

KG College of Arts and Science Affiliated to Bharathiar University Accredited by NAAC ISO 9001:2015 Certified Institution KGiSL Campus, Saravanampatti, Coimbatore-641007

# AQAR 2021-2022

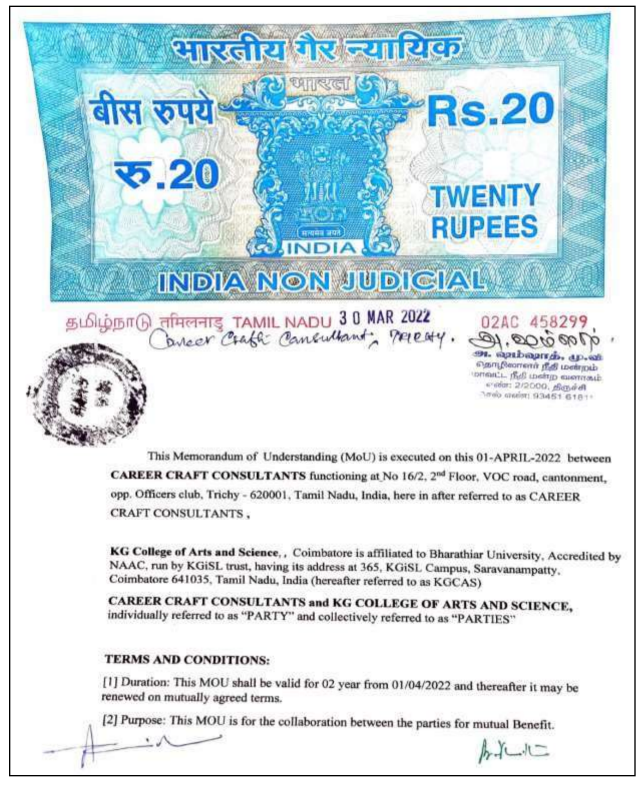
**Criterion 3: Research, Innovation and Extension** 

Key Indicator 3.5 : Collaboration

**3.5.1- E-copies of the Collaborations** 

# Academic Year 2021-22

## **Career Craft Consultant**



### PREAMBLE

### WHO WE ARE:

CAREER CRAFT CONSULTANTS is a UK based education concern located in CAREER CRAFT CONSULTATION of professional advice, guidance and serviceable Tiruchirappalli, Tamil Nadu, India. We provide professional advice, guidance and serviceable Tiruchirappalli, Tamil Nadu, India. we provide the formation of consultance and serviceable solution to the students who seek overseas education. The Career Craft Consultant takes pride in solution to the students who seek overseas call as client with a great fervor in a global context, imparting skills to the dedicated students as well as client with a great fervor in a global context. imparting skills to the dedicated statements as the endeavor to delight our clients worldwide. By delivering exceptional personal care, we endeavor to delight our clients worldwide.

### WHAT WE DO:

CAREER CRAFT CONSULTANTS helps young minds to unlock their vision and broaden CAREER CRAFT CONSOLTATION of the students in amity, and open up ways to boost their their life goals. We are here to associate with students in amity, and open up ways to boost their employability skills as well as to help them to fulfill their dream to study abroad.

## WHY TO CHOOSE US:

CAREER CRAFT CONSULTANTS will provide First introductory session will be initiated by giving brief information about the various career prospects available for the students in abroad just to create the urge among the student to go overseas for higher education. Along with financial assistance options which are available for the students.(visa purpose only)

[i] Expert talks/ informative seminars/ counseling sessions/ guest lecturers to the Faculty members and students about:

- a) Education opportunities abroad in United Kingdom
- b) Process for applying to universities/ colleges in United Kingdom
- c) Information about requisite standardized tests in United Kingdom

[ii] IELTS workshops for the students and faculty members.\*

[iii] Informative/ counseling sessions by delegates of foreign universities subject to their availability in U.K.

[iv]Informative/ counseling sessions/ workshops by executives/delegates of Institutions such as British Council/ IDP Division subject to their approval and availability.

[v] Interactive sessions with students and faculty members regarding students' life abroad by our alumni subject to their approval and availability.

[vi] Literature such as posters, banners, pamphlets, leaflets, etc for conveying relevant information These activities would be conducted either through separate sessions for respective departments or through combined/ common sessions for all departments depending on the strength/ attendance of the participants and as mutually decided upon.

KG COLLEGE OF ARTS AND SCIENCE, shall provide [i] Permissions and cooperation in such areas as may be mutually agreed between the parties, more particularly described in this agreement.

[ii] Seminar hall(s)/ counseling room(s)/ classroom(s) for conducting the activities.

[iii] Facilities for conduct of the seminars/ sessions/ workshops viz. projector, computer systems, mic, tables, chairs.

[iv] Notice board(s)/ suitable space for display of literature such as posters, banners, etc.

## MUTUAL OBLIGATIONS:

[i] Both the parties shall appoint one person as one point of contact for the smooth execution of MOU.

[ii] This collaboration shall not be exclusive to both the parties and shall not disallow each party from having similar collaboration with others. Except as stated in this MOU, there shall be no obligation on any party to compensate the other in any manner or to make any claim.

[iii] Each party shall respect the other's Intellectual Property.

[iv] Nothing contained in this MOU shall be constructed as resulting in the creation of a relationship of both KGCAS and Career Craft Consultants. KGCAS and Career Craft Consultants are not authorized to make any representation, contract or commitment on behalf of the Career Craft Consultants/KGCAS without the prior written consent of the other party

### WARRANTIES:

[i] Each party shall ensure that the other party is not to put to any liability for any act of respective party under this MOU.

[ii] Each party represents that they have full power and authority to enter this MOU in general.

## COMMERCIALS:

[i]\*KGCAS and career craft consultants shall design programs on mutual understanding and decide upon fees, if any, to be charged to the students.

## AMENDMENTS

No amendment or modification of the MoU shall be valid unless the same is made in writing by both the parties or their authorized representatives and specifically stating the same to be an amendment of this MoU. The modification/changes shall be effective from the date on which they are made or executed, unless otherwise agree to.

I. Disputes if any shall be settled through mutual discussions between the Parties in the first instance, failing which the same shall be settled through the courts of Chennai.

# II. CONTACT DETAILS:

# CAREER CRAFT CONSULTANTS

No 16/2, 2nd Floor, VOC road, cantonment,

opp. Officers club, Trichy - 620001

Tamil Nadu, India.

Phone: +91 7200855914, 0431-4976376, E-Mail: info@careercraft.in

## KG COLLEGE OF ARTS AND SCIENCE

365, KGiSL Campus, Saravanampatty,

Coimbatore 641035, Tamil Nadu, India

IN WITNESS OF THE UNDERSIGNED, duly authorized there to, have signed this Memorandum of Understanding on  $01 \cdot 04 + 2022$  in two originals.

Mr.R. JOSEPH INTERNATIONAL OFFICER CAREER CRAFT CONSULTANTS TRICHY Witness CAREER CRAFT CONSULTANT Witness CAREER CRAFT CONSULTANT 1612 11 ND FLOOT VOC Road 1612 11 ND FLOOT VOC ROAD

## KSPV & Co. Chartered Accounts, Coimbatore

2120 बीस रुपर RS-20 **v.20** (SUINDIA UR) INDIA NON JUDICIAL தமிழ்நாடு तमिलनाडु TAMIL NADU OOAC 174615 எம். சுகாசினி உறிம்ப வைன் 20057/01/55-2 காந்திபுரம், கோலை, 19894049349 Icer college of Arts of MEMORANDUM OF UNDERSTANDING BETWEEN KSPV & Co. Chartered Accountants No.32. Subramaniam Road, R S Puram, Coimbatore - 641002 AND DEPARTMENT OF COMMERCE KG COLLEGE OF ARTS AND SCIENCE This Memorandum of Understanding (MoU) is executed on this 3<sup>al</sup> March 2022 between KG College of Arts and Science, Coimbatore is affiliated to Bharathiar University, Accredited by NAAC, run by KGiSL trust, having its address at 365, KGiSL Campus, Saravanampatti, Coimbatore 641035, Tamilnadu, India, hereinafter referred to as Party of the First Part. AND KSPV & CO, represented by CA. SIDDHARTH ASHOK, Senior Partner with office at No.32. Subramaniam Road, R S Puram, Coimbatore, 641002, Tamilnadu, India, hereinafter referred to as Party of the Second Part. A.Se 15 birdi

Criterion 3 – Research, Innovation and Extension

## PREAMBLE

After knowing the objectives, KSPV & CO and KGCAS agreed that they can share the expertise available at both ends for mutual benefits in the field of education, training and enter in MoU. Based on the discussion held among the faculty of the **DEPARTMENT OF COMMERCE** certain thematic areas/programs have been identified for mutual collaboration.

KSPV & CO now open to provide MoUs to the colleges (No need to pay anything for MoU), with following services.

- As the students of Commerce are provided job training/internship in the third year of their course, the second party (Chartered Accountant) may take one or two students of the party of the first part (KG College) to impart audit training at his/her office for a period of 15 working days.
- II. The party of the second part may deliver skill development programme to enrich the knowledge of students of College at the request of Dept. of Commerce of the party of the first part in connection with recent developments in accounting, auditing and taxation. The party of the first part shall pay the permissible honorarium to the second party. The Dept. of Commerce of the first party may utilize the services of the party of the second part while organizing the workshop / seminar / conference / symposium based on the convenience available to the party of the second part.
- III. The party of the second part may provide employment opportunities, in case any vacancy arises, to the interested students of the party of the first part to work as audit assistants in his/her office as mutually agreed salary.
- IV. The party of the first part may utilize the services of the party of the second part with the permissible honorarium in the process of commerce curriculum development for value added courses in case the time permits to the party of the second part.

### V. AMENDMENTS

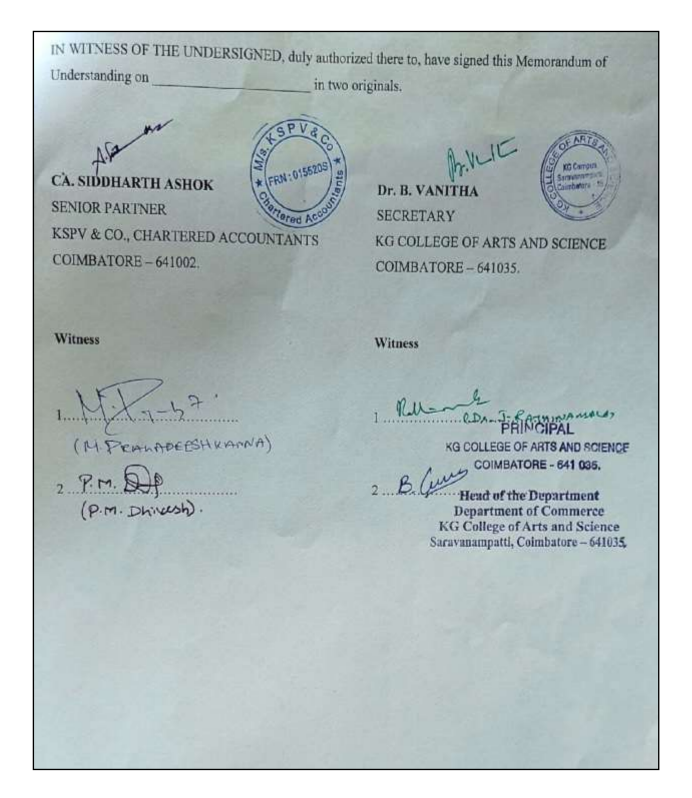
No amendment or modification of the MoU shall be valid unless the same is made in writing by both the parties or their authorized representatives and specifically stating the same to be an amendment of this MoU. The modification/changes shall be effective from the date on which they are made or executed, unless otherwise agree to.

### VI. DURATION OF MoU

The duration of this MoU shall be for 3 years from the date of signing of the MoU. The MoU shall stand renewed automatically unless desired otherwise by either party. This MoU shall be terminated for no cause by giving one month advance written notice by either of the parties.

VII. Disputes if any shall be settled through mutual discussions between the Parties in the first instance, failing which the same shall be settled through the courts of Coimbatore. Criterion 3 – Research, Innovation and Extension

## **3.5.1** Collaborations



## **Sundaram Engineering Private Limited**



referred to as KGCAS).

### PREAMBLE

SUNDARAM ENGINEERING WORKS PVT LTD is, India based company that is committed to deliver quality Tea manufacturing machinery to its customers and end users SUNDARAM ENGINEERING WORKS PVT LTD is a name to reckon with in the realm of Tea Machinery manufacturing. For over 30 years, the company has been setting new standards by manufacturing the most sophisticated machinery that features superior quality, robust constructions exceptional efficiency and inimitable durability. Reasons why our machineries have etched a most conthe global area. They find great utility in countries like India, Australia, Srilanka and Bangladesh. WHAT WE DO: SUNDARAM ENGINEERING WORKS PVT LTD provides vide range of

Green Tea Manufacturing Processing Machines, Power Triller, Shredder, Withered Leaf even feed with R.C. controlled feed to Rotorvane/Shredder System, Googi Sifter, Ball Seperator Com feed Breaker, Continuous Fermenting, Heater, Tea Drying Chamber, Fibre Extractor cum Grade, Trime Sorter cum Fibre Extractor, Double deck Vibratory Sifter, Middleton Stalk Extractor, Roll Breaker, Serew Conveyor, Orthdox Tea Roller, Trough Fan Humidifiers and Tea Plucking Shears. Our organization is having many satisfied clients across the India and 30+ years of experience in manufacturing tea equipments.

WHY TO CHOOSE US: Sundaram Engineering Woks has a modern plant which is well-equipped with state-of-the-art machinery such as hi-tech machinery shop, well equipped fabrication section, sophisticated powder coating facility and R&D team that takes care of designing, manufacturing and up gradation of latest technology and performance of the products. The plant is manned by well skilled engineers, technicians and designers who are endowed with experience and talent.

After studying the strengths and objectives of SUNDARAM ENGINEERING WORKS PVT LTD and KGCAS agreed that they can share the expertise available at both ends for mutual benefits in the field of education, training, scientific and industrial research and enter in MoU. Based on the discussion held among the faculty of the DEPARTMENT OF COMMERCE with COMPUTER APPLICATIONS certain thematic areas/programs have been identified for mutual collaboration.

SUNDARAM ENGINEERING WORKS PVT LTD now open to provide MoUs to the colleges (No need to pay anything for MoU), with following services

I. Collaborative technical and development activities in the fields of education and trainings are listed below. The following activities will be carried out between SUNDARAM ENGINEERING WORKS PVT LTD and the DEPARTMENT OF COMMERCE with COMPUTER APPLICATIONS

a) Consultancy Work

b) Internship

c) Seminars/Workshop on recent developments in the field of entrepreneurship.

I. Industrial visits and project work for the students to be carried out at SUNDARAM ENGINEERING WORKS PVT LTD, if the training projects and infra-structure facilities available at SUNDARAM ENGINEERING WORKS PVT LTD fits the requirement of the students of KGCAS. II. Organize conferences, seminars, symposia, workshop and refresher courses for the students as collaborative effort at either SUNDARAM ENGINEERING WORKS PVT LTD or at KGCAS, Coimbatore.

## III. AMENDMENTS

No amendment or modification of the MoU shall be valid unless the same is made in writing by both the parties or their authorized representatives and specifically stating the same to be an amendment of this MoU. The modification/changes shall be effective from the date on which they are made or executed, unless otherwise agree to.

## IV. DURATION OF MoU

The duration of this MoU shall be for 3 years from the date of signing of the MoU. The MoU shall stand renewed automatically unless desired otherwise by either party. This MoU shall be terminated for no cause by giving one month advance written notice by either of the parties.

V. Disputes if any shall be settled through mutual discussions between the Parties in the first instance, failing which the same shall be settled through the courts of Chennai.

## VI. CONTACT DETAILS:

## SUNDARAM ENGINEERING WORKS PVT LTD,

127, Sathy Road, Ganapathy, Coimbatore – 641006, Tamilnadu, India. Phone: 0422-2531759, 2531639 e-Mail: manager@sundaramengg.com

KG COLLEGE OF ARTS AND SCIENCE, KGISL Campus,

Saravanampatti, Coimbatore - 641035.

IN WITNESS OF THE UNDERSIGNED, duly authorized there to, have signed this Memorandum of Understanding on \_\_\_\_\_\_ in two originals,

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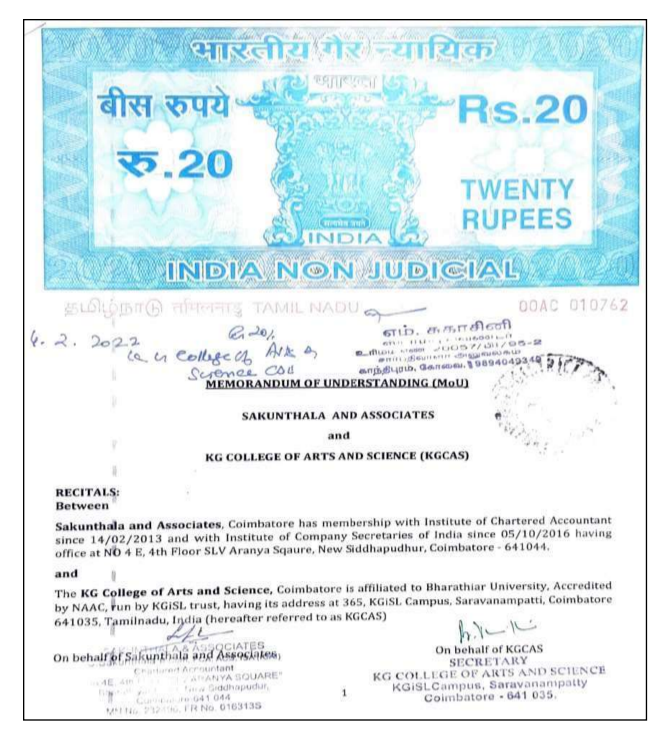
Mr. R. Jeyachandran Director Sundaram Engineering Works Pvt Ltd Coimbatore

**Dr. B.Vanitha** Secretary KG College of Arts and Science, Coimbatore

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Witness

## Sakunthala and Associates



### INTRODUCTION:

The goals of this MoU is to encourage cooperation between the two institutes/ organization in the work area identified and to recognize the development and specifications made by the participants.

Each organization operates according to its own respective rules and procedures. The parties desire through this MoU to establish specific guidelines regarding the sharing of documents and the participation by observers in certain meetings.

The agencies/ institutes/ organization shall exchange, upon request, mutually desired information on relevant work programs in the identified work areas.

If either agency makes reference to the specifications of the other agency, such reference should follow the other agency's published policies regarding the same.

### **ROLE OF PARTIES:**

### KG COLLEGE OF ARTS AND SCIENCE

- Exchange of faculty members for enrichment and sharing of knowledge.
- Collaboration on research projects, research publications and conducting FDP's, seminars and workshops.
- Exchange of students for Workshops, Seminars, Conferences and Symposia.
- Other forms of co-operation made by mutual agreements.

### SAKUNTHALA AND ASSOCIATES

May work jointly on research projects with KGCAS, the nature of sharing of roles and responsibilities would be specific to each research project.

- Provide internship for KGCAS students.
- Exchange of students for Workshops, Seminars, Conferences and Symposia
- Collaborate on research publications and conducting FDP's, seminars and workshops.
- Other forms of co-operation made by mutual agreements.

### Sharing of Knowledge & Confidentiality

Both the parties should be transparent in sharing of knowledge between them. However, necessary confidentiality should be maintained for intellectual property when providing consultancy to the third party.

### **General Considerations**

 This MoU supersedes all prior discussions and constitutes the entire MoU between the parties with respect to the subject matter hereof.

 Neither party acquires any intellectual or industrial property rights under the MoU or through any disclosure hereunder except where expressly stated in this MoU.

 No license to any patent, trade mark, copyright or other proprietary right is granted under this MoU or through any disclosure hereunder except where expressly stated in this MoU or the normal operation of the organization's respective policies and procedures.

Nothing contained herein shall be deemed to obligate either party to incorporate the materials
presented by the other party,

It is expressly declared that this MoU and the relationships between the parties established hereby does not contract a partnership, joint venture, agency or contract of employment between them.

hem. Charlered Accountant D df. 4D Floor "SLV APANYA SOLIARI." Bharathiyar Poad, New Siddhapudur, Combatore 641 044 MN No. 232496, FR No. 0163135

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Criterion 3 – Research, Innovation and Extension

## Liabilities

None of the parties shall be liable for any claim made directly or indirectly through a third party, by the other party for the losses or damages occurred while working on this joint program.

# **Terms and Termination**

This Agreement / MoU shall come into force on the Effective Date and shall, subject to termination hereunder, remain in force for a period of Three (3) years from the Effective date. This MoU may be terminated by either party upon thirty (30) days' written notice to the other party.

IN WITNESS WHEREOF, the partners have caused this MoU to be executed by their respective duly authorized representative as of the date mentioned.

KGCAS

## SAKUNTHALA AND ASSOCIATES

Name: Dr. B. Vanitha Secretary KG College of Arts and Science

Name: Prop. C Sakunthala B.Com, FCA, ACS, ISA (ICAI) Sakunthala and Associates Coimbatore

Signature:

Brun

Signature: Me

Seal : SECRETARY KG COLLEGE OF ARTS AND SCIENCE KGiSLCampus, Saravanampatty Coimbatore - 641 035.

Seal:

SAKUNTHALA & ASSOCIATES C.Sakunthala B.Com, FCA, ACS, ISA (ICAI) Chartered Accountant No 4F 4th Floor, "SLV ARANYA SQUARE" Boarathiyar Road, New Siddhapudur, Coimbatore-641 044 MN No. 232496, FR No. 0163135

Date:

16/02/2022

Witness: B. S. H. p (B. SATHISH) S/O N. BULLAN NG. S, KUMMARIN NHJAR, NARASIMHANAICKENPALAYAM, 3/0 N. BULLAN COSMBAJORE - 641031

Date:

Witness:

PRINCIPAL KG COLLEGE OF ARTS AND SCIENCE COIMBATORE - 641 035.

## Kahatbook - ADJ Utility APPS Private Limited



### PREAMBLE

"SUBIN RAMAKRISHNAN "..., now open to provide MoUs only to KG COLLEGE OF ARTS AND SCIENCE (No need to pay anything for MoU), with following services

- To cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- II. Collaborative technical and development activities in the fields of education and trainings are listed below. The following activities will be carried out between "SUBIN RAMAKRISHNAN "., and the DEPARTMENT OF COMMERCE IT
  - a) Skill Based Training, Education and Research.
  - b) Internship
  - c) Seminars/Workshop on recent developments in the field of Marketing.

### III. AMENDMENTS

No amendment or modification of the MoU shall be valid unless the same is made in writing by both the parties or their authorized representatives and specifically stating the same to be an amendment of this MoU. The modification/changes shall be effective from the date on which they are made or executed, unless otherwise agree to.

### IV. DURATION OF MoU

The duration of this MoU shall be for 1 year from the date of signing of the MoU. The MoU shall stand renewed automatically unless desired otherwise by either party. This MoU shall be terminated for no cause by giving one month advance written notice by either of the parties.

V. Disputes if any shall be settled through mutual discussions between the Parties in the first instance, failing which the same shall be settled through the courts of Bangalore/Coimbatore.

### VI. CONTACT DETAILS:

Khatabook Coimbatore, Regus,6th Floor,Office No 604,Hanudev info Tech Park, No 2, Udayampalayam Main Rd, KR Puram, Coimbatore, Tamil Nadu 641028

Subin R | City Manager Mobile: +91,06-5521-5521 Email: subin@khatabook.com www.khatabook.com

SECRETARY KG COLLEGE OF ARTS AND SCIENCE KGISLCampus, Saravanampatty Coimbatore - 641 035

KG COLLEGE OF ARTS AND SCI KGiSL Campus, Saravanampatti	
Coimbatore	
	duly authorized there to, have signed this Memorandum of
Understanding on 18 02 2022	in two originals.
" PROPERITOR NAME "., Subin RI City Manager Mobile: +91-96-5521-5521 Email : subin@khatabook.com www.khatabook.com Witness	Dr. B. Vanitha SECRETARY KG COLLEGE OF ARTS AND SCIENCE COIMBATORE SECRETARY KG COLLEGE OF ARTS AND SCIENCE Witness GislCampus, Saravanampatty Coimbatore - 641 035.
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Criterion 3 – Research, Innovation and Extension

3.5.1 Collaborations

## **TradeGo Academy**

200 बीस रुप **Rs.20** RUPFES INDIA INDIA NON JUDICIAL தமிழ்நாடு तमिलनाडु TAMIL NAGO 00AC 174614 3.8.2022 @ 29 எம். சுகாசினி R. 4. Collegeos emilionen 1 1057 Mir 15-2 Alts & Scrence Construction, and server \$ 2594049349 MEMORANDUM OF UNDERSTANDING BETWEEN "TRADEGO ACADEMY " AND KG COLLEGE OF ARTS AND SCIENCE This Memorandum of Understanding (MoU) is executed on this 16 - 02 - 2022 between "TradeGo Academy 10, SV Towers, Pollachi - Coimbatore, Tamil Nadu-642001", India, here in after referred to as "Mr. A. Saravana kumar, CEO, TradeGo Academy", which expression shall include its successors, legal heirs and assigns on the First part. KG College of Arts and Science, Coimbatore is affiliated to Bharathiar University, Accredited by NAAC, nun by KGiSL trust, having its address at 365, KGiSL Campus, Saravanampatty, Coimbatore 641035, Tamilnadu, India (hereafter referred to asKGCAS) SECRETARY CEO, TRAD KG COLLEGE OF ARTS AND SCIENCE COIMBATORE - 64 KGiSLCampus, Saravanampatty Coimbatore - 641 035

### PREAMBLE

"Mr. A. Saravana Kumar, CEO, TradeGo Academy", now open to provide MoUs only to KG COLLEGE OF ARTS AND SCIENCE (No financial commitments for MoU), with following services

- To cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- II. Collaborative technical and development activities in the fields of education and trainings are listed below. The following activities will be carried out between "Mr. A. Saravana Kumar", and the DEPARTMENT OF COMMERCE IT
  - a) Skill Based Training, Education and Research.
- b) Seminars/Workshop on recent developments in the field of Stock market.
- c) Collaboration on research projects, research publications and conducting FDP's, seminars and workshops.
- III. Other forms of co-operation made by mutual agreements.

### IV. AMENDMENTS

No amendment or modification of the MoU shall be valid unless the same is made in writing by both the parties or their authorized representatives and specifically stating the same to be an amendment of this MoU. The modification/changes shall be effective from the date on which they are made or executed, unless otherwise agree to.

### V. DURATION OF MoU

The duration of this MoU shall be for 2 year from the date of signing of the MoU. The MoU shall stand renewed automatically unless desired otherwise by either party. This MoU shall be terminated for no cause by giving one month advance written notice by either of the parties.

VI. Disputes if any shall be settled through mutual discussions between the Parties in the first instance, failing which the same shall be settled through the courts of Bangalore/Coimbatore.

### VII. CONTACT DETAILS:

Mr. A. SARAVANA KUMAR CEO, TRADEGO ACADEMY 10, SV TOWERS, POLLACHI COIMBATORE - 642001 CONTACT: 8838850759

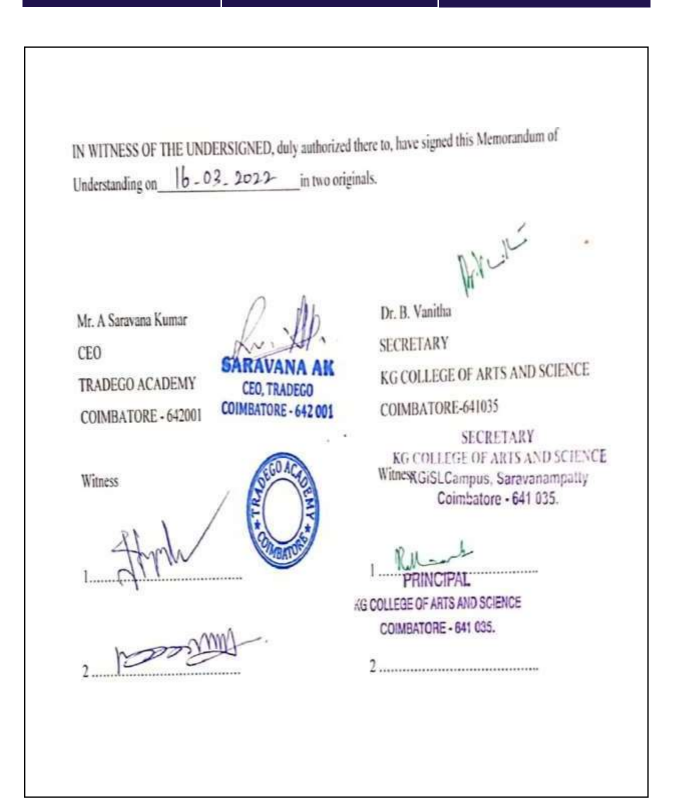
KG COLLEGE OF ARTS AND SCIENCE KGiSL Campus, Saravanampatti Coimbatore - 641035

CEO, TRADEGO **COIMBATORE - 642 001** 

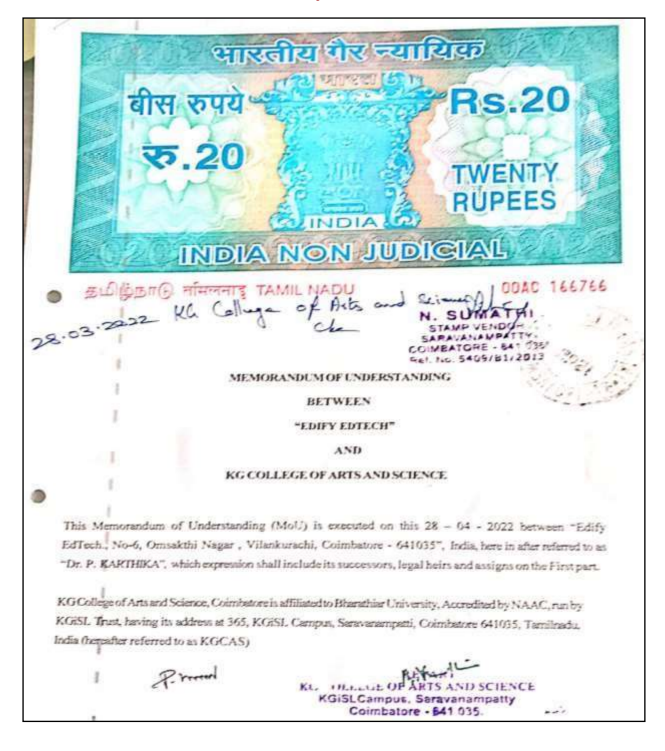


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## **Edify Edtech**



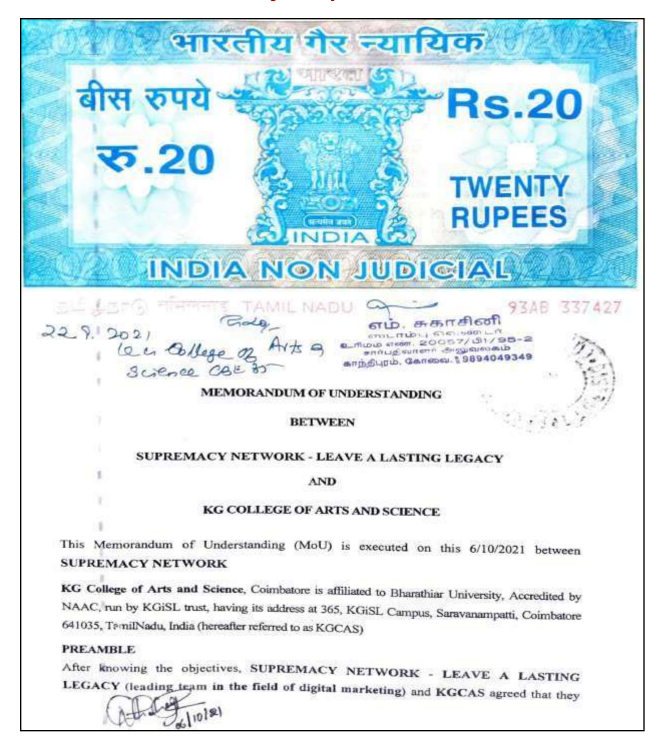
PREAMBLE "Dr. P. KARTHIKA", now open to provide MoUs only to KG COLLEGU OF ARTS AND SCIENCE (No Financial commitments for MoU) with following services 1. To cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research. 11. Collaborative technical and development activities in the fields of education and trainings are listed below. The following activities will be earried out between "Dr. P. KARTHIKA", and the DEPARTMENT OF COMMERCE IT a) Skill Based Training, Education and Research. b) Faculty Development Program c) Seminars/Workshop on recent developments in the field of Financial Markets 111. AMENDMENTS No amendment or modification of the MoU shall be valid unless the same is made in writing by both the parties or their authorized representatives and specifically stating the same to be an amendment of this MoU. The modification changes shall be effective from the date on which they are made or executed, unless otherwise agree to. IV. DURATION OF MoU The duration of this MoU shall be for 1 year from the date of signing of the MoU. The MoU shall stand renewed automatically unless desired otherwise by either party. This MoU shall be terminated for no cause by giving one month advance written notice by either of the parties. Disputes if any shall be settled through mutual discussions between the Parties in the first instance, v. failing which the same shall be settled through the courts of Bangalore/Coimbatore. P. wind CONTACT DETAILS: VL. Edify EdTech, No-6, Omsakthi Nagar. Vilankurachi, Coimbatore - 641035 KG COLLEGE OF ARTS AND SCIENCE KGiSL Campus, Saravanampatti, Coimbatore - 641035 IN WITNESS OF THE UNDERSIGNED, duly authorized there to, have signed this Memorandum of Understanding on 28. 0.4. 2022 in two originals. P.mend SECRETARY NDr. By Mahilla OF ARTS AND SCIENCE "PROPRIETOR NAME". SICKI Compute, Saravanampatty KG COLLEGE OF ARTS AND SCIENCE COIMBATORE Witness Witness

PRINCIPAL KG COLLEGE OF ARTS AND SCIENCE COIMBATORE - 641 035

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## **Supremacy Network**



can share the expertise available at both ends for mutual benefits in the field of education, training and enter in MoU. Based on the discussion held among the faculty of the DEPARTMENT OF COMMERCE WITH PROFESSIONAL ACCOUNTING certain thematic areas/programs have been identified for mutual collaboration.

SUPREMACY NETWORK now open to provide MoUs to the colleges (No need to pay anything for MoU), with following services:

I. Collaborative technical and development activities in the fields of education and trainings are listed below. The following activities will be carried out between SUPREMACY NETWORK and the DEPARTMENT OF COMMERCE WITH PROFESSIONAL ACCOUNTING

- a) Consultancy Work
- b) Internship cum Placement opportunities
- c) Faculty Development Programs
- d) Project assistance to final year B.Com.PA students
- e) Seminars/Workshop on recent developments in the field of Commerce.

Imparting training to faculty on emerging areas. Providing opportunity to students to work with the technology available at Resource Sharing.

II. Industrial visits and project work for the students to be carried out at SUPREMACY NETWORK fits the requirement of the students of KGCAS.

III. SUPREMACY NETWORK and KGCAS shall share facilities such as computers, sophistical equipment, instrument etc. and library facilities according to rules and regulations of each institution.

IV. Exchange Program enabling the faculty members of the Department of Commerce with Professional; Accounting of KGCAS to work for short periods in SUPREMACY NETWORK and the faculty of SUPREMACY NETWORK to serve as visiting faculty for guidance in the development program of mutual interest and conduct of intensive course.

V. Organize conferences, seminars, symposia, workshop and refresher courses for the students as collaborative effort at either SUPREMACY NETWORK or at KGCAS, Coimbatore

### AMENDMENTS

No amendment or modification of the MoU shall be valid unless the same is made in writing by both the parties or their authorized representatives and specifically stating the same to be an amendment of this MoU. The modification/changes shall be effective from the date on which they are made or executed, unless otherwise agree to.

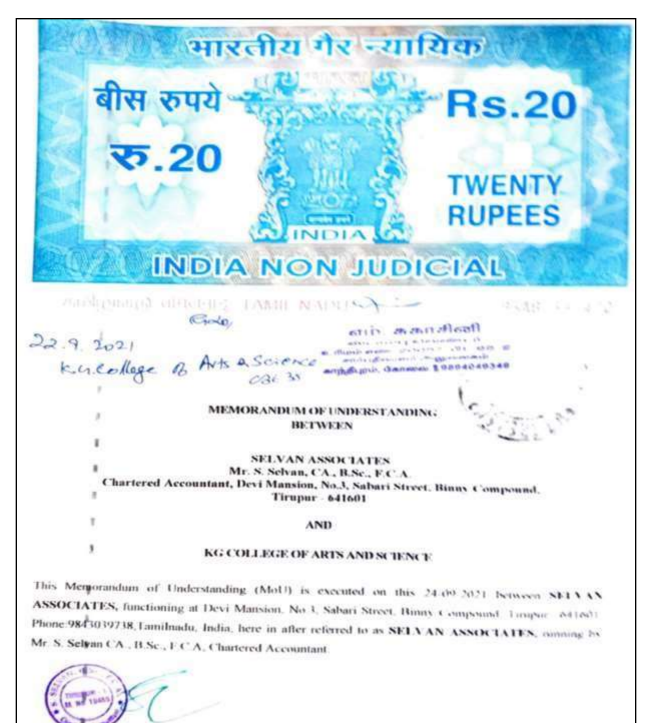
### DURATION OF MoU

The duration of this MoU shall be for 3 years from the date of signing of the MoU. The MoU shall stand renewed automatically unless desired otherwise by either party. This MoU snall be terminated for no cause by giving one month advance written notice by either of the parties

Criterion 3 – Research, Innovation and Extension

•	Disputes if any shall be settled through mutual discussions between the Parties in the first instance, failing which the same shall be settled through the courts of Chennal.
·	CONTACT DETAILS: NAVATHACHAYANI R SUPREMACY NETWORK Email: thakshaprincess@gmail.com KG COLLEGE OF ARTS AND SCIENCE KGiSL Campus, Saravanampatti Coimbatore
Mrs.	TITNESS OF THE UNDERSIGNED, duly authorized there to, have signed this orandum of Understanding on <u>o6 10 2</u> in two originals.
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## **Selvan Associates**



KG College of Arts and Science, Coimbatore is affiliated to Bharathiar University, Accredited by NAAC, run by KGiSL trust, having its address at 365, KGiSL Campus, Saravanampatti, Coimbatore 641035, TamilNadu, India (hereafter referred to as KGCAS)

### PREAMBLE

After knowing the objectives, SELVAN ASSOCIATES and KGCAS agreed that they can share the expertise available at both ends for mutual benefits in the field of education, training and enter in MoU. Based on the discussion held among the faculty of the DEPARTMENT OF COMMERCE WITH PROFESSIONAL ACCOUNTING certain thematic areas/programs have been identified for mutual collaboration.

SELVAN ASSOCIATES now open to provide MoUs to the colleges (No need to pay anything for MoU), with following services:

- I. As the students of Commerce with Professional Accounting are provided job training in the third year of their course, the second party (Chartered Accountant) may take one or two students of the first party (KG College) to impart audit training at his/her office for a period of 30 days during summer vacation (third week of April to first week of June of every year).
- II. The second party may deliver guest lecture to enrich the knowledge of students of College at the request of Dept. of Commerce with Professional Accounting of the first party in connection with recent developments in accounting, auditing and taxation. The first party shall pay the permissible honorarium to the second party. The Dept. of Commerce with Professional Accounting of the first party may utilize the services of the second party while organizing the workshop / seminar / conference / symposium based on the convenience available to the second party.
- III. The second party may provide employment opportunities, in case any vacancy arises, to the interested students of the first party to work as audit assistants in his/her office as mutually agreed salary. The second party may also provide an opportunity to the deserved students of college for carrying Article ship as per the guidelines prescribed by the ICAI.
- IV. The second party may permit the students of the Dept. of Commerce with Professional Accounting of the first party to visit the office of the second party and to witness the e-filing procedure and other audit procedure followed by the second party without affecting the secrecy of the clients of second party.
- V. The first party may utilize the services of the second party with the permissible honorarium in the process of commerce curriculum development and evaluation programme in case the time permits to the second party.
- VI. If the first party requires the other services relating to evaluation of examination papers, to act as observer and the like, the second party may render such services based on the request of first party. The first party bill party by the permissible honorarium to the second party.

## VII. AMENDMENTS

No amendment or modification of the MoU shall be valid unless the same is made in writing by both the parties or their authorized representatives and specifically stating the same to be an amendment of this MoU. The modification/changes shall be effective from the date on which they are made or executed, unless otherwise agree to.

## VIII. DURATION OF MoU

The duration of this MoU shall be for 3 years from the date of signing of the MoU. The MoU shall stand renewed automatically unless desired otherwise by either party. This MoU shall be terminated for no cause by giving one month advance written notice by either of the parties.

IX. Disputes if any shall be settled through mutual discussions between the Parties in the first instance, failing which the same shall be settled through the courts of Chennai.

### x. CONTACT DETAILS:

# Mr. S. Selvan CA., B.Sc., F.C.A., Chartered Accountant,

Devi Mansion, #3 Sabari Street ,Binny Compound, Tirupur 641601, TN India Phone: 9843039738

Email: mail@selvanrajesh.com

### KG COLLEGE OF ARTS AND SCIENCE

KGiSLCampus, Saravanampatti Coimbatore

M. ML 1541

IN WITNESS OF THE UNDERSIGNED, duly authorized there to, have signed this Memorandum of Understanding on 24.09.2021 in two originals.

Mr. S.Selvan

CHARTERED ACCOUNTANT SELVAN ASSOCIATES.

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Witness

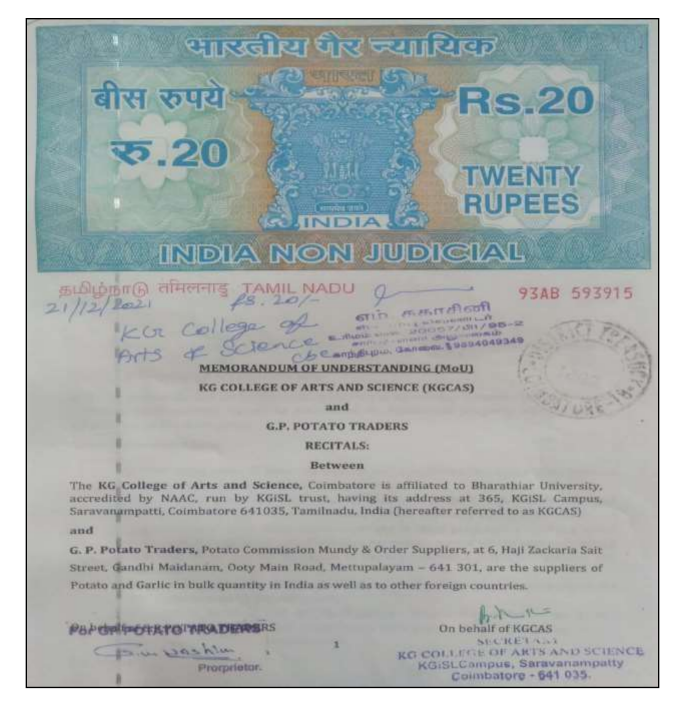
b.VUIL Dr. B. Vanitha

SECRETARY KG COLLEGE OF ARTS AND SCIENCE COIMBATORE.

Witness 1. Round

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## **G.P Potato Traders**



### INTRODUCTION:

The goal of this MoU is to encourage cooperation between the two institutes/ organization in the work area identified and to recognize the development and specifications made by the participants.

Each organization operates according to its own respective rules and procedures. The parties desire through this MoU to establish specific guidelines regarding the sharing of documents and the participation by observers in certain meetings.

The agencies/ institutes/ organization shall exchange, upon request, mutually desired information on relevant work programs in the identified work areas.

If either agency makes reference to the specifications of the other agency, such reference should follow the other agency's published policies regarding the same.

### ROLE OF PARTIES:

The two parties hereby mutually agree upon and place on record their signatures on this document with their full conscious and understanding and acceptance in the matter mentioned below.

 The college engages industrial visits every semester to acquaint the students with real time applications of the relevant courses and gain mathematical knowledge through modelling.

### Sharing of Knowledge & Confidentiality

Both the parties should be transparent in sharing of knowledge between them. However, necessary confidentiality should be maintained for intellectual property when providing consultancy to the third party.

### **General Considerations**

- This MoU supersedes all prior discussions and constitutes the entire MoU between the parties with respect to the subject matter hereof.
- Neither party acquires any intellectual or industrial property rights under the MoU
  or through any disclosure hereunder except where expressly stated in this MoU.
- No license to any patent, trade mark, copyright or other proprietary right is granted under this MoU or through any disclosure hereunder except where expressly stated in this MoU or the normal operation of the organization's respective policies and procedures.
- Nothing contained herein shall be deemed to obligate either party to incorporate the materials presented by the other party.
- It is expressly declared that this MoU and the relationships between the parties established hereby does not constitute a partnership, joint venture, agency or contract of employment between them.

### Liabilities

None of the parties shall be liable for any claim made directly or indirectly through a third party, by the other party for the losses or damages occurred while working on this joint program.

### **Terms and Termination**

This Agreement / MoU shall come into force on the Effective Date and shall, subject to termination hereunder, remain in force for a period of Three (3) years from the Effective date. This MoU may be terminated by either party upon thirty (30) days' written notice to the other party.

IN WITNESS WHEREOF, the partners have caused this MoU to be executed by their respective duly authorized representative as of the date mentioned.

## KGCAS

## **G.P. POTATO TRADERS**

Name: Dr. B.Vanitha

Secretary

KG College of Arts and Science

Name: G.M.Hashim Sait Proprietor G. P. Potato Traders

Signature: WUE

SECRETARY KG COLLEGE OF ARTS AND SCIENCE KGiSLCampus, Saravanampatty Seal: Coimbatore - 641 035.

Signature:

# For GP POTATO TRADERS

Seal:

Grun HASh".un Prorprietor.

Date: 31.1.2022

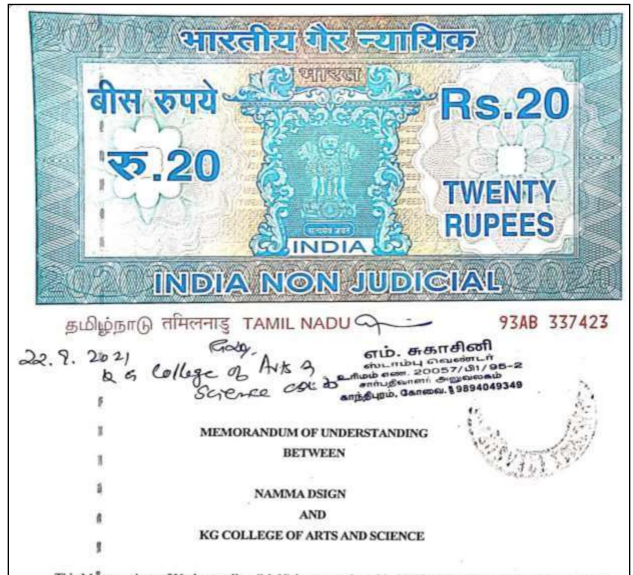
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Date: 31. 1-202

PRINCIPAL KG COLLEGE OF ARTS AND SCIENCE COMMEATORE - 641 035.

Witness: Auzon.

## Namma Dsign



This Memorandum of Understanding (MoU) is executed on this 13-09-2021 between NAMMA DSIGN functioning at 2nd Floor Ammani Aruna Complex, Annur (TK), Coimbatore - 641653, Phone: 8300849709, 9715350476, India, hereafter referred to as NAMMA DSIGN which expression shall include its successors, legal heirs and assigns on the First part.

KG College of Arts and Science, Coimbatore is affiliated to Bharathiar University, Accredited by NAAC, run by KGiSL trust, having its address at 365, KGiSL Campus, Saravanampatti, Coimbatore 641035, Tamilnadu, India (hereafter referred to as KGCAS).

### PREAMBLE

### About Us

With great passion and love Namma design started its journey to enter the needs of our clients in this digital field. We focus and strive to provide high quality standards and our reputation will surely depend on the commitment to excellence by our team.

### Services provided

### Graphic Design:

We drive to deliver results through graphic design and meet your every branding needs.

### UI & UX Design:

We aim to create and provide products that establish a wonderful user experience.

### Video Editing:

Our resources and skills work together to assist you in editing and transforming raw videos to your requirements.

### Web Development:

Our eminent web developers cater to your complete needs in web application development and web design.

### App Development:

Get your ideas working live as Apps on the Google play store or App store with the team of App developers who work closely with your ideas till they get published.

### **Digital Marketing:**

Being our core strength, we work to understand, visualize and promote the ideas of our clients.

After studying the strengths and objectives, NAMMA DSIGN and KGCAS agreed that they can share the expertise available at both ends for mutual benefits in the field of education, training and enter in MoU. Based on the discussion held among the faculty of the DEPARTMENT OF COMPUTER SCIENCE certain thematic areas/programs have been identified for mutual collaboration.

NAMMA DSIGN will offer the following services

 Collaborative technical and development activities in the fields of education andtrainings are listed below.

The following activities will be carried out between NAMMA DSIGN and the DEPARTMENT OF COMPUTER SCIENCE.

- a) Training On Design Softwares (Adobe Photoshop, Illustrator, and Premiere Pro.)
- b) Carrier Guidance & Opportunities in Design Field.
- II. Industrial visits and project work for the students to be carried out at NAMMA DSIGN if the training projects and infra-structure facilities available at NAMMA DSIGN fits the requirement of the students of KGCAS.

III. NAMMA DSIGN and KGCAS shall share facilities such as computers, sophistical equipment, instrument etc. and library facilities according to rules and regulations of each institution.

- KGCAS will serve a visiting faculty for guidance in the development program of mutual interest and IV. conduct of intensive course.
- Together design and development of curriculum in new areas of Science and Technology, particularly v. with long- & short-term courses which will benefit the students of the Department of Computer Science of KGCAS, Coimbatore.

### AMENDMENTS VI.

No amendment or modification of the MoU shall be valid unless the same is made in writing by both the parties or their authorized representatives and specifically stating the same to be an amendment of this MoU. The modification/changes shall be effective from the date on which they are made or executed, unless otherwise agree to.

### DURATION OF MoU VII.

The duration of this MoU shall be for 1 year from the date of signing of the MoU. The MoU shall stand renewed automatically unless desired otherwise by either party. This MoU shall be terminated for no cause by giving one month advance written notice by either of the parties.

VIII. Disputes if any shall be settled through mutual discussions between the Parties in the first instance, failing which the same shall be settled through the courts of Chennai.

### CONTACT DETAILS: IX.

2nd Floor Ammani Aruna Complex, Annur (TK), Coimbatore - 641653, Phone: +91 83008 49709, +91 97153 50476, E-Mail:nammadsign@gmail.com

### KG COLLEGE OF ARTS AND SCIENCE

KGiSL Campus, Saravanampatti Coimbatore.

IN WITNESS OF THE UNDERSIGNED, duly authorized there to, have signed this Memorandum of Understanding on 13-09-2021 in two originals.

A.P. BL-M Rt.

Mr. BARATH RAJ A.P. CEO & FOUNDER NAMMA DSIGN COIMBATORE Witness

P.X-1-Dr. B. VANITHA

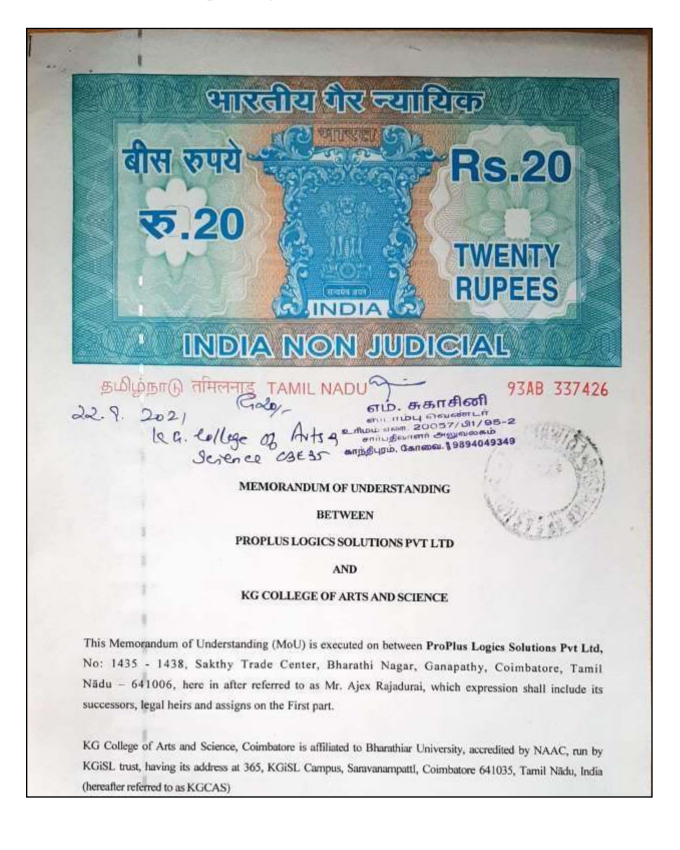
SECRETARY KG COLLEGE OF ARTS AND SCIENCE COIMBATORE Witness

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## **Proplus Logics Solution Private Limited**



### PREAMBLE

### About ProPlus Logics:

ProPlus Logics is one of the most reputed web design and development companies, located in Coimbatore, Tamil Nādu,

With a wide array of web design, development, marketing, and branding solutions, we have been helping businesses from different industries, niches, and dimensions all across the globe. Our services include professional web development, software development, web application development, graphics design, SEO (Search Engine Optimization), SMO (Social Media Optimization), and branding solutions, to name a few. We extend our services to the customers who want to take their businesses online, based on their unique requirements.

At ProPlus Logics, we take pride in being able to gather some of the most skilled and experienced designers, developers, marketers, and strategists, who can help the end-users reach to the top with an exceptional quality of work. Our innovation and technological expertise have made us one of the most trusted web design and development companies.

### **Our services:**

When you come to ProPlus Logics, you are at the one-stop digital solution. We provide a wide range of web development solutions that would ensure the growth of your business.

### Web Application Development

We, at ProPlus Logics, develop advanced B2B and B2C compatible web applications that will meet the business challenges and simplify the operations. Our experts offer 360-degree support in web application development.

### Website Designing

We offer attractive website designs that have the potential to make conversion and sales. We create unique and custom website layouts from scratch that are trendy. Moreover, our designers particularly focus on user experience.

### E-Commerce Development

We build the finest ecommerce solutions for B2B and B2C businesses with trendy features and advanced functionalities. The online stores we develop are designed to boost your sales with easy navigation and interactive user interface.

### Mobile App Development

At ProPlus Logics, we build feature-rich mobile applications that run on the major operating systems like Android and iOS. We build both native (Android and iOS) and hybrid applications that can boost your business with tons of installations.

After studying the strengths and objectives, **PROPLUS LOGICS SOLUTIONS PVT LTD** and **KGCAS** agreed that they can share the expertise available at both ends for mutual benefits in the field of education, training, scientific and industrial research and enter in MoU. Based on the discussion held among the faculty of the **DEPARTMENT OF COMPUTER APPLICATIONS** certain thematic areas/programs have been identified for mutual collaboration.

ProPlus Logics Solutions Pvt Ltd now open to provide MoUs to the colleges (No need to pay anything for MoU), with following services

L Collaborative technical and development activities in the fields of education and trainings are listed below. The following activities will be carried out between PROPLUS LOGICS SOLUTIONS PVT LTD and the DEPARTMENT OF COMPUTER APPLICATIONS

- a) Internship cum Placement opportunities
- b) Software Development
- c) Faculty Development Programs
- d) Bootcamps
- e) Project assistance to final year B.C.A students
- f) Seminars/Workshop on recent developments in the field of Computer Science.
- g) Imparting on training to faculty on emerging areas. Providing opportunity to students to work with the technology available at Resource Sharing.
- II. Industrial visits and project work for the students to be carried out at ProPlus Logics Solutions Pvt Ltd, if the training projects and infra- structure facilities available at ProPlus Logics Solutions Pvt Ltd fits the requirement of the students of KGCAS.
- III. ProPlus Logics Solutions Pvt Ltd and KGCAS shall share facilities such as computers, sophistical equipment, instrument etc. and library facilities according to rules and regulations of each institution.
- IV. Exchange Program enabling the faculty members of the Department of Computer Applications of KGCAS to work for short periods in ProPlus Logics Solutions Pvt Ltd and the team members of ProPlus Logics, to serve as visiting faculty for guidance in the development program of mutual interest and conduct of intensive course.
- V. Together design and development curriculum in new areas of Science and Technology, particularly with long- & short-term courses which will benefit the faculty members/students of the Department of Computer Applications of KGCAS, Coimbatore.
- VI. Organize conferences, seminars, symposia, workshop and refresher courses for the students as collaborative effort at either ProPlus Logies or at KGCAS, Coimbatore.

#### VII. AMENDMENTS

No amendment or modification of the MoU shall be valid unless the same is made in writing by both the parties or their authorized representatives and specifically stating the same to be an amendment of this MoU. The modification/changes shall be effective from the date on which they are made or executed, unless otherwise agree to.

### VIII. DURATION OF MoU

The duration of this MoU shall be for 1 year from the date of signing of the MoU. The MoU shall stand renewed automatically unless desired otherwise by either party. This MoU shall be terminated for no cause by giving one month advance written notice by either of the parties.

IX. Disputes if any shall be settled through mutual discussions between the parties in the first instance, failing which the same shall be settled through the courts of Chennai.

#### X. CONTACT DETAILS:

**ProPlus Logics Solutions Pvt Ltd** 

No: 1435 - 1438, Sakthy Trade Center, Bharathi Nagar, Ganapathy, Coimbatore, Tamilnadu - 641006

### KG COLLEGE OF ARTS AND SCIENCE

365, KGiSL Campus, Thudiyalur road, Saravanampatti, Coimbatore, Tamilnadu - 641035

IN WITNESS OF THE UNDERSIGNED, duly authorized there to, have signed this Memorandum of

Understanding on 13.10.2021 in two originals. b.YUN Dr. B. Vanitha Mr. Ajex Rajadurai CHIEF EXECUTIVE OFFICER SECRETARY PROPLUS LOGICS SOLUTIONS PVT LTD KG COLLEGE OF ARTS AND SCIENCE COLMBATORE PROPIUS LOGICS Solutions Pvr. Ltd COIMBATORE #48, Raja Street, Ganapathy, Coimbatore-641 006 GSTIN 33AAPFP387981Z2 / PAN: AAPFP38798 Tel: +91 422 4348314 / Mob: + 91 99430 09372 E mail: info@proplusiogics.com 4.4 Witness Witness 1. B. R.M. (B. RaiesL) 2. J. R. M. (Riverdham, A.S. 1 Kell 1910124 or: the

### **Techvolt Software Private Limited**



This Memorandum of Understanding (MoU) is executed on this 24.09.2021 between TECHVOLT SOFTWARE PVT. LTD, functioning at #28,Thacil Centre, 2<sup>nd</sup> Floor, Above City Union Bank, Raja Annamalai Road, Saibaba colony, Coimbatore -641011,Tamilnadu,Phone: +91 8428 983 975, here in after referred to as Techvolt Software Pvt. Ltd., which expression shall include its successors, legal heirs and assigns on the First part.

KG College of Arts and Science, Coimbatore is affiliated to Bharathiar University, Accredited by NAAC, run by KGiSL trust, having its address at 365, KGiSL Campus, Saravanampatty, Coimbatore 641035, Tamilnadu, India (hereafter referred to as KGCAS)

### PREAMBLE

TECHVOLT SOFTWARE PVT. LTD, is a Software Development and Digital Marketing Company located in Coimbatore. Techvolt Software involves in the business entity of ERP, CRM Applications, Web Designing, Web Hosting, Web Application Development, Embedded Systems, IoT and Machine Learning. Techvolt Software also provides services on Digital Marketing for business promotion to their clients & customers across India. Digital Marketing is a latest method of marketing techniques widely used across the Globe. Digital Marketing is an online marketing technique and methods used for all products and services through Search Engine and Social media advertisements.

Our vision is to develop constantly and grow into a major IT service provider. Thereby becoming a leading performer in providing quality web and software development solutions in the competitive global marketplace. We consistently usher our customers towards success. We have the ability to accelerate and swiftly share the great work or products of your organization or business. We believe that these qualities will be the key to reaching our goal.

Techvolt Software Pvt.Ltd delivers its solutions through an empowered team of professionals, where all the members are encouraged to innovate, explore, and take responsibility for their own growth both technically and professionally. Techvolt Software Pvt.Ltd has an open work environment and culture that encourages personal and group achievement with a clear focus on delivering customer satisfaction.

After studying the strengths and objectives, TECHVOLT SOFTWARE PVT. LTD and KGCAS agreed that they can share the expertise available at both ends for mutual benefits in the field of education, training, scientific and industrial research and enter in MoU. Based on the discussion held among the faculty of the DEPARTMENT OF INFORMATION TECHNOLOGY certain thematic areas/programs have been identified for mutual collaboration.

TECHVOLT SOFTWARE PVT. LTD, now open to provide MoUs to the colleges (No need to pay anything for MoU), with following services

 Collaborative technical and development activities in the fields of education and trainings are listed below. The following activities will be carried out between TECHVOLT SOFTWARE PVT.
 LTD, and the DEPARTMENT OF INFORMATION TECHNOLOGY

- a) Consultancy Work
- b) Internship cum Placement opportunities

- c) Software Development
- d) Faculty Development Programs
- e) Bootcamps
- Project assistance to final year B.Sc. IT students
- g) Seminars/Workshop on recent developments in the field of Computer Science.

 Imparting on training to faculty on emerging areas. Providing opportunity to students to work with the technology available at Resource Sharing.

Industrial visits and project work for the students to be carried out at TECHVOLT SOFTWARE
 PVT.LTD., if the training projects and infra- structure facilities available at TECHVOLT SOFTWARE
 PVT. LTD, fits the requirement of the students of KGCAS.

III. TECHVOLT SOFTWARE PVT. LTD, and KGCAS shall share facilities such as computers, sophistical equipment, instrument etc. and library facilities according to rules and regulations of each institution.

IV. Exchange Program enabling the faculty members of the Department of Information Technology of KGCAS to work for short periods in TECHVOLT SOFTWARE PVT. LTD, and the faculty of TECHVOLT SOFTWARE PVT. LTD., to serve as visiting faculty for guidance in the development program of mutual interest and conduct of intensive course.

V. Together design and development of curriculum in new areas of Science and Technology, particularly with long- & short-term courses which will benefit the faculty members/students of the Department of Computer Technology of KGCAS, Coimbatore

VI. Organize conferences, seminars, symposia, workshop and refresher courses for the students as collaborative effort at either TECHVOLT SOFTWARE PVT. LTD, or at KGCAS, Coimbatore

### VII. AMENDMENTS

No amendment or modification of the MoU shall be valid unless the same is made in writing by both the parties or their authorized representatives and specifically stating the same to be an amendment of this MoU. The modification/changes shall be effective from the date on which they are made or executed, unless otherwise agree to.

### VIII. DURATION OF MoU

The duration of this MoU shall be for 3 years from the date of signing of the MoU. The MoU shall stand renewed automatically unless desired otherwise by either party. This MoU shall be terminated for no cause by giving one month advance written notice by either of the parties.

1X. Disputes if any shall be settled through mutual discussions between the Parties in the first instance, failing which the same shall be settled through the courts of Chennai.

### X. CONTACT DETAILS:

### Techvolt Software Private Limited,

#28,Thacil Centre,2<sup>nd</sup> Floor, Above City Union Bank, Raja Annamalai Road, Saibaba colony, Coimbatore -641011,Tamilnadu,India

Phone: +91 8428 983 975, E-Mail : vinayaga@techvoltcoimbatore.com

### KG COLLEGE OF ARTS AND SCIENCE

KGiSL Campus, Saravanampatti, Coimbatore.

IN WITNESS OF THE UNDERSIGNED, duly authorized there to, have signed this Memorandum of Underschweinig Software PVT UD in two originals.

Mr.P.Vienyugamoorthy DIRECTOR CEO & Managing Director, TECHVOLT SOFTWARE PVT. LTD., COIMBATORE, TAMILNADU h.Y. IN SECRETARY Dr. B. Vanitha KG COLLEGE OF ARTS AND SCIENCE SECRETARY COIMBATORE - 641 035

KG COLLEGE OF ARTS AND SCIENCE COIMBATORE

Witness

R.n.

Witness

### **Brain O Vision Solution Private Limited**



## MEMORANDUM OF UNDERSTANDING BETWEEN

## BRAINOVISION SOLUTION PVT.LTD. AND KG COLLEGE OF ARTS AND SCIENCE

This Memorandum of Understanding (MOU) is executed on this 18th AUGUST 2021 between BRAINOVISION SOLUTION PVT. LTD. functioning at LVS Arcade, Plot No. 71, Jubilee Enclave, Hitee City, Madhapur, Hyderabad – 500081, Phone:, 9502935039, India, represented by Mr. Ganesh Nag Doddi, Co-Founder, here in after referred to as BRAINOVISION SOLUTION PVT. LTD., which expression shall include its successors, legal heirs and assigns on the First part.

KG College of Arts and Science, Coimbatore is affiliated to Bharathiar University, Accredited by NAAC, run by KGiSL trust, having its address at 365, KGiSL Campus, Saravanampatti, Coimbatore 641035, Tamilnadu, India (hereafter referred to as KGCAS)

Mr. GANESH NAG DODDI

CO - FOUNDER

Dr. B. Vanitha SECRETARY KG COLLEGE OF ARTS AND SCIENCE, COIMBATORE. Criterion 3 – Research, Innovation and Extension

### 3.5.1 Collaborations

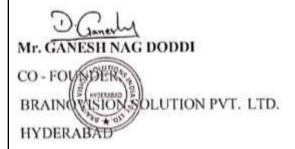
BRAIN O VISION

### PREAMBLE

**BRAINOVISION SOLUTION PVT. LTD.** is, India based company that is committed to deliver quality software solutions and services to its customers and end users. BRAINOVISION SOLUTION PVT. LTD. is, one of the leading and fast growing companies in the area of web development and all digital solutions to the corporate world and Nation. We are global IT consulting company with in-depth expertise in providing end-to-end solutions. We work on diverse projects ranging from simple information systems and websites to complex enterprise type architectures, desktop or web- enabled applications, traditional n-tier and service oriented architectures.

WHAT WE DO: Brainovision solutions pvt. Ltd. provides technical solutions and consultancy to businesses. We offer wide range of software product development and digital services. We work on the digitization drive for companies which helps them to expand their business activities online and to a larger audience. Our organization is having many satisfied clients across the India and 5+ years of experience in the information technology Industry.

WHY TO CHOOSE US: BrainOvision is a collaborative and fast paced environment where responsibility, problem solving and teamwork are its own rewards. We like to work with people who have both a sense of humor and embrace agile values and practices. Life's too short for anything else



ANUN

Dr. B. Vanitha SECRETARY KG COLLEGE OF ARTS AND SCIENCE, COIMBATORE



After studying the strengths and objectives, **BRAINOVISION SOLUTION PVT. LTD**, and **KGCAS** agreed that they can share the expertise available at both ends for mutual benefits in the field of education, training, scientific and industrial research and enter in MoU. Based on the discussion held among the faculty of the **DEPARTMENT OF COMPUTER TECHNOLOGY** certain thematic areas/programs have been identified for mutual collaboration.

BRAINOVISION SOLUTION PVT. LTD now open to provide MoUs to the colleges (No need

to pay anything for MoU), with following services

- Collaborative technical and development activities in the fields of education and trainings are listed below. The following activities will be carried out between BRAINOVISION SOLUTION PVT. LTD. and the DEPARTMENT OF COMPUTER TECHNOLOGY
  - a) Consultancy Work
  - b) Internship cum Placement opportunities
  - c) Software Development
  - d) Faculty Development Programs
  - e) Bootcamps
  - f) Project assistance to final year B.Sc. CT students
  - g) Seminars/Workshop on recent developments in the field of Computer Science.

Imparting training to faculty on emerging areas. Providing opportunity to students to work with the technology available at Resource Sharing.

Mr. GANESH NAG DODDI CO - FOUNDER VISION SOLUTION PVT. LTD. HYDERABAL

Dr. B. Vanitha SECRETARY KG COLLEGE OF ARTS AND SCIENCE, COIMBATORE



- II. Industrial visits and project work for the students to be carried out at BRAINOVISION SOLUTION PVT. LTD., if the training projects and infra- structure facilities available at BRAINOVISION SOLUTION PVT. LTD. fits the requirement of the students of KGCAS.
- III. BRAINOVISION SOLUTION PVT. LTD. and KGCAS shall share facilities such as computers, sophistical equipment, instrument etc. and library facilities according to rules and regulations of each institution.
- IV. Exchange Program enabling the faculty members of the Department of Computer Technology of KGCAS to work for short periods in BRAINOVISION SOLUTION PVT. LTD. and the faculty of BRAINOVISION SOLUTION PVT. LTD., to serve as visiting faculty for guidance in the development program of mutual interest and conduct of intensive course.
- V. Together design and development of curriculum in new areas of Science and Technology, particularly with long- & short-term courses which will benefit the faculty members/students of the Department of Computer Technology of KGCAS, Coimbatore.
- VI. Organize conferences, seminars, symposia, workshop and refresher courses for the students as collaborative effort at either BRAINOVISION SOLUTION PVT. LTD. or at KGCAS, Coimbatore

Mr. GANESH NAG DODDI CO - FOL BODER BRAINCEISION SOLUTION PVT. LTD.

12.12.15

Dr. B. Vanitha

SECRETARY KG COLLEGE OF ARTS AND SCIENCE, COIMBATORE KG College of Arts and Science

Criterion 3 – Research, Innovation and Extension

### 3.5.1 Collaborations



- VII. AMENDMENTS: No amendment or modification of the MoU shall be valid unless the same is made in writing by both the parties or their authorized representatives and specifically stating the same to be an amendment of this MoU. The modification/changes shall be effective from the date on which they are made or executed, unless otherwise agree to.
- VIII. DURATION OF MoU: The duration of this MoU shall be for 3 years from the date of signing of the MoU. The MoU shall stand renewed automatically unless desired otherwise by either party. This MoU shall be terminated for no cause by giving one month advance written notice by either of the parties.
- IX. Disputes if any shall be settled through mutual discussions between the Parties in the first instance, failing which the same shall be settled through the courts of Hyderabad.

Mr. GANESH-NAG DODDI CO - FOUNDER. SION SOLUTION PVT. LTD. BRAINO HYDERABAL

Dr. B. Vanitha SECRETARY KG COLLEGE OF ARTS AND SCIENCE, COIMBATORE

Criterion 3 – Research, Innovation and Extension

**3.5.1** Collaborations

KG College of Arts and Science

Criterion 3 – Research. **Innovation and Extension** 

3.5.1 MoUs / Collaborations



### CONTACT DETAILS:

### BRAINOVISION SOLUTION PVT.LTD.

LVS Arcade, Plot No. 71, Jubilee Enclave, Hitee City, Madhapur, Hyderabad - 500081. Haryana, India

Phone: +91 9542657109, 9502935039

e-Mail :contact@brainovision.in

## KG COLLEGE OF ARTS AND SCIENCE

KGiSL Campus, Saravanampatti

Coimbatore

IN WITNESS OF THE UNDERSIGNED, duly authorized there to, have signed this Memorandum of Understanding on 18th August-2021 in two originals.

Mr. GANESH NAG DODDI

CO - FOUNDERING BRAINO SION S TION PVT. LTD. HYDER

Dr. B. Vanitha

SECRETARY KG COLLEGE OF ARTS AND SCIENCE, COIMBATORE -

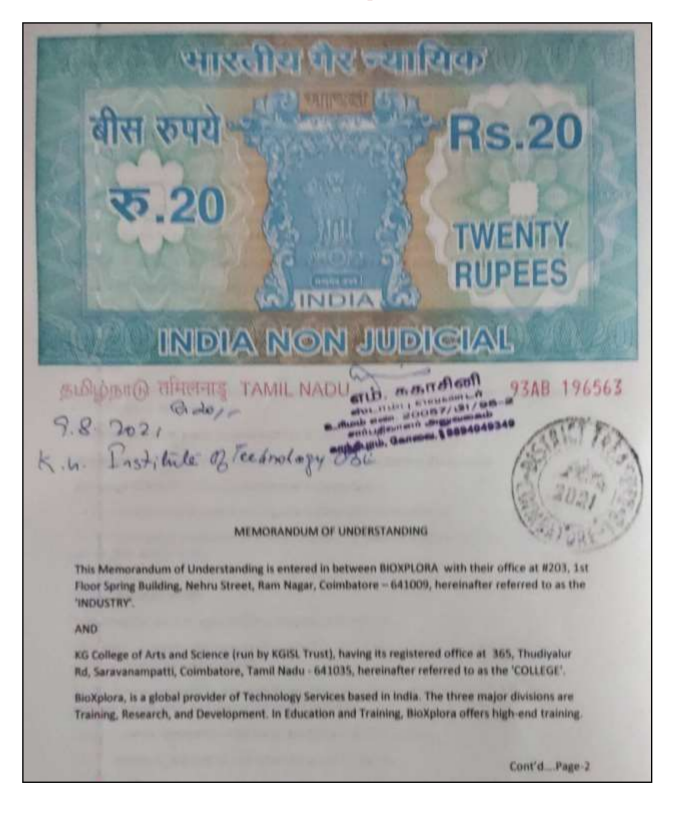
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Dr. V. Bathyavath

### **BioXplora**



### NOW IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO:

Preamble

Industry – Institutional collaboration Initiatives will lead to efficient complementation of resources of both the sponsors, eventually leading to the development of a house of excellence for quality training, research and development, which will be of immense mutual benefit and also relevant to societal benefit. Realizing this objective, the industry and the College, named above, have signed this MOU to achieve the desired results for the benefit of the students and community.

**Objectives of MOU** 

Offering classes to the students for skill development in Medical coding.

Exposing students to implement advanced technologies for better Medical services.

To build on innovative technology and creative strategies.

Encouraging the involvement of students to take up projects in a novel and creative manner.

Practical-based tests will be conducted in the first half and second half of the program.

BioXplora

Shall conduct the above-mentioned training program in the premises of KG College of Arts & Science (Department of Biotechnology)

Shall provide the necessary support facilities for conducting the course.

Will provide qualified Technical Consultants for teaching and training the students.

KG College of Arts & Science (Department of Biotechnology).

Collaboration with Bioxplora can organize conferences and Workshops.

BioXplora will give a special lecture to both faculties and students at KG college of Arts & science to update their level of skills.

TERMS AND AGREEMENT

Conducting Pre and Post assessment of students by BioXplora.

This is non – exclusive agreement and is valid for a period of three years (2021-2024), and maybe extended further on mutual consent.

For the services rendered by one party to the other, the service charges, if applicable, shall be mutually agreed upon, and paid to the service provider.

The MoU can be terminated within three months notice on either side.

This agreement is governed by and construed as per Indian Law.

The Head of Department concerned will be the coordinator for the interaction on behalf of the College and the Industry will nominate a Representative for the aforesaid.

Medical Coding and Bioinformatics training Program will be provided for the Department of Biotechnology students. The courses, of 35 hours each, will be conducted over a period of 3-4 semesters as per the time slot allotted by KGCAS, based on the enrolled student strength.

The Company agrees to provide 50% of practical and 50% of theory from the agreed syllabus.

-3-

The course fee has been fixed as Rs. 2500/- per student for Medical Coding and Rs 2000/- for Bioinformatics. For a minimum of 100 students, it has been agreed by both Industry and the College. The payments will be collected by KGCAS and released to BioXplora.

All the decisions should be made with the consent of the Principal, KGCAS, and Head, Academics & BIOXPLORA, Coimbatore.

In addition to the Industry expert, College will provide a course coordinator to run the course.

The Course coordinator or supporting staff member from KGCAS will guide our Technical consultants on class time schedules of semester, maintain students' attendance records and help them utilize the college lab facilities /amenities required for conducting the programs.

Also the coordinator will serve as the Single Point of Contact (SPOC) during the tenure of the add-on programs.

MODE OF PAYMENT FOR TRAINING PROGRAM

First, 50% of the course payment will be paid before the commencement of the training.

The balance 50% of the course fees will be settled on completion of syllabus, conducting the exam, post-assessment, and distribution of Certificates.

The Industry and the College each represent that it has read and understood this agreement, that by signing below it agrees to be bound by its terms, and that it has caused this Agreement to be executed by its authorized representatives.

For BioXplora

(Santhosh Kumar.K)

(Santhose Kumar.K)

**Executive-Corporate relations** 

BioXplora

Date:

Seal:

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For KG College of Arts

(Aravind Kumar Rajendran)

CEO

KG College of Arts & Science

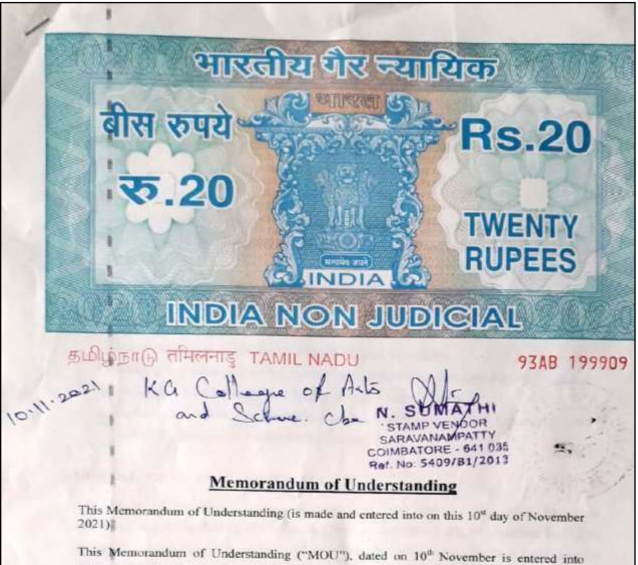
Date: 23 - Aug - 2021

Seal:

Witness 2

myth (Kanihana Menon) KAISL EDU

### **Ekam Foundation**



Fins orchiorandum of Onderstanding ('MOO'), dated on 10" November is entered into between EKAM Foundation, No 16/19, 2nd floor, Jayalakshmipuram 1st Street, Nungambakkam, Chennai- 600034, Tamil Nadu, India and KG College of Arts and Science, KGISL Campus, Saravanampatti, Coimbatore-641035, Tamil Nadu, India. (KG College of Arts and Science, Coimbatore and EKAM Foundation, Chennai may be referred to herein individually as "College" & "Foundation" respectively and collectively as "Parties").

### About Ekam:

EKAM Foundation is a non-profit organization registered in 2009 at Chennai, Tamil Nadu that aims to improving the healthcare system of the society in the sphere of maternal and child health. Enabling lifesaving medical treatment, collaborating with government health

sector to enhance healthcare delivery and counteracting on mortality causes are some of the profound works carried out by the organization. It also seeks to foster a sustainable society through various community-based health education and training programs to empower people in making informed choices to live a better lifestyle and empower overall well-being of the community.

#### AIM:

To bring about an improvement in the health and well-being of the community, mother and child by working in the RMNCH+A [Reproductive, Maternal, Newborn, Child, and adolescent health] sector and

- 1. Facilitating life-saving medical treatment to children needing support
- Working with and contributing to an enhancement of service delivery within the Public Health System
- 3. Empowering communities and guiding their decision making
- Building and sustaining a community culture and platform that supports, motivates and encourages people to adopt and maintain healthy lifestyle behavior.
- Fostering healthy partnerships by encouraging a confluence of CCPP Community, Civil Society Organizations, Public and Private sector.

### KG COLLEGE OF ARTS AND SCIENCE

KG College of Arts and Science established in the year 2005 is affiliated to Bharathiar University and Accredited by NAAC during 2016-17. It is ISO 9001:2015 certified Institution for Quality Management System by TUV. At present, the college offers Fourteen Undergraduate Programmes, Five Postgraduate Programmes, One five-year Integrated Programme and Research Programmes.

#### Notable Achievements

- 6<sup>th</sup> place in All India level SWACHHTA Ranking 2017.
- Five star on Annual Performance Rating in Institution's Innovation Council (IIC)
- 'Band B Institution' (Rank between 26 50) in Atal Ranking of Institutions on Innovation Achievements (ARIIA).
- Top 10 College users by National Library and Information Services Infrastructure for Scholarly Content (N-LIST)
- · State of the art infrastructure for teaching, learning and research
- Many MoUs for Value Added Courses with Global Certification.
- Good results and graduation rates all through the years.
- Placement more than of 80% of the graduates in MNCs and other reputed Companies.

### Roles & Responsibilities

#### Ekam Foundation:

- 1. Support Youth Mentors with Knowledge Level training programs.
- 2. Ekam will provide regular volunteer opportunities to Youth Mentors.

### BUDGET:

Not applicable

### Validity and Termination

### DURATION/TERMS OF UNDERSTANDING

This MoU shall be valid upon signature by both parties and accepted to extend for Three years, on the understanding that either party is at liberty to terminate it at any time, after furnishing to the other party a written notice of termination 3 months in advance of the date on which the party furnishing such notice wishes to have the MoU terminated.

Without prejudice to the foregoing, steps shall be taken to ensure that termination of this MoU will not be prejudicial to any activities or programs undertaken within the framework of the MoU or to the completion of tasks for which binding obligations exist.

### AMENDMENT / MODIFICATION

The present MoU may be modified and/or amended at any time by the signatories, by mutual written MoU (through formal amendments).

### CONTACT POINTS / COMMUNICATION AND NOTIFICATION

For the purposes of communications or notices with respect to this MoU KG College of Arts and Science College shall be represented by Dr.D.SHALINI, Assistant Professor, Department of Biotechnology and EKAM Foundation represented by Mr.Shanmugam- Program Manager. Unless otherwise specified, all communications between the Parties should be between the above representatives.

With the acceptance of all the above listed clauses both parties get into agreement on the above terms.

Environmental Club, KG College of Arts and Science, KGiSL Campus Sarvanampatti Coimbatore- 641 035

EKAM Foundation, No 16/19, 2ndfloor, Jayalakshmipuram 1<sup>st</sup> Street, Nungambakkam, Chennai-600034

**First Party** 

Second Party

- 3. Ekam will support youth mentors to conduct field level activities during NSS camp
- 4. Ekam Health Trainings can be conducted based on the requirement.
- All students will be given a certificate from EKAM after completion of the internships.

### KG COLLEGE OF ARTS AND SCIENCE COLLEGE:

- 1. A maximum of 3 Workshops or on convenient schedule of the college during term time.
- Will make available of the students / beneficiaries for the agency throughout the period of MoU.
- Will utilize the services for training of teaching, non-teaching, public and students of adopted schools and villages with prior approval from EKAM.
- 4. Will appoint a co-coordinator for the smooth functioning of the MoU.

#### BUDGET:

Not applicable

### Validity and Termination

### DURATION/TERMS OF UNDERSTANDING

This MoU shall be valid upon signature by both parties and accepted to extend for Three years, on the understanding that either party is at liberty to terminate it at any time, after furnishing to the other party a written notice of termination 3 months in advance of the date on which the party furnishing such notice wishes to have the MoU terminated.

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Environmental Club, KG College of Arts and Science, KGISL Campus Sarvanampatti Coimbatore- 641 035

EKAM Foundation, No 16/19, 2ndfloor, Jayalakshmipuram 1<sup>st</sup> Street, Nungambakkam, Chennai-600034

**First Party** 

Second Party

Criterion 3 – Research, Innovation and Extension

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 Coimbatore.

### AGREED:

Secretary KG College of Arts and Science, KGiSL Campus, Saravanmpatti, Coimbatore-641035 Tamil Nadu

KG College of Arts and Science .

Saravanampatti, Coimbatore-641035,

SECRETARY KG COLLEGE OF ARTS AND SCIENCE KGISLCampus, Saravanampatty Compare Saravanampatty

Name of Institution

Environmental Club,

Address

Tamil Nadu

Contact Details

Assistant Professor,

Coimbatore- 641035

Web: www.kgcas.com

Department of Biotechnology,

KG College of Arts and Science,

KGiSL Campus, Sarvanampatti

E-mails: shalini.d@kgcas.com

Dr. D. Shalini

Managing Partner **EKAM** foundation No 16/19, 2ndfloor, Jayalakshmipuram 1" Street, Nungambakkam, Chennai-600034 Tamil Nadu

Sulth B

EKAM FOUNDATION No: 16, 19, 2nd Floor, Jayalakshmipuram 

Name of Industry

Address EKAM foundation, No 16/19, 2nd floor Jayalakshmipuram, 1" Street, Nungambakkam, Chennai-600034 **Famil Nadu** 

Contact Details

Mr. Shanmugam

Program Manager EKAM foundation, No 16/19, 2nd floor Jayalakshmipuram, 1st Street, Nungambakkam, Chennai-600034

Tamil Nadu

E-mails:

Web:

Witness Runs



### Sri Sakthi Food Testing Laboratory



43-B, Mettupalayam Road, Near Velumani Industries, Vellakinar Pirivu, Thudiyalur, Coimbatore - 641 034. Mob. :+91 94433 46666, +91 93442 94419, E-mail : srishakthift@gmail.com

### MEMORANDUM OF UNDERSTANDING (MoU)

#### BETWEEN

Department of Biotechnology KG College of Arts and Science KGiSL Campus, Saravanampatti Coimbatore- 641035 Tamil Nadu

&

Sri Shakthi Food Testing Laboratory 43-B, VellakinarPirivu, Thudiyalur Coimbatore - 641 034

FOR

SKILL DEVELOPMENT OF STUDENTS and FACULTY

Criterion 3 – Research. Innovation and Extension

### **3.5.1** Collaborations



43-8, Mettupalayam Road, Near Velumani Industries, Vellakinar Pirivu, Thudiyalur, Colmbatore - 641 034. Mob.:+91 94433 46666, +91 93442 94419, E-mail: srishakthifti@gmail.com

## MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (here in after called as the 'MOU') is entered into on this

the 5th DAy of - February- Two Thousand and Twenty ONE (05.02.2021), by and between

The Department of Biotechnology, KG College of Arts and Science , KGisL Campus, Saravanampatti, Coimbatore - 641035, Tamil Nadu, the FIRSt PARty represented herein by its Name of Competent Authority/Representative (herein after referred as 'FIRST PARTY', the institution which expression, unless excluded by orrepugnant to the subject or context shall include its successors-in-office, administrators and assigns).

#### AND

Sri Shakthi Food Testing Laboratory,43-B, Vellakinar Pirivu, Thudiyalur, Coimbatore -641 034, the SECONDPARTY, and represented herein by its Managing Partner, Name of Competent Authority / Representative, (herein after referred to as "Second Party", company 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:

First Party is a Higher Educational Institution named:

KG College of Arts and Science, KGiSL Campus, Saravanampatti, Coimbatore- 641035, Tamil Nadu.

- First Party & Second Party believe that collaboration and co-operation between A) themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- The Parties intent to cooperate and focus their efforts on cooperation within area of B) Skill Based Training, Education and Research.
- Both Parties, being legal entities in themselves desire to sign this MOU for advancing C) their mutual interests.
- D) Sri Shakthi Food Testing Laboratory,43-B, Vellakinar Pirivu, Thudiyalur, Coimbatore - 641034, the Second Party is engaged in Business, Skill Development, Education and R&D Services in the fields of - name of trade and services under the industry concerned - - and related fields



43-B, Mettupalayam Road, Near Velumani Industries, Vellakinar Pirivu, Thudiyalur, Coimbatore - 641 034. Mob. :+91 94433 46666, +91 93442 94419, E-mail : srishakthifti@gmail.com

E) Give related information, its branches, and dimensional information about the industry concerned with whom the MoU is sworn.

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

### CLAUSE I COOPERATION

- 1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and cooperation 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 cooperation 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 cooperation 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 chemistry 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 Curriculum Design: 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.

# HAKT FOOD TESTING LABORATOR

43-B, Mettupalayam Road, Near Velumani Industries, Vellakinar Pirivu, Thudiyalur, Coimbatore - 641 034. Mob :+91 94433 46666, +91 93442 94419, E-mail : srishakthifti@gmail.com Laboratory Training & Visits: Industry and Institution interaction will give an insight 2.3 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. 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. Fees for the above training will be fixed on the mutually agreed basis.

### 2.4

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.

- 2.5 Guest Lectures: Second Party to extend the necessary support to deliver lectures to the students of the First Party on the technology trends and in house requirements.
- 2.6 Faculty Development Programs: Second Party to train the Faculties of First Party for imparting training as per the industrial requirement considering the National Occupational Standards in concerned sector, if available.
- 2.7 Placement Training: Second Party will actively engage to help the delivery of the training and if possible placement of students of the First Party into internships/jobs;
- Both Parties to obtain all internal approvals, consents, permissions, and licenses of 2.8 whatsoever nature required for offering the Programmes on the terms specified herein
- There is no financial commitment on the part of The Department of Biotechnology, 2.9 KG College of Arts and Science, KGiSL Campus, Saravanampatti, Coimbatore -641035, Tamil Nadu 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 VALIDITY

3.1 This MOU will be valid for THREE years from 01.11.2021 to 30.10.2024 or until it is expressly terminated by either Party on mutually agreed terms, during which period Sri Shakthi Food Testing Laboratory, 43-B, Vellakinar Pirivu, Thudiyalur, Coimbatore - 641 034, The Second Party, as the case may be will take effective steps for implementation of this MOU. Any act on the part of Sri Shakthi Food Testing Laboratory, 43-B, VellakinarPirivu, Thudiyalur, Coimbatore, the Second Party after termination of this

& SR FOOD TESTING LABORAT 43-B, Mettupalayam Road, Near Velumani Industries, Vellakinar Pirivu, Thudiyalur, Coimbatore - 641 034 Mob. +91 94433 46666, +91 93442 94419, E-mail : srishakth-fti@gmail.com

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

3.2 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 4 RELATIONSHIP BETWEEN THE PARTIES**

4.1 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

The Department of Biotechnology, KG College of Arts and Science, Sarvanampatti Coimbatore- 641 035

Sri Shakthi Food Testing Laboratory, 43-B, VellakinarPirivu, Thudiyalur, Coimbatore - 641 034

#### 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 Coimbatore.

#### AGREED:

Secretary KG College of Arts and Science Saravanampatti, Coimbatore-641035 **Tamil Nadu** 

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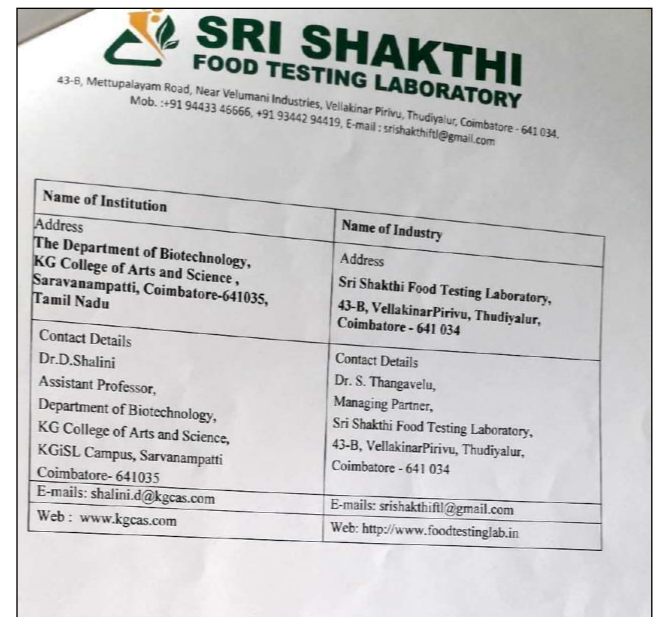
Authorized Signatory -:- CRETARY .... LOF ARTS AND SCIENCE AGISLCampus, Saravanampatty Ceimbatere - 641 035.

**Managing Partner** Sri Shakthi Food Testing Laboratory Thudiyalur, Coimbatore - 641 034 **Tamil Nadu** 

gnator

Criterion 3 – Research, Innovation and Extension

### **3.5.1** Collaborations

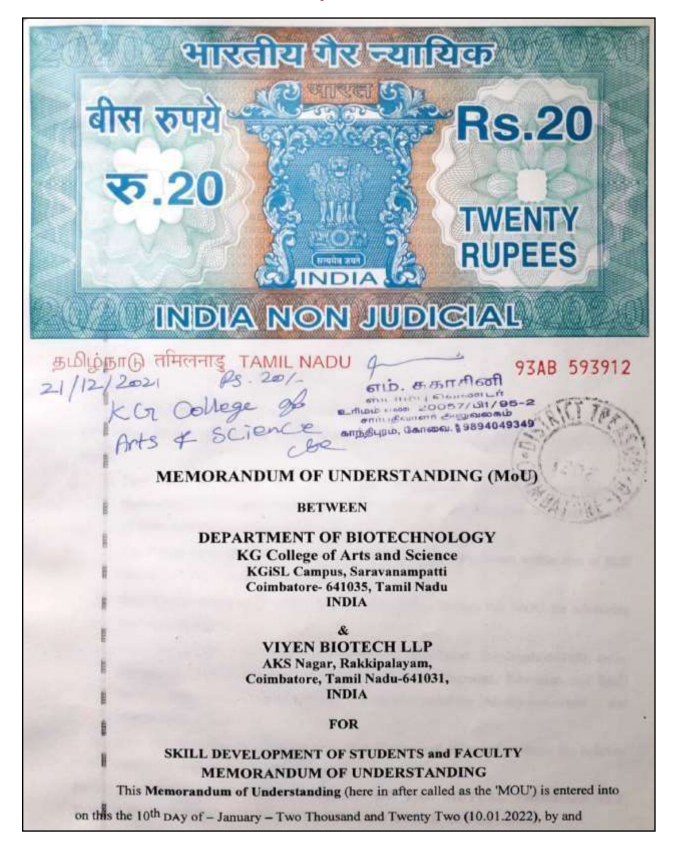


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### **Viyen Biotech**



Criterion 3 – Research, Innovation and Extension

#### Between

The Department of Biotechnology, KG College of Arts and Science, KGisL Campus, Saravanampatti, Coimbatore - 641035, Tamil Nadu, the "FIRST PARTY" represented herein by its Name of Competent Authority/Representative (herein after 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

Viyen Biotech LLP, AKS Nagar, Rakkipalayam, Coimbatore, Tamilnadu-641031, India, the SECOND PARTY and represented herein by its Managing Partner, Name of Competent Authority/Representative, (herein after referred to as "SECOND PARTY", company 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:

First Party is a Higher Educational Institution named:

KG College of Arts and Science, KGiSL Campus, Saravanampatti, Coimbatore - 641035, Tamil Nadu.

- a) 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.
- b) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- c) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.
- d) Viyen Biotech LLP, AKS Nagar, Rakkipalayam, Coimbatore, Tamilnadu-641031, India, the Second Party is engaged in Business, Skill Development, Education and R&D Services in the fields of - name of trade and services under the industry concerned - - and related fields
- e) Give related information, its branches, and dimensional information about the industry concerned with whom the MoU is sworn.

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

### CLAUSE 1 COOPERATION

- 1.1 Both Parties are united by common interests and objectives, and they shall establish channels of communication and cooperation 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 cooperation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to

Page 2 of 5

them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.

1.3 The general terms of cooperation 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 biotechnology 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 **Curriculum Design:** 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.
- 2.3 Laboratory 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. 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. Fees for the above training will be fixed on the mutually agreed basis.
- 2.4 **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.
- 2.5 Guest Lectures: Second Party to extend the necessary support to deliver lectures to the students of the First Party on the technology trends and in house requirements.
- 2.6 **Faculty Development Programs:** Second Party to train the Faculties of First Party for imparting training as per the industrial requirement considering the National Occupational Standards in concerned sector, if available.
- 2.7 **Placement Training:** Second Party will actively engage to help the delivery of the training and if possible placement of students of the First Party into internships/jobs;
- 2.8 Both Parties to obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required for offering the Programmes on the terms specified herein
- 2.9 There is no financial commitment on the part of The Department of Biotechnology, KG College of Arts and Science, KGISL Campus, Saravanampatti, Coimbatore -641035, Tamil Nadu the First Party to take up any programme mentioned in the Page 3 of 5

MOU. If there is any financial consideration, it will be dealt separately.

### CLAUSE 3 VALIDITY

- 3.1 This MOU will be valid for THREE years from 10.01.2022 to 09.01.2025 or until it is expressly terminated by either Party on mutually agreed terms, during which period Viyen Biotech LLP, AKS Nagar, Rakkipalayam, Coimbatore, Tamilnadu-641031, India, The Second Party, as the case may be will take effective steps for implementation of this MOU. Any act on the part of Viyen Biotech LLP, AKS Nagar, Rakkipalayam, Coimbatore, Tamilnadu-641031, India, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU.
- 3.2 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 4 RELATIONSHIP BETWEEN THE PARTIES

4.1 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.

The Department of Biotechnology, KG College of Arts and Science, Sarvanampatti Coimbatore- 641 035 VIYEN BIOTECH LLP AKS Nagar, Rakkipalayam, Coimbatore,-641 031

**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 Coimbatore.

#### AGREED:

Secretary KG College of Arts and Science Saravanampatti, Coimbatore-641035 Tamil Nadu Managing Partner Viyen Biotech LLP Rakkiplayam, Coimbatore - 641031 Tamil Nadu

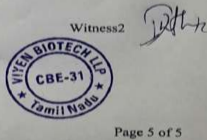
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Authorized Signatory CRETARY TLEGE OF ARTS AND SCIENCE KGISLCampus, Saravanampatty Coimbatore - 641 035. Authorized Signatory

VIYEN BIOTEC'! LLP 5/42, AKS Nagar, Ratkiza'syam, Coimbatore - 641 031, Tamil nadu.

Name of Institution	Name of Industry
Address	Viyen Biotech LLP,
The Department of Biotechnology,	AKS Nagar,
KG College of Arts and Science ,	Rakkipalayam,
Saravanampatti, Coimbatore-641035,	Coimbatore - 641031
Tamil Nadu	Tamilnadu, India
Contact Details	Dr.R.Ranjithkumar
Dr. M. Shanmugavadivu	Designated partner-I
Assistant Professor,	Mr.D. Karthikkumar
Department of Biotechnology,	Designated partner-II
KG College of Arts and Science,	Viyen Biotech LLP,
KGiSL Campus, Sarvanampatti	Rakkipalayam,
Coimbatore- 641035	Coimbatore, Tamilnadu-641031
E-mails: shanmugavadivu@kgcas.com	E-mails: biotechviyen@gmail.com
Web : www.kgcas.com	contactviyen@gmail.com Web: www.viyenbiotech.com





### **Inspira Research Association - IRA**

MEMORANDUM OF UNDERSTANDING

BY AND BETWEEN

### KG COLLEGE OF ARTS AND SCIENCE COIMBATORE, INDIA

AND

### INSPIRA RESEARCH ASSOCIATION-IRA JAIPUR, RAJASTHAN INDIA

### FOR

COLLABORATIVE ACADEMIC PROGRAMMES, CONFERENCES, WEBINARS, FACULTY DEVELOPMENT PROGRAMMES, WORKSHOPS ON RESEARCH METHODOLOGY, MULTIDISCIPLINARY RESEARCH PRACTICES, INNOVATIONS AND CHALLENGES IN CURRENT SCENARIO

### Memorandum of Understanding between KG COLLEGE OF ARTS AND SCIENCE, COIMBATORE, India and Inspira Research Association-IRA, Jaipur, Rajasthan, India

This Memorandum of Understanding (hereinafter referred to as "MoU") is executed on the 07th day of the month of February of the year 2022 by and between KG College of Arts and Science, Coimbatore, India, which expression shall, unless repugnant to the subject or context thereof, be deemed to include and mean its nominees, successors and permitted substitutes or assigns of the ONE PART with Inspira Research Association-IRA, Jaipur, Rajasthan, India, as a registered organization for research advancement and research development, hereinafter referred to as "Inspira Research Association-IRA", which expression shall, unless repugnant to the subject or thereof, be deemed to include and mean to its nominees, successors and permitted substitutes or assigns on another PART, either or both of which may be referred to as a "party" or the "parties", respectively as context demands.

### WHEREAS

- A. Inspira Research Association-IRA, Jaipur, Rajasthan, India desires to collaborate with KG College of Arts and Science, Coimbatore, India in fields of COLLABORATIVE CONFERENCES, WEBINARS, FACULTY PROGRAMMES, ACADEMIC RESEARCH ON WORKSHOPS PROGRAMMES, DEVELOPMENT PRACTICES. MULTIDISCIPLINARY RESEARCH METHODOLOGY. INNOVATIONS AND CHALLENGES IN CURRENT SCENARIO, for the mutual benefit by utilizing the expertise and infrastructure existing in both Institutions.
- B. KG College of Arts and Science, Coimbatore, India is desirous of collaborating with Inspira Research Association-IRA in conducting Academic Research Programs/ International Conferences/ Workshops/ FDP's/ Webinars/ Symposiums etc. for the mutual benefit and benefit of academicians, Research Scholars, Students and Management Personnel at large by utilizing the expertise and infrastructure existing in both Institutions.

MoU is to establish hereby, a formed understanding of co-operation and friendship which is intended to further the academic objectives of each Institution and to promote better understanding between the faculty of KG College of Arts and Science, Coimbatore, India and the members of Inspira Research Association-IRA and associated Institutions.

Under this MoU, the two Institutions will proceed to implement the following endeavors and exchanges of materials and personnel.

### **TERMS & CONDITIONS**

- Academic co-operation shall be carried out, subject to the approval of competent authorities of respective participating Organizations, through such activities or programs which fit into the goals of each Institution and of mutual interest.
- The Inspira Research Association-IRA & KG College of Arts and Science, Coimbatore may jointly organize academic programmes of mutual interest subject to the permission of Centre/ State level regulatory authorities or may take part as resource persons in each other\*'s academic programs.
  - In joint academic programs, the participants of such programmes on successful completion, would be issued a joint certificate of KG College of Arts and Science, Coimbatore and Inspira Research Association-IRA.
  - KG College of Arts and Science, Coimbatore and Inspira Research Association-IRA, shall maintain the academic records of all participants enrolled for a given academic program, and shall provide the same to each other upon request.
  - The faculty designated by competent authorities of the respective organizations shall take part as organizing committee in academic programs conducted by Inspira Research Association-IRA, through virtual webinars and will be paid suitable remuneration (wherever applicable) by host organization as per the terms and conditions mutually agreed upon for a given program/activity.
  - Senior faculty of each other's Organization who may/wish to participate actively in each other's educational programs (Online academic programs) conducted either jointly or individually, may be considered for 'Visiting Resource Persons' by each other's organizations.
- 3. All finance (Income, expenditure etc) and logistics related aspects of each joint academic activity will be deliberated, and finalized much ahead of initiating the program by mutual interaction between the competent authorities of the participating Organizations.

- 4. Coordinators of each center:
  - At KG College of Arts and Science, Coimbatore, India, Dr. B.Adalarasu, Dean-Research, KGCAS, Coimbatore will act as nodal officer.
  - ii) At Inspira Research Association-IRA, Jaipur, Rajasthan, India Prof. (Dr.) S.S. Modi will act as nodal officer.
- 5. Each party undertakes to observe the confidentiality and privacy of documents, information and other data received from, or supplied to, the other party during the period of the implementation of this MoU or any other agreements made pursuant to this MoU.
- 6. Both parties agree that the provisions of this article shall continue to be binding between the parties not withstanding the termination of this MoU. Any variations or amendment or addition of/ to this MoU shall be mutually agreed to in writing and executed by or on behalf of each of the parties, KG College of Arts and Science, Coimbatore, India and Inspira Research Association-IRA, Jaipur, Rajasthan, India.
- This understanding shall come into force and take effect from the date first written above and shall be valid for a period of THREE (3) YEARS and may be renewed thereafter by the parties upon mutual consent.
- This understanding may be terminated by either party by providing 90 (ninety) days written notice to the other party before the beginning of academic year, and the termination would be effective at the end of the notice period.

In witness whereof, the parties hereto have executed this understanding as of the date first above mentioned.

Sealed & signed for and on behalf of

Inspira Research Association-IRA, Jaipur, Rajasthan, India

(Prof. (Dr.) S.S. Modi)

President

Inspira Research Association-IRA Jaipur, Rajasthan, India Seal & Sign. of Witness ARCH ASSOCIATION COOP/2020/JAIPUR/201363

Witnessed I: JAIPUR INDIA

Witnessed 2:

### ANNEXURE

Letter IRA/2022/1383 dated 05.02.2022 Page 4 of 4 Sealed &signed for and on behalf of

KG College of Arts and Science, Coimbatore, India

(Dr.B.Vanitha) SECRETARY Secretary, KGCASG COLLEGE OF ARTS AND SCIENCE KGISLCampus, Saravanampatty Coimbatore Coimbatore - 641 035. Seal & Sign. of Witness

PRINCIPAL KG COLLEGE OF ARTS AND SCIENCE COMBATORE - 641 035.

Alexand

### Coursera

Billin	g Address: KGISL Trust	Ship To Address* (if different to Billing Address):			
KGISL Campus, 365, Thudiyalur Road, Saravanampatti Colmbatore, Tamil Nadu - 641035 India Billing Contact Name: Aravind Kumar Rajendran Billing Email: aravind@kgkite.ac.in Billing Phone: +914224419999 Coursera accepts ACH, Wire transfer, or check Payment Terms: Net 30 DAYS from date of Invoice Invoice Schedule: 8 Invoices		<ul> <li>*"Ship To Address" is the location where the majority of Products will be consumed.</li> <li>Invoices to be raised separately for:         <ol> <li>KGISLTrust (KGISL institute of technology) for 1050 User Licenses</li> <li>KGISL Trust (KG College of Arts and Science) for 1125 User Licenses</li> </ol> </li> <li>Does Customer need a purchase order number on the invoice? Yes No If Yes, please provide purchase order to accounts- receivable@coursera.org within 7 days after signing Order</li> </ul>			
			1.		Form. Coursera Permanent Account Number in India (PAN): AAICC4141K Coursera GST 9919USA29027OSZ
			2.	<ul> <li>First Invoice for KGISL Trust (KG College of Arts and Science) for 1125 User Licenses: \$30,250 (25 Licenses Fee Walved off and first 6 month Fee also walved off). First Invoice date shall be June 1, 2021</li> </ul>	KGISL Trust PAN: AAATK3446Q
3.	Second Involce for KGISLTrust (KGISL Institute of technology) for 1050 User Licenses: \$27,500 (50 Licenses Fee Waived off and first 6 month Fee also waived off). Second Involce date shall be 6 months from the first involce date.				
4.	Second Invoice for KGISL Trust (KG College of Arts and Science) for 1125 User Licenses: \$30,250 (25 Licenses Fee Walved off and first 6 month Fee also walved off). Second Invoice date shall be 6 months from First Invoice Date				
5.	Third Invoice for KGISLTrust (KGISL Institute of technology) for 1050 User Licenses: \$55,000 (50 Licenses Fee Waived off). Third Invoice date shall be 1 <sup>st</sup> anniversary of First Invoice Date.				
6.	Third Involce for KGISL Trust (KG College of Arts and Science) for 1125 User Licenses: \$60,500 (25 Licenses Fee Waived off. Third Invoice date shall be 1 <sup>st</sup> anniversary of First Invoice Date.				
7.	Fourth Invoice for KGiSLTrust (KGiSL Institute of technology) for 1050 User Licenses: \$55,000 (50 Licenses Fee Waived off). Fourth Invoice Date shall be 6 months from Third Invoice Date.				
8.	Fourth Invoice for KGISL Trust (KG College of Arts and Science) for 1125 User Licenses: \$60,500 (25 Licenses Fee Waived off). Fourth Invoice Date shall be 6 months from Third Invoice Date.				

**3.5.1** Collaborations

Product	Launch Date	Number of User Licenses	Enrollments per User Licenses	Annual Price per User License (USD)	Total Annual Price (USD)
Coursera for Campus (Year 1)	On or before July 15, 2021	2,175	Unlimited	\$110	\$239,250
Coursera for Campus Year 1- Price for 75 User Licenses waived off)				Prices for 75 User Licenses is waived off	-\$8,250
Coursera for Campus Year 1 – 6 month free period, the "Free Period")				6 months of Year 1 shall be free for 2100 User Licenses and shall not be charged	- \$115,500
Coursera for Campus (Year 2)	Immediately following Year 1	2,175	Unlimited	\$110	\$239,250
Coursera for Campus Year 2- Price for 75 Jser Licenses waived fff)				Prices for 75 User Licenses waived off	-\$8,250
SO Integration Annual Fee)					Fee Waived
MS Integration Annual Fee)					Fee Waived
		- (-	Total to be Inv	oiced Upon Execution:	\$57,750
				Total Contract Value:	\$346,500
User License and/or Enr User License and/or Enr Launch Date. "Launch Organization the ability to Iransferability. User Lice are not holding a User Lice	oliment shall lose paid acc oliment pursuant to another <b>h Date</b> " shall mean the <i>u</i> o invite Users to access Co inses are transferable amo cense (or other paid Enrollr	cess to the Platform (in purchase. date that Coursera gi intent Services. The La ong Users, provided ho ment) through completi	ncluding any uncom ves "super admini- unch Date shall be wever, Users will lo on of such Courses	Date. Upon expiration of the T pleted Courses), unless such strator" access to Organizati evidenced by an e-mail notific be paid access to all then-en- ith the terms set forth in "Exhi-	User is given a new on, which shall giv ation to Organization rolled Courses if the

INR exchange rate wouldn't exceed beyond thirty percent (30%) of the current foreign exchange rate (the 'Ceiling Rate"). For the purposes of this Order Form, the current foreign exchange rate would mean the rate on the date of the invoice. If the USD to INR exchange rate exceeds the Ceiling Rate at the time at which Company pays an invoice issued by Coursera (the "Current Rate"), then both Parties agree that Organization shall not have to bear the additional cost for such exchange rate beyond the Ceiling Rate.

Criterion 3 – Research, Innovation and Extension

This Coursera Order Form ("Order Form") is entered into as of the last signature date below (the "Effective Date") betwee Coursera, Inc., with a place of business at 381 E. Evelyn Ave., Mountain View, CA 94041 ("Coursera"), and the entity listed above ("Organization"). This Order Form includes and incorporates the details above, as well as the attached Terms and Conditions an contains, among other things, warranty disclaimers, liability limitations and use limitations. There shall be no force or effect to an different terms of any related purchase order or similar form even if signed by the parties after the date hereof.

# COURSERA, INC.

DocuSigned by: leale Belsky By: AAB43BAFA0406

Leah Belsky Name:

SVP Title:

DocuSigned by:

2/6/2021 Date:

# KGISL TRUST (KGISL EDUCATIONAL INSTITUTIONS)

By:

A 06 05 202 Aravind Kumar Rajendran Chief Executive Officer Name: KGISL Educational Institutions Title: (run by KGISL Trust) Saravanampatti, Coimbatore-35, Date:

#### TERMS AND CONDITIONS

#### 1. Obligations.

- As of the Launch Date (as defined herein), Coursers grants to a Organization and its users ("Users") a non-exclusive, non-transferable. revocable right to access and use the User Services and Content Services (collectively, "Services") subject to the terms and conditions set forth in this Order Form. It is intended that Users are registered students of Organization. "User Services" means (i) customized landing page featuring the Organization logs and selected counters, (i) User engagement reports, (ii) payment solution(s) that allow Users to isly access premium course experiences and skip checkout, and (Iv) enterprise-level User support. "Content Services" means access to Coursera's Course and/or Specialization certificate service, including access to Course assessments and grades, for certain massive online open content offerings to be mutually agreed upon in writing by Coursers and Organization. "Courses" or "Specializations" means courses and specializations from the world's top universities and instructors, for consumption via the proprietary platform developed by Coursera ("Platform"), "User License" means the right for a single User to access the Content Services for an unlimited number of Enrollments, "Enrollment" means registration to participate in a single Course, and such Enrollment shall be deemed used once a User registers for a Course and does not either (i) manually opt out or (ii) tomatically unenrolled due to low activity, in both cases during the trial period. If a Course or Specialization becomes unavailable prior to the end of the Term, Coursera may replace such Course or Specialization with a reasonable atternative Course or Specialization. The Courses and Specializations offered in the Coursers for Campus catalogue are determined by such factors as availability, pricing, and/or other restrictions. As of the date hereot, Stanford and the University of Pennsylvania are not available to Organization through Coursera for Campus
- b. If Organization has opted to (1) create a learning plan for its users, (2) implement Single Sign-On (2SSO) or (3) request that Coursars integrate with its learning management system (LMST), Organization shall reasonably and timely provide Coursars with all requested materials, APIs, systems information, Course and/or Specialization choices, and any other cooperation necessary to allow the Platform to be implemented (including testing and debugging) on or before the Launch Date. If no learning plan is chosen, Organization's unrestricted access to Coursera's full catalogue shall include Courses and Specializations available to Coursera for Eusiness (excluding any content for which creaters have opted out of the Coursers for Business catalogue, and industry and credit-sligible and/or credit-bearing university catificate programs).
- c. Organization will collaborate with Coursers to jointly market and promote the relationship contemplated by this Order Form as well as the value of Coursera services to Organization. Coursers mity, In accordance with Organization's branding guidelines, use Organization's name and logo(s) to list Organization as a customer and create mutually acceptable case studies highlighting the relationship of the Parties. Coursers may identify Organization and provide the number of participating Organization Users to the creators and instructors of Courses and/or Specializations. ("Course Creators") accessed by Organization's Users. Organization may, in accordance with Coursers's branding guidelines (found here https://tebout.coursers.org/brand-guide), use Coursers's name and logo(s) to promite this Order Form to their Users and on Organization's campus, provided that Coursers reserves the right to withdraw such permission in Coursena's sole discretion and request removal of Coursena's branding features (including any and all logos) immediately upon request and in no case later than two (2) business days. In addition, the Parties may, subject to mutual agreement as to the specific content, issue joint publicity materials, including, but not imited to, press releases. Other than as set forth herein, neither Party will, without the prior written approval of the other Party, issue any public statements or promotional materials disclosing the existence of this Order Form or the performance of Services hereunder. Without imitation of the foregoing. Organization shall not engage in any misleading communications that might state or imply that any Course Creators endorse, support, or have partnered with Organization. Organization shall provide complicuous notice to Users that completion of Courses or Specializations does not provide Users with acade credit from the Course Creators. Organization shall not use any logos or other branding elements of a Course Creator, provided that Organization may make factual statements about the availability of Courses and Specializations using plain text.
- d. The Parties will cooperate to ensure each User's compliance with Coursera's user policies. Each party will respect the confidentiality and privacy of such User data and operate in accordance with applicable

law with respect to its use and handling of same. The data protection terms located at the following link shall be incorporated into this Order Form: https://www.coursets.org/about/pr/sacy/data-protectionaddendum.

- e. The rights set out in Section 1(a) do not include the right to, and Organization will not (either directly or indirectly) (i) copy, sublicense, rient, lease, barter, swap, reset, or commercialize the Platform. Courses, or Specializations, in whole or in part, (b) transfer, transmit, enable, or allow access to or use of the Platform, Courses, or Specializations, whether in whole or in part, (b) transfer, transmit, enable, or allow access to or use of the Platform, Courses, or Specializations, whether in whole or in part, (b) transfer, transmit, enable, or allow access the or use of the Platform, Courses, or Specializations, (iv) use the Platform, Courses, or Specializations in any manner that is fraudulent, deceptive, threatening, hartesting, defamatory, unawful, illegal obscene, or otherwise objectionable in Coursers's reasonable discretion, (v) "craw," "acrapo." "applic," applic," or otherwise copy or store any purpose not contemplated under this Order Form (e.g., is order to minic the functionality and/or output of the Platform, Courses, or Specializations, in whole or in part); (v) disassemble, revenue engineer, decomptive, or otherwise attempt to obtain the source code or underlying logic of any portion of the Platform, Courses, or Specializations, (vi) use the Platform, Courses, or Specializations as part of any machine learning or similar algorithmic activity, or (viii) publish or distribute the Platform, Courses, or Specializations, to third parties.
- 2. Intellectual Property. Coursera rutains all rights, titles, and interests in and to the Platform, Courses, and Specializations and improvements thereto, together with any tools, materials, specifications, guidelines, and instructions provided by Coursera to Organization, as well as all instlectual property rights, including all copyrights, trademarks, patents, rights in databases, goodwill, trade secrets, and moral rights. Organization will not remove, obscure, or after any copyright or trademark notices or other notices provided in or through the Platform, Courses, or Specializations. Any rights not expressly granted to Organization in this Order Form are reserved by Courses.
- Fees and Billing. Coursera will invoice Organization for the Fees set forth herein upon execution of this Order Form. Organization will pay the invoice on the payment terms set forth in this Order Form. All Fees hereunder are non-cancelable and non-refundable upon the execution of this Order Form, or the issuance of any invoice by Coursera.
- 4. Taxes. Organization will be responsible for the payment of all fedoral, state, and local sales, use, value added, or other taxes that are levied or imposed on it by neason of the transactions under this Order Form (other than for taxes based on Coursers's income). If a Party is required to pay any taxes for which the other Party is responsible, then the taxes will be billed to and paid by such other Party. For the avoidance of doubt, only withholding tax obligations of Organization is calaring tax exempt status. Organization shell provide sufficient evidence of tax exemption status from applicable state and federal tax.
- 5. Term. The term of this Order Form shall commence on the Effective Date and shall continue in full force and effect for TViO Years from the Launch Date, unless terminated in accordance with Section 6 (Termination) (the "Term"). Upon expiration of the Term, access to the Platform will no longer be made available by Coursers under this Order Form (including paid access to uncompleted Courses).
- 6. Termination.
- a. <u>Termination for Breach</u>, Either Party may suspend performance or terminate this Order Form if: (i) the other Party is in material breach of the Order Form and fails to cure such breach within thirty (30) days after receipt of written notice; or (ii) the other Party ceases its bosiness operations or becomes subject to insolvency proceedings and the proceedings are not dismissed within ninety (90) days.
- b. <u>Effects of Expiration or Termination</u>. Upon expiration or termination of this Order Form for any reason. (i) all rights granted and obligations incurred by one Party to the other that are intended to cause upon expiration or termination will cause immediately; (ii) upon request each Party will promptly return or destroy all Confidential Information of the other Party; and (iii) all Services shall immediately onese.
- 7. Confidential Information.
- a. <u>Obligations</u>, Each Party will: (i) protect the other Party's Confidential Information with the same standard of care it uses to protect its own Confidential information; and (ii) not disclose the Confidential Information, except to affiliates, employees, and agents who next to know it and who have agreed in writing to keep it confidential and who are trained and reliable. Each Party (and any affiliates, employees, and

agents to whom it has disclosed Confidential Information) may use Confidential Information only to exercise rights and futfill obligations under this Order Form, while using reasonable care to protect it. Each Party is responsible for any actions of its affiliates, employees, and agents in violation of this section. "Confidential Information" means information disclosed by a Party to the other Party under this Order Form that is marked as confidential or would normally be considered confidential under the circumstances.

- b. <u>Exceptions</u>, Confidential Information does not include information that: (i) the recipient of the Confidential Information already knew, (ii) becomes public through no fault of the recipient; (iii) was independently developed by the recipient; or (iv) was rightfully given to the recipient by another Party.
- c. <u>Required Disclosure</u>, Each Party may disclose the other Party's Confidential Information when required by law and must notify the other party of such disclosure.
- 8. Representations and Disclaimers.
- a. <u>Representations</u>. Each Party represents that: (i) it has full power and authority to enter into the Order Form, and (ii) it will compty with all laws and regulations applicable to its performance of its obligations under this Order Form. Notwithstanding any other provision of this Order Form, neither Party shall take any action or omit to take any action under this Order Form or in connection with its business that would cause it to be in violation, in any applicable jurisdiction, of: (i) anticorruption laws and regulations, including but not limited to the Foreign Corrupt Practices Act (U.8) and The Bribery Act 2010 (U.K.); or (ii) anti-money laundering laws or regulations. Organization represents that it is in compliance with the various economic sanctions programs administered by the U.S. Department of Treasury's Office of Foreign Acets Control and that Organization is not currently listed on any Excluded or Denied Party List maintained by any U.S. Government agency.
- b. <u>Non-Academic and Academic Gredit Use</u>. Courses under this Order Form shall be used for Organization's standard learning and development training purposes. Such courses are to be used as supplemental materials to in-person instruction. If Organization chooses to assign credit for such content, Organization is solely responsible for ensuring adequate pathways towards degree completion based on content availability. Organization acknowledges that: 1) Coursera and the Course Creators do not represent or warrant that the content meets any accreditation or regulated learning time standards; 2) Coursers and the Course Creators will not be responsible to update Organization on any substantive changes or availability of content; and 3) Coursera and the Course Creators do not guarantee the availability of the content. Both parties shall comply fully with the requirements for the handling of student information and protection of student privacy as set forth in the Family Education Rights and Privacy Act (FERPA), 20 U.S.C. § 1232g; 34 CFR Part 99. Pursuant thereto, - Coursera will not disclose or use any student information, except as necessary to carry out their obligations under this Order Form and as permitted by FERPA.
- C. <u>Disclaimers.</u> EXCEPT AS EXPRESSLY PROVIDED FOR HEREIN, NEITHER PARTY MAKES ANY OTHER WARRANTY OF ANY KIND, WHETHER PARTY MAKES ANY OTHER WARRANTY OF ANY KIND, WHETHER EXPRESS, IMPLIED, STATUTORY, OR OTHERWISE, INCLUDING WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR USE, AND NONINFRINGEMENT. COURSERA PROVIDES ITS PRODUCTS AND SERVICES 'AS IS' AND DOES NOT WARRANT THAT THE OPERATION OF ITS PRODUCTS AND SERVICES WILL BE ERROR-FREE OR UNINTERRUPTED. COURSERA MAKES NO REPRESENTATIONS ABOUT ANY CONTENT OR INFORMATION MADE ACCESSIBLE BY OR THROUGH ITS PRODUCTS AND SERVICES.
- 9. Indemnification.
- a. <u>By Organization</u>. Organization will indemnify, defend, and hold hamless Coursera from and against all liabilities, damages, and costs (including settlement costs and reasonable attorneys' fees) arising out of a third party claim: (i) that any Organization brand features or other content used in accordance with this Order Form infringe or misappropriate any intellectual property rights of a third party; or (ii) involving actions by Users and other individuals associated with Organization (e.g., harassment on forums, plagiarism).
- b. <u>By Coursera</u>. Coursera will indemnify, defend, and hold harmless Organization from and against all liabilities, damages, and costs (including settlement costs and reasonable attorneys 'fees) arising out of a third party claim that Coursera's technology used to provide the Platform or any Coursera brand features used in accordance with this Order Form infringe or misappropriate any intellectual property rights of such third party. Notwithstanding the foregoing, in no even shall Coursera have any obligations or liability under this section arising from: (i) use of the Platform or Coursera brand features in a modified

form or in combination with materials not furnished by Coursera; or (ii) any content, information, or data provided by Organization, Users, or other third parties.

- C. <u>General</u> The Party seeking indemnification will promptly notify the other Party of the claim and cooperate with the other Party in defending the claim. The indemnifying Party has full control and authority over the defense, except that: (i) any settlement requiring the Party seeking indemnification to admit liability or to pay any money will require that Party's prior written consent, such consent not to be unreasonably withheld or delayed; and (ii) the other Party may join in the defense with its own counsel at its own expense. THE INDEMNITIES ABOVE ARE THE ONLY REMEDY UNDER THIS AGREEMENT FOR VIOLATION OF A THIRD PARTY'S INTELLECTUAL PROPERTY RIGHTS.
- 10. Limitation of Liability.
- a. Limitation on Indirect Liability. NEITHER PARTY WILL BE LIABLE UNDER THIS ORDER FORM FOR LOST REVENUES OR INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, EXEMPLARY, OR PUNITIVE DAMAGES, EVEN IF THE PARTY KNEW OR SHOULD HAVE KNOWN THAT SUCH DAMAGES WERE POSSIBLE AND EVEN IF DIRECT DAMAGES DO NOT SATISFY A REMEDY.
- b. Limitation on Amount of Liability. NEITHER PARTY MAY BE HELD LIABLE UNDER THIS ORDER FORM FOR MORE THAN THE AMOUNT PAID OR PAYABLE BY ORGANIZATION TO COURSERA FOR THE TWELVE (12) MONTHS IMMEDIATELY PRECEDING THE DATE A CLAIM ALLEGING LIABILITY UNDER THIS SECTION IS RAISED BY EITHER PARTY.
- c. <u>Exceptions to Limitations</u>. These limitations of liability do not apply to breaches of confidentiality obligations, violations of a Party's intellectual property rights by the other Party, or indemnification obligations.
- 11. Miscellaneous.
- Notices. All notices must be in writing and addressed to the attention of the other Party's legal department. The contact for Coursera shall be: 381 E Evelyn Ave. Mountain View, CA 94041 Attn: Legal. The address for Organization shall be either Organization's billing information in the Order Form or another address provided by written notice stating the party's intention to change the notice address. Notice will be deemed given: (i) when verified by written receipt if sent by personal or overnight courier, when received if sent by mail without verification of receipt, or within five business days of posting if sent by registered or certified post; or (ii) when verified by automated receipt or electronic logs if sent by facsimile or by email to the fax number or email address, as applicable, explicitly provided by one Party to the other Party for this purpose, provided that if a notice is sent by email to Coursera, a copy must also be sent to legal-notice@coursera.org.
- b. <u>Assignment</u>. Neither Party may assign or transfer any part of this Order Form without the written consent of the other Party, except to an affiliate, but only if: (a) the assignee agrees in writing to be bound by the terms of this Order Form; and (b) the assigning Party remains liable for obligations incurred under the Order Form prior to the assignment. Any other attempt to transfer or assign is vold.
- c. <u>Force Maleure</u>, Neither Party will be liable for inadequate performance to the extent caused by a condition (for example, natural disaster, act of war or terrorism, not, tabor condition, governmental action, and Internet disturbance) that was beyond the Party's reasonable control.
- <u>No Waiver</u>. Failure to enforce any provision of this Order Form will not constitute a waiver.
- e. <u>Severability</u> If any provision of this Order Form is found unenforceable, it and any related provision's will be interpreted to best accomplish the unenforceable provision's essential purpose, and the remainder of this Order Form will continue in full force and effect.
- <u>No Agency</u>. The parties are independent contractors, and this Order Form does not create an agency, partnership, or joint venture.
- <u>No Third-Party Beneficiaries</u>. There are no third-party beneficiaries to this Order Form.
- <u>Equitable Relief</u>. Nothing in this Order Form will limit either Party's ability to seek equitable relief.
- <u>Governing Law</u>. This Order Form is governed by California law, excluding that state's choice of law rules. FOR ANY DISPUTE RELATING TO THIS ORDER FORM, THE PARTIES CONSENT TO PERSONAL JURISDICTION IN, AND THE EXCLUSIVE VENUE OF, THE COURTS IN SANTA CLARA COUNTY, CALIFORNIA.
- J. <u>Amendments</u>. Any amendment must be in writing and expressly state that it is amending this Order Form. The enforceability, terms and conditions of this Agreement shall not be affected, amended or

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superseded by the issuance or acceptance of a purchase order delivered for the Services that are the subject of this Agreement. Any terms and conditions attached to a purchase order subsequently exchanged between the Parties for the Services shall have no effect.

- <u>Survival</u> Those provisions that by their nature should survive termination of this Order Form, will survive termination of this Order Form.
- Entire Order Form. This Order Form, and all documents referenced herein, is the parties 'entire agreement relating to its subject and supersedes any prior or contemporaneous agreements on that subject. The terms located at a URL and referenced in this Order Form are hereby incorporated by this reference.
- m. <u>Counterparts</u>. The parties may enter into this Order Form in counterparts, including facsimile, PDF, or other electronic copies, which taken together will constitute one instrument.

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## EXHIBIT - AUTHORING TOOLS ADDENDUM

The following terms and conditions shall apply to Organization and its Users 'use of Authoring Tools, as defined below, made available by Coursera and Authored Content, as defined below.

Organization acknowledges and agrees that: (1) the Authoring Tools are in beta version; and (2) Coursera provides the Private Authoring Tools "as is" and subject to the disclaimers and other restrictions described herein. If Authoring Tools are not enabled for the Organization, these terms will not apply.

## 1. Definitions.

- Author means the individual or individuals to whom the Organization provides access to the Authoring Tools.
- 1.2. Authored Content means private assessments, lessons, courses, Coursera Labs including Guided Projects (previously called Rhyme projects), or other content types (as applicable) created using the Authoring Tools.
- 1.3. Authoring Tools means the features and functionality made available by Coursera to produce content. For the sake of clarity, Coursera may develop and make available to Organization, upon Organization's request, certain additional features and functionality that may be utilized in connection with the Authoring Tools, for example, integration with Turnitin (such features and functionality to be considered "Premium Tools"). If any such Premium Tools are made available to Organization as set forth above, Coursera reserves the right to charge for the use of such Premium Tools, and such Premium Tools shall be governed by a separate Coursera Order Form and accompanying terms and conditions.
- 1.4. Guided Projects (previously called Rhyme Projects) means a type of learning project hosted on the Coursera Platform incorporating hands-on follow-along learner functionality paired with simultaneous video instruction.
- 2. Conditions on Organization and its Users 'Use of Authoring Tools:
  - 2.1. Authoring Tools. As of the Effective Date, Authoring Tools shall be considered part of the Services referenced in Organization's Coursera Order Form(s), provided however, Coursera reserves the right in its absolute discretion to suspend or deprecate any portion or all of the Authoring Tools for any or no reason, including but not limited to discovered defects, lack of ability to provide service support, etc..
  - 2.2. Authors. Organization shall ensure that Organization designate only authorized "administrators" as Authors. Coursera reserves the right to limit the number of Authors designated by Organization.
  - 2.3. Private Usage on the Coursera Platform. Authoring Tools shall be used solely to create Authored Content for use by Organization's Users on the Coursera Platform via private sessions, within a curated Coursera for Business offering under the Agreement, or other private modes made available by Coursera. Authoring Tools shall be used solely on the Coursera Platform and solely to create Authored Content. Authored Content may not be delivered and used by or for Organization except on the Coursera Platform as permitted by these terms and conditions.
  - 2.4. Usage of Courses and Specializations. Organization is prohibited from: 2.4.1.Copying, modifying, or creating derivative works of such Courses and
    - Specializations;
    - 2.4.2.Engaging in any misleading communications or usage of such Courses or Specialization that might state or imply that the creators of such Courses or Specializations ("*Course Creators*") endorse, support, or have partnered with Organization, or are awarding credit from the Course Creator for a User's Completion of the relevant Course or Specialization; or
  - 2.5. Users. Organization is permitted to make Authored Content available only to individuals with whom it has an existing relationship (e.g., its Users). Organization is

- prohibited from making Authored Content available to the general public.
- 2.5.1.Enrollment Restrictions. Coursera reserves the right to limit the number of User enrollments in Authored Content and/or the number of hours Users access Authored Content.
- 2.5.2. Users Support. Notwithstanding anything in the Coursera Order Form to the contrary, Organization is solely responsible for addressing and resolving User questions or complaints relating to Authored Content. Coursera may provide, at its sole discretion, technical support to Authors and Users that submit support requests through Coursera-designated channels.
- 2.6. Access Removal. Coursera may without notice remove or suspend access to the Authoring Tools or Authored Content by Authors and/or Users based on Coursera's reasonable determination that continued access to such Authoring Tools or Authored Content poses a security, legal or reputational risk to Coursera or the Coursera platform or use of such Authoring Tools or Authored Content is inconsistent with the terms and conditions herein or other policies or terms of Coursera (including Coursera's Terms of Use and Privacy Notice).
- 2.7. User Fees. Organization is prohibited from charging Authors or Users fees for use of Authoring Tools and/or enrollment or completion of Authored Content.
- 2.8. Accreditation and Regulatory Approval. Organization is responsible for ensuring that its use of Authored Content complies with any applicable regulations and accreditation standards related to Organization's offering educational content to its Users.
- <u>Authored Content Errors</u>. Organization is solely responsible for the accuracy and quality of its Authored Content. Organization agrees that it will correct any errors in Authored Content within fifteen (15) days of being made aware of the error(s).
- 4. Authored Content Appropriateness and Removal.
  - 4.1. Coursera reserves the right to remove Authored Content from its Platform that: 4.1.1.is of low technical quality or otherwise fails to meet the high educational standards consistent with the content available on the Coursera Platform:
    - 4.1.2.constitutes inappropriate advertising content (as opposed to content with a direct pedagogical / training / educational purpose); or
    - 4.1.3.Coursera reasonably determines may violate applicable law or may infringe a third party's intellectual property.
- 5. Author Consent and Required Releases.
  - 5.1. Before uploading Authored Content to the Platform, or allowing its Authors to do so, Organization will ensure that it has obtained any necessary licenses and rights to the Authored Content in order to permit Organization to grant to Coursera the License to Authored Content described in the License Grants section below and to provide Authored Content consistent with Organization's commitments herein, as well as the following commitments, permissions and releases of liability from the Author:
    - 5.1.1.the absolute right and permission to use, publicly broadcast, distribute, reproduce and digitize any Authored Content as contemplate herein;
    - 5.1.2.the right to use Author's name, voice, image or likeness (whether still, photograph or video) and any Authored Content they provide in connection with provision of the Authored Content on the Coursera Platform;
    - 5.1.3.Author's release, discharge, promise not to sue, and hold harmless Coursera and its affiliates, successors and assigns from and against any and all claims, demands and/or causes of action arising out of or in connection with the exercise of any rights herein granted, including, without limitation, any claim for infringement, right of publicity, libel, slander, defamation, moral rights, invasion of privacy or violation of any other rights relating to any Authored Content provided by such Author; and
    - 5.1.4.the right to grant any or all of the foregoing rights and permissions to Coursera

3.5.1 Collaborations

for the duration such Authored Content is offered through Coursera's platform.
5.2. As between Organization and Coursera, Organization will be solely responsible for reviewing and obtaining any necessary licenses, commitments, permissions and releases of liability described in this Section. Organization hereby accepts full liability for any failure to obtain such licenses, commitments, permissions and releases of liability required to make Authored Content available on Coursera's platform.

## Content Rights

- 6.1. Authored Content. As between the Parties, Organization retains all rights in the Authored Content (except for the license rights granted in these terms and conditions).
- 6.2. User Content. The Parties acknowledge that each User retains all rights in content created by the User as part of a Course or Authored Content, such as submitted homework, forum posts, and the like ("User Content") in accordance with Coursera's Terms of Use applicable to Users (which may be amended from time to time). Accordingly, User Content may only be used with the appropriate User consent, which may be stipulated in advance by Organization at the time the User begins a Course or Authored Content.
- 6.3. No Other Restrictions. Nothing in these terms and conditions restricts Coursera from using content that is not Organization Authored Content. These terms and conditions do not limit the rights and permissible uses that either party would have independent of this terms and conditions, including rights under the U.S. Copyright Act or other applicable intellectual property laws.

## License Grants.

- 7.1. Content Licenses.
  - 7.1.1.License to Authored Content. Organization grants to Coursera a nonexclusive, sub-licensable, worldwide license to copy, distribute, modify, create derivative works based on, publicly perform, publicly display, and otherwise use Authored Content on Coursera Properties to deliver Authored Content to Organization's Users.
  - 7.1.2.License to User Content and Course Enhancements. Coursera grants to Organization a nonexclusive, sub-licensable, worldwide license to copy, distribute, modify, create derivative works based on, publicly perform, publicly display, and otherwise use User Content and Course Enhancements on the Platform. Organization may obtain additional licenses to User Content if it obtains User consent.
- 7.2. Platform License. Subject to these terms and conditions, Organization and its Authors will have the right to access and use the Platform for purposes of utilizing the Authoring Tools, uploading and managing Organization Authored Content.
- 7.3. Marks Usage License for Authored Content. Each Party grants the other a non-exclusive, non-assignable, limited, worldwide license (without right to sublicense) to use its name, brand name, service marks and logos (the "Marks") solely in connection with the offering of Authored Content, and if applicable, on the certificates issued to Users who successfully complete a Course (or bundled Course offering).
- 7.4. Grant of Completion Certificates. The Parties agree that in connection with the licenses granted in this Section 7, Coursera may, in cooperation with Organization, issue certificates to Users who have completed a Guided Project. The certificates may include Coursera and/or Organization's logo(s) and wording substantially similar to the following, or other language as may be approved in advance by the Parties:

[Name of User] has successfully completed the course, [Course Name], an online, [Guided Project] authorized by XXX (Organization Name) and offered

#### through Coursera.

- 7.5. No Implied Licenses. Except as otherwise expressly granted in these terms and conditions, no license or other rights under a Party's intellectual property rights is granted to the other Party, by implication, estoppel or otherwise.
- 8. Accessibility for Users with Disabilities.
  - 8.1. Coursera Responsibilities. Coursera will use commercially reasonable efforts to ensure that the Coursera Platform will comply with the Web Content Accessibility Guidelines 2.1 "AA" standards or the latest reasonable commercial standard. Content Provider will provide assistance to Coursera as reasonably necessary for Coursera to fulfill its obligations under this section.
  - 8.2. Organization Responsibilities. Accessibility of the Authored Content is the sole responsibility of Organization. Organization acknowledges and agrees that all Authored Content, including plug ins, videos, or any services or materials provided or authorized by Content Provider as part of the Authored Content will comply with the Web Content Accessibility Guidelines 2.1 "AA" standards, or the latest reasonable commercial standard. Organization is responsible for complying with applicable laws and regulations with respect to Authored Content -based accommodations for Users with disabilities.

## 9. Representations.

- 9.1. Organization further represents and warrants to Coursera that use of the Authored Content on the Platform will not infringe the intellectual property rights of a third party.
- 9.2. Coursera further represents and warrants to Organization that, to its knowledge, use of the Platform by Organization or Authors will not infringe the intellectual property rights of a third party.
- 10. Indemnification. Organization will indemnify, defend, and hold harmless Coursera from and against all liabilities, damages, and costs (including settlement costs and reasonable attorneys 'fees) arising out of a third party claim: (i) that any Organization brand features or other content used in accordance with these terms and conditions infringe or misappropriate any intellectual property rights of a third party; (ii) relating to Organization or its Authors or Users use of Authoring Tools or any Authored Content or its use by Users; or (iii) Organization's breach of the terms herein, including Organization's failure to ensure Authored Content is consistent with the standards described in the Accessibility for Users with Disabilities section herein.

## 11. Termination.

- 11.1. Termination due to Coursera for Business Order Form Termination. If Organization's Order Form(s) providing access to the Coursera for Business catalog terminate or expire, these terms and conditions, and Organization's access to the Authoring Tools and permission to deliver Authored Content to its Users shall terminate simultaneously and automatically.
- 11.2. Termination without Cause. Either Party may terminate these terms and conditions upon providing at least 30 days 'prior written notice of such termination to the other Party (without effect to any other part of the Agreement).

## 11.3. Consequences of Termination.

- 11.3.1.Termination of these terms and conditions for any reason does not relieve either Party of its obligation to pay any amounts owed to the other Party that became due prior to such termination.
- 11.3.2.Upon any termination of these terms and conditions, each Party will promptly return all Confidential Information (other than these terms and conditions) of the other Party in its possession or control.
- 11.3.3.Upon termination, Organization may download its Authored Content from the Platform to the extent technically feasible. For Authored Content such as Guided Projects, Organization will be able to download videos and transcripts of the Guided Projects, but shall not be able to or permitted to access and download keystream data.

## 12. Publicity activity.

12.1.1.In exchange for early access to the beta version of the Authoring Tools, Organization shall cooperate in good faith with Coursera to engage in appropriate publicity activity relating to the Authoring Tools, such as (without limitation) participation in a case study, providing a quote or use on Coursera's website or press release, and agreeing to act as a customer reference.

## 3.5.1 Collaborations

T Bomba

## **IIT Bombay Spoken Tutorial**



भारतीय प्रौद्योगिकी संस्थान मुंबई पगई, मुंबई-400 076, भारत

Indian Institute of Technology Bombay Powal, Mumbal-400 076, India grow/Phone : (+91-22) 2572 2545 8/am/Fax : (+91-22) 2572 3480 #remark/Website : www.itb.ac.in

## LETTER OF ASSOCIATION

To, The Principal, KG College of Arts and Science Coimbatore – 641035

Date - 31/08/2021

We are happy to announce the ASSOCIATION of Knowledge Partner Spoken Tutorial Program, IIT Bombay with KG College of Arts and Science. Your College is officially now an <u>Academic Center</u> for initiating Spoken Tutorial Training. The Program is a part of the National Mission on Education through ICT, <u>MoE</u>, <u>Govt. of India</u>, to spread IT Literacy all over India. We are promoting the learning and usage of Free & Open Source Software (FOSS), through an Audio-Video teaching tool, viz, 'Spoken Tutorial'.

You are making an outstanding contribution of using ICT based teaching and learning methodology for students of your College.

Yours Sincerely,

For and On behalf of Spoken Tutorials, Indian Institute of Technology Bombay

Shyama Jyer.





## NxtWave Disruptive Technologies Private Limited

This Agreement is executed on the 25-Aug-2021,

## BETWEEN

**NxtWave Disruptive Technologies Private Limited**, a company incorporated under the Companies Act, 2013 and having its registered office at Plot No#30, East Wing, Ground Floor, Nanakramguda, Financial District, Gachibowli, Hyderabad-500032, Telangana (hereinafter referred to as "NxtWave" or "Company", which term shall mean and include wherever the context so requires or permits its successors-in-interest and assigns)

## AND

KGiSL Educational Institutions (run by KGiSL Trust), having its principal place of business at 365, Thudiyalur Rd, Saravanampatti, Coimbatore, Tamil Nadu 641035 (hereinafter referred to KGiSL EDU, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its successors and assigns).

"**NxtWave**" and "**KGiSL EDU**" are collectively referred to herein as the "Parties" and individually referred to as a "Party".

## WHEREAS:

- A. **NxtWave** is on a mission to bridge the gap between industry & academia by rapidly building industry-relevant skills in people with NxtWave's structured programs and thus revolutionizing the 21st century job market.
- B. **KGiSL Educational Institutions** was formed with the vision of catering to the educational needs of India.
- C. The **KGiSL EDU** have identified the need for Industry readiness among their students, on which they intend to work with Nxtwave in this regard..

- D. The Nxtwave agreed to provide the services requested by KGiSL EDU.
- E. The Parties are desirous of recording their future understanding in respect of the proposed collaboration between them, and are thereby entering into this Agreement.

NOW THIS AGREEMENT WITNESSETH AND THE PARTIES HEREBY AGREE, CONFIRM AND ACKNOWLEDGE THAT:

## **1.** NAME OF THE PROGRAM

1.1. The programs for which this Agreement is being signed shall be known as "CCBP 4.0 Training Program" and which will be conducted online (hereinafter referred to as the "Program")

## 2. DEFINITIONS

In this Agreement, unless the context otherwise requires

- 2.1. "NxtWave" means the Company which designed the CCBP 4.0 Training Program.
- 2.2. "User" or "Candidate" or "Student" means the person who is selected by KGiSL EDU to enrol in the program.
- 2.3. "Confidential Information" means, in relation to either Party, any information (whether in written, electronic or oral form) belonging or relating to that Party, and, in relation to the NxtWave including but not limited to all information, including the trade secrets, business and commercial strategies and know how related to the businesses, affairs, activities, products and/or services (other requirements, specifications, directions, standards, practices and procedures, in relation thereto), as communicated by the NxtWave and its Affiliates from time to time;
- 2.4. "Force Majeure" means acts of war, terrorism, civil riots or rebellions, quarantines, embargoes and other similar action, labour strikes (that are not solely applicable to the affected Party), change in Applicable Law, extraordinary elements of nature or acts of God, or any other cause beyond a Party's reasonable control and without its fault, delay or negligence;
- 2.5. In this Agreement, unless the contrary intention appears:
- the singular includes the plural (and vice versa);
- the headings in this Agreement are inserted for convenience of reference only and are to be ignored in construing and interpreting this Agreement;
- (iii) reference to any article, clause, annexure or schedule means an article or clause of, or an annexure or schedule to, this Agreement;
- (iv) reference to the words 'include' or 'including' shall be construed without limitation;

- (v) the terms "hereof", "herein", "hereby", "hereto" and derivatives or similar words refer to this entire Agreement;
- (vi) reference to a gender shall include references to the female, male and neutral genders;
- (vii) reference to any legislation or law or regulation or to any provision thereof shall include references to any such law as it may, after the date hereof, from time to time, be amended, supplemented or re-enacted, and any reference to a statutory provision shall include any subordinate legislation made, from time to time, under that provision;
- (viii) no provisions of this Agreement shall be interpreted in favour of, or against, any Party by reason of the extent to which such Party or its counsel participated in the drafting hereof or by reason of the extent to which any such provision is inconsistent with any prior draft hereof.

# 3. RESPONSIBILITIES OF NXTWAVE

- 3.1. NxtWave agrees to conduct an online Program for pre-final and final year students of KGiSL Educational Institutions in Full Stack Development. You can visit (<u>https://ccbpcurriculum.s3.ap-south-1.amazonaws.com/CCBP-intensive-full-stack-curriculum.pdf</u>) to get reference about the Full Stack Development Curriculum. The Nxtwave will have the complete right on designing the Program and the Curriculum therein during the tenure of the agreement.
- NxtWave agrees to provide 200 licences, and each Licence shall be assigned to only one Student.
- 3.3. NxtWave undertakes that the program under this Agreement shall be performed by qualified personnel in a professional and workmanlike manner, in accordance with generally accepted industry standards.

## RESPONSIBILITIES OF KGISL Educational Institutions

- 4.1. KGISL EDU agrees to support NxtWave to inculcate the program among their pre-final and final year students for 6 to 7 hours a day.
- 4.2. KGiSL EDU takes the responsibility to onboard students to cater the licences provided.
- 4.3. KGISL EDU is responsible to provide a "Single Point Of Contact (SPOC)" for all the further communications with the NxtWave for the duration of this agreement. To ensure continuity, SPOC would be a specific person assigned for this responsibility and may not depend on any responsibility or position they hold at KGISL Educational Institutions. Even if the designation or administrative position of SPOC changes with time, responsibility or position as SPOC will not be affected.

- 4.4. KGISL EDU undertakes to maintain confidentiality of all confidential information provided by NxtWave in relation to and for the purposes of the collaboration envisaged under this Agreement. The detailed confidentiality requirements shall be agreed to in a separate Non-Disclosure Agreement to be executed between the Parties, if necessary.
- 4.5. KGiSL will have the responsibility of ensuring that License is being accessed only by the student to whom it is given and it will not be shared with others. In case if KGiSL have identified any such situation, KGiSL will have the responsibility to inform the Company immediately.

# 5.

## GENERAL TERMS

- 5.1. The Candidate will have access to the CCBP 4.0 Training Program for a period 16 months from the start of the training period. The candidate will have complete access to the program unless there is maintenance down time.
- 5.2. The candidate will be able to access the course modules only after they complete the previous module as per the curriculum.
- All the terms and conditions & privacy policy mentioned on our platform (<u>https://www.ccbp.in/</u>) are applicable.
- 5.4. The Company will have the complete right to update the PROGRAM TERMS & CONDITIONS. Company will communicate the updated terms to KGiSL EDU through email. The Terms and Conditions sent on email or in website will be Final Terms and conditions of the program for which KGiSL EDU and Students has to abide by.

# 6. EXECUTION OF DETAILED CONTRACT

6.1. In order to effectuate the broad terms stipulated in this Agreement, the Parties agree to negotiate in good faith and execute a Detailed Contract if necessary.

# . THIRD PARTY RIGHTS

7.1. This Agreement does not confer any rights or benefits on any third party.

# 8. EFFECTIVE DATE

8.1. The effective date of this Agreement shall be the date this Agreement has been signed by all the Parties.

## • VALIDITY AND EXTENSION

9.1. This Agreement is valid till the KGiSL EDU completes the Consideration payment as defined in Schedule-1 to Nxtwave for the services provided.

# **10.** AMENDMENT OF AGREEMENT

10.1. This Agreement may be amended, provided that any such amendments are agreed to in writing by the Parties.

## -REPRESENTATIONS, WARRANTIES AND AUTHORITY

- 11.1. The Parties warrant that this Agreement is validly formed according to the laws of India, and that they have full authority to enter this Agreement.
- 11.2. Parties also warrant that all the required essential sanctions to enter this Agreement have been obtained.

# 12. BINDING EFFECT

12.1. This Agreement is only intended to set out the terms of understanding between the Parties in relation to their collaboration for the Program and does create binding obligations between the Parties.

# **13.** ARBITRATION

- 13.1. Any dispute, controversy in connection with or arising from this Agreement or the breach, termination or invalidity thereof, shall be first settled through arbitration by a single arbitrator appointed on Mutual consent of the parties under the Indian Arbitration and Conciliation Act, 1996. The venue shall be Hyderabad, India.
- 13.2. The Terms shall be governed by and construed in accordance with the laws of India, without regard to conflict of law principles.

# 14. SEVERABILITY

- 14.1. The invalidity or unenforceability of any provisions of this Agreement shall not affect the validity or enforceability of any other provision of this Agreement, which shall remain in full force and effect.
- 14.2. If, for any reason, a court of competent jurisdiction finds any provision of the Terms, or portion thereof, to be unenforceable, that provision shall be enforced to the maximum extent permissible so as to give effect to the intent of the parties as reflected by that provision, and the remainder of the Terms shall continue in full force and effect.

# **15.** FORCE MAJEURE

- 15.1. Neither Party shall be liable for any default or delay in the performance of its obligations hereunder if and to the extent and while such default or delay is caused by a Force Majeure Event.
- 15.2. If a Force Majeure Event occurs, the Party that is unable to perform its obligations under this Agreement as a result of such Force Majeure Event ("Affected Party") will be excused from performance of such obligations so affected for as long as such Force Majeure Event

continues to prevent such Affected Party from performing such obligations. The Affected Party hereby covenants and agrees to use its reasonable endeavours, at its sole costs and expense, to eliminate or mitigate any such Force Majeure Event and to recommence performance of the affected obligations whenever and to whatever extent reasonably possible without delay.

15.3. Upon the occurrence of a Force Majeure Event, the Affected Party shall immediately provide written notification to the other Party of such event and state the estimated consequences. Onus to prove the occurrence of such events lies with the Affected Party.

# 16. MISCELLANEOUS

- 16.1. The contents of the Program/Application/Services/Products are developed by the Company includes Proprietary content. The usage of the Application/Services/products is not endorsed as a substitution to the curriculum based education provided by the educational institutions, but it is complementary to education that is being provided.
- 16.2. The Company acknowledges that there are various means of delivering content pedagogy and inclusion of methods in the Application/Services/products does not imply endorsement of any particular method nor exclusion imply disapproval.
- 16.3. Subscription to the Program/Application or usage of our Services/Website/products does not in any manner guarantee admission to any educational institutions or passing of any exams or achievement of any specified percentage of marks in any examinations.
- 16.4. Waiver: Any failure by the Company to enforce or exercise any provision of the Terms, or any related right, shall not constitute a waiver by the Company of that provision or right.
- 16.5. Relationship: You acknowledge that Your participation in this collaboration does not make You an employee or agency or partnership or joint venture or franchise of the Company or anyway authorized or licenced.

## AGREED, EXECUTED AND ACKNOWLEDGED

**IN WITNESS WHEREOF** the Parties hereto have executed these presents the day and year first herein above mentioned:

Educational Institutions by its Authorized Signatory
Signatory
ARAVIND KUMAR KUMAR RAJENDRAN
Signature: RAJENDRAN
Name: Aravind Kumar Rajendran
Title: CEO
Seal:

## SCHEDULE 1

## CCBP 4.0 Training Program Fees

The **KGiSL EDU** shall pay the **NxtWave** amount of INR 60,00,000 including applicable taxes per 200 CCBP 4.0 Training Program Licences with in the following manner

a. Payment for 200 licences of CCBP 4.0 Training Program to be paid in 2 instalments.

- i. 1st Instalment INR 30,00,000 on or before August 25th 2021.
- ii. 2nd Instalment INR 30,00,000 on or before December 7th 2021.

The KGiSL EDU shall pay the payment to the following bank account of the NxtWave.

- I. Account Name: Nxtwave Disruptive Technologies Private Limited
- II. Account No: 180405006350
- III. IFSC: ICIC0001804
- IV. Branch: Financial District

## Refund

a. The amount paid by CCBP 4.0 Training Program users is non-refundable.

## Failure of Payment

Unless otherwise agreed between the parties in writing, if the KGiSL EDU fails to make the 2nd Instalment payment as mentioned in Schedule 1 to the NxtWave within the timeline mentioned in the CCBP 4.0 Training Program Fees section of Schedule 1 of this agreement, then, without limiting the NxtWave's remedies under the Agreement, the NxtWave may charge the KGiSL EDU interest on the overdue amount at the rate of 12% per annum from time to time. Such interest will accrue on a daily basis from the due date until the date of actual payment of the overdue amount. The KGiSL EDU will pay the interest immediately on demand by the NxtWave. The Company will also have the right to revoke the access to the training program in case of non payment of fees within one week of becoming due.

## 3.5.1 Collaborations

## **Imarticus Learning Private Limited**



Service Receiver and the Service Provider are individually referred to where the context permits as a "Party" and collectively as the "Parties".

#### WHEREAS

- A. The Service Receiver is private institution engaged in providing Education.
- B. The Service Provider is engaged in providing learning & development, training & placement assistance services ("Services") to various companies & institutions; and
- C. The Service Provider has represented that it has the required expertise, skill and manpower to provide the Services and is interested in providing such Services to Service Receiver, and Service Receiver based on the representation made by the Service Provider is interested in availing the Services subject to the terms and conditions stipulated herein.

## NOW THEREFORE, IN CONSIDERATION OF THE COVENANTS AND MUTUAL PROMISES SET FORTH HEREIN, THE PARTIES HERETO AGREE AS FOLLOWS:

### 1. SERVICES

- 1.1 In accordance with this Agreement, the Service Provider agrees to provide the Services as may be required and confirmed by Service Receiver. Service Receiver shall issue a Purchase Order ("PO") to the Service Provider indicating the name, date of the training program as may be required by Service Receiver, and the Service Provider shall conduct the training program accordingly. The details pertaining to the Services such as the name of training program, duration, fees etc., are listed in the Schedule A attached hereto and made a part hereof.
- 1.2 The Service Provider shall offer the "Certificate in Data Analytics" of 80 hours with placements assistance in data analytics domain to the Service Receiver. The Details of the Program is in Annexure I
- 1.3 The Service Provider has the below mentioned placement assistance criteria
- 1.3.1 Training Performance: All the students of Service Receiver must meet performance benchmark of at least 70% grads in each of the assessments, 70% grads in trainer evaluation and T2(70%) or higher in the mocks
- 1.3.2 Attendance: All the students of Service Receiver must have minimum overall attendance should be 90% for class lectures and online learning & LMS participation to be minimum 90%
- 1.3.3 Placements: All the students of Service Receiver agree to relocate PAN India & willing to work in any shifts as per the hiring corporates requirements
- 1.4 The Service Provider will deliver 80 hours of the program as per mutually agreed schedule and provide internship opportunities to the student, the students who completes the

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For IMARTICUS LEARNING PVT. LTD.
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3.5.1 Collaborations

internship successfully may be converted as "Full Time Employee" by the same company. The students who don't get converted into "Full Time Employee" will be assisted by the Service provider for the placements with other Corporates.

.5 The Service Provider shall maintain records of all the participants for all training and award participant course completion certificates, as applicable, to participants who successfully complete a course, as determined by mutual discussions in respect of each program.

## 2. WARRANTIES AND REPRESENTATIONS

- 2.1 The Service Provider represents and warrants that the Services shall be performed in a diligent, good and workmanlike manner consistent with the highest professional standards and quality.
- 2.2 The Service Provider acknowledges and confirms to Service Receiver that:
  - 2.2.1 The Service Provider has not and will not provide, promise or offer any illegitimate benefit to any person including any employee or officer of Service Receiver in connection with or arising from the entry into or the performance of obligations under this Agreement, or in order to have business from Service Receiver pursuant to this Agreement. For avoidance of any doubt, illegitimate benefit means any benefit or advantage (whether in cash or kind) which is not legitimately due to the recipient, and includes any bribe or kickback; and
  - 2.2.2 Service Receiver follows anti-bribery policy, which prohibits the offering, giving, solicitation, or acceptance of any bribe, whether by way of cash or other inducements. The Service Provider undertakes to adhere to a similar policy. If at any time, it is found that the Service Provider is not adhering to the anti-bribery policy stated herein, Service Receiver reserves the right to terminate this Agreement, forthwith without any reference or notice to the Service Provider.

## 3. PAYMENT TERMS

- 3.1 Service Receiver shall pay to the Service Provider, for the service provided, in accordance with the fee structure detailed in the Schedule A.
- 3.2 The Service Provider shall submit the invoice(s) along with all required documents upon completion of the respective training session. The Service Receiver shall pay to the Service Provider as per the schedule A.
- 3.3 If Service Receiver fails to pay an undisputed invoice within its due date for payment, the Service Provider reserves the right to stop the training till the date of actual payment.

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3.4 The invoices shall be addressed to:

Accounts Department

KGISL TRUST (KGISL EDUCATIONAL INSTITUTIONS) 365, Thudiyalur Rd, Saravanampatti, Coimbatore, Tamil Nadu 641035 and Emailed to: kanchanamenon@kgcas.com

### 4. CANCELLATION

The Service Provider is not entitled to cancel any confirmed training session without prior written permission from Corporate Communications Manager / CEO. Service Receiver shall not be liable to pay for cancellation of any confirmed training session, if Service Receiver notifies the Service Provider in writing at least 7 working days in advance of the scheduled session regarding cancellation of such confirmed training session. If Service Receiver does not notify the Service Provider in writing at least 7 working days in advance of the scheduled session regarding cancellation of any confirmed training session, the Service Provider shall be entitled to a cancellation charge of the cost of such confirmed training session. If the training is not up to the expected level, the Service Receiver has the option to ask for changing the trainer, and the Service Provider needs to replace the trainer in 10 days.

#### 5. CONFIDENTIALITY

5.1 The Parties herein acknowledge that each Party will be disclosing the Confidential Information to the other Party and which, if improperly used or disclosed by the Receiving Party, could cause irreparable harm to the Disclosing Party. For the term of this Agreement and for a period of five years thereafter, each Party shall hold all Confidential Information disclosed to it by the other Party in confidence and use that Confidential Information solely in connection with the performance and delivery of the Services hereunder and for no other purpose. If there is a breach of confidentiality, the non-breaching party may be entitled to seek injunctive relief in addition to any other remedies as the non-breaching party may have at law or equity.

5.2 "Confidential Information" shall mean and include, but is not restricted to all non-public information of either Party that is technical and commercial concerning business, books of record and account, data systems, software, services, any materials, trade secrets, knowhow, formulae, processes, algorithms, ideas, strategies, inventions, data, network configurations, system architecture designs. flow charts, drawings, proprietary information, business and marketing plans, financial and operational information, and all other non-public information, material or data relating to the current and/ or future business and operations,

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wages related information provided by the disclosing party ("**Disclosing Party**") to the other Party ("**Receiving Party**") pursuant to this Agreement, or any other information which may come to the knowledge of the Recipient and is marked as Confidential Information. Confidential Information shall not include information which (a) is already in the Receiving Party's possession at the time of receipt from the Disclosing Party; (b) is or later becomes public through no fault of the Receiving Party; (c) is lawfully received from a third party having no obligation of confidentiality to the Disclosing Party; (d) is required by law to be disclosed; or (e) is independently developed by the Receiving Party who did not have access to the Confidential Information.

## 6. INTELLECTUAL PROPERTY RIGHTS

- 6.1 The material used shall not infringe any third party IPR and the Service Provider shall, materials in which Service Providers IPR subsists, identify and mark appropriately before sharing the material. All material provided to Service Receiver and it students and under this contract will the IPR of the Service provider
- 6.2 Service Receiver shall not conduct training, sell, sublicense, or otherwise make the Materials available to third parties for any reason, and shall not reproduce, alter, or create derivative works from such Materials, except as specifically authorized herein, without the Service Provider's prior written permission.

## 7. OWNERSHIP OF MATERIALS

7.1. The Service Provider retains all intellectual property rights and interest to the pre-existing courseware and the related intellectual property that the Service Provider uses to deliver the Services hereunder and all derivatives thereof (collectively, "Materials").

## 8. NON-SOLICITATION

During the term of this Agreement and for a period of one (1) year thereafter, neither Party shall directly or indirectly, hire or solicit any employee or contractor of the other Party, who has been introduced pursuant to this Agreement, without prior written consent of the other Party. The foregoing does not, however, restrict either Party from employing the other Party's employees or contractors who seek employment with such Party as a result of a general advertisement.

#### 9. TERM AND TERMINATION

9.1 The Term of the Contract shall commence from <u>08,10.21</u> and shall continue till <u>08,10.23</u>, unless terminated earlier as set forth hereunder (the "Term"). This Agreement may be extended or renewed for further terms as mutually agreed by the Parties herein. Either party may terminate this Agreement at any time, for convenience, with 30 days prior written notice to the other Party. Following any termination/expiration of this Agreement, Service Receiver shall be liable to pay for the following: (i) all Services performed by the Service Provider;

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For IMARTICUS LEARNING PVT. LTD. Authorised Signatory	For KGISL Educational Institutions

Criterion 3 – Research, Innovation and Extension

3.5.1 Collaborations

and (ii) all pre-approved expenses (if any) incurred by the Service Provider on Service Receiver's behalf. Service Provider will complete the no of hours of the training for which the advance has been collected.

9.2 Termination of this Agreement shall not affect (a) obligations accruing prior to the effective date of termination, or (b) any obligations which are intended to survive termination of this Agreement.

## 10. INDEMNITY

- 10.1. The Service Provider agrees to indemnify, defend and hold harmless Service Receiver, its respective officers, directors, employees and agents, from and against any third party claims, demands, loss, damage, directly related to the services resulting from any act or omission of the Service Provider; (including attorney's fees and expenses) (i) any claim that the Materials furnished or delivered under this Agreement or use thereof by Service Receiver infringes or misappropriates any copyright, trade secret, or other proprietary or confidentiality right of any third party; (ii) any actual or threatened breach by the Service Provider of its confidentiality obligations under this Agreement; and (iii) any violation of applicable laws, rules and regulations by the Service Provider.
- 10.2 Service Receiver agrees to indemnify, defend and hold harmless the Service Provider, its officers, directors, and employees from and against any third party claims, demands, loss, damage, liability, causes of action, judgments, or costs and expenses of every nature (including attorney's fees and expenses) related to Service Receiver; (i) a claim of IPR infringement against the Service Provider resulting from Service Receiver's unauthorized use of the Materials; and (ii) any violation of applicable laws, rules and regulations by Service Receiver and (iii) ii) any actual or threatened breach by the Service Provider of its confidentiality obligations under this Agreement;

## 11. LIMITATION OF LIABILITY

- 11.1 Neither Party's liability to the other Party arising out of or in connection with this Agreement shall exceed, in the aggregate, the total fees payable by Service Receiver to the Service Provider for the Services performed under this Agreement.
- 11.2 Neither Party shall be liable to the other Party for any special, exemplary, indirect, incidental, consequential or punitive damages of any kind or nature whatsoever including, without limitation, loss of revenues, profits, savings or business), whether in an action based on contract, warranty, strict liability, tort, negligence or otherwise, even if such Party has been informed in advance of the possibility of such damages or such damages could have been reasonably foreseen by such Party.

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## 12. ARBITRATION

- 12.1. In the event any dispute or difference arises, in connection with the interpretation or implementation or validity or otherwise arising out of or in relation to the Agreement between the Parties, the Parties shall attempt in the first instance to resolve such dispute through friendly consultations.
- 12.2.- If the dispute is not resolved through friendly consultations within thirty (30) days from the date of commencement of discussions or such longer period as the Parties agree in writing, then either party may refer the dispute to arbitration in accordance with the provisions of the Arbitration and Conciliation Act, 1996. Such arbitration shall be conducted by a sole arbitrator to be mutually appointed by both the Parties. The exclusive venue and seat for arbitration shall be Coimbatore The arbitration proceedings shall be conducted in the English language.

## 13. GOVERNING LAW & JURISDICTION

This Agreement shall be governed by the laws of India. Subject to clause 12 above, the courts of – Coimbatore shall have the exclusive jurisdiction for any litigation that may arise out of this Agreement.

## 14. MISCELLANEOUS

- 14.1 Subcontracting: The Service Provider may engage freelancers for performing the Services under this Agreement. Any consent to such subcontracting shall not relieve the Service Provider from any liability or obligation under the Agreement and the Service Provider shall be fully responsible for the acts and/or omissions of its freelancers / sub-contractors as if they were acts, omissions, defaults or negligence of the Service Provider.
- 14.2 Force Majeure: Neither party shall be responsible for delays or failure of performance resulting from acts beyond the reasonable control of such party. Such acts include, but are not limited to, acts of God, and riots, acts of war, acts of terrorism, epidemics, governmental regulations, earthquakes, or other disaster.
- 14.3 Entire Agreement, Modification and Severability. Non-exclusivity: This Agreement supersedes all prior representations, negotiations, and agreements concerning the subject matter hereof and may not be modified except in a writing signed by both parties. Once signed, all exhibits between the parties shall be incorporated into this Agreement and shall be subject to the terms of this Agreement. This Agreement may not be amended except by a document in writing signed by both Parties. Invalidity or unenforceability of one or more provisions of this Agreement shall not affect any other provision herein. This arrangement is based on non-exclusivity; Service Receiver is free to engage any service provider for similar services.
- 14.4 No Waiver: The failure of a party to insist upon the performance of any provision of this Agreement or to exercise any right or privilege granted hereunder shall not be construed as waiving such provision, and the provision shall continue in force.

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- 14.5 Assignment: The Service Provider shall not assign this Agreement (in whole or in part) or any rights hereunder to a third party without the prior written consent of the other Party. This Agreement shall bind and inure to the benefit of the Parties and their respective successors and permitted assigns.
- 14.6 Independent Contractors: Nothing contained in this Agreement is to be construed to constitute Service Receiver and the Service Provider as partners or joint ventures of each other. It is the intention of both parties that the relationship between Service Receiver and the Service Provider shall at all times be that of independent contractors.

IN WITNESS WHEREOF, the Parties hereto have set their hands at the place and on the day and year first above written.



Name: Aravind Kumar Rajendran Designation: CEO

## For IMARTICUS LEARNING PRIVATE LIMITED

For IMARTICUS LEARNING PVT. LTD.

Authonised Signatory

Signature:

Name: Sonya Hooja Designation: Director

Witness:

Name: Kanchana Menon Title: Corporate Communications Manager Date: 08.10.21

Witness:

J. HErnelli Cours

Name: Muthukumar J Title: Zonal Head – Academic Alliance Date: 08.10.21

## SCHEDULE "A" - STATEMENT OF WORK

This STATEMENT OF WORK is made and entered into as of this Date <u>08.10.2021</u> ("Effective Date") between KGISL EDUCATIONAL INSTITUTIONS (Run by KGISL Trust) and Imarticus Learning Private Limited.

### 1. Services

Service Provider will conduct Classroom/Online Training on "Certificate in Data Analytics Program" of 80 hours (Certificate in Data Analytics Program and the course details as Annexure I) to selected students with Service Receiver.

## 2. Deliverables

Training Date - Starting from 12.10.2021

Training Venue – Live Virtual Mode & In Class Training at KGiSL EDUCATIONAL INSTITUTIONS (Run by KGiSL Trust)

Service Provider will provide Pre-read material, session presentations, Pre and Post test, Class Activities for the Certificate in Data Analytics course.

#### 3. Commercials & Payment Terms: Fees to be Paid

S No	Number of Batches	Number of Students in each batch	Total hours	Per Student cost	Total Fees (Inclusive of taxes
1	1	62	80 Hrs	INR 12,000/- per student Inclusive of taxes	INR 7,44,000

## **Payment Terms:**

- 25% of the total fee will be paid as advance before commencement of the training program.
- 25% of the total fee will be paid after completion of 40 hours (50%) of the training delivery.
- 50% of the total fee will be paid after completion of the 80 hours (100%) of the training delivery.

Invoice raised by the Service provider as per the above arrangement which will be payable immediate by Service receiver.

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For IMARTICUS LEARNING PVT. LTD.

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Criterion 3 – Research, Innovation and Extension

**3.5.1** Collaborations

4. A	Topic	in Data Analytics Program Sub-topics	No of hrs	Session
	Introduction to Data Science	Intro to Program Curriculum Overview Learning Methodology What is Data Science? Analytics Landscape Life Cycle of a Data Science Projects Data Science Tools & Technologies	*	1
	Descriptive Statistics	Measures of Central Tendency Measures of Dispersion Understanding Skewness in Data Correlation and Crosstabs	4	2
Statistics	Inferential Statistics & Exploratory Data Analysis	Hypothesis Testing & Type 1 & Type 2 errors Missing Analysis and Treatment Outlier Analysis and Treatment Summarizing and Visualizing the Important Characteristics of Data Univariate, Bivariate Analysis	4	3
	Basics of Python for Data Science	Why Python? Capabilities of Python Anaconda Distribution Python Basics Control & Loop Statements in Python Built-in functions in Python User-defined functions	4	4
	Classes and Objects	Data Structures in Python Strings Lists Tuples Sets Dictionaries Classes, Objects and methods Modules in Python	4	5
Python	Introduction to Numpy and Pandas	Creation of Arrays Array Manipulation Functions in Numpy Objects in Pandas Series and Dataframe Data Acquisition (Import & Export) Indexing and Selection	4	6
	DataFrame Manipulation	Filtering, Sorting & Summarizing Descriptive Statistics Combining and Merging DataFrames Removing Duplicates Handling Missing values	4	7
	Data Visualization	Data Visualization using Matplotlib & Seaborn Scatter plot, bar graph, line plot Histogram, heatmap, pie chart EDA using visualization	4	8
	Introduction to ML	Machine Learning Modelling Flow How to treat Data in ML Preprocessing and transformation of data	4	9

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For KGISL Educational Institutions Chief Executive Officer

Criterion 3 – Research, Innovation and Extension

**3.5.1** Collaborations

		Parametric & Non-parametric ML Algorithm Types of Machine Learning		
		Linear Regression Introduction of Linear Regression Types of Linear Regression OLS Model Math behind Linear Regression Decomposition Variability Metrics to Evaluate Model Feature Scaling Feature Selection Regularization	4	10
		Project - Property Price Prediction	4	11
	Supervised Learning	Logistic Regression Classification with Linear Regression Intro to Logistic Regression Maximum Likelihood Estimation Performance Metrics	4	12
		Project - Vaccine Usage Prediction	4	13
		Decision Trees Introduction to Decision Tree Entropy Information Gain Greedy Algorithm Decision Tree: Regression Gini Index Tuning of Decision Tree Project - Heart Disease Prediction	4	14
	Time Series Modelling	Understand Time Series Data Visualizing Time Series Components Exponential Smoothing Holt's Model Holt-Winter's Model ARIMA Project - Forecasting and Predicting the furniture sales using ARIMA	4	15
	Intro to SQL	Introduction to RDBMS and SQL Tools for SQL DDL Statements DML Statements DQL Statements	4	16
sqL	Functions in SQL	Aggregate Functions Report Generation Date functions Union, Union All & Intersect Operators	4	17
	Advanced SQL	Joins Views & Indexes Sub-Queries Triggers Stored Procedures	4	18
Tableau	Tableau Basics	Introduction to Visualization Working with Tableau Visualization in Depth	4	19
		Page 11 of 12		
For IMA	ARTICUS LEARNING PVT.	LTD. atory For KGISL Edi	ucational in	stitutions
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Criterion 3 – Research, Innovation and Extension

**3.5.1** Collaborations

		Customization of cha Sorting, filtering data Calculated fields Data Organisation			
	Best Practices for Dashboarding and Reporting	Advanced Visualizati Dashboard and Dash Story building using Have a Methodology Know Your Audience Define Resulting Act Classify Your Dashbo Project: Building Tab	board actions Tableau i ions ward	4	20
effective or KG	NESS WHEREOF, thi ve Date indicated above ment. ISL EDUCATIONAL INS	e and thereupon be	come a part of the	NG PRIVATE LIM	LTD.
Nam	ature: Chief Exe e: Aravind Kumar Raje gnation: CEO	cutive Officer ndran	Signature: Name: Sonya Ho Designation: Dire		
Nam	e: Aravind Kumar Raje gnation: CEO		Name: Sonya Ho Designation: Dire Witness:	oja Inctor	hatory
Nam Desi	e: Aravind Kumar Raje gnation: CEO		Name: Sonya Ho Designation: Dire Witness:	oja	hatory
Nam Desig	e: Aravind Kumar Raje gnation: CEO		Name: Sonya Ho Designation: Dire Witness:	oja ictor	hatory
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Nam Desi Witn By:- Nam Title:	e: Aravind Kumar Raje gnation: CEO ess: Manda e: Kanchana Menon c Corporate Communic	ndran	Name: Sonya Ho Designation: Dire Witness: By: By: Name: Muthukun Title: Zonal Head	oja ictor w Corr	

3.5.1 Collaborations

## Ace Edutech Acemanbus India Consultant Private Limited



the courses.

-2-

WHEREAS the first party intends to appoint the second party to impart Industry driven and demandoriented Skill development Courses to the students of the Second Party ("KGiSL"). The details of the courses are updated in Annexure A. Any other courses in addition to those mentioned in Annexure A will be appended onto a new Annexure.

WHEREAS both the parties are agreeable to conduct program and related program on online or wherever possible on class room also.

NOW, THEREFORE, in consideration of the mutual commitments and promises made, ACE EDUTECH and KGISL do hereby agreed as follows:

NOW THIS DEED WITNESSETH AS UNDER AGREED BY AND AMONG THE PARTIES HERETO:

### 1. INTRODUCTION:

- a. This MOU is aimed at creating a Business Relationship among the parties to offer and promote a skill-based course as above said to the students of the First Party.
- b. This MOU will be effective for 30 Months, from 15<sup>th</sup> August 2021 and be renewable for further periods as may be mutually agreed upon between the parties deem fit and proper to be mutually decided.
- c. The parties agree that the course will be delivered at the premises of the First Party.
- d. The resource persons and trainers belonging to Second Party shall ensure that the courses are participative, interactive and a two-way learning experience for the students.
- e. The parties shall aim to create an environment that is exciting and interactive for the purpose of holistic learning experience.

#### 2. TERMS AND CONDITIONS :

- 2.1 THE FOLLOWING ARE THE DUTIES AND RESPONSIBILITIES OF THE FIRST PARTY, "KGISL":
  - 2.1.1 The First Party, i.e., "KGiSL" shall permit the Second Party

to use the premises to be provided by the First Party.

- 2.1.2 The premises allocated should be easily accessible and shall be fixed for the entire period of this MOU.
- 2.1.4 To permit students to participate progressively in the training provided at premises of the First Party.
- 2.2 The First party shall provide appropriate space in the campus to conduct course. Rental agreement for the same will be signed by both parties.
- 2.3 The First Party undertakes to accept courses offered by the second party to the students of "KGISL" and the Second party agrees to execute the courses with due diligence and said timelines.
- 2.4 The First Party agrees to appoint a SPOC (Single Point of Contact) for a seamless delivery of the courses.

THE FOLLOWING ARE THE DUTIES AND RESPONSIBILITIES OF THE SECOND PARTY, "ACE EDUTECH":

-3-

- 3.1 The Second Party "ACE EDUTECH" shall schedule slots for students as mentioned in Annexure A.
- 3.2 The Second Party shall appoint a SPOC (Single Point of Contact) to coordinate with the SPOC (Single Point of Contact) of the First Party for the seamless delivery of the courses.
- 3.3 The Second Party shall provide weekly reports on attendance, completed modules and progress of the students to the first party.

## 4. FEE FIXATION AND FEE COLLECTION:

- 4.1 The fee for each course on offer shall be as mentioned in Annexure A, mutually agreed by both the parties.
- 4.2 The fee shall be collected from the student directly by the First Party, "KGISL".
- 4.3 25% of the semester fee will be paid to the second party before the beginning of the course, the next 25% after the completion of 50% of the course, and the balance 50% after completion of the course.

## 5. MODE OF COMMUNICATIONS:

All modes of communications shall take place only between the first party and the second party in following three forms:

- 5.1 Day to day communications shall be communicated through written and telephonic conversations, provided appropriate hardcopy evidences shall be maintained by both sender and receiver
- 5.2 Electronic communication (Email / SMS / MMS) is permitted among the parties.
- 5.3 The information given to parties / general public through official website / Facebook / twitter/ Whatsapp / Gmail pages will be considered that the communication has been passed on in official mode.

## 6. TERMS OF SERVICE OF NOTICES"

All the notices shall be served at the official addresses communicated among the parties by name.

#### 7. TERMINATION OF BUSINESS RELATIONSHIP:

- 7.1 Any party willing to terminate the relationship / withdraw from the business shall give 3 months advance notice in written format subject to completion of the course offered by the Second Party.
- 7.2 The financial implications on parties in the event of termination / withdrawal shall be fixed at the time of such incidents based on the pending commitments of the party concerned.

STICKLY ADDRESS OF DADTIES FOR COMMUNICATION & SEDVING OF NOTICES

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#### 8.2 Second Party ("ACE EDUTECH"):

The Executive Director, Acemanbas India Consultants Private Ltd, No 41, 8<sup>th</sup> Street, Tatabad, Coimbatore -641 012

#### 9. CONFIDENTIALITY:

Each Party shall be obliged to keep in strict secrecy and confidence and to bind all of its employees to keep in strict confidence all the confidential information including commercial and technical information received directly and or indirectly from either parties. **ACE EDUTECH** shall maintain confidentiality of all information of KGiSL and vice versa and shall not at any time disclose such information to any third party except to the extent required to promote the business and or related activities and or for instituting legal proceedings and shall not use such information for any purpose other than for the performance of this MOU. The factum of existence of this MOU, its terms and conditions, all transactions under the same, shall all be kept in strict secrecy and confidence by the parties. This confidentiality obligation shall survive expiry or termination of this MOU. Breach of confidentiality by either of the parties shall entail payment of compensation by the party in default to the other, apart from being liable for injunctive reliefs.

#### **10. INDEMNIFICATION:**

Each Party hereby indemnifies and agrees to keep indemnified the other Party, including its affiliates and their respective directors, officers, employees, agents and representatives from and against, any and all losses, claims, costs and expenses, penalties, interest, damages and liabilities, including third party claims for damages, incurred on account of: (a) any breach of any of its representations and/or warranties set out in this MOU, or (b) breach of any obligations under this MOU.

## **11. ENTIRE AGREEMENT:**

This MOU, along with the service level MOU's, constitutes the entire MOU of the Parties as to its subject matter and supersedes in full all prior or contemporaneous understanding or MOUs whether written or oral, on such subject matter, including any prior employment MOU's or severance understandings with the Company

#### 12. SURVIVAL:

The provisions of this MOU, which by their nature are intended to survive the termination or expiration of this MOU, including without limitation, the provisions of Section 9 (Confidentiality), Section 10 (Indemnification), Section 13 (Governing Law), Section 8 (Notices) shall survive the termination of this MOU

#### 13. GOVERNING LAW AND JURISDICTION:

This MOU shall be governed by and construed in accordance with the laws of India. The parties agree

#### 3.5.1 Collaborations

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#### 14. SETTLEMENT OF DISPUTES:

- 11.1 If there arises any dispute with regard to interpretation or implementation of this Memorandum of Understanding, it will be settled through mutual discussion among the parties, in the first instance.
- 11.2 If there are any unresolved issues, the same will be referred to a mutually agreed third party Arbitrator for arbitration and the cost of arbitration will be shared among all the three parties equally.
- 11.3 The seat of the arbitration shall be in Colmbatore and any dispute with regard to the arbitration proceedings shall be subject to the jurisdiction of Colmbatore Court only.

#### 15. AMENDMENTS & WAIVER:

No changes, amendments, modifications or waiver of any of the terms and conditions thereof shall be valid, unless reduced to writing and signed by duly authorized representatives of both the parties here to.

2.

IN WITNESS WHEREOF the Parties have executed these presents on the day and year herein above written.

For KGISL Educational Institutions (Run by KGISL Trust)

For ACE EDUTECH, 100% subsidiary of Acemanbas India Consultants Private Ltd



Director / Managing Director ED

Cont'd.....Page-6

#### ANNEXURE-A

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This section highlights the courses agreed to be conducted for students/ stakeholders/ cohorts, any changes on the same will be agreed between the parties before the changes on the terms are made

#### Terms for administering DBF - Diploma in Banking & Finance

#### DBF Course Highlights:

- · Covering 12 modules (all relevant items for the DBF Exams )
- · 105-110 hrs. of learning.
- 8 -9 hours per week across 3 subjects and total 16 weeks (4 months).
- Learning approach Online + offline
- · Instructor led focused training course.
- Prepare students with add on knowledge, for better placements.
- All assistance from professor to get students familiarized with IIBF terminology
- Assignments, Quiz and Project exam
- Distinguished Industry expert from banking Industry
- Ideal Batch size can be of maximum of 60 students.

#### Quote and Payouts

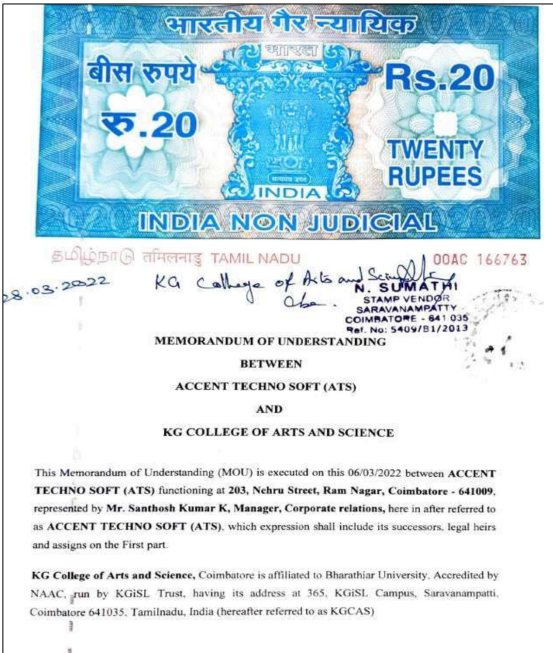
- Per student cost will be Rs 2999/-+ GST (Batch size 50 students)
- The student may have to invest in buying the books for their reference
- Additionally, there would be a requirement to follow the requirements of IIBF
- There would also be fees which needs to be paid by the candidate for the exam registration which is over and above the above cost of the course
- The candidate will have to visit the exam center provided by IIBF in its exam ticket which is mostly within City limits
- ACE EDUTECH will provide assistance in the above points but actions have to be performed by the candidate
- Once the College management agrees for the course training. Purchase order will be released from the college.
- Billing will happen on monthly basis as per the classes conducted in that duration.
- Expect the payment release within the least possible turnaround time.

#### Terms for administering Digital Marketing

- Highlights of the course:
  - Covering 15 modules (all latest DM Techniques)
  - 60 hrs. of learning.
  - 4 hours per week and total 16 weeks (4 months).
  - Learning approach Online + offline
  - Instructor led focused training course.
  - Prepare students with add on knowledge, for better placements.
  - Connect students with requirements in industry.
  - Assignments, Quiz and Project exam
  - Selected students get live project internship.
  - Distinguished Industry expert with about 18 yrs. Experience
- Digital Quote:
- Per student cost will be 4500/-+ GST (Batch size 50 students)
- Total Training cost for 50 students will be INR 225,000/-+GST.
- ✓ PO & Payouts:
  - Once the College management agrees for the course training. Purchase order will be released.
  - Billing will happen on monthly basis as per the classes conducted in that duration.

### 3.5.1 Collaborations

### Accent Techno Soft



#### PREAMBLE

Accent Techno Soft (ATS) provides a wide range of solutions in IT Consulting, technology and Operations space for our clients. To enhance the business value of our service offerings to our customers, we have formed strategic alliances with industry bodies, technologies vendors and system integrators. Through these partnerships we are able to deliver industry-best end -to-end solutions to our

Accent was founded by experienced software professionals and providing the foundation for the company's expertise in E-commerce/Web applications, custom application development, data warehousing, enterprise management solutions, and operations management (support, maintenance, implementation). Accent Techno Soft, specialize in the business of software Training & HR Consultancy spotlighting in India.

Accent provides comprehensive and cost-effective training for individuals looking to inflate their IT skills in their current professions or looking to take the first step toward new careers. The success of our customers is realized through training sessions, but the foundation of Accent is based on inspiring students and companies to become more productive and successful in their daily activities.

After studying the strengths and objectives, ACCENT TECHNO SOFT (ATS) and KGCAS agreed that they can share the expertise available at both ends for mutual benefits in the field of education, training, scientific and industrial research and enter in MoU. Based on the discussion held among the faculty of the DEPARTMENT OF COMMERCE WITH PROFESSIONAL ACCOUNTING certain thematic areas/programs have been identified for mutual collaboration.

ACCENT TECHNO SOFT (ATS) now open to provide MoUs to the colleges (No need to pay anything for MoU), with following services

Collaborative technical and development activities in the fields of education and trainings are 1. listed below. The following activities will be carried out between ACCENT TECHNO SOFT (ATS) and the DEPARTMENT OF COMMERCE WITH PROFESSIONAL ACCOUNTING

- Consultancy Work a)
- Internship cum Placementopportunities b)
- Faculty DevelopmentPrograms ()
- Seminars/Workshop on recent developments in the field of technology and software. d)
- Boot Camp c)

Imparting training to faculty on emerging areas. Providing opportunity to students to work with the technology available at Resource Sharing.

II. Industrial visits and project work for the students to be carried out at ACCENT TECHNO SOFT (ATS), if the training projects and infra- structure facilities available at ACCENT TECHNO SOFT Cities and en soft KOUAS.

III. Exchange Program enabling the faculty members of the Department of Commerce with professional Accounting of KGCAS to work for short periods in ACCENT TECHNO SOFT (ATS) and the faculty of ACCENT TECHNO SOFT(ATS), to serve as visiting faculty for guidance in the development program of mutual interest and conduct of intensive course.

IV. Organize conferences, seminars, symposia, workshop and refresher courses for thestudents as collaborative effort at either ACCENT TECHNO SOFT (ATS) or at KGCAS, Coimbatore

AMENDMENTS: No amendment or modification of the MoU shall be valid unless the same v. is made in writing by both the parties or their authorized representatives and specifically stating the same to be an amendment of this MoU. The modification/changes shall be effective from the date on which they are made or executed, unless otherwise agree to.

VI. DURATION OF MoU: The duration of this MoU shall be for 3 years from the date of signing of the MoU. The MoU shall stand renewed automatically unless desired otherwise by either party. This MoU shall be terminated for no cause by giving one month advance written noticebyeitheroftheparties.

#### CONTACT DETAILS: VII.

ACCENT TECHNO SOFT (ATS) 203, Nehru Street, Ram Nagar COIMBATORE - 641009 E-Mail: accenttechnosoft.ats@gmail.com

### KG COLLEGE OF ARTS AND SCIENCE

KGiSL Campus, Saravanampatti Coimbatore- 641035. IN WITNESS OF THE UNDERSIGNED, duly authorized there to, have signed this Memorandum of Understanding on dated in two originals.

Mr. Santhosh Kumar K Manager Corporate Relations ACCENT TECHNO SOFT COMBAJORE

B.K.n-

Dr. B. Vanitha SECRETARY KG COLLEGE OF ARTS AND SCIENCE, COIMBATORE

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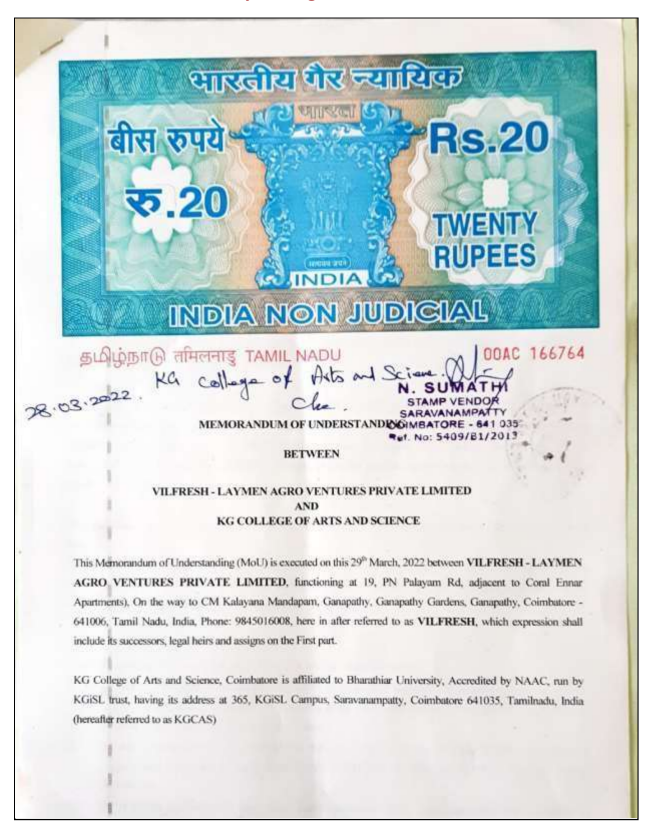
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3.5.1 Collaborations

### Vilfresh Laymen Agro Ventures Private Limited



#### PREAMBLE

VILFRESH is, a Coimbatore based company, which supplies farm-fresh produce in urban areas. Founded in 2016 by academician-turned-entrepreneur Selvakumar Varadarajan, the company started off by purchasing milk from dairy farmers and selling it to customers. The company now delivers nearly 40 agrobased products.

WHAT WE DO: Vilfresh, brings village fresh agro-products to urban citizens through an aggregator model, procures an average of 1,800 litres of milk per day from around 100 farmers and delivers it under the brand name VilFresh (Village Fresh) to customers in Coimbatore city.

WHY TO CHOOSE US: VILFRESH has also set up VilFresh Career Forum, which helps these students get placements after they complete their graduation. The company, which raised Rs. 1.5 crore in angel funding in 2019, claims to be the first hyper-local model in the country to achieve cash break-even in August 2020, that too during the pandemic.

After studying the strengths and objectives, VILFRESH, and KGCAS agreed that they can share the expertise available at both ends for mutual benefits in the field of education, training, management and industrial research and enter in MoU. Based on the discussion held among the faculty of the DEPARTMENT OF MANAGEMENT STUDIES certain thematic areas/programs have been identified for mutual collaboration.

VILFRESH, now open to provide MoUs to the colleges (No need to pay anything for MoU), with following services

- I. Collaborative Management and Business Research activities in the fields of education and training are listed below. The following activities will be carried out between VILFRESH and the DEPARTMENT OF MANAGEMENT STUDIES
  - a) Consultancy Work
  - b) Internship cum Placement opportunities
  - c) Project assistance to final year BBA CA and M.Com IB students
  - d) Seminars/Workshop on recent developments in the field of Business Management.
  - e) Imparting on training to faculty on emerging areas. Providing opportunity to students to work with the technology available and Resource Sharing.
- II. Industrial visits and project work for the students to be carried out at VILFRESH, if the training projects and infrastructure facilities available at VILFRESH, fits the requirement of the students of KGCAS.
- III. VILFRESH, and KGCAS shall share facilities such as R&D and library facilities according to rules and regulations of each institution.
- IV. Exchange Program enabling the faculty members of the Department of Management Studies of KGCAS to work for short periods in VILFRESH, and the executives of VILFRESH, to serve as resource persons for guidance in the development program of mutual interest and conduct of intensive course.

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Criterion 3 – Research, Innovation and Extension

3.5.1 Collaborations

Organize conferences, seminars, symposia, workshop and refresher courses for the students as collaborative effort at either VILFRESH, or at KGCAS, Coimbatore

#### VI. AMENDMENTS

No amendment or modification of the MoU shall be valid unless the same is made in writing by both the parties or their authorized representatives and specifically stating the same to be an amendment of this MoU. The modification/changes shall be effective from the date on which they are made or executed, unless otherwise agree to.

#### VII. DURATION OF MoU

The duration of this MoU shall be for 3 years from the date of signing of the MoU. The MoU shall stand renewed automatically unless desired otherwise by either party. This MoU shall be terminated for no cause by giving one month advance written notice by either of the parties.

VIII. Disputes if any shall be settled through mutual discussions between the Parties in the first instance, failing which the same shall be settled through the courts of Chennai.

#### IX. CONTACT DETAILS:

#### VILFRESH - LAYMEN AGRO VENTURES PRIVATE LIMITED,

19, PN Palayam Rd, adjacent to Coral Ennar Apartments), On the way to CM Kalyana Mandapam, Ganapathy, Ganapathy Gardens, Coimbatore - 641006, Tamil Nadu, India, Phone: 9845016008 e-mail: laymen@vilfreshindia.com

### KG COLLEGE OF ARTS AND SCIENCE

KGiSL Campus, Saravanampatti, Coimbatore - 641 035.

IN WITNESS OF THE UNDERSIGNED, duly authorized there to, have signed this Memorandum of Understanding on \_\_\_\_\_\_ in two originals.

Mr. Selvakumar Varadharajan Founder VILFRESH - LAYMEN AGRO VENTURES (P) LTD., COIMBATORE Dr. B. Vanitha SECRETARY KG COLLEGE OF ARTS AND SCIENCE



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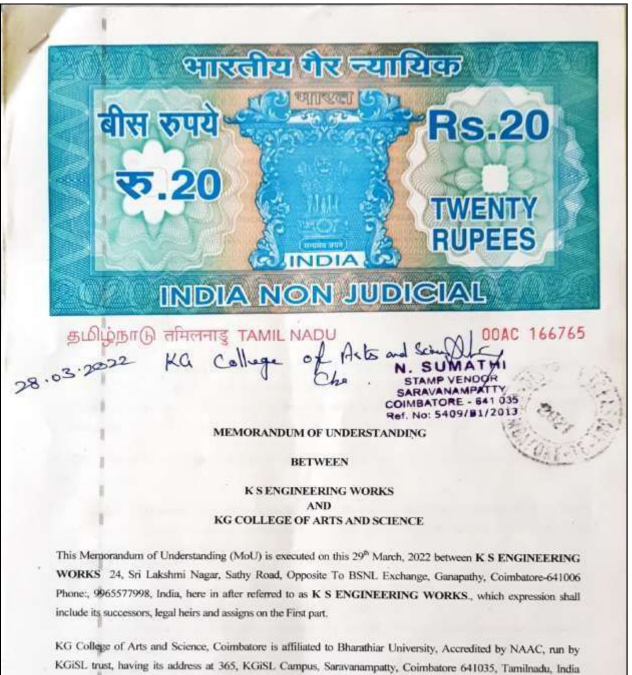
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KG College of Arts and Science	Criterion 3 – Research, Innovation and Extension	3.5.1 Collaborations
KG College of Arts and Science	Criterion 3 – Research, Innovation and Extension	3.5.1 MoUs / Collaborations

## **KS Engineering Works**



(hereafter referred to as KGCAS)

#### PREAMBLE

KS Engineering Works established in 2003 is a leading Manufacturer and Exporter of Hollow Block Making Machine Spares, Hollow Block Making Machines, Concrete Block Making Machines, Hydraulic Concrete Block Making Machines, Egg Laying Block Making Machines, Paving Block Making Machines, Hydraulic Block Machines, Cement Block Making Machines, Vibration Block Making Machines, Panmixers, Concrete Mixer Machines, Concrete Mixer Machine Spares, Hydraulic Pallet Trolley and Earth Ramer.

WHAT WE DO: Facilitated with modern technology, cost effective production process, and wide distribution network, K.S. Engineering Works, has become a reputed name in the Hollow block machines market. We regularly conduct research activities and also ensure that our components and management system comply to international quality norms. Our experience in completing the targets as per the given schedules helps us in efficiently meeting bulk order and customized requirements of our customers.

WHY TO CHOOSE US: KS Engineering Works has the required infrastructure to offer internship training and instill entrepreneurship among the students, we would also use the young talent in business management through placements

After studying the strengths and objectives, K S ENGINEERING WORKS, and KGCAS agreed that they can share the expertise available at both ends for mutual benefits in the field of education, training, management and industrial research and enter in MoU. Based on the discussion held among the faculty of the DEPARTMENT OF MANAGEMENT STUDIES certain thematic areas/programs have been identified for mutual collaboration.

K S ENGINEERING WORKS now open to provide MoUs to the colleges (No need to pay anything for MoU), with following services.

- I. Collaborative technical and development activities in the fields of education and trainings are listed below. The following activities will be carried out K S ENGINEERING WORKS and the DEPARTMENT OF MANAGEMENT STUDIES
  - a) Consultancy Work
  - b) Internship cum Placement opportunities to BBACA and M.Com IB students
  - c) Project assistance to final year M.Com IB and BBACA students
  - d) Seminars/Workshop on recent developments in the field of Commerce, Management and International Business
  - e) Imparting on training to faculty on emerging areas. Providing opportunity to students to work with the technology available at Resource Sharing.
- II. Industrial visits and project work for the students to be carried out at K S ENGINEERING WORKS if the training projects and infra- structure facilities available at K S ENGINEERING WORKS fits the requirement of the students of KGCAS.
- III. K S ENGINEERING WORKS and KGCAS shall share facilities such as computers, sophistical equipment, instrument etc. and library facilities according to rules and regulations of each institution.
- IV. Exchange Program enabling the faculty members of the Department of Management studies of KGCAS to work for short periods in K S ENGINEERING WORKS and the executives of K S ENGINEERING

WORKS, to serve as resource persons for guidance in the development program of mutual interest and conduct of intensive course.

V. Organize conferences, seminars, symposia, workshop and refresher courses for the students as collaborative effort at either K S ENGINEERING WORKS or at KGCAS, Coimbatore

#### VI. AMENDMENTS

No amendment or modification of the MoU shall be valid unless the same is made in writing by both the parties or their authorized representatives and specifically stating the same to be an amendment of this MoU. The modification/changes shall be effective from the date on which they are made or executed, unless otherwise agree to.

#### VII. DURATION OF MoU

The duration of this MoU shall be for 3 years from the date of signing of the MoU. The MoU shall stand renewed automatically unless desired otherwise by either party. This MoU shall be terminated for no cause by giving one month advance written notice by either of the parties.

VIII. Disputes if any shall be settled through mutual discussions between the Parties in the first instance, failing which the same shall be settled through the courts of Chennai.

#### IX. CONTACT DETAILS:

#### K S ENGINEERING WORKS

24, Sri Lakshmi Nagar, Sathy Road, Opposite To BSNL Exchange, Ganapathy, Coimbatore-641006 Phone:, 9965577998,e-Mail: ksengg2003@gmail.com

KG COLLEGE OF ARTS AND SCIENCE

KGiSL Campus, Saravanampatti Coimbatore

IN WITNESS OF THE UNDERSIGNED, duly authorized there to, have signed this Memorandum of Understanding on \_\_\_\_\_\_\_ in two originals.

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KG Campus Saravanampath

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Mr. Kanthasamy Duraisamy PROPRIETOR K S ENGINEERING WORKS COIMBATORE B.V. n=

Witness

Dr. B. Vanitha SECRETARY KG COLLEGE OF ARTS AND SCIENCE COIMBATORE

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## **AWS Academy**



#### 3.5.1 Collaborations

### Hackup Technology Private Limited



### MEMORANDOM OF UNDERSTANDING

The memorandum of Understanding (MoU), effective on the date it is signed by official representatives, is entered into by and between KGiSL Educational Institutions (run by KGiSL Trust), KGiSL Campus, 365, Thudiyalur Road, Saravanampatti, Coimbatore - 641035, Tamil Nadu, India (hereinafter referred to as "KGISL EDU" which term shall, unless repugnant to the context or meaning thereof, include its group entities, successors, legal representatives, and permitted assigns) of the first party.

#### AND

HACKUP TECHNOLOGY PVT. LTD. having its office at, 14A, 1st Street, Sivanandhapuram, Saravanampatti post, Coimbatore - 641035. (hereinafter referred to as "HACKUP" which term shall, unless repugnant to the context or meaning thereof, include its group entities, successors, legal representatives, and permitted assigns) of the Second party.

Fither party may terminate this agreement by giving not less than 3 months' notice to the other party.

Notwithstanding the stipulation in above clause, each party is entitled to terminate this agreement immediately on any other party committing the breach, which is not insignificant and such party does not remedy such breach within 30 days from written notice by the other party requiring the default party to remedy the same.

- 4. In the event of termination of the agreement, for whatever reasons, both the parties agree to fulfill their respective commitments to the already registered batch of students as if the agreement is still in force.
- 5. On termination of this agreement, neither party will be entitled to claim any compensation or damages for or in respect of or by reason of such termination, except where such claim is based on the default of the other party.
- 6. Neither party will in any event be liable to the other party under this agreement for loss of profit, loss of business, loss of revenue or for any indirect, incidental or consequential damages whether or not the possibility of such damage could have been reasonably foreseen.

#### GOVERNING LAW, JURISDICTION AND DISPUTE RESOLUTION.

This Agreement shall be governed by and interpreted in accordance with the laws of the

India. Any dispute in connection with or arising out of this agreement, the parties agree

that the dispute will be submitted for adjudication to the Courts with appropriate jurisdiction.

The Courts at Coimbatore shall have exclusive jurisdiction to decide any dispute arising in relation to this MOU.

HackUp technology acknowledges that the HackUp technology - has read this agreement, understands it and agrees to be bound by its terms and conditions. Further, HackUp technology agrees that this, together with any supplement or schedule of charges, is the complete and exclusive statement of the agreement between the parties, which supersedes all proposals or prior agreements, oral or written, and all other communications between the parties relating to the subject matter of this agreement.

Signed at KGiSL Educational Institutions (run by KGiSL Trust) on this day of .....

2022.

Witnesses

3)

For and on behalf of KGiSL Educational Institutions (run by KGiSL Trust) CEO

1) A. Almatery

For and on behalf of Mr.Dinesh Paranthagan, Founder & CEO, HackUp Technology Coimbatore

2) P. Starford

4)

- KGISL EDU will ensure that each participating student has access to relevant hardware and software.
- 3. KGISL EDU will provide its expertise for research and development work required by assigning faculty members from the Departments of Computer Science who will be responsible in interaction and correspondence with you towards successful achievement of the tasks as and when required.
- KGiSL EDU will provide their proficiency in finding solutions for various problems faced by industry during development and implementations.
- 5. KGiSL EDU will permit to utilize their library facilities.
- 6. KGiSL EDU agrees to take up consultancy from Hackup and complete the task within the stipulated time.
- KGISL EDU undertakes not to forward or disclose any information concerning the specifics of this agreement to any third party without the prior written consent of HackUp
- KGiSL EDU will not permit any practice that may be detrimental to the trademarks or goodwill or reputation of HackUp or its services.
- KGiSL EDU use of any of the trademarks will be strictly in accordance with HackUp instructions.

Both parties agree that the second party at all times will work with good intent to provide the service and the best of its effects in helping the second party achieve its purpose and derive its value.

Both parties agree that the outcome of the program depends on the participation, commitment efforts and involvement of the participating students. When the – Second party will give its best efforts to deliver the needs as agreed in the best possible manner.

Both parties agree that placement and employment availability is not a yardstick for parameter to judge the quality, value and efforts of the service of the Second party.

Both parties agree that all the services of the –Second party or chargeable and the charge will be as per Prior mutual agreement between the parties for each of the services of that calculated on value and effort basis.

Both parties agreed at the –Second party at its own interest or upon request of the –First party may provide certain services and training at free of cost as a goodwill gesture which will be mutually agreed and intimated in writing according to the service activity.

The tuition fees **Rs.3000** (Rupees Three Thousand) **excl. 18% GST** per student as fixed by the both parties subjected to TDS. The program duration is 40 hours (Theory 30 hours and practical 10 hours) for three months of the respective semester.

#### FORCE MAJEURE

No party shall be liable to the other if and to the extent, that the performance of any of its obligations under this agreement is prevented, restricted or interfered due to the circumstances beyond the reasonable control of such party including but not limited to Government Legislation, fire, flood, explosion, epidemics, -, Act of God, wars, riots, and act of Government.

### Terms of Agreement and Termination of Agreement

 This agreement is effective from the date of signing by both the parties and shall be valid for a period of one year (12 months) from the date of agreement. The parties may renew this agreement for further periods on mutually agreed terms. Criterion 3 – Research, Innovation and Extension

WHEREAS HackUp Technology is a renowned software development company provide Training in the field of Cyber Security and Ethical Hacking to the students of the various institutions in and around Coimbatore.

WHEREAS KGiSL Educational Institutions a highly reputed Institution is committed to impart high quality education and training to its students to make them World-class graduates with a foresight to the changes and problems, and pioneers to offer innovative solutions to benefit the nation and the world at large.

The HACKUP has represented that it has necessary infrastructure, manpower, specialization and experience to provide services to the KGISL EDU in terms of this MOU and has approached KGISL EDU for rendering services to the benefit of the Students of the KGISL EDU.

Based on the representation made by the Second Party, the First Party has agreed to engage the Second Party on a non-exclusive basis, to provide the above said Training services on the terms and conditions contained in this Agreement.

The parties of the First and Second parts have appreciated each other's objectives in promoting excellence in education in common area of interest and are desirous of entering into MOU for the aforesaid purpose.

Now, therefore, in consideration of the foregoing and the mutual covenants set forth herein, the Parties hereto agree as follows:

#### **OBJECTIVE / PURPOSE OF THE MOU:**

To develop and establish the Knowledge Centre at the KGISL EDU's campus to offer various Programme(s) jointly by the Fisrt and the Second Party,

- To provide practical aspects of Ethical Hacking & Cyber Security and motivate students to update their knowledge in the field of Cyber Security.
- Enlighten the students with recent development and train the students for competitive jobs
- Orientation on overall function of Cyber Security and Ethical Hacking expert resource persons
- On successful completion of the program the students will be awarded with a merit certificate issued by - Second Party.

#### RESPONSIBILITIES OF HACKUP TECHNOLOGY:

- 1. To organise 40 hours training programs for Ethical Hacking & Cyber Security
- To provide training to the students who appear Global Exam in the field of Ethical Hacking & Cyber Security..
- 3. To provide study materials and practical training session First Party's own infrastructure
- 4. To conduct internal evaluation and to issue certificate
- 5. Incubation Centre: -Second Party will start an incubation Centre at KGiSL EDU to carry over research / projects in the field of Cyber Security for the benefit of students.
- 6. Internship: Second Party will provide paid Internship projects for the students of School of Computing in the Incubation Centre.
- External Projects Execution Projects can be taken in cooperation with -\*Second Party and KGiSL EDU. The Second Party's employees will guide the project till the successful completion of the projects.
- 8. Research Guidance: The Second Party will guide and give support to the faculty and students with our core IT domain based on the requirement.
- 9. Conference and Workshop: KGiSL EDU can organize Conference and Workshop in collaboration with the Second Party

- 10. Special Lectures: -The Second Party would extend special lectures to both Faculties and Students at KGISL EDU to update their level of skills.
- 11. R&D: The Second Party would provide the assistance on research and development activities carried by the students and faculty.
- 12. The Second Party undertakes not to forward or disclose any information concerning the specifics of this agreement to any third party without the prior written consent of KGISLEDU -
- The Second Party will not permit any practice that may be detrimental to the trademarks or goodwill or reputation of KGISL EDU ----- or its services.
- 14. The Second Party use of any of the trademarks will be strictly in accordance with KGiSL EDU instruction.

#### Invoicing/Billing:

The second party shall make Tax invoice to the first party in detailed descriptions, qty, rate and HSN code along with both the parties valid GSTIN and on or as per course completion schedule or instruction by first party from time to time.

The second party shall be to properly comply or file the subject/relevant/particular our transaction invoice in the GST portal within the due date of return filing as per GST law.

If not filed by the second party on time, then the first party will be withhold the GST amount against their payments.

### PAYMENT TERMS:

The subject Training fee shall be payable to the second party by first party for Rs.3,000/- plus applicable GST per student as per the list of participated or joined or completed the subject course by computer science background student of KGISL Edu.

#### PAYMENT SCHEDULE:

25% on the date of commencement of course 25% after completion of 15 hours theory 25% after completion of course 25% on the date of issue of certificate

#### Tax Deducted at Source:

The payment of training fee to the second party by first party shall be deduct / subject to deduction of tax at source as applicable from time to time at prevailing the rate as specified by Income Tax Act.

#### RESPONSIBILITIES OF KGISL EDU

 KGISL EDU will provide necessary space and other infrastructure like computers, printers, UPS, furniture and fixtures, supporting facilities, video and audio, etc., at college premises will have exclusive right to operate the HackUp inside the college campus subject to the terms of this agreement. Criterion 3 – Research, Innovation and Extension

#### 3.5.1 Collaborations

### **Doddabetta Tea Factory**



KG College of Arts and Science, Coimbatore is affiliated to Bharathiar University, Accredited by NAAC, run by KGiSL trust, having its address at 365, KGiSL Campus, Saravanampatti, Coimbatore 641035, Tamilnadu, India (hereafter referred to as KGCAS)

PREAMBLE

Doddabetta Tea Factory established in the year 2005 and now it is18 year's old Tea factory. Their aim for this current year is to make a turnover of 16 Crores. And their profit per Annum is 3.20 Crores. They Awarded with the Chief Ministers Award for the Entrepreneurship and Corporate Social Responsibility and District Level Best Award from The Tourism Department. Nature of the Business, manufacturing, marketing and trading in varieties of Tea. The company activities are manufacturing black tea, manufacturing homemade chocolates and adventures sports activities.

WHAT WE DO: Facilitated with modern technology, cost effective production process, and wide distribution network, Doddabetta Tea Factory, has become a reputed name in the Tea market. We regularly conduct research activities and also ensure that our components and management system comply with international quality norms. Our experience in completing the targets as per the given schedules helps us in efficiently meeting bulk order and customized requirements of our customers.

WHY TO CHOOSE US: Doddabetta Tea Factory has the required infrastructure to offer internship training and instill entrepreneurship among the students; we would also use the young talent in business management through placements.

After studying the strengths and objectives, Doddabetta Tea Factory and KGCAS agreed that they can share the expertise available at both ends for mutual benefits in the field of education, training, management and industrial research and enter in MoU. Based on the discussion held among the faculty of the Department of Commerce certain thematic areas/programs have been identified for mutual collaboration.

Doddabetta Tea Factory now open to provide MoUs to the colleges (No need to pay anything for MoU), with following services.

Collaborative technical and development activities in the fields of education and trainings are listed below. The following activities will be carried out through the MoU between Doddabetta Tea Factory and the Department of Commerce, KGCAS

- a) Consultancy Work
- b) Internship cum Placement opportunities for students
- c) Faculty Development Programs
- d) Boot camps
- e) Project assistance to final year students
- f) Seminars/Workshop on recent developments in the field of commerce
- g) Imparting on training to faculty on emerging areas. Providing opportunity to students to work with the technology available at Resource Sharing.
- I. Industrial visits and project work for the students to be carried out at DODDABETTA TEA FACTORY if the training projects and infra-structure facilities available at DODDABETTA TEA FACTORY fits the requirement of the students of KGCAS.
- II. DODDABETTA TEA FACTORY and KGCAS shall share facilities such as computers, sophistical equipment, instrument etc. and library facilities according to rules and regulations of each institution.
- IV. Exchange Program enabling the faculty members of the Department of Commerce, KGCAS to work for short periods in DODDABETTA TEA FACTORY and the faculty of DODDABETTA TEA FACTORY, to serve as visiting faculty for guidance in the development program of mutual interest and conduct of intensive course.
- V. Together design and development of curriculum in new areas of Business and Management, particularly with long & short-term courses which will benefit the faculty members/students of the Department of Commerce, KGCAS, Coimbatore
- VI. Organize conferences, seminars, symposia, workshop and refresher courses for the students as collaborative effort at either DODDABETTA TEA FACTORY or at KGCAS, Coimbatore

#### VII. AMENDMENTS

No amendment or modification of the MoU shall be valid unless the same is made in writing by both thE parties or their authorized representatives and specifically stating the same to be an amendment of this MoU. The modification/changes shall be effective from the date on which they are made or executed, unless otherwise agree to.

#### VIII. DURATION OF MOU

The duration of this MoU shall be for 3 years from the date of signing of the MoU. The MoU shall stand renewed automatically unless desired otherwise by either party. This MoU shall be terminated for no cause by giving one month advance written notice by either of the parties.

#### IX. CONTACT DETAILS:

DODDABETTA TEA FACTORY

3/123, Mel-kodappamund Gorishola Road, Ooty-643 002, TamilNadu, India. Phone: 0423 2231679, E-Mail: tmuseumdt/@rediffmal.com

#### KG COLLEGE OF ARTS AND SCIENCE.

KGiSL Campus, Saravanampatti Coimbatore

IN WITNESS OF THE UNDERSIGNED, duly authorized there to, have signed this Memorandum of Understanding on  $125 \cdot 02 \cdot 2022$  in two originals.

Mr. N.K. Kristinamoorthi PROPRIETOR DODDABETTA TEA FACTORY.

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Dr. B. Vanitha SECRETARY

KG COLLEGE OF ARTS AND SCIENCE

COIMBATORE SECRETARY

KG COLLEGE OF ARTS AND SCIENCE KGISLCampun Saravanampatiy Coimbatore - 641 035.

PRINCIPAL

KO COLLEGE OF ARTS AND SCIENCE COIMBATORE - 641 935.

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### **Vertex Fashions**

# MEMORANDUM OF UNDERSTANDING

#### BETWEEN

### VERTEX FASHIONS AND KG COLLEGE OF ARTS AND SCIENCE

This Memorandum of Understanding (MoU) is executed on this  $2^{nd}$  July, 2022 between **VERTEX FASHIONS**, functioning at 6(3), Gopal nagar  $1^{st}$  street, Karuvampalayam, Tirupur – 641604, Tamil Nadu, India, Phone: 91421 4544242, here in after referred to as **VERTEX FASHIONS**, which expression shall include its successors, legal heirs and assigns on the First part.

KG College of Arts and Science, Coimbatore is affiliated to Bharathiar University, Accredited by NAAC, run by KGiSL trust, having its address at 365, KGiSL Campus, Saravanampatti, Coimbatore 641035, Tamilnadu, India (hereafter referred to as KGCAS)

#### PREAMBLE

VERTEX FASHIONS is a world-wide Fashion Apparel sourcing, manufacturer and exporter of knitted ready-made garments to the international market, located in Tirupur, the knitwear capital of India etc.

WHAT WE DO: Vertex Fashion - is a leading Exporter, Manufacturer of Hosiery Garment, Men's wear, inner wear from Tirupur. The garments are manufactured in most sophisticated machines using the latest state of the art technology in our in-house production Unit. Our Production is the key for success which keeps us growing in this competitive industry

WHY TO CHOOSE US: Vertex Fashion consistently delivers quality products compared to other sourcing agents and companies in the fashion industry. We've developed long-standing relationships with our customers and excel in delivering superior customer services. Our business vision is deeply rooted in quality, creativity, social responsibility, and compliance with laws and regulations.

After studying the strengths and objectives, VERTEX FASHIONS, and KGCAS agreed that they can share the expertise available at both ends for mutual benefits in the field of education, training, management and industrial research and enter in MoU. Based on the discussion held among the faculty of the DEPARTMENT OF MANAGEMENT STUDIES certain thematic areas/programs have been identified for mutual collaboration. VERTEX FASHIONS, now open to provide MoUs to the colleges (No need to pay anything for MoU), with following services

- I. Collaborative Management and Business Research activities in the fields of education and training as listed below. The following activities will be carried out between VERTEX FASHIONS and the DEPARTMENT OF MANAGEMENT STUDIES
  - a) Consultancy Work
  - b) Internship cum Placement opportunities
  - c) Project assistance to final year students
  - d) Seminars/Workshop on recent developments in the field of Business Management.
  - e) Imparting on training to faculty on emerging areas. Providing opportunity to students to work with the technology available and Resource Sharing.
  - II. Industrial visits, industrial training and project work for the students to be carried out at VERTEX FASHIONS, if the training projects and infrastructure facilities available at VERTEX FASHIONS, fits the requirement of the students of KGCAS.
  - III. VERTEX FASHIONS, and KGCAS shall share facilities such as R&D and library facilities according to rules and regulations of each institution.
  - IV. Exchange Program enabling the faculty members of the Department of Management Studies of KGCAS to work for short periods in VERTEX FASHIONS, and the executives of VERTEX FASHIONS, to serve as resource persons for guidance in the development program of mutual interest and conduct of intensive course.
  - V. Organize conferences, seminars, symposia, workshop and refresher courses for the students as collaborative effort at either VERTEX FASHIONS, or at KGCAS, Coimbatore

#### VI. AMENDMENTS

No amendment or modification of the MoU shall be valid unless the same is made in writing by both the parties or their authorized representatives and specifically stating the same to be an amendment of this MoU. The modification/changes shall be effective from the date on which they are made or executed, unless otherwise agree to.

### VII. DURATION OF MoU

The duration of this MoU shall be for 3 years from the date of signing of the MoU. The MoU shall stand renewed automatically unless desired otherwise by either party. This MoU shall be terminated for no cause by giving one month advance written notice by either of the parties.

VIII. Disputes if any shall be settled through mutual discussions between the Parties in the first instance, failing which the same shall be settled through the courts of Chennai.

### IX. CONTACT DETAILS:

VERTEX FASHIONS.

6(3), Gopal nagar 1<sup>st</sup> street, Karuvampalayam, Tirupur – 641604, Tamil Nadu, India, Phone: 91421 4544242 e-mail: vertex@vertexfashions.com

### KG COLLEGE OF ARTS AND SCIENCE

KGiSL Campus, Saravanampatti Coimbatore

IN WITNESS OF THE UNDERSIGNED, duly authorized there to, have signed this Memorandum of Understanding on 2<sup>rd</sup> July 2022 in two originals.

Mr. L.Kumar PARTNER. VERTEX FASHIONS. TIRUPUR.

A.K.I.

Dr. B. Vanitha SECRETARY KG COLLEGE OF ARTS AND SCIENCE KGISI Campus, Serayana RATY AND SCIENCE, Combatore - 641 035. COIMBATORE.

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KG COLLEGE OF ARTS AND SCIENCE COIMBATORE - 641 056.

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HEAD- DEPARTMENT OF MANAGEMENT STUDIES-BRA KG COLLEGE OF ARES AND SCIENCE

### Yaali Pumps India Private Limited

### MEMORANDUM OF UNDERSTANDING BETWEEN YAALI PUMPS INDIA PRIVATE LIMITED AND KG COLLEGE OF ARTS AND SCIENCE

This Memorandum of Understanding (MoU) is executed on this 2<sup>nd</sup> July, 2022 between YAALI PUMPS INDIA PRIVATE LIMITED, functioning at 316/3 Thadagam Road, Luna Nagar Coimbatore – 641108, Tamil Nadu, India, Phone: 8047674938, here in after referred to as YAALI PUMPS, which expression shall include its successors, legal heirs and assigns on the First part.

KG College of Arts and Science, Coimbatore is affiliated to Bharathiar University, Accredited by NAAC, run by KGiSL trust, having its address at 365, KGiSL Campus, Saravanampatti, Coimbatore 641035, Tamilnadu, India (hereafter referred to as KGCAS)

#### PREAMBLE

**YAALI PUMPS** is a Proprietorship based firm, engaged as the foremost Manufacturer and Service Provider of Pump Motor, Repairing Service etc.

WHAT WE DO: YAALI PUMPS is a leading Manufacturer of wide range of products which include 0.5 HP & 1 HP Shallow Well Pump Motor, 1 Hp Single Phase Open well Submersible Pump, 1.5 Hp 32 x 25 open well single phase 120 feet, 0.5 Hp v type 25 mm x 25 mm Centrifugal Motor Pump and 0.5 HP 25 x 25 Self Priming Pump Motor wide range of products which include 0.5 HP Monoblock 40 x 40, Centrifugal Monoblock Pump and Single Phase Monoblock Pumps. from Coimbatore, India.

WHY TO CHOOSE US : YAALI PUMPS was started in 2019 and in a short span of time we have started exporting pump sets to neighbouring countries and our annual turnover is Rs.1-2 Crores and we are a fast growing company intended to encourage fresh ideas and young entrepreneurs.

After studying the strengths and objectives, **YAALI PUMPS**, and **KGCAS** agreed that they can share the expertise available at both ends for mutual benefits in the field of education, training, management and industrial research and enter in MoU. Based on the discussion held among the faculty of the DEPARTMENT OF MANAGEMENT STUDIES certain thematic areas/programs have been identified for mutual collaboration.

YAALI PUMPS, now open to provide MoUs to the colleges (No need to pay anything for MoU), with following services

- Collaborative Management and Business Research activities in the fields of education and training are listed below. The following activities will be carried out between YAALI PUMPS and the DEPARTMENT OF MANAGEMENT STUDIES
  - a) Consultancy Work
  - b) Internship cum Placement opportunities
  - c) Project assistance to final year students
  - d) Seminars/Workshop on recent developments in the field of Business Management.
  - e) Imparting on training to faculty on emerging areas. Providing opportunity to students to work with the technology available and Resource Sharing.
- II. Industrial visits, industrial training and project work for the students to be carried out at YAALI PUMPS, if the training projects and infrastructure facilities available at YAALI PUMPS, fits the requirement of the students of KGCAS.
- III. YAALI PUMPS, and KGCAS shall share facilities such as R&D and library facilities according to rules and regulations of each institution.
- IV. Exchange Program enabling the faculty members of the Department of Management Studies of KGCAS to work for short periods in YAALI PUMPS, and the executives of YAALI PUMPS, to serve as resource persons for guidance in the development program of mutual interest and conduct of intensive course.
- V. Organize conferences, seminars, symposia, workshop and refresher courses for the students as collaborative effort at either YAALI PUMPS, or at KGCAS, Coimbatore

### VI. AMENDMENTS

No amendment or modification of the MoU shall be valid unless the same is made in writing by both the parties or their authorized representatives and specifically stating the same to be an amendment of this MoU. The modification/changes shall be effective from the date on which they are made or executed, unless otherwise agree to.

## VII. DURATION OF MoU

The duration of this MoU shall be for 3 years from the date of signing of the MoU. The MoU shall stand renewed automatically unless desired otherwise by either party. This MoU shall be terminated for no cause by giving one month advance written notice by either of the parties.

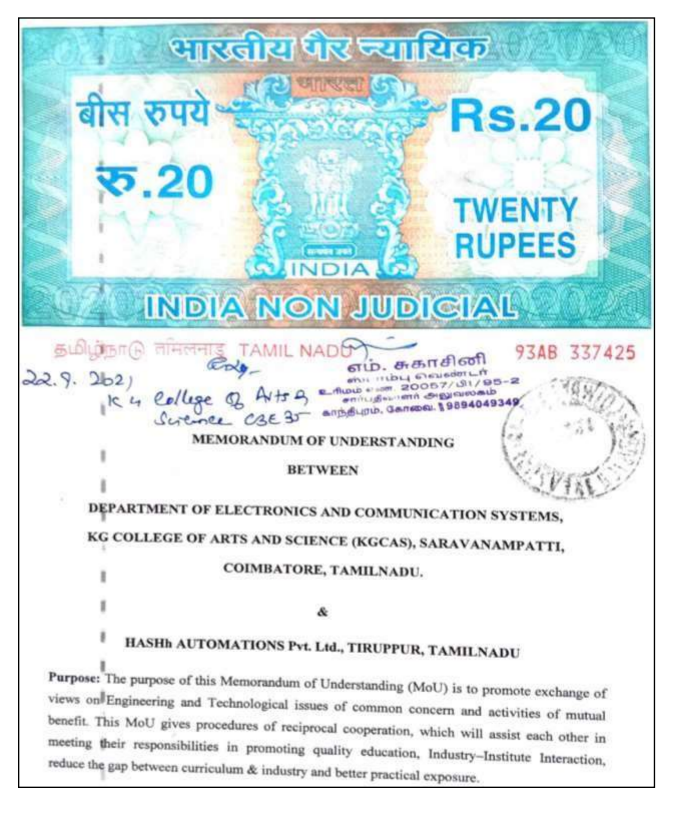
VIII. Disputes if any shall be settled through mutual discussions between the Parties in the first instance, failing which the same shall be settled through the courts of Chennai.

IX. CONTAC		
CONTAC	T DETAILS:	
YAALI PI	JMPS INDIA PRIVATE LIN	MITED.
510/5 Thad	lagam Road, Luna Nagar Coin	nbatore - 641108
Tamil Nada	ı, India,	
Phone: 804	7674938 e-mail: kousic.88@g	email com
KG COLI	EGE OF ARTS AND SCIEN	NCE
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IN WITNESS OF	THE UNDERSIGNED, duly a	authorized there to, have signed this Memorandum of
Understanding on 2rd July 2022 in two originals.		
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Mr. V. KOUSIC	RAJ	Dr. B. Vanitha
CEO	KC	SECRETARY COLLEGE OF ARTS AND SCIENCE
YAALI PUMPS I	NDIA PRIVATE LIMITED	KGISKCampas. Seraya and SCIENCE Compatore - 641 035.
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		HEAD - DEPARTMENT OF
		MANAGEMENT STUDIES - BISA
		KG COLLEGE OF ARTS AND
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Criterion 3 – Research, Innovation and Extension

3.5.1 Collaborations

### Hashh Automations Private Limited



### Memorandum of Understanding between KGCAS and HASHh AUTOMATIONS:

The KGCAS and HASHh AUTOMATIONS agree to share information of mutual concern and interest in the following areas.

- The purpose of this MoU is to provide extensive continuing education programs in the areas like technology, innovation and entrepreneurship.
- To provide training programs for students which consist of imparting products and rendering services like training, testing, certification, management, quality control and audit.
- To offer programs in the company campus for the students and faculty members to enhance their prospects.
- To provide knowledge on latest technologies and projects to faculty members and students.
- · To make the students aware of the modern tools available in IoT.
- To provide deep understanding about the communication systems and automations.
- To familiarize with the industry standards.
- · To attain knowledge on using the international standard on system design.
- To offer internship and placement for the deserving students.
- To motivate the students by providing lectures from the industry experts.
- To allow the students for in plant training.

#### The Main Lab Activities Concentrated as Part of the MoU:

- Introduction to architecture, designing and manufacturing of communication systems.
- Understanding and working with digital outputs and analog outputs, creating design on communication tools, LCD as well as ADC interfacing, serial and parallel communication interfaces.
- Joint research and development projects which include funded projects from Central / State Government Organizations like DST, DBT, CSIR, UGC, DSIR, ICMR, BIRAC etc.,
- Exchange of experts.
- Innovation oriented projects and partnerships.
- Short term activities of mutual interest including technical consultancy.
- · Long- term development programs on topics of mutual interest.

#### Other Terms of MoU:

- The KGCAS and HASHh AUTOMATIONS shall extend each other's facilities such as workshop sophisticated equipments, instruments etc, and library facilities according to rules and regulations of each parties as per the conditions lay down by the parties.
- Exchange programme enabling the faculty of KGCAS to work for short periods with the Engineers of HASHh AUTOMATIONS to serve as visiting faculty to guide in the development programs of mutual interest and conduct of intensive courses.
- Coordination with the faculty of KGCAS and HASHh AUTOMATIONS in order to bring out good instruction manuals, which will benefit for both the parties.
- Any joint research work can be made in publications and shall be in the name of KGCAS and participating engineers of HASHh AUTOMATIONS and with due acknowledgements to the source of support / sponsors.

The procedural aspects and responsibilities of the collaboration will be based on mutually agreed terms on case - to - case basis. A committee shall be constituted with the members of faculty of the KGCAS and HASHh AUTOMATIONS to identify the areas for collaborative programs.

#### Standing Committee

To facilitate the implementation of this agreement, each party shall designate a liaison officer to serve on a standing committee. The standing committee will meet as and when required. Matters for consideration by the standing committee are to include are view of each party's participation in this agreement, an assessment of the agreement's effectiveness, and modification that might be necessary. As appropriate, the committee will address the urgent issues and specific cases of serious non-compliance.

#### Period Agreement

This agreement becomes effective on the date of signature and continues for 5 years. It may be modified by mutual consent of both the parties. The agreement may be terminated by any party upon 90 days advance written notice to the other party. At the conclusion of 5 years both parties will consider the development of a new agreement.

### Acceptance and approval of authorizing officials:

IN WITNESS WHERE OF THE UNDERSIGNED, duly authorized there to, have signed this Memorandum of Understanding on 01. 10. 2021

For KG College of Arts and Science [INSTITUTION]	For Hashh Automations [ COMPANY]
By: Dr. B. Vanitha Secretary KG COLLEGE OF ARTS AND SCIENCE COIMBATORE - 641 035 Authorized Signatory:	By: Mr. Guru Aswath Gurunathan Founder / CEO For HASH: Automatic G. Guru Aswa Authorized Signatory:
Witness 1: Witness 2: Aufred Head, Eus	Witness 1: N. Same
Address: KG College of Arts and Science, KGiSL Campus, Thudiyalur Road, Saravanampatti, Coimbatore, Tamil Nadu 641035.	Address: 4 / 109, Ravanapuram, Pudupalayam (P.O), Udumalpet Taluk, Tiruppur – 642205.
Place: c.o.imbotore. Date: ol. 10.2021	

## **Inspira Research Association**

MEMORANDUM OF UNDERSTANDING

BY AND BETWEEN

KG COLLEGE OF ARTS AND SCIENCE COIMBATORE, INDIA

AND

INSPIRA RESEARCH ASSOCIATION-IRA JAIPUR, RAJASTHAN INDIA

FOR

COLLABORATIVE ACADEMIC PROGRAMMES, CONFERENCES, WEBINARS, FACULTY DEVELOPMENT PROGRAMMES, WORKSHOPS ON RESEARCH METHODOLOGY, MULTIDISCIPLINARY RESEARCH PRACTICES, INNOVATIONS AND CHALLENGES IN CURRENT SCENARIO

Page 1 of 4

Criterion 3 – Research, Innovation and Extension

Memorandum of Understanding between KG COLLEGE OF ARTS AND SCIENCE, COIMBATORE, India and Inspira Research Association-IRA, Jaipur, Rajasthan, India

This Memorandum of Understanding (hereinafter referred to as "MoU") is executed on the 07th day of the month of February of the year 2022 by and between KG College of Arts and Science, Coimbatore, India, which expression shall, unless repugnant to the subject or context thereof, be deemed to include and mean its nominees, successors and permitted substitutes or assigns of the ONE PART with Inspira Research Association-IRA, Jaipur, Rajasthan, India, as a registered organization for research advancement and research development, hereinafter referred to as "Inspira Research Association-IRA", which expression shall, unless repugnant to the subject or thereof, be deemed to include and mean to its nominees, successors and permitted substitutes or assigns on another PART, either or both of which may be referred to as a "party" or the "parties", respectively as context demands.

#### WHEREAS

- A Inspira Research Association-IRA, Jaipur, Rajasthan, India desires to collaborate with KG College of Arts and Science, Coimbatore, India in fields of COLLABORATIVE ACADEMIC PROGRAMMES, CONFERENCES, WEBINARS, FACULTY DEVELOPMENT PROGRAMMES, WORKSHOPS ON RESEARCH METHODOLOGY, MULTIDISCIPLINARY RESEARCH PRACTICES, INNOVATIONS AND CHALLENGES IN CURRENT SCENARIO, for the mutual benefit by utilizing the expertise and infrastructure existing in both Institutions.
- B KG College of Arts and Science, Coimbatore, India is desirous of collaborating with Inspira Research Association-IRA in conducting Academic Research Programs/ International Conferences/ Workshops/ FDP's/ Webinars/ Symposiums etc. for the mutual benefit and benefit of academicians, Research Scholars, Students and Management Personnel at large by utilizing the expertise and infrastructure existing in both Institutions.

MoU is to establish hereby, a formed understanding of co-operation and friendship which is intended to further the academic objectives of each Institution and to promote better understanding between the faculty of KG College of Arts and Science, Coimbatore, India and the members of Inspira Research Association-IRA and associated Institutions.

Page 2 of 4

Under this MoU, the two Institutions will proceed to implement the following endeavors and exchanges of materials and personnel.

#### TERMS & CONDITIONS

- Academic co-operation shall be carried out, subject to the approval of competent authorities of respective participating Organizations, through such activities or programs which fit into the goals of each Institution and of mutual interest.
- The Inspira Research Association-IRA & KG College of Arts and Science, Coimbatore may jointly organize academic programmes of mutual interest subject to the permission of Centre/ State level regulatory authorities or may take part as resource persons in each other"s academic programs.

In joint academic programs, the participants of such programmes on successful completion, would be issued a joint certificate of KG College of Arts and Science, Coimbatore and Inspira Research Association-IRA.

KG College of Arts and Science, Coimbatore and Inspira Research Association-IRA, shall maintain the academic records of all participants enrolled for a given academic program, and shall provide the same to each other upon request.

The faculty designated by competent authorities of the respective organizations shall take part as organizing committee in academic programs conducted by Inspira Research Association-IRA, through virtual webinars and will be paid suitable remuneration (wherever applicable) by host organization as per the terms and conditions mutually agreed upon for a given program/activity.

Senior faculty of each other's Organization who may/wish to participate actively in each other's educational programs (Online academic programs) conducted either jointly or individually, may be considered for 'Visiting Resource Persons' by each other's organizations.

 All finance (Income, expenditure etc) and logistics related aspects of each joint academic activity will be deliberated, and finalized much ahead of initiating the program by mutual interaction between the competent authorities of the participating Organizations.

Page 3 of 4

- 4. Coordinators of each center:
  - i) At KG College of Arts and Science, Coimbatore, India, Dr. B.Adalarasu, Dean-Research, KGCAS, Coimbatore will act as nodal officer.
  - ii) At Inspira Research Association-IRA, Jaipur, Rajasthan, India Prof. (Dr.) S.S. Modi will act as nodal officer.
- 5. Each party undertakes to observe the confidentiality and privacy of documents, information and other data received from, or supplied to, the other party during the period of the implementation of this MoU or any other agreements made pursuant to this MoU.
- 6. Both parties agree that the provisions of this article shall continue to be binding between the parties not withstanding the termination of this MoU. Any variations or amendment or addition of/ to this MoU shall be mutually agreed to in writing and executed by or on behalf of each of the parties, KG College of Arts and Science, Coimbatore, India and Inspira Research Association-IRA, Jaipur, Rajasthan, India.
- 7. This understanding shall come into force and take effect from the date first written above and shall be valid for a period of THREE (3) YEARS and may be renewed thereafter by the parties upon mutual consent.
- 8. This understanding may be terminated by either party by providing 90 (ninety) days written notice to the other party before the beginning of academic year, and the termination would be effective at the end of the notice period.

In witness whereof, the parties hereto have executed this understanding as of the date first above mentioned.

Sealed & signed for and on behalf of

16.12.1

Sealed & signed for and on behalf of KG College of Arts and Science,

Coimbatore, India

Inspira Research Association-IRA, Jaipur, Rajasthan, India

### (Prof. (Dr.) S.S. Modi)

President

Inspira Research Association-IRA 16.02.2022 Jaipur, Rajasthan, India Seal & Sigh St Witness ARCH ASSOCIATION 2029/JAIPUR/201363 Witnessed 1: JAIPUR INDIA

Witnessed 2:

ANNEXURE

Letter IRA/2022/1383 dated 05.02.2022 Page 4 of 4

(Dr.B.Vanitha) SECRETARY Secretary, KGCASG COLLEGE OF ARTS AND SCIENCE KGiSLCampus, Saravanampatty Coimbatore Coimbatore - 641 035. Seal & Sign. of Witness

PRINCIPAL KG COLLEGE OF ARTS AND SCIENCE COIMBATORE - 641 035.