between

Asian Academy Of Education and Research Pune's.

Asian College of Science and Commerce

Addr: S.No.28/15/16, Narhe Dhayri road, Pari Company Chowk, Pune – 411041

AND

JETKING

Computer Networking Institute

Office no. 12, Nirmala heights, \$62/6, Congress Bhavan rd., Shiyajinagar, Pune, Maharashtra 411005

(First Party and Second Party are here in after jointly referred to as 'Parties' and individually as 'Party')



WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Asian College of Science and Commerce.
 - (ii) Second Party is the Industry named JETKING
- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
 - C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.





- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.
- 1.4 That both parties will do creative task to motivate students on Research work and Research Programs including students training and knowledge exchange between industry and research Centre at college.

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester.

The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.



The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any program mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party.

5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.

5.3 First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City

For

JETKING Computer Networking Institute

Authorized Signatory

For

x feore

Asian College of Science & Commerce

Printings Auton C Maggina (174 & Commercia

Authorized Signatory

Duted 21/01/23

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayari Road, Pari Company Chowk Tal:Haveli Dist:Pune- 411041

&

Protos electromech Pvt Ltd.

Sr. No. 33/2, Sai Nilaya Buliding, Near Ambal Dara, Ambai Mata Mandir, Dhayarl, Pune-411041 Maharashtra, India

//Main Purpose of MQU//

- Electronics domain awareness and giving a plat form to Core Science Students (UG PG) to know the practical aspects of Electronics Domain.
 - 2. Embedded Core Electronics Skill Development.
 - 3. Knowing deep aspects of Resistors, Shunt Resistors, load balance kits.
 - 3. Outcome based trainings.
 - 4. R&D services.
 - Industry Visits.
 - 6. Hands on with Testing and assembling of Electronics components.

This Memorandum of Understanding (here in after called as the 'MOU') is entered into on this Day 9.9 + 2.7 = 2022, between

Asian Academy Of Education and Research Pune's.

Asian College of Science and Commerce

Addr: S.No.28/15/16, Narhe Dhayri road, Pari Company Chowk, Pune – 411041

AND

Protos electronics Pvt. Ltd.

Sr. No. 33/2, Sal Nilaya Buliding, Near Ambai Dara, Ambal Mata Mandir, Dhayari, Pune-411041 Maharashtra, India

First Party and Second Party are here in after jointly referred to as 'Parties' and individually as 'Party')



WHEREAS:

- A) First Party is a Higher Educational Institution named:
- (i) Asian College of Science and Commerce
 (ii) Second Party is the Industry named Protos Electronics Pvt. Ltd.
- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
 - C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.



The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.
- 1.4 That both parties will do creative task to motivate students on Research work and Research Programs including students training and knowledge exchange between industry and research Centre at college.

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its



group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester.

The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.

The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any program mentioned in the MOU. If there is any financial consideration, it will be deaft separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.



4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

- 5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party.
- 5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- 5.3 First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For Protos electromen Pvt. Ltd.

For Asian College of Lence & Commerce

Asien Gomernmenne

Authorize | Henatory

Authorized Signatory

Dated 08/12/22

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



Asian College of Science and Commerce

S.No 28/15/16 Narhe Dhayari Road, Pari Company Chowk Tal:Haveli Dist:Pune- 411041

&

Alliance Institute of Export Import Management Pune

809 Ideal trade center sector 11 plot no 64, Navi Mumbal, Maharashtra 400614

//Main Purpose of MOU//

- 1. Practical aspects of Import Export world for Awareness to College Students.
- 2. Plat form for up skilling in Logistics, Retails, Foreign trades.
 - 3. Outcome based trainings.
 - 4. R&D services.
 - 5. Industry Visits to Ship Docks.
 - 6. Hands on with various Imports Export domains.

This Memorandum of Understanding (| here in after called as the 'MOU') is entered into on this Day () / 1 // 2023, between

Asian Academy Of Education and Research Pune's.

Asian College of Science and Commerce

Addr: S.No.28/15/16, Narhe Dhayri road, Pari Company Chowk, Pune – 411041

AND

Alliance Institute of Export Import Management Pune

509 ideal trade center sector 11 plot no 64, Navi Mumbal, Maharashtra 400614

(First Party and Second Party are here in after jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Asian College of Science and Commerce.
- (ii) Second Party is the Industry named Alliance Institute of Export Import Management Pune
- B) First Party & Second Party believe that collaboration and cooperation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
 - C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings.

The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.

- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.
- 1.4 That both parties will do creative task to motivate students on Research work and Research Programs including students training and knowledge exchange between industry and research Centre at college.

CLAUSE 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Industrial Training & Visits: Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its

group companies and also involve in Industrial Training Programs for the First Party 10 days of each semester.

The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career.

The Second Party will provide its Labs / Workshops /Industrial Sites for the hands-on training of the learners enrolled with the First Party.

- 2.3 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.4 There is no financial commitment on the part of the Name of institution Name of institution, the First Party to take up any program mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Name of Industry, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Training Partner or Name of Industry, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.

4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in write.

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

- 5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party.
- 5.2 Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- 5.3 First Party Second Party Any divergence or difference derived from the interpretation or application of the MOU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Name of City.

For Alliance Institute of Export Import Management, Pune

For

Asian College of Science & Commerce

Jakan Gelkeel of Nobel N. J. 1997

Authorized Signatory

Authorized Signatory

" Dated 01/02/23/