MEMORANDUM OF UNDERSTANDING

Preamble

Through this Memorandum of Understanding (hereinafter referred to as the "MOU") BHARAT READY MIX CONCRETE, MADURAI and P.S.R. ENGINEERING COLLEGE, SIVAKASI intend to develop a special relationship. This MoU is made and entered into on this 16th May 2018.

Between

BHARAT READY MIX CONCRETE, MADURAI, a company referred to as BHARAT RMC, which expression, unless repugnant to the context or meaning hereof, shall include its successors, administrators or permitted assignees; and at present represented by General Manager.

And

P.S.R. ENGINEERING COLLEGE which express, unless repugnant to the context or meaning hereof, shall include its successors, administrators or permitted assignees; and at present represented by their Chairman & Managing Trustee or his representative.

Of the other part,

Hereinafter referred to a "parties"

Whereas

BHARAT RMC is a private company, engaged in production of ready mix concrete for the construction industry.

P.S.R. ENGINEERING COLLEGE is an educational institution imparting education in the field of Engineering and technology of various branches to the students who have completed their secondary education.

Whereas

BHARAT RMC and P.S.R. ENGINEERING COLLEGE have agreed to enter into a special relationship for the purpose of the former entities providing the latter comprehensive technical skills for enhancing mutual relationship.

Now therefore

In recognition of these facts, BHARAT RMC and P.S.R. ENGINEERING COLLEGE witnessed that, in consideration of the mutual covenants set out in this MoU, the parties hereby agree as follows:

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1. Purpose of this Memorandum

This MoU is intended to recognize the general basis for a cooperative and collaborative working relationship between the two parties. The objective of the proposed relationship is to enable BHARAT RMC to provide P.S.R. ENGINEERING COLLEGE industrial visits, internship training program during summer and collaborative research support to faculty on regular basis.

2. Nature of memorandum

Through this MoU, BHARAT RMC and P.S.R. ENGINEERING COLLEGE intend to develop a special relationship, whereby effective internship training program, to the extent possible from time to time, are provided to P.S.R. ENGINEERING COLLEGE.

3. <u>Responsibilities</u>

BHARAT RMC and P.S.R. ENGINEERING COLLEGE shall be responsible for the conduct of their assigned responsibilities;

- 3.1 Neither BHARAT RMC nor P.S.R. ENGINEERING COLLEGE shall be responsible to the other parties for any losses that they may suffer arising out of the understanding.
- 3.2 P.S.R. ENGINEERING COLLEGE agrees to provide consultancy to improve the quality of RMC and effective utilization of industrial wastes like fly ash, marble sludge powder and silica flume.
- 3.3 The college agrees to avail the services from BHARAT RMC during the period of the MOU for conduct of Technical Programs at P.S.R. ENGINEERING COLLEGE.
- 3.4 BHARAT RMC agrees to entertain the students for industrial visits. BHARAT RMC will not collect any fees from the visitors from the college for the visits. The travelling expenses stay and food arrangements for the visiting faculty members of the college and their students shall be borne either by the individuals or by the college as the case may be.
- 3.5 BHARAT RMC Aggress to provide Internship training to PSREC students on free of cost.e
- 3.6 BHARAT RMC will impart first-hand information about various types of services and equipments available in BHARAT RMC.

4. Status of MoU

This MoU is intended to record mutual understandings of the parties hereto, as of the date hereof.

This MoU would be subject to the laws (and such rules & regulations) of India as may be applicable during the tenure of this MoU.

This discharge the responsibilities of each Party, and/or when specific obligations c: financial commitments appear necessary to the parties, the Parties by mutual consent shall enter directly (or through the concerned affiliate), into specific agreements defining in detail the respective obligations and commitments of each party, and in particular the programme of work and the financial conditions of its execution.

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5. Validity

The MoU will be for an initial period of 5 years from the date of signing. The parties shall meet to decide a possible renewal of this MoU three months before its termination. A specific addendum shall be signed by the parties.

6. Amendment

This MoU will be for an initial period of Five years from the date of signing. The parties shall meet to decide a possible renewal of this MoU three months before its termination. A specific addendum shall be signed by the parties.

7. Termination

This MoU may be terminated by any Party upon providing a written notice of three months. It shall also terminate automatically upon the bankruptcy of any of the Parties or in the even of force majeure prohibiting its continuity. The expiry or termination of this MoU shall have no impact on any other specific agreement in force, which shall be continue up to its normal expiry.

8. Confidentiality

All parties acknowledge the confidentiality of the information, which may be transferred between the parties from time to time as being essential to this MoU and agree not to disclose the same to any third party, However, each Party shall be free to disclose such information as is Part of the public domain at the time of disclosure, or required to be disclosed by official authorities in accordance with the applicable law.

The obligations of all Parties as defined above shall apply not withstanding termination of this MoU.

As witnessed by the hand of duly authorized representatives of the Parties, as of the date here under:

RINC

TOHICHEOUS

P.S.R. ENGINEERING COLLEGE PRINCIPAL P.S.R. ENGINEERING COLLEGE

SIVAKASI

General Manager BHARAT RMC, BHARAT RMC No:1/128,Classic Over View Avenue, IRAVATHANALLUR,Viraganoor, MADURAI-625 009.



Preamble

Through this Memorandum of Understanding (hereinafter referred to as the "MOU", The Bharat Sanchar Nigam Ltd., New Delhi and P.S.R ENGINEERING COLLEGE, Sivakasi, Virudhunagar Dt, intend to develop a special relationship. This MoU is made and entered into on this the 1st June Wednesday of 2016.

Between

The Bharat Sanchar Nigam Ltd, a company having its registered office at Bharat Sanchar Bhavan, Harish Chandra Mathur Lane, New Delhi 110 001, referred to as BSNL, Which expression, unless repugnant to the context or meaning hereof, shall include its successors, administrators or permitted assignees; and at present represented by Chairman & Managing Director or his representative. AND,

P.S.I ENGINEERING COLLEGE with registered office at Sivakasi, Virudhunagar Dt.

NAME

Authorised Signatory of P.S.R Engineering College, Siversintersponscient P.S.R.ENGINEERING COLLEGE (Appayanaickenpatty) SIVAKASI - 626 140

NAME

Autoritstations(प्रशासनाक्रिया) BBBty General Managet (Admn/CM) कार्या महाप्रबंधक, भा.सं.नि.लि. O/o. General Manager BSNL विरुदुनगर/Virudhunagar-826 001

atter referred to as "College"), which expression, unless repugnant to the context or meaning hereof, shall include its successors, administrators or permitted assignees; and at present represented by their chairman & Managing Director or his representative.

Of the other part.

Hereinafter referred to as "parties".

Whereas

BSNL, Virudhunagar, is a state owned company, engaged in providing telecom services.

P.S.R ENGINEERING COLLEGE, Sivakasi, Virudhunagar Dt is an educational institution imparting education in the field of Engineering technology of various branches to the students who have completed their secondary education.

Whereas

BSNL, Virudhunagar SSA and P.S.R ENGINEERING COLLEGE, Sivakasi, Virudhunagar Dt, have agreed to enter into a special relationship for the purpose of the former entities providing the latter comprehensive communication facilities in all across the country for enhancing mutual business relationship.

Now therefore

In recognition of these facts, BSNL, and the P.S.R ENGINEERING COLLEGE, Sivakasi, Virudhunagar Dt, witnessed that, in consideration of the mutual covenants set out in this MoU, the parties hereby agree as follows:

1. Purpose of this Memorandum

This MoU is intended to recognise the general basis for a cooperative and collaborative working relationship between the two parties.

The objective of the proposed relationship is to enable BSNL to provide the P.S.R ENGINEERING COLLEGE, Sivakasi, Virudhunagar Dt, the full gamut of telecom services, included but not limited to Basic telephony; Mobile telephony and Internet services on most preferred client basis; and for the P.S.R ENGINEERING COLLEGE, Sivakasi, Virudhunagar Dt, to hire these services from BSNL on most preferred vendor (service provider) basis. Each party, by mutual consent, may involve in the cooperative and collaborative actions, any of its controlled affiliates competent in the concerned action.

2. Nature of memorandum

Through this MoU, BSNL and P.S.R ENGINEERING COLLEGE, Sivakasi, Virudhunagar Dt intend to develop a special relationship, whereby effective telecom services, to the extent possible from time to time, are provided to P.S.R ENGINEERING COLLEGE, Sivakasi, Virudhunagar Dt at special concessionary and competitive rates.

3. Responsibilities

3.1 BSNL, Virudhunagar and P.S.R ENGINEERING COLLEGE, Sivakasi, Virudhunagar Dt, shall be responsible for the conduct of their assigned responsibilities.

NAME

Authorised Signatory of P.S.R Engineering College, Sivakasi, along with Seal NAME Authorised Signatory of BSNL along/with Scal weither-BSNL nor P.S.R ENGINEERING COLLEGE, Sivakasi, Virudhunagar Dt, shall be responsible to the other parties for any losses that they may suffer arising out of the understanding.

- 3.2 BSNL agrees to share the knowledge resources with P.S.R ENGINEERING COLLEGE, Sivakasi, Virudhunagar Dt, by resource persons from BSNL in technical seminars, conferences, workshops etc conducted at the premises of the college for the purpose of enhancing the knowledge/skill levels of the students studying in the college.
- 3.3 The College agrees to avail all the services from BSNL during the period of their MOU.
- 3.4 BSNL agrees to entertain the students and faculty members to BSNL for industrial visits. BSNL will not collect any fees from the visitors from the visitors from the college for the visits. The travelling expenses, stay and food arrangements for the visiting faculty members of the college and their students shall be borne either by the individuals or by the college as the case may be.
- 3.5 The industrial visit is for one day. The students who visit BSNL location will be given a first hand information about various types of services and equipment available in BSNL.
- 3.6 BSNL shall not bear any expenditure for the above industrial visits.
- 3.7 BSNL agrees to conduct regular specialized training courses to the students of the institute to upgrade their skill on payment basis as per the rates as per the orders BSNL Corporate Office and prevailing from time to time.

4. Status of MoU

This Mou is intended to record mutual understandings of the parties hereto, as of the date hereof.

This MoU would be subject to the laws (and such rules & regulations) of India as may be applicable during the tenure of this MoU.

To discharge the responsibilities of each Party, and / or when specific obligations or financial commitments appear necessary to the parties, the Parties by mutual consent shall enter directly (or through the concerned affiliate), into specific agreement(s) defining in detail the respective obligations and commitments of each Party, and in particular the programme of work and the financial conditions of its execution.

5. Validity

The MoU will be for an initial period of one year from the date of signing. The parties shall meet to decide a possible renewal of this MoU three months before its termination. A specific addendum shall be signed by the parties.

6. Amendment

NAME

This MoU will be for an initial period of one year from the date of signing. The parties shall meet to-decide a possible renewal of this MoU three months before its termination. A specific addendum shall be signed by the Parties.

Chart

Authorised Signatory of P.S.R Engineering College, Sivakasi, along with Seal Correspondent Authonised Signatory of BSNU along with Seal This MoU may be terminated by any Party upon providing a written notice of three months. It shall also terminate automatically upon the bankruptcy of any of the Parties or in the even of force majeure prohibiting its continuity.

The expiry or termination of this MoU shall have no impact on any other specific agreement in force, which shall continue up to its normal expiry.

8. Arbitration

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This MOU shall be subject to exclusive jurisdiction of courts in which the location of college, where there is a presence of BSNL Office. The parties in the dispute will share equally the cost of arbitration as intimated by the arbitrator.

9. Confidentiality

All parties acknowledge the confidentiality of the information, which may be transferred between the parties from time to time as being essential to this MoU and agree not to disclose the same to any third party, However, each Party shall be free to disclose such information as is Part of the public domain at the time of disclosure, or required to be disclosed by official authorities in accordance with the applicable law.

The obligations of all the Parties as defined above shall apply not withstanding termination of this MoU.

As witnessed by the hand of duly authorised representative of the Parties, as of the date hereunder:

NAME

Authorised Signatory of P.S.R Engineering College, Siyakaşi alopg with Seal P.S.R.ENGINEERING COLLEGE (Appayanaickenpatty) SIVAKASI - 626 140

Witnesses:

(2)

P.S.R. ENGINEERING COLLEGE SIVAKASI

NAME Authorised Signatory of BSUL along with Seal उप महाप्रबंधक (प्रशासन/सीएम)

Deputy General Manager (Admn./CM) कार्या मराप्रबंधक, भा.सं.नि.लि. Olo. General Manager BSNL विरुद्दनगर/Virudhunagar-626 001

 L DA (k. RAJASELARAN)
उंप मंडल अभियंता (सीएएफ) Sub Divisional Engineer (CAF) महाण्यधक का कार्यालय, पा.सं.नि.लि. Oro General Manager, BSNL विरुषुनगर/Virudhusagar-626 001

(2)CS. PALANINEL RAJAN)

visित्वती प्रबंधक (प्रोजेक्ट विजय) Franchisee Manager (Project Vijay) महाप्रबंधक का कार्यालय, भा.सं.ति.लि. Office of General Manager, BSNL

MEMORANDUM OF UNDERSTANDING

Preamble

Through this Memorandum of Understanding (hereinafter referred to as the "MOU", The Bharat Sanchar Nigain Ltd., New Delhi and P.S.R. ENGINEERING COLLEGE, Sivakasi, Virudhunagar Dist, intend to develop a special relationship. This MoU is made and entered into on this the 19th October Friday of 2012

Between

The Bharat Sanchar Nigam Ltd, a company having its registered office at Bharat Sanchar Bhavan, Harish Chandra Mathur Lane, New Delhi 110 001, referred to as BSNL, Which expression, unless repugnant to the context or meaning hereof, shall include its successors, administrators or permitted assignces; and at present represented by Chairman & Managing Director or his representative.

AND

P.S.R. ENGINEERING COLLEGE with registered office at Sivakasi, Virudhunagar Dist. (hereafter referred to as "College"), which expression, unless repugnant to the context or meaning hereof, shall include its successors, administrators or permitted assignees; and at present represented by their chairman & Managing Director or his representative.

Of the other part.

Hereinafter referred to as "parties". Whereas

BSNL, Virudhunagar, is a state owned company, engaged in providing telecom services.

P.S.R. ENGINEERING COLLEGE, Sivakasi, Virudhunagar Dist is an educational institution imparting education in the field of engineering technology of various branches to the students who have completed their secondary education.

Whereas

BSNL, Virudhunagar SSA and P.S.R. ENGINEERING COLLEGE, Sivakasi, Virudhunagar Dist, have agreed to enter into a special relationship for the purpose of the former entities providing the latter comprehensive communication facilities in all across the country for enhancing mutual business relationship.

Now therefore

In recognition of these facts, BSNL, and the P.S.R. ENGINEERING COLLEGE, Sivakasi, Virudhunagar Dist, witnessed that, in consideration of the mutual covenants set out in this MoU, the parties hereby agree as follows:

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रात्रमयक शि एम Deputy General Manager (C M कार्या महाप्रमांग्रक भा स नि लि

O/O General Manager, BSNL . https://www.agar.626.00

1. Purpose of this Memorandum

This MoU is intended to recognise the general basis for a cooperative and collaborative working relationship between the two parties.

The objective of the proposed relationship is to enable BSNL to provide the P.S.R. ENGINEERING COLLEGE, Sivakasi, Virudhunagar Dist, the full gamut of telecom services, included but not limited to Basic telephony; Mobile telephony; Internet services and VSAT services on most preferred client basis; and for the P.S.R. ENGINEERING COLLEGE, Sivakasi, Virudhunagar Dist, to hire these services from BSNL on most preferred vendor (service provider) basis. Each party, by mutual consent, may involve in the cooperative and collaborative actions, any of its controlled affiliates competent in the

2. Nature of memorandum

Through this MoU, BSNL and P.S.R. ENGINEERING COLLEGE, Sivakasi, Virudhunagar Dist intend to develop a special relationship, whereby effective telecom services, to the extent possible from time to time, are provided to P.S.R. ENGINEERING COLLEGE, Sivakasi, Virudhunagar Dist at special concessionary and competitive rates.

3. Responsibilities

- 3.1 BSNL, Virudhunagar and P.S.R. ENGINEERING COLLEGE, Sivakasi, Virudhunagar Dist, shall be responsible for the conduct of their assigned responsibilities. Neither BSNL nor P.S.R. ENGINEERING COLLEGE, Sivakasi, Virudhunagar Dist, shall be responsible to the other parties for any losses that they may suffer arising out of the
- 3.2 BSNL agrees to share the knowledge resources with P.S.R. ENGINEERING COLLEGE, Sivakasi, Virudhunagar Dist, by resource persons from BSNL in technical seminars, conferences, workshops etc conducted at the premises of the college for the purpose of enhancing the knowledge/skill levels of the students studying in the college.
- 3.3 The College agrees to avail all the services from BSNL during the period of their MOU.
- 3.4 BSNL agrees to entertain the students and faculty members to BSNL for industrial visits. BSNL will not collect any fees from the visitors from the visitors from the college for the visits. The travelling expenses, stay and food arrangements for the visiting faculty members of the college and their students shall be borne either by the individuals or by the college as
- 3.5 The industrial visit is for one day. The students who visit BSNL location will be given a first hand information about various types of services and equipment available in BSNL.
- 3.6 BSNL shall not bear any expenditure for the above industrial visits.
- 3.7 BSNL agrees to conduct regular specialized training courses to the students of the institute to upgrade their skill on payment basis as per the rates as per the orders BSNL Corporate Office and prevailing from time to time.

PRINCIPAL DR. K.R. VISWANATHAN P.S.R. ENGINEETING COLLEGE Sivakas, Virudhunagar Dist.

AUTONOMOUS

VARP

NAME

Authorised Signatory of BSNL along with seal

And and other Deputy General Manager ICA कार्य नागप्रत्यक ना सनि हि O/U Lonerat Stenager, Bank TENG-MIC - Wrudhen-go-hab DOL

4. Status of MoU

This Mou is intended to record mutual understandings of the parties hereto, as of the date hereof.

This MoU would be subject to the laws (and such rules & regulations) of India as may be applicable during the tenure of this MoU.

To discharge the responsibilities of each Party, and / or when specific obligations or financial commitments appear necessary to the parties, the Parties by mutual consent shall enter directly (or through the concerned affiliate), into specific agreement(s) defining in detail the respective obligations and commitments of each Party, and in particular the programme of work and the financial conditions of its execution.

5. Validity

The MoU will be for an initial period of one year from the date of signing. The parties shall meet to decide a possible renewal of this MoU three months before its termination. A specific addendum shall be signed by the parties.

6. Amendment

This MoU will be for an initial period of one year from the date of signing. The parties shall meet to decide a possible renewal of this MoU three months before its termination. A specific addendum shall be signed by the Parties.

7. Termination

This MoU may be terminated by any Party upon providing a written notice of three months. It shall also terminate automatically upon the bankruptcy of any of the Parties or in the even of force majeure prohibiting its continuity.

The expiry or termination of this MoU shall have no impact on any other specific agreement in force, which shall continue up to its normal expiry.

8. Arbitration

This MOU shall be subject to exclusive jurisdiction of courts in which the location of college, where there is a presence of BSNL Office. The parties in the dispute will share equally the cost of arbitration as intimated by the arbitrator.

PRINCIPAL DR. K.R. VISWANATHAN P.S.R. ENGINEETING COLLEGE Sivakaçi, Windhunagar Dist.



NAME Authorised Signatory of BSNL along

With seal उप महाप्रस्थका (सी एम) Deputy General Manager (C M) कायी महाप्रस्थक भा स नि दि O/O General Manager, BSNI मिलाजुलगर / Virudhunagar-626 001

9. Confidentiality

All parties acknowledge the confidentiality of the information, which may be transferred between the parties from time to time as being essential to this MoU and agree not to disclose the same to any third party. However, each Party shall be free to disclose such information as is Part of the public domain at the time of disclosure, or required to be disclosed by official authorities in accordance with the applicable law.

The obligations of all the Parties as defined above shall apply not withstanding termination of this MoU.

As witnessed by the hand of duly authorised representative of the Parties, as of the date hereunder:

PRINCIPAL

DR. K.R. VISWANATHAN P.S.R. ENGINEETING COLLEGE Sivakasi, Virushing Dist.



(1) G. RAVINDRAN Sivakasi

(2) A. Shubiga Rajon SEVAKASE

NAME Authorised Signatory of BSNL along with seal लिए महाप्रवयम (सी एम Deputy General Mana

and HEISAGE HING AND O/O General Manager, 85NL Pilouterit, Sushunagar 625 001

(1)

M. Probaicup CDE CEBI SVK .

(2) Qlanta

JTO (EB), VGR

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MOU) entered on the 12th day of July 2018 By and Between

CADD Master 5C Training Centre having its office at No 163, 3rd floor, Kamarajar salai, Opp.,to Siva Maruthi Car Show Room,Ganesh Theatre Signal ,Madurai – 625009 (hereinafter referred as "CADD Master 5C Training Centre" for the sake of brevity) and represented by its Director, Mr. V.P.Thirupathi Raja or his Respresentative (which expression shall mean and include its successors in office and assigns)

And

PSR Engineering College, having its CAMPUS at Sivakasi, Sevalpatti, Tamil Nadu 626140 and represented by its Correspondent or his Respresentative (which expression shall mean and include its successors in office and assigns)

Objectives of the Collaboration:

- To provide employable skills to the students of PSR Engineering College.
- Make the student aware of the latest tools and techniques in order to keep them industry ready at the end of their course.
- Offer the course at an affordable price to the students of PSR Engineering College.
- Increase the employability of the student and maximize on the placement opportunities available.
- To build and improve the confidence level of the student to face the challenges of real time.

This Memorandum of Understanding is to conduct a Unique, Step – By – Step, Systematic, and Employable Skills Development Program for the students of PSR Engineering College towards achieving the objective of maximizing the employable opportunities for students of PSR Engineering College.

This Memorandum of Understanding states the terms and conditions under which the Trainings shall be conducted by CADD Mater 5C Training Centre , Madurai at the premises of PSR Engineering College and lists herein the respective responsibilities of both parties.

PREAMBLE:

To get a student employable and placed in an organization; over and above the subject knowledge he / she is expected to have the following:

- Strong Fundamental Engineering Knowledge
- Engineering related Multiple Technical Skills Develope skills that add value

While Subject Knowledge would be provided by PSR Engineering College, CADD Master 5C Training Centre will equip the students with required industry specific CAD, CAM, CNC,CFD and CAE skills.

CADD Master 5C Centre, Madurai Shall Provide

- Comprehensive CADD Master 5C Centre reference and work books to all students for each course as part of the course.
- Qualified trainers for the course.
- Periodical assessment of the progress of students for their further improvements.

Page 1 of 4

- 'Certificate of Completion' to every student who successfully completes the training program every semester which will carry the logo of CADD Master 5C Centre.
- "Certificate of Project Completion" to the participants of the College.
- A "link to PSR Engineering College website" from CADD Master 5C Centre website www.caddmaster5c.com

PSR Engineering College Shall Provide:

- . The required number of computer systems in the lab and other required infrastructure for the practice
- The Class rooms with LCD projector for the theory classes.
- The Schedule with the classes for this training.
- . The supports to ensure all students who have signed up for the class to attend the training programs scheduled for them.
- The relevant software installed in the computer systems.
- Disciplinary support for the smooth conduct and timely completion of the entire course.
- Minimum 40 Hours of Training time.
- Provide all support to CADD Master 5C Centre in the marketing initiatives undertaken by CADD Master 5C Centre to enroll students in the courses offered by CADD Master 5c Centre. PSR Engineering College will provide all infrastructural facilities for the marketing initiatives undertaken by CADD Master Centre.

PARTICIPANTS:

The participants would be the Students of PSR Engineering College from specified branches from 1st to the 8th Semesters .

COURSE CONTENTS:

CADD Master 5C Centre in consultation with PSR Engineering College shall finalize the courses and fees for the skills development program. The same is provided in the Annexure. These will be reviewed every year and suitable changes, if required, will be incorporated. As the requirement of each course is different, courses and fees have been worked out separately for each branch.

TIME SCHEDULE

The programs will be conducted during the days and timings provided by PSR Engineering College. The students will be divided into batches, depending on the total strength. The programs will be conducted according to the Time Table drawn up with the mutual consent of CADD Master 5C Centre and PSR Engineering College. Utmost care will be taken to frame the time table in such a way that it does not coincide with college exams enabling the student to complete his training ahead of the exams. CADD Master 5C Centre will not conduct any classes during the time of exams. In case of any change in training schedule the same will be intimated to the Program Coordinator of PSR Engineering College. Similarly, if PSR Engineering College wants a change in training schedule the same may be communicated to the Programme Coordinator of CADD Master 5C Centre. In either of the case, a revised training schedule has to be made and the Programme Coordinators of both CADD Master 5C Centre & PSR Engineering College and the respective students must be informed about the change in training schedule by means of suitable media (emails/posters/circulars/notice board displays).

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PDN Page 2 of 4

Programme Coordinator

The Director of *PSR Engineering College* shall appoint a "Programme Coordinator" from the respective departments for the duration of the program, who shall liaise with CADD Master 5C Centre and make the training process learner-friendly and effective. CADD Master 5C Centre shall work in close relationship with the Programme Coordinators, who in-turn shall keep a close touch with the students. In the event of any difference of opinion between CADD Master 5C Centre and the Programme Coordinator, the matter should be referred to the Director of *PSR Engineering College*, whose decision thereon shall be final and binding on both the parties.

COMMENCEMENT OF COURSE

PSR Engineering College will ensure that the courses will start within 90 (Ninety) days from the date of signing of MOU. CADD Master 5C Centre will ensure that the courses will commence from (DATE, Month & Year) on intimation from PSR Engineering College. However exception can be made due to reasons mentioned in the Course Completion Clause or due to delay on PSR Engineering College side.

COURSE FEES & PAYMENT PATTERN

The course fee per student for each course offered is decided and mutually agreed upon by both the parties. The course, course fee, course deiverables, number of students & batch timings are planned with the consent of concern department. The student shall pay the course fee directly to *PSR Engineering College* before the start of the course. The college shall provide 40% of the total cost before the commencement of the course. The remaining 60% shall be paid when the certificate are issued.

COURSE COMPLETION:

While CADD Master 5C Centre, Madurai will endeavor to complete the course as per the schedule mutually agreed upon and mentioned in Annexure, CADD Master 5C Centre will not be responsible and accountable for delay in completing the course due to reasons which are beyond the control of CADD Master 5C Centre. Reasons beyond the control of CADD Master 5C Centre include – acts of God (including fire, flood, earthquake, storm, hurricane or other natural disaster), war, invasion, act of foreign enemies, hostilities (regardless of whether war is declared), civil war, rebellion, revolution, insurrection, military or usurped power or confiscation, terrorist activities, nationalization, government sanction, blockage, embargo, labor dispute, strike, lockout or interruption or failure of electricity or telephone service, failure and non – availability of Computer Systems, non – availability of Classrooms), law and order problems, students unrest/strike/boycott, unscheduled changes in college curriculum and other unforeseen circumstances.

Courses for individual software will be completed as mentioned in Syllabus.

While it is mandatory for the student to have undergone the complete course as mentioned in Syllabus to be eligible for a Course Completion Certificate. In case he/she opts out due to any reason an appropriate certificate will be issued for only for that course completed by the student. Students will not be eligible for Certification for the courses that they have not completed.

Neither CADD Master 5C Centre, Madurai will issue "Certificate of Completion" to the successful student, if full payment is not made. Neither CADD Master 5C Centre, Madurai will refund the fees once paid if the student opts out or discontinues the course at any stage due to any reason.



Page 3 of 4

VALIDITY

Both PSR Engineering College and CADD Master 5C Centre shall have the rights to terminate this MOU by providing THREE months notice in writing on their respective letter head only after a minimum period of 3 year. Termination of this MoU for whatever reason shall be without prejudice to the rights of either party and of the students and the ongoing academic programmes.

This Memorandum of Understanding will be valid for a period of 3 years.

This Memorandum of Understanding shall come into effect from 12th July 2018.

For: PSR Engineering College

Name: Dr. P. Marichamy pran Designation : Correspondent or his Respresentative

Date: 12.07.2018

Name : Mr. V.P.Thirupathi Raja Designation : Director or his Respresentative Date: 12-1718

P 1201 12/7/18

for: CADD Master 5C Training Centre

MEMORANDUM OF UNDERSTANDING

Preamble

Through this Memorandum of Understanding (hereinafter referred to as the "MOU") CREATIVE INDUSTRIES, KUNADAMPATTI and P.S.R. ENGINEERING COLLEGE, SIVAKASI intend to develop a special relationship. This MoU is made and entered into on this 16th May 2018.

Between

CREATIVE INDUSTRIES, Kundampatti, Thiruvenkadam Taluk, a company referred to as CREATIVE INDUSTRIES which expression, unless repugnant to the context or meaning hereof, shall include its successors, administrators or permitted assignees; and at present represented by Managing Director.

AND

P.S.R. ENGINEERING COLLEGE (hereafter referred as PSREC) which expression, unless repugnant to the context or meaning hereof, shall include its successors, administrators or permitted assignees; and at present represented by their chairman & Managing Director or his representative.

Of the other part

Hereinafter referred to a "parties"

Whereas

CREATIVE INDUSTRIES is a private company, engaged in production of flyash bricks, solid concrete blocks, hollow blocks and paver blocks, Crusher rocks and M-Sand for the construction industry.

P.S.R. ENGINEERING COLLEGE is an educational institution imparting education in the field of Engineering and technology of various branches to the students who have completed their secondary education.

Whereas

CREATIVE INDUSTRIES and PSREC have agreed to enter into a special relationship for the purpose of the former entities providing the latter comprehensive technical skills for enhancing mutual relationship.

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Now therefore

In recognition of these facts, CREATIVE INDUSTRIES and PSREC witnessed that, in consideration of the mutual covenants set out in this MoU, the parties hereby agree as follows:

1. Purpose of this Memorandum

This MoU is intended to recognize the general basis for a cooperative and collaborative working relationship between the two parties.

The objective of the proposed relationship is to enable CREATIVE INDUSTRIES to provide PSREC industrial visits, internship training program during summer and collaborative research support to faculty on regular basis.

2. Nature of memorandum

Through this MoU, CREATIVE INDUSTRIES and PSREC intend to develop a special relationship, whereby effective internship training program, to the extent possible from time to time, are provided to PSREC

3. Responsibilities

CREATIVE INDUSTRIES and PSREC shall be responsible for the conduct of their assigned responsibilities;

- 3.1 Neither CREATIVE INDUSTRIES nor PSREC shall be responsible to the other parties for any losses that they may suffer arising out of the understanding.
- 3.2 PSREC agrees to provide consultancy to improve the quality of bricks and effective utilization of industrial wastes like fly ash, marble sludge powder and silica flume.
- 3.3 CREATIVE INDUSTRIES, Agrees to provide Internship Training to PSREC Students on free of cost. The college agrees to avail all the services from CREATIVE INDUSTRIES during the period of the MOU.
- 3.3 CREATIVE INDUSTRIES agrees to entertain the students and faculty members for industrial visits. CREATIVE INDUSTRIES will not collect any fees from the visitors from the college for the visits. The travelling expenses stay and food arrangements for the visiting faculty members of the college and their students shall be borne either by the individuals or by the college as the case may be.
- 3.4 CREATIVE INDUSTRIES will impart first-hand information about various types of services and equipments available in CREATIVE INDUSTRIES.

4. Status of MoU

This MoU is intended to record mutual understandings of the parties hereto, as of the date There of.

This MoU would be subject to the laws (and such rules & regulations) of India as may be applicable during the tenure of this MoU. This discharge the responsibilities of each Party, and/or when specific obligations or financial commitments appear necessary to the

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parties, the Parties by mutual consent shall enter directly (or through the concerned affiliate), into specific agreements defining in detail the respective obligations and commitments of each party, and in particular the programme of work and the financial conditions of its execution.

5. Validity

The MoU will be for an initial period of 6 years from the date of signing. The parties shall meet to decide a possible renewal of this MoU three months before its termination. A specific addendum shall be signed by the parties.

6. Amendment

This MoU will be for an initial period of Six years from the date of signing. The parties shall meet to decide a possible renewal of this MoU three months before its termination. A specific addendum shall be signed by the parties.

7. Termination

This MoU may be terminated by any Party upon providing a written notice of three months. It shall also terminate automatically upon the bankruptcy of any of the Parties or in the even of force majeure prohibiting its continuity. The expiry or termination of this MoU shall have no impact on any other specific agreement in force, which shall be continue up to its normal expiry.

8. Confidentiality

All parties acknowledge the confidentiality of the information, which may be transferred between the parties from time to time as being essential to this MoU and agree not to disclose the same to any third party, However, each Party shall be free to disclose such information as is Part of the public domain at the time of disclosure, or required to be disclosed by official authorities in accordance with the applicable law.

The obligations of all Parties as defined above shall apply not withstanding termination of this MoU.

As witnessed by the hand of duly authorized representatives of the Parties, as of the date here under:

PRINCIPAL P.S.R. ENGINEERING COLLEGE PRINCIPAL P.S.R. ENGINEERING COLLEGE SINGAKASI



DIRECTOR CREATIVE INDUSTRIES



Memorandum of Understanding

College Name: P.S.R.ENGINEERING COLLEGE

Date: 7th Feb 2019

Texas Instruments Innovation Centre (A partner of Texas Instruments India University Program)

1. Introduction

India has become a promising investment destination for foreign companies looking to do business here. Our Honourable Prime Minister of India Shri Narendra Modi has launched the 'Make in India' and 'Skill India' initiative with the aim to give the Indian economy global recognition. This initiative is expected to spur development, economical growth and thereby improving the living standard of Indian Citizen.

Education has to play very important role in providing huge pool of skilled and knowledgeable, and industry ready Employees. The future success of Indian industry depends on the growth of quality education in India, especially since Indian industry is competing globally in areas such as software and hardware electronics, automobiles, pharmaceutical, chemicals, engineering equipment etc.. However, the reality is that only a very small percentage of these students are readily employable (@25% or less as per the survey by Nasscom) and most lack industry specific skills. In order to bridge this gap between the academia and the industry and to ensure ready deployment in regular work streams, structured industry specific training is necessary. Also you need good support systems for skill development. EdGate is focused towards the same and partnered with worldwide companies to get world class technology on IOT, Embedded, Robotics and Analog systems in India.

2. Brief Introduction about P.S.R.ENGINEERING COLLEGE

P.S.R. Engineering College, Sivakasi, an Autonomous Institution affiliated to Anna University is one among the best educational institutions in Tamilnadu and philanthropic institution founded by illustrious sons of P.S.Ramasamy Naidu. It was established in the year 1998 with the noble mission to promote engineering education in backward area of Virudhunagar District. P.S.R. Engineering College (PSREC) is committed to scripting a unique chapter of excellence an education and research, in vital fields like Engineering, IT and Management. The college offers Engineering Education to men and women at UG & PG levels tobring out the total personality, emphasizing ethical values and also preparing them to meet the growing challenges of industry and diverse social needs of our nations.

EdGate Technologies Pvt Ltd.

68, 15th Cross, 1st Block, R.T. Nager, Bangalore-560032. P.: 080-23535125, 23535128, 23331166, 23531166 Fax : 080-23535128. E : info@edgate.in www.edgate.in The programmes offered in PSREC are approved by AICTE. It has been Accredited by National Assessment and Accreditation Council (NAAC). PSREC offers 6 UG programmes, 5 PG programmes& MBA.Three UG programmes, CSE, ECE and EEE are accredited by NBA

Brief Introduction about EdGate Technologies Private limited

EdGate Technologies Private Limited is Texas Instruments India University Program Partners. EdGate has an extensive presence all over the country and well established connectivity within the academic and corporate communities. Our aim is to reach out to the Corporate, educators and the engineering student community to help them achieve more in their research and their learning initiatives.

Services offered to Universities under Texas Instruments India University Program

- Presales Guidelines
- Sales and Continuous Post Sales support
- Installation and Training
- Train the Trainer Program (Customized)
- Seminar/Workshop (Customized)
- Faculty Development programs (Customized).

EdGate has setup Texas Instruments Labs in various Engineering colleges across India. EdGate has signed 150+ MOU's and 25 TIIC's with Engineering colleges under Texas Instruments University Program.

EdGate Technologies provide a whole range of services by leveraging its business expertise by strategic alliances with leading technology providers & are Sole authorized distributors of following Partners

Mango Communication, USA : Mango has its roots in the Rice University Wireless

Open-Access Research Platform (WARP) project, originally an NSF-funded research

- Project that has grown into a self-sustaining open-source wireless research platform.
- SoftDB, Canada (Texas Instruments Third party developer)
- <u>Technosoftmotion</u>, <u>Switzerland</u> (Texas Instruments Third party developer)
- <u>Neeuro, Singapore</u> (Senzeband Brain Wave Technology)
- Link Research, USA (Texas Instruments Third party developer)

Texas Instruments University Program

The TI University Program is the intersection between TI technology, educators and the engineers of tomorrow. Our advanced analog and embedded processing technologies fuel the passions of students and educators in university labs worldwide. Established in 1982, the TI University Program is a global program dedicated to supporting educators, researchers and students in facilitating the inclusion of TI analog and embedded processing in engineering classrooms, teaching and research labs, textbooks, design projects and course curriculum. By building relationships with educators, TI works to bridge the gap between the business and academic world. Incorporating TI technology into curriculum provides educators with the ability to teach real world concepts and complement this with a unique hands-on learning experience utilizing TI tools, making it more exciting, relevant and valuable to the student.

Working with TI increases the knowledge base of future engineers so that they interact with industry-standard technology before they graduate. TI helps to develop the skills needed to tackle tomorrow's most challenging problems. By providing students access to the largest and most advanced analog and embedded processing portfolio, the TI University Program provides the tools necessary to inspire innovation and take engineering concepts from the book to the breadboard.

1. Contribution and Expectation of EdGate Technologies under Texas Instruments India University Program

As on-ground deliverables, EdGate Technologies will provide the following:

- a) Curriculum: EdGate will provide the Curriculum for Texas Instruments Labs. P.S.R.ENGINEERING COLLEGE should find ways to incorporate curriculum in there syllabus.
- b) Lab Setup: The College will set up a lab which will be entitled "<u>Texas Instruments</u> <u>Innovation Lab</u>" at its premises.
- c) Faculty Development Program: P.S.R.ENGINEERING COLLEGE will organize at least one faculty development program in its premise for its faculty members and faculty members of other Indian engineering institutions to teach TI Platform. The College will provide the infrastructure facility for conducting the faculty development program. EdGate Technologies Pvt Limited will help the college in conducting this program.
- d) Workshops/Events: If the College wishes to organize a national <u>event in the area</u> of <u>TI Platform</u>, EdGate Technologies Pvt limited will provide speakers.
- e) Training Programs: EdGate Technologies Pvt Limited will assist the college in organizing training programs/tutorials on topics related to TI Platform. Faculty members from the college who have undergone train-the-trainer program and who are certified by EdGate Technologies Pvt Limited as trainers may run certified training programs. P.S.R.ENGINEERING COLLEGE will provide certificates for the participants of such programs.(Valid for 1 year only)
- f) TI Lab Engagement Program: EdGate Technologies Pvt. Limited will help the P.S.R.ENGINEERING COLLEGE to get engaged into the TI Innovation Centre Labs under this program over a period of 3 months at three different levels i.e., Basic, Intermediate and Advanced.
- g) Under TI Lab Engagement Program, P.S.R.ENGINEERING COLLEGE in association with EdGate Technology Pvt. Limited, May organize and conduct Summer/Winter

Training Program for the students from all the nearby engineering institutes along with students from their college by charging moderate fees. EdGate Technologies will provide experts for such program on subsidies charges. EdGate will certify those students.

2. Contribution from P.S.R.ENGINEERING COLLEGE

Faculty Mentor: Qualified Faculty of Electronics & Communication Engineering, Instrumentation & Control Engineering, Biomedical Instrumentation, Computer Engineering, and Information Technology (preferably with programming knowledge on C; C++) will be made point of contacts and will mentor interested students.

P.S.R.ENGINEERING COLLEGE should set up lab based on list below:

Sr.No.	I LEWI	QUANTITY	Grand Total		
-	Cost of Texas Instruments Innovation Centre: Below items will be delivered	Below Package	414,180.00 LAKHS		
1	TI-Robotics Lab with Brain wave Technology				
Α	Robotics System Lab Kit	5	Contrast of the second		
В	Senzband with Mind Sync and Memory App	1			
С	RSLK compatible sensors and Bluetooth Module	2 Set			
A	PIR sensor				
Β.	HM-10 Bluetooth module				
С	Ultrasonic sensor		-		
D	Servo motor				
E	Moisture sensor				
F	Buzzer		-		
G	Dedicated Edgate Apps for RSLK				
2	Internet of Things -IOT Development Lab	Chieve Street			
A	CC110L Booster pack	2	「「「「「「」」」		
в	TIVA TM4C123G Launch pad Bundle	10	_		
	Sensor Hub Booster Pack bundle	2			
	Particle Mesh Wi-Fi Bundle				
	Grove Starter Kit for Particle Mesh	2			

F	Simple Link Wi-FI CC3200 Launch Pad	5	
G	Simple Link Wi-Fi CC3100 Booster Pack	10	
I.	MSP432P401R Launch Pad	10	
L	Simple Link [™] Bluetooth CC2640R2F wireless MCU Launch Pad	2	
к	Sensors: Sound Sensor HR202 Soll Humidity Sensor 3-Axis Accelerometer Ultrasonic Sensor Temperature Sensor LDR Sensor Temperature Sensor Uight Sensor Uight Sensor	2 Set	
3	Training for Faculty/Students(Advance Robotic Control and IOT)	3 Days	E State
Terms	and Conditions :	A CONTRACTOR	
1.Paym 2.Warra 3.Validi 4.Taxes	anty : 1 Year ty : TIIC Agreement is perpetual and Training agreement	nent is valid fo	r one year only

- a) Centre: Institute will identify and maintain Texas Instruments Innovation Centre with at least 10 desktops / laptops on latest home/office configuration.
- b) Peripheral components: Institute will make arrangement for other equipment required for setting up the lab and for the maintenance of the lab.
- c) Financial: Institute will operate the Centre with the help of existing staff.

P.S.R.ENGINEERING COLLEGE - Texas Instruments Innovation Centre (TIIC)

EdGate Technologies aimed at establishing a collaborative bridge between companies and colleges with the objective of making students in the Engineering Colleges and Schools have a greater hands on experience in technologies related to :-

- a. Robotics Lab With Brain Wave Technology
- b. Internet of Things (IOT)

These programs would go a long way to get the students hands on project experience in state of the art Micro-controller boards which are being developed by Texas Instruments. The experience will include hands on software and hardware skills which are highly desired by industry. These projects will provide an experiential appreciation of the latest technologies giving the students significant edge across multiple dimensions like knowledge, enhanced employability, project experience etc..

P.S.R.ENGINEERING COLLEGE - THC will bring in the following core values:-

Colleges:

- Ultra Low power Microcontroller Lab
- Internet of Things technology is based on the traditional Internet technology, development and extension due to its extremely wide range of applications involving almost all walks of life and therefore in order to meet the needs of industry professionals, a growing number of colleges and universities applied for Internet of Things engineering professional in teaching programs arranged in Internet of Things technology courses.
- Strong Branding and ability to attract better quality students.
- Better ranking amongst the competition.

Students:

- Exposure to state of the art technologies through hands on learning experience
- Better employability opportunities
- Showcase talent and innovation
- Participating in Texas Instruments Innovation Challenge.(If Texas Instruments conducts any contest centre will be connected with the same)

Vision forward:

EdGate Technologies hopes that once these Innovation Centres are in place and running, If Texas Instruments conducts any contest centre will be connected with the same.

Restrictions and Obligations Governing the Use of Confidential Information and Materials

a) Recipient shall not disclose any Confidential Information/Confidential Material, to third parties without the prior written authorization of the Company. Not withstanding the foregoing, the Recipient shall not at any time disclose to any third party any Confidential Information/Confidential Material or any Confidential Information of any other party to whom the Company owes an obligation. However, the Recipient may disclose Confidential Information in accordance with judicial or other governmental orders, provided the Recipient shall give the Company reasonable notice, prior to such disclosure and shall comply with any applicable protective order or equivalent.



- b) The Recipient shall not use any Confidential Information or Confidential Materials of the Company for any purposes except those expressly contemplated hereby or as authorized by the Company.
- c) The Recipient shall take reasonable security precautions, which shall in any event be as great as the precautions it takes to protect its own confidential information, to keep secure the Confidential Information.
- Recipient agrees to segregate all such Confidential Materials from the confidential materials of others to prevent co-mingling.

Rights and Remedies

Recipient shall notify the Company immediately upon discovery of any unauthorized use or disclosure of Confidential Information or Confidential Materials, or any other breach of this Agreement by Recipient and will co-operate with the Company in every reasonable way to help the Company regain possession of the Confidential information and/or Confidential Materials and prevent further unauthorized use or disclosure.

For P.S.R. ENGINEERING COLLEGE

ERIN ALTIONOMOUS Thiru R.Solaisamy /VAKD

Correspondent and Managing Trustee

Istee Correspondent PS.R.ENGINEERING COLLEGE (Appayanaickenpatty) SIVAKASI 028 240

For EdGate Technologies Pvt Limited, Bangalore 028 240



EdGate Technologies Private Limited # 68, 15TH CROSS, 15T BLOCK, P. T. NAGAR, BANC ALORE - 560 002 PH + 91-080-235351175, 23535128 Fex: 080-23535128

EdGate Technologies Pvt Ltd. # 68, 15th Cross, 1st Block, R.T. Nagar, Bangelore-560032, P.: 080-23535125, 23535128, 23331166, 23531166 Fax : 080-23535128, E : info@edgate.in www.edgate.in

MEMORANDUM OF UNDERSTANDING

Preamble:

Through this Memorandum of Understanding (heacinafter referred to as the "MoU"), KARVY STOCK BROKING LIMITED (SATTUR BRANCH), and P.S.R. ENGINEERING COLLEGE, intend to develop a special relationship. This MoU is made and entered into on this the 27th AUGUST (Wednesday) of 2014.

Between

KARVY STOCK BROKING LIMITED (SATTUR BRANCH), (hereafter referred as KARVY STOCK BROKING LIMITED), operates in Stock broking services widely networked across India, with good number of trading terminals providing retail stock broking facilities. Which expression, unless repugnant to the context or meaning hereof, shall include its successors, administrators or permitted assignces; and at present represented by the Business Associate and Branch Head, Mr.L.B. SUBBARAJ.

AND:

P.S.R. ENGINEERING COLLEGE (hereafter referred to as 'College'), which expression, unless repugnant to the context or meaning hereof, shall include its successors, administrators or permitted assignces; and at present represented by their Managing Trustee, Thiru.R.SOLAISAMY.

Of the other part.

Hereinafter referred to a "parties"

Whereas

KARVY STOCK BROKING LIMITED is a private Stock Broking services providing retail stock broking facilities and education.

P.S.R. ENGINEERING COLLEGE is an educational institution imparting education in the field of Engineering and technology of various branches to the students who have completed their secondary education, also extending commitment to metamorphose management graduates into leaders and professionals.

KARVY STOCK BROKING LIMITED and P.S.R. ENGINEERING COLLEGE have agreed to enter into a special relationship for the purpose of the former entities providing the latter comprehensive technical skills for enhancing mutual business relationship.

Now therefore

In recognition of these facts, KARVY STOCK BROKING LIMITED, and the P.S.R. ENGINEERING COLLEGE, witnessed that, in consideration of the mutual covenants set out in this MoU, the parties hereby agree as follows:

1. Purpose of this Memorandum

This MoU is intended to recognize the general basis for a cooperative and collaborative working relationship between the two parties

The objective of the proposed relationship is to enable KARVY STOCK BROKING LIMITED to provide P.S.R. ENGINEERING COLLEGE, industrial visits, internship training programme during summer and collaborative research support to faculty and students on regular basis.

For Karvy Stock Broking Ltd.

Authorised Signatory

P. S. Ramasamy Telugu Mindrity Educational & Chartable Trust

Managing Trustes.

2. Nature of memorandum

Through this MoU, KARVY STOCK BROKING LIMITED and P.S.R. ENGINEERING COLLEGE intend to develop a special relationship, whereby effective internship training program, to the extent possible from time to time, are provided to P.S.R. ENGINEERING COLLEGE.

3. Responsibilities

3.1 KARVY STOCK BROKING LIMITED and P.S.R. ENGINEERING COLLEGE, shall be responsible for the conduct of their assigned responsibilities;

Neither KARVY STOCK BROKING LIMITED nor P.S.R. ENGINEERING COLLEGE shall be responsible to the other parties for any losses that they may suffer arising out of the understanding.

- 3.2 KARVY STOCK BROKING LIMITED agrees to share the knowledge resources with P.S.R. ENGINEERING COLLEGE, by resource persons from KARVY STOCK BROKING LIMITED in technical seminars, conferences, workshops etc conducted at the premises of the college for the purpose of enhancing the knowledge/skill levels of the students studying in the college.
- 3.3 The college agrees to avail all the services from KARVY STOCK BROKING LIMITED during the period of the MoU.
- 3.4 KARVY STOCK BROKING LIMITED agrees to entertain the students and faculty members to KARVY STOCK BROKING LIMITED for industrial visits. KARVY STOCK BROKING LIMITED will not collect any fees from the visitors from the college for the visits. The travelling expenses stay and food arrangements for the visiting faculty members of the college and their students shall be borne either by the individuals or by the college as the case may be.
- 3.5 The internship training is for Three to five days. The students who visit KARVY STOCK BROKING LIMITED location will be given firsthand information about various types of services and equipment available in KARVY STOCK BROKING LIMITED
- 3.6 KARVY STOCK BROKING LIMITED shall not bear any expenditure for the above industrial visits.

4. Status of MoU

This MoU is intended to record mutual understandings of the parties hereto, as of the date hereof.

This MoU would be subject to the laws (and such rules & regulations) of India as may be applicable during the tenure of this MoU.

To discharge the responsibilities of each Party, and/or when specific obligations or financial commitments appear necessary to the parties, the Parties by mutual consent shall enter directly (or through the concerned affiliate), into specific agreements(s) defining in detail the respective obligations and commitments of each party, and in particular the programme of work and the financial conditions of its execution.

For Karvy Stock Broking Ltd.

P. S. Ramasamy Telugu Minority Educational & Chartable Trust

Managing Trustee.

Validity/ Amendment

The MoU will be for an initial period of 3 years from the date of signing. The parties shall meet to decide a possible renewal of this MoU three months before its termination. A specific addendum shall be signed by the parties.

6. Termination

This MoU may be terminated by any Party upon providing a written notice of three months. It shall also terminate automatically upon the bankruptcy of any of the Parties or in the event of force majeure prohibiting its continuity.

The expiry or termination of this MoU shall have no impact on any other specific agreement in force, which shall be continued up to its normal expiry.

7. Confidentiality

All parties acknowledge the confidentiality of the information, which may be transferred between the parties from time to time as being essential to this MoU and agree not to disclose the same to any third party. However, each Party shall be free to disclose such information as is Part of the public domain at the time of disclosure, or required to be disclosed by official authorities in accordance with the applicable law.

The obligations of all Parties as defined above shall apply not withstanding termination of this MoU.

As witnessed by the hand of duly authorized representatives of the Parties, as of the date here under:

For Karvy Stock Broking Ltd.

P. S. Ramanamy Telugu Minority Educational & Chartable Trust

Anth

Authorised Signator Business Associate and Brunch Head KARVY STOCK BROKING LIMITED

Witnesses:



Managing Trustee MANAGING TRUSTEE P.S.R. ENGINEERING COLLEGE





MEMORANDUM OF UNDERSTANDING

BETWEEN



PSR ENGINEERING COLLEGE, SIVAKASI

AND



AURORA TECHNOVATION



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Mou-Aurora Technovation - PSR Engineering college





This Agreement made and entered into on this 3rd day of May, 2018 between **PSR Engineering college** (hereinafter called PSREC) situated at Sevalpatti, Sivakasi-626140 and **Aurora Technovation** (hereinafter called AURORA) with its registered office at 447A Periyar Nagar, Thirumangalam -625706.

1. OBJECTIVES OF THE MOU

The objective of this Memorandum of Understanding is:

- a. to promote interaction between PSREC and AURORA in mutually beneficial areas.
- b. to make the students highly employable by providing a hands-on training to fill their skill gap.

2. PROPOSED MODES OF COLLABORATION

PSREC and AURORA propose to collaborate through

- Providing two-year program on full stack developer program to the students at PSREC.
- b. Providing the opportunity for PSREC students to work on real time projects.
- c. Recruiting eligible students for AURORA from PSREC.
- d. Bringing other companies to recruit the eligible students from PSREC.
- e. Any other appropriate mode of interaction agreed upon between PSREC and AURORA.

3. CONFIDENTIALITY

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- a. During and for a period of two years from the date of disclosure, each party agrees to consider as confidential all information disclosed by the other party in written or tangible form or, if orally disclosed confirmed in writing within thirty days of disclosure and identified as confidential by the disclosing party.
- b. The obligations above shall not extend to any confidential information for which the receiving party can prove that this information:
 - is in the public domain at the time of disclosure or comes within the public domain without fault of the receiving party.
 - is already known or become known to the receiving party
 - is received from a third party having no obligations of confidentiality to the disclosing party,
 - is independently developed by the receiving party; or
 - is required to be disclosed by law or court order.





4. NON-EXCLUSIVITY

The relationship of the parties under this MOU shall be nonexclusive and both parties, including their affiliates, subsidiaries and divisions, are free to pursue other agreements or collaborations of any kind. However, when entering into a particular training agreement, the participants may agree to limit each party's right to collaborate with others on that subject.

5. TERMS AND TERMINATION

This MOU may be amended or terminated by mutual written agreement of the parties at any time. Either party shall have the right to unilaterally terminate this MOU upon 60 days' prior written notice to the other party. However, no such early termination of this MOU, whether mutual or unilateral, shall affect the obligations of the participants under any Research Agreement, Confidentiality clause as referenced in clause 3 above, or any other agreement entered into pursuant to this MOU, which obligations shall survive any such termination.

6. RELATIONSHIP

Nothing in this MOU shall be construed to make either party a partner, an agent or legal representative of the other for any purpose.

7. ASSIGNMENT

It is understood by the Parties herein this MOU is based on the professional competence and expertise of each party and hence neither Party shall transfer or assign this Agreement, or rights or obligations arising hereunder, either wholly or in part, to any third party.

8. COSTS OF THE MOU

Each Party shall bear the respective costs of carrying out the obligations under this MOU.







9. SIGNED IN DUPLICATE

This MOU is executed in duplicate with each copy being an official version of the Agreement and having equal legal validity.

BY SIGNING BELOW, the parties, acting by their duly authorized officers, have caused this Memorandum of Understanding to be executed, effective as of the day and year first above written.

On behalf of	on behalf of
PSR ENGINEERING COLLEGE, SIVAKASI	AURORA TECHNOVATION
By p Children (Autonomous) E	By 2 774 -
Name : R.SOLAISAMY	Name : VIJAYSANKAR D
Title : Correspondent	Title : Managing Director
Date :	Date :
Witness: 1. How En. L. Rube Sandor 2. 2. Raj [-Reman. 2]	1. But [Mrs V. saigitha] 2. Soler [S. S.v. Sanvaz]
2.2. Zaj [-Reman. 2]	2. Soler " [S.S.v. Sonvaz]





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MEMORANDUM OF UNDERSTANDING

Preamble

Through this Memorandum of Understanding (hereinafter referred to as the "MoU", CLAMSYS CONSULTANCY SERVICES PRIVATE LIMITED and P.S.R. ENGINEERING COLLEGE, intend to develop a special relationship. This MoU is made and entered into outhis Wednesday of16thMay, 2018.

Between

CLAMSYS CONSULTANCY SERVICES PRIVATE LIMITED, a company referred to as CLAMSYS, which expression, unless repugnant to the context or meaning hereof, shall include its successors, administrators or permitted assignces; and at present represented by Head - HR.

AND

P.S.R. ENGINEERING COLLEGE (hereafter referred to as 'College'), which expression, unless repugnant to the context or meaning hereof, shall include its successors, administrators or permitted assignees; and at present represented by their Correspondent or his representative.

Of the other part.

Hereinafter referred to a "parties"

Whereas

CLAMSYS is a private company, engaged in production of IT Services & Consulting, Digital Technology and IT Outsourcing.

P.S.R. ENGINEERING COLLEGE is an educational institution imparting education in the field of Engineering and technology of various branches to the students who have completed their secondary education.

Whereas

CLAMSYS and P.S.R. ENGINEERING COLLEGE have agreed to enter into a special relationship for the purpose of the former entities providing the latter comprehensive technicalskills for enhancing mutual relationship.

Now therefore

In recognition of these facts, CLAMSYS, and the P.S.R. ENGINEERING COLLEGE, witnessed that, in consideration of the mutual covenants set out in this MoU, the parties hereby agree as follows:

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1. Purpose of this Memorandum

This MoU is intended to recognize the general basis for a cooperative and collaborative working relationship between the two parties.

The objective of the proposed relationship is to enable CLAMSYS to provide career opportunities to the students of P.S.R. ENGINEERING COLLEGE, (VII semester).

Nature of memorandum

Through this MoU, CLAMSYS and P.S.R. ENGINEERING COLLEGUENT to develop a special relationship, whereby providing career opportunities program, to the extent possible from time to time, are provided to P.S.R. ENGINEERING COLLEGE.

2. Responsibilities

- 2.1 CLAMSYS and P.S.R. ENGINEERING COLLEGE, shall be responsible for the conduct of their assigned responsibilities:
- 2.2 CLAMSYS agrees to provide career opportunities to the students and internship. CLAMSYS will not collect any fees from the students from the college for theirinternships. The travelling expenses stay and food arrangements for the students shall be borne either by the individuals or by the college as the case may be.
- 2.3 P.S.R. ENGINEERING COLLEGEagrees to fulfill the requirements of CLAMSYS at the premises of the college for the purpose of enhancing the knowledge/skill levels of mutual interest.

2.4 Requirements:

- 500 sq.ft of private full-fledged working space (Preferable)
- 10 work stations
- Power supply
- Uninterrupted Internet Connection
- Permission from the management for the students to work
- Coordinator from the college side

2.5 The college agrees to avail all the services from CLAMSYSduring the period of the MOU.

- 2.6 Aptitude & Technical test will be conducted for the students & the internship training will be provided to the selected students. The students who are selected byCLAMSYS will receive their offer letter & will continue to work under the assigned Lead/Manager.
- 2.7 CLAMSYSwill bear the expenditure for trainings (technical) the students for the projects they will be working with.Certification cost will be borne by the individuals. The selected students will work for the time period of 15hrs/week.

Relation



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1. Purpose of this Memorandum

This MoU is intended to recognize the general basis for a cooperative and collaborative working relationship between the two parties.

The objective of the proposed relationship is to enable CLAMSYS to provide career opportunities to the students of P.S.R. ENGINEERING COLLEGE, (VII semester).

Nature of memorandum

Through this MoU, CLAMSYS and P.S.R. ENGINEERING COLLEGEIntend to develop a special relationship, whereby providingcareer opportunities program, to the extent possible from time to time, are provided to P.S.R. ENGINEERING COLLEGE.

2. Responsibilities

- 2.1 CLAMSYS and P.S.R. ENGINEERING COLLEGE, shall be responsible for the conduct of their assigned responsibilities;
- 2.2 CLAMSYS agrees to provide career opportunities to the students and internship. CLAMSYS will not collect any fees from the students from the college for theirinternships. The travelling expenses stay and food arrangements for the students shall be borne either by the individuals or by the college as the case may be.
- 2.3 P.S.R. ENGINEERING COLLEGEagrees to fulfill the requirements of CLAMSYS at the premises of the college for the purpose of enhancing the knowledge/skill levels of mutual interest.

2.4 Requirements:

- 500 sq.ft of private full-fledged working space (Preferable)
- 10 work stations
- Power supply
- Uninterrupted Internet Connection
- · Permission from the management for the students to work
- Coordinator from the college side
- Initial Setup cost Rs.48.000/-

2.5 The college agrees to avail all the services from CLAMSYSduring the period of the MOU.

- 2.6 Aptitude & Technical test will be conducted for the students & the internship training will be provided to the selected students. The students who are selected byCLAMSYS will receive their offer letter & will continue to work under the assigned Lead/Manager.
- 2.7 CLAMSYSwill bear the expenditure for trainings (technical) the students for the projects they will be working with.Certification cost will be borne by the individuals. The selected students will work for the,time period of 15hrs/week.

- 2.8 Experience certificates will be provided on the successful completion of assigned tasks. If the selected students were given opportunity to work in real time projects, the necessary documents/certificates has to be submitted to CLAMSYS based on the criticality of the projects.
- 2.9 Based on the performance the students will be given the opportunity to work in the Real time projects & stipend will be provided accordingly & will work from CLAMSYS office location and suitable candidates will be taken as employees.
- 2.10 P.S.R. ENGINEERING COLLEGEagrees to provide technical support whenever feasible for CLAMSYS.

3. Status of MoU

This MoU is intended to record mutual understandings of the parties hereto, as of the date hereof.

This MoU would be subject to the laws (and such rules & regulations) of India as may be applicable during the tenure of this MoU.

This discharge the responsibilities of each Party, and/or when specific obligations or financial commitments appear necessary to the parties, the Parties by mutual consent shall enter directly (or through the concerned affiliate), into specific agreements(s) defining in detail the respective obligations and commitments of each party, and in particular the programme of work and the financial conditions of its execution.

4. Validity

The MoU will be for an initial period of 1 year from the date of signing. The parties shall meet to decide a possible renewal of this MoU three months before its termination. A specific addendum shall be signed by the parties.

5. Amendment

This MoU will be for an initial period of one year from the date of signing. The parties shall meet to decide a possible renewal of this MoU three months before its termination. A specific addendum shall be signed by the parties.

6. Termination

This MoU may be terminated by any Party upon providing a written notice of three months. It shall also terminate automatically upon the bankruptcy of any of the Parties or in the event of force majeure prohibiting its continuity.

The expiry or termination of this MoU shall have no impact on any other specific agreement in force, which shall be continue up to its normal expiry.

7. Confidentiality

All parties acknowledge the confidentiality of the information, which may be transferred between the parties from time to time as being essential to this MoU and agree not to disclose the same to any third party. However, each Party shall be free to disclose such information as is Part of the public domain at the time of disclosure, or required to be disclosed by official authorities in accordance with the applicable law.

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The obligations of all Parties as defined above shall apply not withstanding termination of the Mid.

As witnessed by the hand of duly authorized representatives of the Parties, as of the data here under:

CORRESPONDENT PER ENGINEERING COLLEGE

He-

MANAGING DIRECTOR CLAMITS CONSIL LANCY REVYERS PVT LTD



CLAMSYS CONSULTANCY SERVICES PRIVATE LIMITED

Address: 14-4/27. Normadba River Street. Mabarbina Gondhi Magar. Madaroi. TN 625014-91 CIN: U74999DN2017PTC119466-1. GST Registration Number: 33AAHSC22746D171

Date:

Bill Receipt

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Authorized Signature

Clamsys

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MEMORANDUM OF UNDERSTANDING

BY AND BETWEEN

Launchpad LLC and 2SR Institutions

1. Scope

This Memorandum of Understanding ("MOU") is entered into by and between Launchpad LLC, a Soft skills and Industry Skills Training & Development Academy, with its principal address at no-2 Alagesian road, Saibaba colony, Coimbatore and PSR Group of Institutiona, Sevalpatti.

Whereas, this MOU is agreed between Launch pad LLC and PSR, for the Training and Development activities for the engineering batch of 2012-2016 in the areas of soft skills and industry skills as agreed in the proposal / statement of work

2. Statement of work

Launchpad LLC agrees to provide the services as described in the Proposal.

Reference Document: Annexure 1; Proposal/SOW for skills development for engineering students of PSR Institutions

3. Term of the MOU

The term of this MOU shall commence on 04/09/2014 and will end on 31-May-2015, or until the MOU is terminated pursuant to the terms contained herein, whichever event occurs first.

4. Responsibilities

Launchpad LLC agrees to:

- Change/modify the training time/duration to accommodate any changes in academic/college functions, with appropriate writter (email) notice of 2 weeks in advance.
 - a If an emergency change is made without prior notice, the right of suspension/re-plan for the cancelled session is at the discretion of Launchpad LLC and the availability of resources.
- 2 Provide emergency incident response training for course, content and objectives. Course materials may be augmented with appropriate related materials and/or information, but required course material shall not be substituted with non-standard materials or information. The cost for the emergency training will be finalized at the time of request and will be supported with SOW therein.
- 3. Supply course/student with training and evaluation materials.

4. Maintain student records on individuals for a minimum of 4 years or the life of the MOU, whichever is greater. As a minimum, these records should contain the following: course title, hours of instruction, location, and dates; instructor(s) name(s), level of instructor certification, trainee details, progress & evaluation.

5. Provide the college a written notification of course dates, time schedule, location, and lead instructor for all courses. Such notification shall be provided at least seven (7) calendar days in advance of the course starting date. When courses must be scheduled to meet emergency training needs, representatives from college and Launchpad LLC may waive this seven (7) way notification. Requests for waiver may be made by email.

6. Verify instructor records to ensure that instructors meet or exceed standard qualifications.

7. Assure assessments - Communication & Midterm are administered properly and reported to the

Page 1 of 3







management for discussion.

- 8 Launchead LLC will provide PSR institutions with a relationship Officer/manager to handle the issues/escalations/discussions.
- 9 Any change in program/adjustment of Classroom sessions will be intimated to both the parties (Launchpad LLC & PSR institutions), at appropriate notice in advance.

 The college will provide classroom/seminar hall facility with projectors for all the sessions. Soft skills/industry interface/Guest lectures.

 PSR can have the credits for arranging the guest faculty and can publish in local newspapers/ in house newsletters/brochures

12. PSR can mention/use Launchpad LLC's name/Logo/Brand as their Training partner in brochures/Bill boards /hoardings/Advertisements/Website

13. Launchpad LLC can use PSR 's Brand/Loga in their client List

14. For other associative programs, a Statement of Work/Proposal will be drafted separately as warranted.

15 The contract has the option to be renewed every year, upon satisfactory development in the students' skills, as assessed by a common methodology by PSR &Launchpad LLC.

16 Assist the Institution (PSR), with placement opportunities in multi-discipline sectors.

5. Compensation

in consideration of the sorvices (Training and Development) promises and performance of Launchpad LLC, PSR, agrees to pay as detailed in the Proposal, upon actual receipt of proper involces, including time sheets, compensation upon the completion of each deliverable as specified in proposal.

6. Infrastructure

PSR Institutions will provide the infrastructures of class rooms, auditoriums, access to playgrounds, projectors and computers as and when required for the training purposes.

7. Rights in data, patents and copyright

Launchpad LLC reserves all rights and authority for the contents, presentations, materials, preparatory materials, training documents shared/provided during the training program. Any documents mentioned should not be shared/used/copied/modified for other purposes/ with other parties/ other departments without the written consent from Launchpad authorities.

8. Termination

This MOU may be terminated only as follows;

- 1. By Mutual Consent of the parties
- If FOE,PSR fails at any time to continue funding for the payments and other obligations set forth herein, without prior notice, Launchpad LLC's obligations under this MOU are terminated as of the date the funding expires and Launchpad LLC shall have no further obligations hereunder.
- If Launchpad LLC fails at anytime to deliver training for more than three consecutive sessions, without prior approval from the college management, this MOU will be terminated as of the date.

9. Amendments or Modification

No amendment or modification of this MOU shall be effective against either party unless such amendment or modification is set forth in writing and signed by both parties.

10. Notice

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Any notice required hereunder shall be made in writing, addressed to the party at the address set forth below

Page 2 of 3





LauncheodUC Mr. Muthukumar, A Chief Mentor, 72/33, 2^{Dd} Flaor, GP Complex Sengodampaliam, Erode-012

11. General

P5B Mr II Solaiamy Correspondent, **PSR institutions** Sivakasi.

Any dispute or difference arising in connection with this MoU, the same shall be settled by mutual discussions, failing which the decisions taken by the Principal and representative from Laurachpad U.C.& PSR Institutions together will be final and binding.

This MoU signed hereunder shall be effective from the date of signing and will be valid for a period of one year, and shall be extended upon signing an extension thereafter

For Launchpad LLC

BOM

Launchpad LLC

Witness :

For PSR Institutions

Correspondent

PSR institutions

Judel D SUDARSAN 6/77, KURINJI STREET, N. G.O. COLONY - 626001 VIRUDHUNDAGAR

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Page 3 of 3



Memorandum of Understanding

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No 1922/D/90

The Memorandum of Understanding is signed between

Department of Computer Science and Engineering, P.S.R Engineering College located at Sivakasi, on behalf of itself and acting through Thiru. R.Solaisamy, Managing Trustee and Correspondent, P.S.R Engineering College party of the First part;

AND

Uniq Technologies having its office at, #1 Shifa Arcade,Bharathi Nagar 1" Street, North Usman Road,T-Nagar,Chennai-17 on behalf of itself and acting through Mr. Mohammed Hussain, Managing Director Party of the Second part;

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1. Mbamp Ko

Now both the parties have agreed and consented to the following terms and deeds in pursuance of a common intent to promote and develop interactions in the following areas.

The Memorandum of Understanding (MoU) provides for collaboration between P.S.R Engineering College and Uniq Technologies in various ways

RESPONSIBILITIES OF UNIQ TECHNOLOGIES

- Internship for P.S.R Engineering College Students (CSE Dept) Uniq Technologies is pleased to take the students for intenship based on students' performance and terms.
- External Projects Execution- Projects can be taken in co-operation with Uniq Technologies and P.S.R Engineering College. Uniq Technologies employee will guide the project and accountable till the successful completion of the project. Project can be occurring either in college campus or Uniq Technologies.
- Research Guidance: Uniq Technologies will guide and give support to the Faculties and Students with our core IT domain based on the requirement.
- Faculty Development Programme (FDP): Uniq Technologies will afferd FDP seminar/ Workshop to the IT faculties with the recent trends in IT domain.
- Conference & Workshop: P.S.R Engineering College can organize Conference and Workshop in collaboration with Uniq Technologies.
- Special Lectures: Uniq Technologies will give special lecture to both faculties and students at P.S.R Engineering College to update their level of skills.
- R&D: Uniq Technologies will provide the assistance on research and development activities carried by the students and faculties.
- 8 Training & Placement: Uniq Technologies will deploy trainer to train the IT Students based on the requirement from the institution, the training will be taken by "real time experts" who is engaged with real time project. On successful completion of the training students evaluation will happen based on the man power requirement of the company, the affordable and the suitable candidates will be absorbed as a trainces. On successful completion of the probationary period if their performance meets management expectation they will be confirmed as Uniq Technologies permanent employee.

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RESPONSIBILITIES OF P.S.R ENGINEERING COLLEGE

- 1. P.S.R Engineering College will provide necessary space and other infrastructures like Computers, Printers, UPS, furniture & fixtures, supporting facilities, video and audio, etc., at P.S.R Engineering College will have exclusive right to operate the Uniq Technologies inside the college campas subject to the terms of this agreement.
- 2. P.S.R Engineering College will ensure that each participating student has access to relevant hardware and software.
- 3. P.S.R Engineering College will provide its experiese for research and development work required by assigning faculty members from the Departments of Information Technology and who will be responsible in interaction and correspondence with you towards successful achievement of the task arises as and when required.
- 4. P.S.R Engineering College will provide their proficiency in finding solutions for various problems faced by industry during development and implementation.
- 5. P.S.R Engineering College will permit to utilize their library facilities.
- 6. P.S.R Engineering College agrees to take up consultancy from you and complete the task within the stipulated time.
- 7. P.S.R Engineering College in discussion with Uniq Technologies will undertake any special or specific promotional campaigns and the costs will be shared as agreed to by parties in advance.
- 8. P.S.R Engineering College undertakes not to forward or disclose any information concerning the specifies of this agreement to any third party without the prior written consent of Uniq Technologies.
- 9. P.S.R Engineering College will not permit any practice that may be detrimental to the trademarks or goodwill or reputation of Uniq Technologies or its services.
- 10. P.S.R Engineering College use of any of the trademarks will be strictly in accordance with Unig Technologies instructions.

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FORCE MAJEURE

No party shall be liable to the other if and to the estent, that the performance of any of its obligators under this agreement is prevented, restricted or interfered doe to the circumstances beyond the reasonable control of such party including but not limited to Government Legislation, fire, flood, explosion, epidemics, accidents, Act of God, wars, riots, strikes, lockouts or other connected acts of workmen and act of Government

TERMS OF AGREEMENT AND TERMINATION OF AGREEMENT

- This agreement is effective from the date of signing by Uniq Technologies and shall be valid for a period of two years (24 months) from the date of the agreement. The parties may renew this agreement for further periods on mutually agreed terms.
- Either party may terminate this agreement by giving not less than 3 months notice to the other party.
- 3 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 damages could have been reasonably foreseen.

ARBITRATION

 All disputes or differences whatsoever arising between the parties out of or relating to the construction, meaning and operation or effect of this contract or the breach thereof shall be settled by arbitration with the Rules of Arbitration of the Indian Council of Arbitration at Coimbatore only and the award made in pursuance thereof shall be binding on the parties.

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UNIQ TECHNOLOGIES ACKNOWLEDGES THAT THE UNIQ TECHNOLOGIES HAS READ THIS AGREEMENT, UNDERSTANDS IT AND AGREES TO BE BOUND BY ITS TERMS AND CONDITIONS. FURTHER, UNIQ TECHNOLOGIES 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 P.S.R Engineering College on this the 3rd day of May 2018

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For and behalf of P.S.R ENGINEERING GOLLEGE P.S.R ENGINEERING GOLLEGE Department of Computer Science and Engineering BTVARAST

1000 For and behalf of

Uniq Technologies

2) JCA

Witnesses 1) Kenbrezystia





Terms and Conditions, each applicable Program Appendix and transaction document(s) (which may be referred to as "Order Forms") emered into pursuant to these terms (collectively, the "Agreement") Additional Program Appendix as may be added by executing additional Partner Acceptance Documents.

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x		The Partner Terms a www.redhat.com/loc		the attached Appendix 1 and if not attached, then as set	forth at

Please sign below 4, send back organal copy of the agreement to Red Hat Munitial office. Each Party has executed this Partner Acceptance Document by its duly authorized representative and by its significance agrees to be bound by the terms of the Agreement

PSR Engineering College and a Signature K. RUBA SOUNDAR Printed Name of the Department Title Head 16.03 2019 Date

Dr. K. Rube Soundar M. C. P. J. Protection & Head Dept. of Computer Science & Energ. P.S.R. ENGINET HING COLLEGE. SWAKASI - 626 110, Taminada, India

Red Ha	t India Private Limited	
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Red Hat Partner Agreement (India) Page 2 of 14 Red Hat Confidential Information

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APPENDIX 1 PARTNER TERMS AND CONDITIONS



1. Purpose

Red Hat designs programs for its partners ("Programs") to premote Red Hat Products, enhance the satisfaction of Red Hats End Users and augment the expertise and resources of partners. Pactner's partnipation or a Program(s) is governed by (a) Pactner Acceptance Document including these Partner Terms and Conditions. (b) the applicable Program Appendix(ices) which have been agreed to by the Partners, and (c) any transaction documents (subject to this Agreement) for Red Hat Products and/or Services (each: an "Order Form")

"Red Hat" means Red Har India Private Limited with a principal place of business at A-201. Supreme Binaness Park. Hisanandani Gardens. Power Mamber 400, 016. Red Hat "Products" and Services' mean the specific Red Hat branded offerings set forth in a Program Appendix. The "Software" means the Red Hat branded unitwore contained in the Red Hat Products, including any Updates in any form (e.g. tenary source or recomplied) that are delivered by or obtained hom Red Hat directly or indirectly provided that Software does not include optional field party software set forth at 1002 (reversited accords emersitive dearby software) that are software fixes, upgrades, enhancements, additions, corrections and modifications, if and when available. Bed Hat and Pather are collectively referred to as the "Parties" and may be referred to individually as a "Party. "End User" is delived in the Program Appendices.

2. Programs, Application Process and Acceptance

Program Appendices and Program Godes may be amended by Rod Har at the ame of renewal of the applicable Program Appendix, provided if you do not agree with the terms of the new Program Gode, you may elect not to renew the applicable Program Appendix subject to the terms of such Program Appendix. Unless otherwise agreed in writing, any subscriptions for Red Hat Products or Services parchased under a Program Appendix will commencement due earlier of (a) the first use of such Product or Service, (b) the purchase date of such Product or Service or (c) the commencement date set listly in the Order Form

3. Affiliate Authorizations

Partners Athlate(s) may participate in a Program only upon (a) approval by Field Hat, including with regard to Program level and credit terms, and (b) execution of a written participation agreement with Red Hat or its Athlate(s) to bind the Partner Affiliate to this Agreement. "Athlate means an entity that owns or controls is owned or controlled by, or is under common control or inversible with a Party, where "control is the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of an entity, whether through ownership of voting securities, by contract or otherwise."

4. Territory

Partner may participate in the Program(s) only in the Territory designated in this Agreement. Red Hat and Partner may elect to expland the Territory and Atlikates and/or establish different terms and conditions (e.g. currency taxes, entities, etc.) by mutual written agreement, which may take the form of a Partner Acceptance Document or written participation agreement subject to this Agreement.

5. Fees

Fees, if applicable, will be as indicated in each appropriate Program Appendix and/or Order Form, and will be due and payable as set forth in such Program Appendix or Order Form subject to this Agreement. All amounts owed under the Agreement are to be paid in Indian Rupees unless specified otherwise.

6. Billing, Payment and Taxes

If Partner acquires Red Hat Products and/or Services directly from Red Hat, Red Hat will invoice Partner as set forth herein and may require receipt of a purchase order for any amounts due to Red Hat, provided, however, that any ferms contained in a purchase order will not amend, supplement or modify the terms of this Agreement or be binding on Red Hat. Partner must pay all sums due to Red Hat either (a) net thirty (30) days from the date of invoice if Red Hat has approved Partner for such credit terms or (b) if Partner has not been approved for net thirty (30) day credit terms, then on a prepaid basis, in each case without regard to when or whether Partner collects payment from its customer(s). Partner will reimburse Red Hat for all costs and expenses incurred by Red Hat in connection with the collection of overdue amounts, including without limitation reasonable attorneys' and/or legal fires. All amounts payable shall be exclusive of any Taxes. Partner will pay to Red Hat, in addition to any amounts due to Red Hat for Red Hat Products or Services, an amount equal to any Taxes arising from or relating to this Agreement that are paid or are payable by Red Hat unless Partner presents. Red Hat with a valid tax exemption or resale certificate "Taxes" means any form of taxation of whatever nature and by whatever authority imposed, exclusive of any taxes based on the net income of Red Hat. In the event of a cross border transaction, if Partner is required under any applicable law or regulation, domestic or foreign, to withhold or deduct any portion of the payments due to Red Hat then the sum payable to Red Hat will be increased by the amount necessary for Red Hat to receive an amount equal to the sum it would have received had no withholdings or deductions been made, unless Partner provides Red Hat with the original withholding tax documentation that is sufficient for Red Hal to apply for and obtain a lax credit for the full withheld amount. The Parties will work together in good faith to minimize adverse tax consequences to Red Hat created by cross-border transactions. Any payments more than thirty (30) days past due will be subject to a late fee of one and one-half percent (14%) per month, or the maximum rate allowable by taw. whichever is less.

7. Verifications

During the Term and for at least two (2) years thereafter. Partner will keep and maintain commercially reasonable written records regarding Partner's use and distribution of the Red Hat Products and Services and business activities related to the Program(s) ("Records") Red Hat may, at its own expense, verify the Records to determine Partner's compliance with this Agreement. This verification may take the form of requests for information, documents or records (to which Page) will respond promptly), on site vests

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April 2028

(for which Partner shall grant Red Hat the requisite access), or both. The Parties will act masonably and cooperate with each other to respect of such ventications. Any on site visit will occur during regular business from and will not interfere immasonably with Partner's business. For an in site visit, Red Hat will give Partner at least thety (30) day's prior written notice.

8. Trademarks

- 8.1 The serm 'Red Hat Marks' means the trademarks owned by Red Hat or a Red Hat Affinite that are set forthin an applicable Program Appendix. Red Hat grants Partner a non-exclusive non-transferable royalty free resocable formers in the Territory and during the Territor with the marketing and distribution of Red Hat Products and/or Services in permitted in this Agreement without the right to sublicence. Partner agrees to use the Red Hat area on the Agreement, and is observed by the Red Hat are set forth in the Agreement, and is observed and distribution of Red Hat Products and/or Services in permitted in this Agreement without the right to sublicence. Partner agrees to use the Red Frat Marks only as stated in this Agreement, and is doing set to follow the mandants of quality established by Red Hat and to adhere to the maternark image guidelines. Land at <u>lata Jaway redbat, convaluation intrademark/inserval-jaundemark jundemark and without the tables and an appendix (the Trademark Guidelines.)</u> Any often use of Red Hat Marks is not permitted. Partner will provide Red Hat with representative samples of the use of Red Hat Marks is not permitted. Partner will provide Red Hat with representative samples of the use of Red Hat Marks is not permitted. Partner will provide Red Hat with representative samples of the use of Red Hat Marks is not permitted. Partner will provide Red Hat with representative samples of the use of Red Hat Marks is not permitted. Partner will provide Red Hat with representative samples of the use of Red Hat Marks (excluding web pages, marketing, advertising, provide and objection and collateral maternals (Promotional Materials.).
- 8.2 All goodwill created by the use of Red Hac Marks by Platner is for the sale benefit of and accrues to Red Hat. Partner acquires no right, title or interest in Red Hat Marks in the goodwill associated with them, other than the right in use Red Hat Marks in accordance with the Agreement Platner will not challenge the validity of Red Hat Marks, on association or inclusion in challenging their validity. Partner agrees not to make any application to register any Red Hat Marks or any domain interest existance or existing with the interest in Red Hat Marks so register any trademark service mark, slogan, lago or domain name that is confirmingly render to us a reference to lary Red Hat take name, trademark, service mark doing or after the Term of the Agreement. Partner may not deparage Red Hat, Red Hat Marks or Red Hat Products.

9. Additional Requirements

- 9.1 Red Hat reserves all rights not expressly granted in this Agreement and all rights not expressly granted to the Red Hat Products and Services (including rights under any trademarks, cupyrights, patents or other intellectual property of Red Hat). Partner will not use Red Hat Products or Services to create an offering rempetitive with Red Hat, duriefly or indirectly or unless specifically permitted in this Agreement, for the bonefs of any offer person or entity or permit any third party to make such use. If Red Hat determines that any of the Red Hat Products or Services is bring used (in whole or in part) by Partner in any way to (a) avoid paying fees that would otherwise be due hereunder. (b) provide Services to third parties outside of the scope of a Program or (c) create revenue without payment of fees to Red Hat for Red Hat Products or Services. Red Hat may immediately suspend performance and/or terminate this Agreement and any Program, and reserves its rights to exercise any and all legal and equitable remedies available to it.
- 9.2 For each Red Hat Product (or Partner product that incorporates a Red Hat Product or Service, in whole or in part) that Partner sets to an End User under a Program Appendix. Partner shall purchase the equivalent Red Hat Product with respect to such conditions as the term (1 or 3 years) and support level. For example, if the End Over purchases a one year 24x7 support level Red Hat Enterprise Linux product from Partner shall purchase a one year Premium (24x7) Red Hat Product from Red Hat. Similarly Partner is only authorized to reset the complete Red Hat Product it purchased and is not permitted to decouple the Red Hat. Similarly Partner is only authorized to reset the complete Red Hat Product it purchased and is not permitted to decouple the Red Hat Product or sell it in parts. For example, Fartner will not purchase a one year Red Hat Product from Red Hat and then break it into multiple shorter increments of time for resale Partner will work with Red Hat to ensure that its resale of Red Hat Products to End Users is consistent with the terms for the Red Hat Products purchased.
- 9.3 Without limiting the generality of Sections 9.1 or 9.2 above. Partner agrees (i) not to modify the Red Hat Products in any manner unless agreed to by Red Hat in writing and (ii) not to use or reset the Red Hat Products in any manner or for any purpose not permitted by this Agreement, including without limitation. for Partner's own internal or production use, other than as may be expressly permitted in the applicable Program Appendix or by any applicable mandatory rule of law For certain Programs and only during the term of the Program. Red Hat may provide Partner with access to non-production, evaluation, development kits and/or nut for resale (aka "NFR") Red Hat Products for the sole purpose of testing and/or supporting its partners and/or End Users on insues related to Partner's own internal or production use other than as expressly permitted in the applicable Program Appendix. Partner agrees to purchase the appropriate Red Hat Product(s) under Red Hat standard lemits for such resale and/or use, and to pay the applicable fee for all periods. This Agreement establishes the rights and obligations associated with Red Hat's Programs. Products and Services, and is not intended to limit Partner's rights to software code under the terms of an open source license.

10. Intellectual Property

Partner agrees that all trade name, trademark service mark, copyright, patent, trade secret, domain name and all other intellectual and industrial property rights anywhere in the world, including moral rights, and all applications provisional applications, registrations, continuations and renewals thereof, and all associated goodwill (present or future) in and to the Red Hat Products are and will as among the parties. be owned ity and vested in Red Hat or its licensors, notwithstanding any use of terms such as "purchase," "sale" or the like within this Agreement. Red Hat may provide access to third party software programs with the Red Hat Software that are not part of the Red Hat Software. These third party programs are (a) not required to run the Red Hat Software, (b) provided as a convenience, and (c) subject to their own license terms. The license terms either accompany the third party software programs and/or may be viewed at <u>http://www.rodhat.com/licenses/thirdparty/eula.html</u>. If Partner does not agree to abide by efficience terms for the third party software programs, then Partner may not install, use or distribute them.

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Dr. R. Rube Sconder her. Ph C. Prefero, & Head Dept. of Computer Science & Doda.

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11. Limited Warranties, Limitation of Liability, Disclaimer of Damages and Insurance and Indemnity

- 11.1 General Representations and Warranties. Red Hat represents and warrants that (a) the Services will be performed in a professional and workmanike manner by qualified personner. (b) It has the authority to enter into this Agreement with Partner, and (c) to Red Hat is knowledge. Red Hat branded Software dues not in the time of derivery to Partner, include melicious code for the purpose of damaging or compliate the Software.
- 11.2 Dischamer of Warranties, EXCEPT AS SET FORTH IN SECTION 111 ABOVE, TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, THE RED HAT PRODUCTS AND SERVICES ARE PROVIDED 'AS IS' AND WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND INCLUDING IMPLIED WARRANTIES OF MERCHANTABILITY, NON INFRINGEMENT AND FITNESS FOR A PARTICULAR PURPOSE, Padder will make init representations or warranties on behalf of Red Hat regarding the Red Hat Products or Services to connection with the distribution of the Red Hat Products or Services or otherwise.
- 11.3 Limitation of Liability. TO THE MAXIMUM EXTENT PEPMITTED BY APPLICABLE LAW. FOR ALL EVENTS AND CIRCUMSTANCES RED HAT'S AND IT'S AFPILIATES AGGREGATE AND CUMILATIVE HABILITY TO PARTNER AND IT'S AFPILIATES ARISING OUT OF OR RELATING TO THIS AGREEMENT AND ANY ORDER FORM HEREUNDER. INCLUDING WITHOUT LIMITATION ON ACCOUNT OF PERFORMANCE OR NON PERFORMANCE OF DELIGATIONS, REGARDLESS OF THE FORM OF THE CAUSE OF ACTION. WHETHER IN CONTRACT TORT INCLUDING WITHOUT LIMITATION INEGLIGENCE). STATUTE OR OTHERWISE WILL BE LIMITED TO DIRECT DAMAGES AND WILL NOT EXCEED THE TOTAL AMOUNT PAID TO RED HAT AND ITS AFFILIATES UNDER THIS AGREEMENT (MIRING THE TWELVE (L2) MONTH'S PRECEDING THE FIRST EVENT GIVING RISE TO LIABLITY FOR THE RED HAT PRODUCT OR SERVICE THAT IS THE SUBJECT MATTER OF THE CLAIM OR U.S. \$5,000.00, WHICHEVER IS GREATER THE FOREGOING LIMITATION SHALL NOT APPLY TO CLAIMS FOR BODILY PAUNRY (INCLUDING DEATH) AND DAMAGE TO TANGENE PERSONAL PROPERTY CAUSED BY THE NEGLIGENCE OF RED HAT OR ITS EMPLOYEES.
- 11.4 Disclaimer of Dansages, NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED IN THIS AGREEMENT OR ANY ORDER FORM TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW IN NO EVENT WILL RED HAT OR ITS AFFILIATES BE LIABLE TO THE PARTNER OR ITS AFFILIATES FOR ANY CLAIM BASED UPON A THIRD PARTY CLAIM ANY INCIDENTAL CONSEQUENTIAL SPECIAL INDIRECT EXEMPLARY OR PUNITIVE DAMAGES. WHETHER ARISING IN TORT CONTRACT OR OTHERWISE, OH FOR ANY DAMAGES ARISING OUT OF OR IN CONNECTION WITH ANY MALFUNCTIONS, DELAYS, LOSS, OF OATA, LOST PROFITS, LOST SAVINGS, INTERRUMINON OF SERVICE, LOSS OF BUSINESS, OR ANTICIPATORY PROFITS, EVEN IF RED HAT OR ITS AFFILIATES HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, without limiting the generality of the foregoing disclaimer. Relt Hist Products and Services are not specifically designed, maindactured or intended for use in (a) the planning, construction, maintenance, control or chief operation of nucleur facilities, (b) arciaft ravigation, control is communication systems, weapons systems or (c) direct life support systems. Partner agrees that it is solely responsible for the results obtained from the use of the Red Hat Products and Services.
- 11.5 Insurance and Indemnity. Partner shall put in place and at all times maintain during the Term and for two (2) years thereafter, at its own cost and expense, appropriate and sufficient commercial general liability insurance with a reputable insurance company to cover the activities of Partner contemplated in this Agreement. The premiums for these policies of insurance shall be the responsibility of Partner Upon request. Partner will provide Red Hat conficates of insurance for all insurance coverage. Partner will indomnity and hold harmless. Red Hat from any and all liability losses, costs, damages or expenses, including reasonable attorney's, solicitor's or legal fees and costs, resulting from or answig cut of third party demands or claims against Red Hat relating to any of Partner's actions including, but not limited to, performance or non-performance under this Agreement.

12. Publicity and Confidentiality

- 12.1 Publicity. Partner will keep confidential and will not disclose, market or advertise to third parties the terms of this Agreement (including the fees paid hereander). Partner or Red Hat may reference its relationship with the other, in the normal course of business including during earnings calls, discussions with analysts, meetings with the press, customer binefings, general marketing activities and in regulatory filings. Neither Party will issue formal press releases or other similar activities referencing the other Party without the written consent of the other Party.
- 12.2 Confidential Information. The parties agree that Confidential Information provided under this Agreement will be held and maintained in confidence and each Party will use at least the same degree of care to protect such Confidential Information that it uses to protect its own confidential information but in no event less than reasonable care. The recipient may use Confidential Information of the other Party only for the purposes of exercising its rights and fulfilling its obligations under this Agreement. Confidential information of the other Party only for the purposes of exercising its rights and fulfilling its obligations under this Agreement. Confidential information of the other Party only to Affiliates, employees agoins and contractors with a need to know and to its auditors and legal coursel, provided in each case they are under a written obligation or legal duty to keep such information confidential using standards of confidentiality not less restrictive than those required by this Agreement. "Confidential Information" means all information and materials disclosed by either Party to the other during the Term that is either marked confidential information" means all information or the excursion and restrictive succound by the disclosure, would reasonably be considered confidential. Confidential information does not include information that () is or later becomes publicly available without breach of this Agreement or is disclosed by the disclosing Party without obligation of confidential (i) is known to the recipient at the time of disclosure by the disclosing Party. (ii) is independently developed by the recipient without use of the Confidential information, (iv) becomes lawfully known or easily ascertainable by parties of ordinary skill in the business of the recipient or (vi) is software code in either object code or source code form that is licensed under an open source ticense. Both Parties agree that obligations of confidentiality will exel (by a period of two (2) years following initial disc

Red Hat Parliner Agreement

Dr. R. Rubo Scienciar Act., m.o., Professor & Hend Dept. of Computer Science & Fright P.S.R. ENGINEERING COLLEGE, SIGAKASI (526.140)/Timlinada, India

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13. Termination

- 13.1 Term. This Agrooment begins on the Effective Date and continues until the expration or termination of all applicable Program Appendices ("Term") The term of each Program Appendix is independent of the term of any other Program Appendix. "Effective Date" means the first date when both Platters have fully accepted or signed the Agreement.
- 13.2 Termination by Red Hat or Partner. Red Not may (without projudce to any other right or mmedy) terminate this Agreement in whole or in part (including any Program Appendix and Partner's participation in any Program) for any mission at any time upon money (90) days prior written notice to Partner. If Partner's participation is any Program (and the breach is not circe) within their (30) days after written notice of the breach is given to the breaching party (incept for payment obligators), in which case five (5) days), then the other party may by giving written notice of terminate to the breaching party (incept for payment obligators), in which case five (5) days), then the other party may by giving written notice of termestation to the breaching party (incept for any other right or mined), unless a shorter care party any Program Appendix and Partner's participation in any Program Appendix and provided that no core period is required for a breach of Section 8, 9.1, 12.2 or 14.3 benedic.
- 13.3 Effect of Agreement Termination or Expiration Termination or expression of the Agreement in whole far any matrix will averediately lemmeate Partner's participation in any and all Programs. Upon such termination or expension. Partner will immediately (i) crease referring to fixed as a Red Hat Partner or any other title averociated with the Program, and using those titles in any communication or advertising. B) to the extens applicable crease all promotion demonstration rate(s) and destribution of the Red Hat Products and/or Services. (ii) crease all use of the Red Hat Marks, (v) return to destroy at Red Hat's option, all prened materials containing Red Hat Marks, including all documentation and Promotional Materials, and (v) return all thesis due to Red Hat within Effect. (15) days of such termination or expiration. If the termination is not the result of a Partner breach, the Partner will be omtified to self, for a period of no longer than soly (60) days after termination, any of its inventory of Red Hat Products (stated) in this Agreement) for which Red Hat been hully paid and that are required to failli any unperformed contracts of Program Appendices will terminate or expension. All rights and obligations of the Partner will be and the date of termination or expension. All rights and obligations of the Partner will be date of termination or expension. All rights and obligations of the Partner when Programs and appendices will terminate immediately except that obligations and that are required to fatilitiany unperformed contracts of Program Appendices will terminate immediately except that obligations and will applicable Program Appendices will terminate immediately except that obligations under Sections 6.7. If 2. 10. 11.2. 11.5. 12. 13.3. 13.4. 14.1. 14.3. 14.5. and 15. hereof and any Partner payment obligations will survive such termination or expiration. Termination of this Agreement shall nor affect any agreements between Red Hat and any End User.
- 13.4 No Compensation. Upon Immination or experition of the Agreement for any relation or at any time. Red Hat will have no obligation to Partner (except as Red Hat otherwise may be liable to Partner for Red Hat's material breach of this Agreement) or to any employee, agent or representative of Partner for compensation or for damages of any kind, whether on account of the loss by Partner or such employee, agent or representative of present or prospective sales, investments, compensation or goodwill. Partner hereby indemnifies and holds first Hat harmens from and against any and all claims, costs, damages and liabilities whatsoever asserted by any employee, agent or representative of Partner any applicable cancellation, termination, labor, social security, payments, under national insurance, or other laws or regulations.

14. General Provisions

- 14.1 Governing Law and Venue. This Agreement shall be governed by and construed according to the laws of the Republic of India. excluding the conflict of laws, provisions thereof. All disputes, differences or questions ansing out of this Agreement including the interpretation of the terms herein or with regard to the obligations. failure or breach of any terms thereof by any of the Parties and/or compensation/damages payable under this Agreement or of any matter whatsoever arising under this Agreement, which have not been settled anticably within thirty (30) days from the commencement of informal negotiation shall be referred by other Party to arbitration in accordance with the Arbitration and Conciliation Act 1996 (laws of India) and the award made in pursuance thereof shall be binding on the Parties. The seat of Arbitration shall be in Numbar. India: The proceedings of arbitration shall be conducted in English. The arbitrat iribunal shall consist of one (1) arbitration in the appointed by the mutual agreement of the Parties. Taking which the appointment shall be made under the terms of the said Arbitration and Conciliation Act. The decision or award so given by the arbitrator shall be final and binding on the Parties hereto. Any Party may at any time without regard to any notice periods required by the provisions hereof, and as often as is necessary or appropriate, seek interfocutory provisional or interim relief or remedies from any court of competent jurisdiction (including, without limitation to the extent available under applicable law a temporary restrating order or preliminary injunction).
- 14.2 Notices. All notices consents, waivers and other communications required or permitted by this Agreement must be in English, in writing, and will be deemed given when (a) delivered to the appropriate address by hand or by nationally recognized overnight courier service (costs prepaid). (b) sent by facamile or e-mail with writien confirmation of transmission by the transmitting equipment delivered promptly thereafter or (c) received by the addresses if sent by certified mail, return receipt requested, in each case to the following addresses, facsimile numbers or e-mail addresses and marked to the attention of the person (by name or tife) designated hereafter (or to such other address, facsimile numbers or e-mail addresses or person as a party hereto may designate by notice to the other parties hereta). For Partner the most current address/fax number indicated by Partner to Red Hall in writing. For Red Hat, A-201, Supreme Business Park Hiranandam Gardens, Powai, Number 400 076 with a copy to -VP. Business Affairs, Red Hat, Inc., 100 East Davie Street, Raleigh, North Carolina 27601, Facsmiler +1 (919) 754-3729.

14.3 Compliance with Law and Export Controls.

14.3.1As between Red Hat and Partner. Partner (a) understands that countries, including the U.S., may restrict the import use or export of encryption products and other controlled materials (which may include Red Hat Products. Services or related technical information). ("Controlled Materials") (b) will be solely responsible for compliance with any such import, use, or export restrictors in connection with

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Partner's use, sale and/or distribution of Controlled Materials, and (c) will be the importor and exporter of record of the Controlled Materials that Partner sizes, sets and/or distributes, and is responsible for all associated obligations, including but not limited to, paying all import shoes and tariffs, and obtaining any required regulatory approvals, registrations, and expert and import ficenses.

- 14.3.2 Partner will comply with all applicable taxo and regulations including all applicable anti-comption laws?) and will not engage in conduct that would cause Red Hat to violant any law in regulations including the Anti-Comption Laws?) and will not engage in conduct that would cause Red Hat to violant any law in regulation excluding the Anti-Comption Laws?) and will not engage in conduct that government or public official with the violant any law in regulation excluding the Anti-Comption Laws? Antiong other conduct the Anti-Comption Laws glober Partner description endered hat no endered has no regulation excluding the Anti-Comption Laws. Among other conduct, the Anti-Comption Laws glober Partner description endered has no regulation excluding anything of value from or electron any public officials with the violent that the cognet perform improperty a research function or activity or a person to newarded for improve performance. A government in public official includes employees and officers of a government agency department or excluding tables, performing as well as the employees or officers of government or public official parties and cantidians. Rel petitical office: Partner represents and warrants that none of its significant shareholders, owneds partners officers or thincing? Partner officials?) is a government or public official and that d any of the Partner Officials? It is a government or public official and that d any of the Partner Officials? It is a government or public official and that d any of the Partner Officials? It is a government or public official and that d any of the Partner of regulation including the would evolve or cause Red Hat to violate any link or regulation including the Anti-Comption Laws. If Hed Hat believes that Partner for any difference or public official and that d any link or regulation including the exclusions to do anything that would evolve or cause Red Hat to violate any link or regulation including the Anti-Comption Laws. If Hed Hat believes that Partner for any di
- 14.3.3As required by U.S. Jak. Pitcher represents and warrants that is (a) understands that certain of the Controlled Materials are of U.S. origin and subject to export controls under the U.S. Export Adversariaous Regulations (the "EAR"). (b) in not localed in any country listed in Country Group E.1 in Supplement No.1 to part 740 of the EAR. (c) will not export or transfer the Controlled Materials to (1) any prohibited destination. (2) anyone who has been prohibited from participating in U.S. export transitions by any federal agency of the U.S. government at (3) any end upper who has been prohibited from participating in U.S. export transitions by any federal agency of the U.S. government at (3) any end upper who has been prohibited from participating in U.S. export transitions by any federal agency of the U.S. government at (3) any end upper who has been prohibited from participating in U.S. export transitions by any federal agency of the U.S. government at (3) any end upper who has been prohibited from participating in U.S. export transitions by any federal agency of the U.S. government at (3) any end upper who has been prohibited from participating in U.S. export transitions by any federal agency of the U.S. government at (3) any end upper who has been prohibited transferres (a) understands and agency for how will use them in the design development or production at numbers, and (d) understands and agency is to the U.S. Commerce systems, and (d) understands and agency that it is in the Ontent States and experts or transfer the Controlled Materials to eligible end uppers it will be extent required by EAR. Section 740 17(e), submit service anosol reports to the U.S. Commerce Department's Europei of history and Security that include the name and address (including country) of each transferree.
- 14.3.4 Partner will not engage in any activity that is prohibited under the Anti-boycotting Act (50 USCA 7407, Part 780)
- 14.3.5 Partner acknowledges that Red Hat may be prohibited from providing Controlled Material(s) if Red Hat has knowledge or reason to believe that a violation of the applicable law will or has occurred.
- 14.4 No Assignment. This Agreement is only assignable by Partner with Red Hat's prior written consent. Any assignment made by Partner without Red Hat's prior written consent, and that may assign any or all of its rights, and delegate or novate any or all of its obligations bereunder without the prior approval of Partney. At the request of Red Hat, Partner will execute any papers or documents reasonably necessary to give effect to such assignment or novation. Partner shall promptly notify Red Hat of any material change to its ownership structure.
- 14.5 Independent Contractor. Partner and Red Hat are independent contractors for all purposes, without express or implied authority to bind the other. Neither Party nor its employees, agents or contractors is entitled to any employee benefits of the other. Each Party will be responsible for all costs and expresses incident to performing its business. Nothing in this Agreement shall be deemed to constitute a partnership or to create a relationship of principal and agent between the Parties for any purpose.
- 14.5 Force Majeure. Nother Party will be liable for nonperformance or delays caused by acts of God, wars, nots, strikes, fires, floods, earthquakes, government restrictions, terrorist acts or other causes beyond its reasonable control. Upon the occurrence of any of the foregoing, the date of performance will be deferred for a period of time equal to the time lost by reason of the delay. This section does not relieve either Party of its obligation(s) to make payments.

15. Miscellaneous

(a) All headings contained in this Agreement are inserted for identification and convenience, and will not be deemed part of this Agreement for purposes of interpretation. (b) If any provision of this Agreement is hold invalid or unenforceable for any reason, but would be valid and enforceable if appropriately modified, then such provision will apply with the modification necessary to make it valid and enforceable if such provision cannot be so modified the Parties agree that such invalidity will not affect the validity of the remaining provisions of the Agreement (c) The delay or failure of other Party to exercise any rights hereunder will not constitute or be deemed a waver or forlisture of such rights. No waver will be valid unless in writing and signed by an authorized representative of the Party against whom such warver or forfeiture is sought to be enforced. (d) This Agreement will constitute the exclusive terms and conducers with respect to the subject matter of this Agreement, notwithstanding any different or additional terms that may be contained in the form of purchase order or other document used by Partner including subsequent to the date of this Agreement. This Agreement contains the final complete and exclusive statement of the agreement between the Parties with respect to the transactions contemplated herein and all prior written agreements and all prior and contemporaheous oral agreements with respect to the subject matter of this Agreement are contained herein if there is a conflict between the Partner Terms and Conditions in this Appendix 1 and any applicable Program Appendix, Program Guide(s). End User License Agreement or any other Program literature, the terms will be interpreted in the following order (1) the applicable Program Appendix. (2) the Partner Terms and Conditions. (3) the End User License Agreement. (4) the Program Guide and (5) any other Program literature. (e) Except as otherwise provided in Section 2, this Agreement may not be changed except by written instrument signed by authorized signationes of the Parties, that makes specific reference to this Agreement. (I) This Agreement may be executed in crunjurgents, each of which will be deemed an original and all of which will opfotitute one and the same instrument.

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16. Authorized Signatures.

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RED HAT ACADEMY PROGRAM APPENDIX

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Background and Purpose. The Program Appendix (Appendix) establishes the terms and combines under which Patraer will participate in the Red Har Acidemy Program (RHA : in Program ") is the Terrory. Under the Program Red Hat provides Pather an internet deployed and excoupt Conscision. Settioner and Services and Partner provides the facilities and Teachers and delivers the Courses to Stadems as set forth in the Appendix. Capitalized some not defined in this Appendix shall have the meaning given to them in the Partner Appendix the partner, technique the Partner Terrors and Conditions.

Definitions

"Appendix" means the Red Har Contiled training Parener Program Appendix, including the terms and conditions governing the relationship between the Parties as contreplated to the Appendix, and further subject to the terms and conditions of the Parties Acceptance Document (EAD), to which this Appendix, shall be an attachment

"Curriculum" means the Courses Course Materials. Manuals, and any and all instructional context, assessment, tests, and instructional materials, included therein whether in price or electronic format, previded by first Hat as part of the Red Hat Academy Program.

"Course" or "Courses" means the specific courses or units of study that may be buight under the RHA and as set forth in Exhibit A. Exhibit C and as otherwise officient by Red Hat under the Red Hat Academy Program.

"Course Materials" means any and all instructional and educational context provided directly or indirectly by Red Hat, including without limitation detagets, course names and numbers, course materials. Manuals, methodologies, software scripts, processes, instructional materials, slides, notes, lab exercises, assersionent tools, guidzes, tests, answer keys, scripts, thes instructor guides and/or any other insterials in any format, provided in connection with the Curriculum whether distributed in proc. electronic, or sidee format, including without limitation. Student Kits, Exams, Exam Kits, and Exam Authorizations. Any of the foregoing may be readilied by Red Hat, from time to tame, at its sole discretion.

"Documentation" means user manuals, training materials, software descriptions and specifications. Encloses, technical manuals, ticense agreements, supporting materials and other printed information provided is connection with the Learning Services, in any format.

"Effective Date" means the first date when both parties have fully accepted or signed the Partner Agreement including the Appendix

"Exam" means a Red Hat performance based conflication exam

"Partner" means a qualified university academic institution, or only with a workforce development program that acquires the Fled Hat Academy Subscription for its own use to be provided to Partner's Students and without the right to directly or indirectly sell, resell remarket, or in whole or in part, otherwise distribute Fied Hat Academy, Eligibility of a Partner is determined at Fied Hat's sole and exclusive discretion.

"Program Subscription Fee" means the annual subscription fee paid by Partner that provides Curriculum. Software and Services to the Partner and enables Partner to teach the Curriculum to Students as set forth herein or in separate mutually agreed order.

"Services' means Learning Services provided as part of the Program.

"Student(s)" is a person enrolled full or partitime in the Partner's school, institution of learning and admitted to a degree awarding program (e.g. diploma, or degree, program, or certificate program) and attends a Course as taught by a Teacher

"Student Kit" means the individually printed and packaged, digital or online Course Materials required for one (1) Student enrolled in a single Course.

"Software" means Red Hat Enterprise Linux, JBoss Enterprise Middleware and other software programs branded by Red Hat, its AfMates and/or third parties including all modifications, additions or further enhancements delivered by Red Hat.

"Teacher" is a Partner employee or contractor who meets all qualifications determined by Red Hat who teaches and instructs Courses for the Partner

"Teacher Kit" means a set of materials, including a copy of the Red Hat Academy Student Kit as well as supplemental instructor materials, assembled by Red Hat solely for use by a Red Hat Academy instructor in delivering Red Hat Academy classes

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3. License and Ownership

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License Grant. Upon Pariner paying the applicable Fire(s) Red Hat grants Partner a non-exclusion insurable hidy and icense with no right to sublicence uncluding but not limited to sell) to also the Concolum and Course Materials parasent to the Agreement as follows. (a) distribution of Course Materian is limited to one (1) cupy per Tracher and one (1) cupy per Student, (b) Course/arm are provided to levely for the user by Teachers and Students in the Course and such Course(1) cupy per Student, (b) Course/arm are provided to levely for the user by Teachers and Students in the Course and such Course and such Course and such Course/arm may not be copied or transformed variant, the prior written consent of Red Hat, and (c) Course/arm must be taught sequentially and completed by Pariser to no lesis than eight (6) wrefs. The Curriculum shall not be used to each or instruct to any person who is not officially enrolled as a Student and admitted to a diagree, dploma, or certificate awarding program of Pariser.

Notwithstanding the foregoing all Conscidences the sole property of Red Hat and its beensors, and are capyophted by Red Hat anless otherwise indicated therain. Red Hat and its kernisors will have sole ownership of any and all Consection metaling bit not limited to methodologies, software, processes or other metaliectual property developed during the performance of the Sonices. Red Hat will provide Software for the and by the Patter and Students in the Course. Use of the Software is subject to the End Hat will provide Software for the and by the Patter and Students in the Course. Use of the Software is subject to the End Hat will provide Software for the and by the Patter and Students in the Course. Use of the Software is subject to the End User License Agreement set form <u>http://www.redfuit.com/terment/of_rise_eula.btml</u>. The Software is used the used by Patter. Patters is solely responsible for providing presequence softwarent of Students autabity for all students and buildent and Counculum deleting of all instruction to Students and providing and diservation is covered under terms and condecins of the Enterprise Agreement withing Agreement 1. Subjects Services, set forth at weight additional and condecins of the Enterprise Agreement withing Agreement 1. Subjection Services, set forth at weight additional conductions which may be amended from time to time by Red Hat in its sole discretion.

- Retained Rights. No part of the Conscutan may be photocopied or duplicated by any means, whether photographic, or 3.2 efections, an mechanical, or sold or distributed in any other delivery format whether in print or electronic, or used as the basis for any other training product or service, without written permission from Red Hat. Paintey singlets in the Computarn are smalled to those license rights expressly granted under this Appendix, and Red Hat rations all rights and expressly granted. Partner will net (a) modely the Camarakam is any maniferror or (b) use the Camarakam ha any purpose nut specifically permitted by this Appendix. Red Hat and its lucineers will over and retain all right, title, and interest in the Computern and all intellectual property. rights inherent therein including endloid minimized all changes and improvements requested or suggested by Partner individing any use of terms such as "purchase" "sale", or the like within the Agreement. Partney represents and warrants that its use of the Conscilum will be to kiful obligations under this Appendix. Any unsubtrized use of the Conscilues will be deemed a material liceach of the Agreement. Peix to providing Students with access to Curriculum. Partner will require each Student to sign or otherwise assent (in a biolog manner) to the Enterprise Agreement with Appendix 2. Training Training Units, and Computing Units set forth at http://www.redhat.com/licenses/, which may be amended from time to time by Red Hat in as sole discretion. Partner's internal use of Courses or Exams is subject to the Enterprise Agreement with Appendix 2, framing. Training Units, and Consulting Units set forth at http://www.redhat.com/licenses/, which may be amended from time to side disention. 85 Hat 13 21V Red. 1000
- 3.3 Permitted Marks. Partner may only use the logo(s) set loth in Exhibit B to the Program in corpurction with the promotion of Partner providing Red Hat Academy Courses to Students. Partner may not use the logo(s) in general advertisements or marketing materials that do not specifically address or support the sale of Courses under the Program.
- 3.4 Copyright Notices. Partner will ensure that all copies of the Curriculum in Partner's possession or control incorporate copyright and other proprietary notices in the same manner that Red Hat incorporates such notices in the Curriculum or in any manner teasonably requested by Red Hat. Partner will promptly notify Red Hat in writing upon its discovery of any unauthorized use of the Curriculum or infingement of the Curriculum or Red Hat's proprietary rights in the Curriculum.
- 3.5 Use of Red Hat Software. Any use of Red Hat Software is subject to Red Hat's standard agreements including the Enterprise Agreement set forth at <u>www.redhat.com/icenses</u>, the applicable Red Hat End User Agreement(s) set forth at <u>www.redhat.com/icenses/eulas</u> and/or any other mutually signed written agreement with Red Hat as applicable.

4. Fees and Payment

- General. Any less or charges ('Fees') will be due and payable by Partner in accordance with the Agreement. Partner may 4.1 purchase from Red Hat directly, or through an Authorized Red Hat Reseller Partner. If Partner acquires Subscriptions. Courses and/or Services through a Red Hat Academy Program Reseller, the Fees for such Subscriptions. Courses and/or Services with from the Red Fees. such Reseller and may vary Hitt determined by be
- 4.2 Direct. If Partner purchases directly from Red Hat, Fees will be identified by Red Hat in an Order Form and are (a) due upon Red Hat's acceptance of an Order Form and (b) payable in accordance with this section. All Fees are stated in United States Deltars. Partner must pay all Fees within thirty (30) days from the date of invoice, without regard for when, and whether, Partner ordects payment from a Student. Fees do not include out-of pocket expenses or shipping costs. Partner agrees to reimburse Red Hat for its reasonable expenses included in performing the Services including travel, lodging and non-routine supplies in accordance with Red Hat's receipt of a purchase order for any amounts due to Red Hat pursuant to this Agreement, provided, however, that the terms of such purchase order will not amend, supplement or modify the terms of this Agreement or be binding on Red Hat. Red Hat reserves the right to change the credit terms or terminate the Agreement if Red Hat has not received payment within five (5) days gl when it is due. Renewal Fees will be the same price listed in the Order Form.

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Publicity. Red Hat and Partner shaft each how the right to identify Partner as a Red Hat Academy partner, provided how over that for any press release, media alort, or other public communication, each party shall obtain the other party's review and writen consent before publishing such information in any form.

6. Jerm, Termination, Mandatory Disclosure and Public Officials

5.1 Term. Unless otherwise specified as wolting by the parties, the ionital term of this Appendix shall be one (1) year (the "Initial Term"). Elementer, the term for this Appendix shall renow for successive terms of one (1) year each (each, a "Renewal Term") with each Devewal Term begivering on the anniversary of the initial Term unless inflar party gives written notice to the other of its intention not in tenew at least sixty (68) days prior to the commencionerie of the next term. As used herein, the listial Term and each Renewal Term individually refer to a "Term" and enforcement of the "Appendix Term".

6.2 Termination.

- 6.2.1 Termination for Breach. Notwithstanding anything to the contrary Ped Hai may terminate this Appendix as provided for under Sochan 13.2 of the Partner Terms and Conditions Appendix, or in the event (a) Partner faits to pay an avoide when dive, (b) Partner concests a breach of this Agreement and fails to remedy that breach within 30 days of recent of notice of breach, or (c) as otherwise provided in the Agreement. Partner may terminate the Appendix in the event field Har concests a material breach or (c) as otherwise provided in the Agreement. Partner may terminate the Appendix in the event field Har concests a material breach of the Appendix and fails to remedy such breach within 30 days of recent of notice of material breach of the Appendix and fails to remedy such breach within 30 days of recent of notice of material breach.
- 6.2.2 Termination for Convenience. Either Party may terminate this Appendix, without prejudice to any other eight or remody, for any mason upon sixty (60) days notice in writing to the other Party.
- 6.3 Survival. Upon expiration or termination, all rights and obligations of the Parties under this Appendix will terminate immediately except. Section 3.2.3.4.4.2. Section 3 of Exhibit A, and Exhibit C will survive such termination or expiration. Termination of this Agreement shall not affect any agreements between Red Hat and any Students.
- 6.4 Mandatory Disclosure. For the avoidance of doubt, Packer may docline the existence of this agreement and minvant terms, if it is required to do so by applicable law or regulation. Before disclosurg the information, to the event reasonably practical, Packer shall first early Red Hat of the disclosure regulatory induce notice without binactiong any legal or regulatory requirement().
- 6.5 Public Officials. The Parties acknowledge that if Pariner is a public university or public education institution, notwidestanding the warranty to the contrary in Section 14.3.2 of the Red Hat Partner Terms and Conditions. Partner Officials may be government or public officials.

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1. Red Hat Apademy Subscription. Hod Hat Academy Subscriptions contain the Editering

(a) Accessionation and encires to and our of the Conscience is incondence with the terms set forth terms. The Program Fee inchides Conscience and Fees for the outual ters handled (256) Students. Additional Student Conscience access may be parchanged on a per Student losse.

(b) Exams and examinatively animat excluded as the Hed Hut Academy Datacaption and may be purchased separately; and (c) A list of standard Course officings in the Hed Hut Academy Program is available from Red Hut of a Red Hut Academy Reseden.

2. Partner Bequirements.

(a) Partner is solely responsible for providing pre-requisite skills, assessing Studien's suitability for use of the Course(s) and Concutans suppopulate use of any Internet access, delivery of all instruction to Studiests, all grading and assessment of Students, and handlesg of all Student information.

(b) Porticer must notify Red Har of the number of Students er each Course within one business day after the Course begins

(c) Partner will provide Students with access to Student software lats. Access to sorth lats may be purchased through a Red. (tot Lab Partner, through a fixed party cloud besting provider authorized to provide such software lats access, or may be prosided by the Partner through its own resources.

(d) Partner shall moncan at least one (1) Red Hat Certified Professional during the Appendix Term. Partner will notify Red Hat upon appointment or implacement of Red Hat Certified Professionals.

3. Red Hat Asademy Subscription Fem. Parties shall pay the Program Fee. If applicable, annually, before the beginning of the Initial Term and each General Term. Courses and additional tervices can be referred by Parties from a Red Hat Academy Resalter. All Red Hat Services purchased using the Appendix Term must be used within each one (1) year Term in which it was purchased to such Red that Services shall be Inferted.

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MEMORANDUM OF UNDERSTANDING

Academic and Research Collaboration Between P.S.R. Engineering College, Sivakasi - 626140 And National Institute of Technical Teachers Training and Research Chennai Taramani, Chennai, India

P.S.R. Engineering College, Sivakasi and National Institute of Technical Teachers Training and Research (NITTTR), Chennai have agreed to the following protocols governing their collaboration on academic and research related activities:

Scope

The Scope of collaboration on academic and research activities in this Memorandum of Understanding includes the following categories:

- . Academic and Research collaboration in the areas of mutual interest.
- . Exchange of academic information, scholarly information, materials and publications.
- . Exchange of students and faculty.
- . Sponsorship of cooperative seminars, workshops and other academic meetings.

Faculty / Student Exchange

Pursuant to the agreement for academic exchange, P.S.R. Engineering College, Sivakasi and National Institute of Technical Teachers Training and Research (NITTTR), Chennai will exchange faculty / students according to the terms laid out in Annexure 1. It is desired by both parties that there will be significant flow of faculty / students in both directions.

Research Collaboration

Faculty from both Institutions will collaborate in the supervision of exchange students and in joint research in disciplines of mutual interest. All such joint research activities will be governed by the terms laid out in Annexure 1.

P.T.O.

Commencement, renewal, termination and amendment

This MoU will come into force upon affixing of the signatures of the representatives of the partner institutions and will remain in effect for five years. This MoU may be renewed upon its expiry, with the agreement of both partner institutions.

If either partner institution wishes to terminate the MoU at the end of the five years period it must notify the other institution not less than six months prior to the expiry of the MoU.

This agreement or its renewal and the actions taken under it may be reviewed- at any time. Modifications may be made by mutual agreement and any amendment or extension to the agreement may be formalized by the exchange of letters between the two parties.

Thiru R.Solaisamy Correspondent & Managing Trustee, P.S.R. Engineeirng College, Sivakasi, Virudhunagar Dt. Tamilnadu State. Pin: 626140

Prof Dr.Sudhindra Nath Panda Director National Institute of Technical Teachers Training and Research (NITTTR),Chennai

DATE: 10.11.2017



MEMORANDUM OF UNDERSTANDING

In accordance with the mutual desire to promote cooperation between the National Institute of Wind Energy (NIWE), an autonomous R&D Institution under the Ministry of New and Renewable Energy, Government of India and the P.S.R.
 Engineering College both the Institute and the *Private institution* enter into the formal statement of collaboration in the form of Memorandum of Understanding (MOU) for the purpose of <u>academic/research</u> interaction.

The National Institute of Wind Energy (NIWE) is a premier Autonomous Government Research & Development institution under the Ministry of New and Renewable Energy catering to the growth of Wind energy based technology in India.

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Page 1 of 6

P.S.R. Engineering College (PSREC) is an autonomous institution affiliated to Anna University is one among the best educational institutions in Tamil Nadu. The college offers Engineering Education and Research to men and women at UG, PG and Ph.D. levels and brings out the total personality, emphasizing ethical values and preparing them to meet the growing challenges of industry and diverse social needs of our Nation.

This MEMORANDUM OF UNDERSTANDING executed at Chennai on **27.01.2017** (Friday) BETWEEN P.S.R. Engineering College (PSREC) Sevalpatti, Sivakasi – 626 140 represented by its Managing Trustee and Correspondent, Thiru. R. Solaisamy, P.S.R. Group of Institutions functioning at Sivakasi, (hereinafter called "CLIENT"). The term "CLIENT" include its successors, assigns and successors-in-interest,

and

The National Institute of Wind Energy (NIWE), Survey No. 657/1A2, Velachery - Tambaram High Road, Pallikaranai, Chennai - 600 100 represented by Dr.S.Gomathinayagam, Director General, NIWE (hereinafter called "NIWE"). NIWE does Research relevant activities for performance improvement of existing Wind Turbine, Certification of Wind Turbines, Wind Turbine Test and Measurement Analysis (both for large / small wind turbine), Information, Training and Customized Services / Market Knowledge and Wind Resource Assessment. The term "NIWE" include its representatives, executers and successors-in-interest.

WHEREAS CLIENT has made a request to NIWE for Industry and Institute collaboration, vide their Principal of this Institution through official letter.

AND WHEREAS NIWE has been pleased to accept the request of CLIENT keeping in mind that such <u>academic and research</u> can be carried out during the period <u>from</u> <u>27.01.2017 to 26.01.2020</u>.

IT IS HEREBY MUTUALLY AGREED AS FOLLOWS:

1. Scope of the Collaboration:

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The scope of the <u>collaboration</u> is to offer Student's in-plant training, Internship training programme, UG and PG Student's projects, submitting joint research proposal to various funding agencies, conducting conferences, seminars, workshops and guest lectures in Wind & Solar Energy belonging to the PSREC (hereinafter called "<u>CLIENT</u>") at <u>NIWE</u> to develop the academic and Research activities.

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2. Obligations on the part of CLIENT

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	 The CLIENT should consider NIWE as centre for conducting Student's in-plant training. Internship training programme, UG and PG Student's projects, submitting joint proposal to various funding agencies, conducting conference, seminar, workshop and guest lecture in Renewable Energy area, acceptable to one and all. The scientists / engineers of NIWE on their individual merit and in accordance with the CLIENT's rules and regulation shall be recognized as researchers/trainers/guides for the Industry Institute collaboration. The CLIENT shall provide facilities available with it for the all kinds of academic and research activities at free of cost.
	Scientists and engineers on service roles (permanent / contractual) may be allowed to register for Doctoral programmes for the award of Doctoral degree by the P.S.R. Engineering College under Anna University.
3	The Supervisor of the programme shall be from NIWE and the Joint Supervisor shall be from the CLIENT.
	5. The CLIENT shall allow its engineers/scientist to move on deputation, as per the relevant rules of the government in force at that period of time, on a latter day after the completion of the MOU period for undertaking any further course of action as deemed by NIWE, in public interest, in line with the MOU's scope of work.
	7. The CLIENT shall not entice or lure NIWE's employees with the promise of better pay or benefits and shall not employ any person involved in the joint collaboration under this MOU until and after 3 years from the cessation of the present MOU's validity.
1	3. The CLIENT shall abide by all the rules and regulations of the government of India and shall not contravere any of the rules in effect by the Govt. of India during the period of the MOU or after.

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Page 3 of 6

Obligations on the part of NIWE

 NIWE shall make available all the facilities at its disposal for the
functional success of the collaboration
2. NIWE shall encourage its scientist/engineers to take up active
participation in the various programmes initiated during the joint
collaboration.
NIWE shall bear the parts of the cost agreed.

Fees and terms of payment

There is no financial commitment between the two parties involved.

5. Period of Collaboration

January 2017 to December 2019 (Three Years)

6. Work/ collaboration details,

- 1. Research and Development activities
- II. Internship and In-plant training for CLIENT's students
- iii. Faculty Development Programme, workshop and Seminar activities
- iv. UG and PG students' project
- v. Permit the faculty and students to attend the courses at NIWE

7. Indemnity

- 7.1 While executing the collaboration including assistance to NIWE for the work, CLIENT shall ensure that their employees take all necessary precautions and follow safety requirements in order to avoid injury of any kind and / or damage to their materials. NIWE shall not undertake any responsibility in this regard.
- 7.2 The CLIENT shall indemnify NIWE against all losses that may be caused to NIWE on account of damage to its installation, instruments, materials, employees etc if any losses occurred due to reasons attributable to the CLIENT.
- 7.3 NIWE shall not be liable for any claims including those under Workmen Compensation Act and other statutory enactments made by the employees or representatives of CLIENT and the CLIENT alone shall be liable for the same.

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- 7.4 NIWE shall not be liable for any claim made by CLIENT or his employees during the execution of their obligation under this Memorandum of Understanding while working in the relevant sites.
- 7.5 NIWE shall not be responsible for any damage caused to the CLIENT's facilities and the instruments, equipment or any other item/article or its parts and other alled accessories / equipment during the course of above said works because of internal deficiencies in the design, engineering, manufacturing erection, operation and maintenance.

8. Intellectual property

the parties concerned agree to respect each other's rights to intellectual property and further the intellectual property rights that rise as a result of any collaborative research or activity under this agreement will be worked out on a case-by-case basis, and will be consistent with officially laid down IPR policies of the two institution.

9. Confidentiality

Neither party will disclose any of the contents of this MOU or of the commercial arrangements between them without the written consent of the other, except as required by this agreement. The parties in the MOU shall covenant to keep the sanctity of the information w.r.t the other party/ies that they come in possession during the course of the execution of the scope of work and shall not with or without intent place the other party in a position that compromises its integrity.

10. Force Majeure

9.1 The performance of this Memorandum of Understanding will be subject to force majeure conditions.

11. Arbitration

11.1 In the event of any dispute or difference between CLIENT and NTWE, arising out of any of the terms of this Memorandum of Understanding or its interpretation, the same shall be referred to the sole arbitration of the Secretary, Ministry of New and Renewable Energy, Government of India, or his/her nominee. Such arbitration shall take place at Chennai.

12. Jurisdiction

12.1 Courts in Chennai alone shall have the jurisdiction in respect of all matters arising out of this Memorandum of Understanding.

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Termination of MoU 13.

- In the event the CLIENT is unable to ensure the operation of the work 13.1 within Six months NIWE shall be entitled to terminate this Memorandum of Understanding.
- 13.2 In case of violation of any of the obligations to be fulfilled by CLIENT, NIWE shall be entitled to terminate this Memorandum of Understanding. In such an event, no financial settlements from NIWE shall be made.

14. Address for service of notice

Any notice or demand required, authorized or permitted to be given by 14.1 NIWE under this Memorandum of Understanding is deemed to be served upon the CLIENT if left at or posted to CLIENT's address at Sevalpatti, Sivakasi - 626 140. Such notice, if posted, shall take effect from the day following the date of posting and if affixed or left as aforesaid shall take effect from the time of such affixing or leaving as aforesaid. Any notice required to be given under this Memorandum of Understanding shall be in writing and sent by registered post.

IN WITNESS whereof, the parties hereto have executed this Memorandum of Understanding on the day, month and year herein above written.

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P.S.R. Engineering College Correspondent P.S.R. ENGINEERING COLLEGE (Appayanaickenpatty) SIVAKASI - 626 140

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MEMORANDUM OF UNDERSTANDING

Preamble

Through this Memorandum of Understanding (hereinafter referred to as the "MOU", SUPREME COATED BOARD MILLS (P) LTD., and P.S.R. ENGINEERING COLLEGE, intend to develop a special relationship. This MoU is made and entered into on this Wednesday of 25th April 2018.

Between

SUPREME COATED BOARD MILLS (P) LTD., a company referred to as SUPREME GROUPS, which expression, unless repugnant to the context or meaning hereof, shall include its successors, administrators or permitted assignees; and at present represented by Head -HR.

AND

P.S.R. ENGINEERING COLLEGE (hereafter referred to as "College"), which expression, unless repugnant to the context or meaning hereof, shall include its successors, administrators or permitted assignees; and at present represented by their Correspondent or his representative.

Of the other part.

Hereinafter referred to a "parties"

Whereas

SUPREME GROUPS is a private company, engaged in production of Coated Boards, Polypacks, Arts crafts, Forms required for printing works.

P.S.R. ENGINEERING COLLEGE is an educational institution imparting education in the field of Engineering and technology of various branches to the students who have completed their secondary education.

Whereas

SUPREME GROUPS and P.S.R. ENGINEERING COLLEGE have agreed to enter into a special relationship for the purpose of the former entities providing the latter comprehensive technical skills for enhancing mutual relationship.

Now therefore

In recognition of these facts, SUPREME GROUPS, and the P.S.R. ENGINEERING COLLEGE, witnessed that, in consideration of the mutual covenants set out in this MoU, the parties hereby agree as follows:

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Supreme Coated Board Mills Prt. Ltd., Survey No.334 & 335/1, Vembakkottai Village, Sivakasi (Via)

1. Purpose of this Memorandum

This MoU is intended to recognize the general basis for a cooperative and collaborative working relationship between the two parties.

The objective of the proposed relationship is to enable SUPREME GROUPS to provide P.S.R. ENGINEERING COLLEGE, industrial visits, internship training program during summer and collaborative research support to faculty on regular basis.

2. Nature of memorandum

Through this MoU, SUPREME GROUPS and P.S.R. ENGINEERING COLLEGE intend to develop a special relationship, whereby effective intenship training program, to the extent possible from time to time, are provided to P.S.R. ENGINEERING COLLEGE.

3. Responsibilities

3.1 SUPREME GROUPS and P.S.R. ENGINEERING COLLEGE, shall be responsible for the conduct of their assigned responsibilities;

Neither SUPREME GROUPS nor P.S.R. ENGINEERING COLLEGE shall be responsible to the other parties for any losses that they may suffer arising out of the understanding.

- 3.2 SUPREME GROUPS agrees to entertain the students and faculty members to SUPREME GROUPS for industrial visits. SUPREME GROUPS will not collect any fees from the visitors from the college for the visits. The travelling expenses stay and food arrangements for the visiting faculty members of the college and their students shall be bome either by the individuals or by the college as the case may be.
- 3.3 PSREC agrees to share the knowledge of Technical resource persons from SUPREME GROUPS for technical seminars, conferences, workshops etc conducted at the premises of the college for the purpose of enhancing the knowledge/skill levels of mutual interest.
- 3.4 The college agrees to avail all the services from SUPREME GROUPS during the period of the MOU.
- 3.5 The internship training will be provided. The students who visit SUPREME GROUPS location will be given first-hand information about various types of services and equipment available in SUPREME GROUPS.

3.6 SUPREME GROUPS shall not bear any expenditure for the industrial visits.

3.7 PSREC agrees to provide technical support whenever feasible for SUPREME GROUPS.

4. Status of MoU

This MoU is intended to record mutual understandings of the parties hereto, as of the date hereof.

This MoU would be subject to the laws (and such rules & regulations) of India as may be applicable during the tenure of this MoU.

This discharge the responsibilities of each Party, and/or when specific obligations or financial commitments appear necessary to the parties, the Parties by mutual consent shall enter directly (or through the concerned affiliate), into specific agreements(s) defining in detail the respective obligations and commitments of each party, and in particular the programme of work and the financial conditions of its execution.

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5. Validity

The MoU will be for an initial period of 3 years from the date of signing. The parties shall meet to decide a possible renewal of this MoU three months before its termination. A specific addendum shall be signed by the parties.

6. Amendment

This MoU will be for an initial period of one year from the date of signing. The parties shall meet to decide a possible renewal of this MoU three months before its termination. A specific addendum shall be signed by the parties.

7. Termination

This MoU may be terminated by any Party upon providing a written notice of three months. It shall also terminate automatically upon the bankruptcy of any of the Parties or in the event of force majeure prohibiting its continuity.

The expiry or tennination of this MoU shall have no impact on any other specific agreement in force, which shall be continue up to its normal expiry.

8. Confidentiality

All parties acknowledge the confidentiality of the information, which may be transferred between the parties from time to time as being essential to this MoU and agree not to disclose the same to any third party, However, each Party shall be free to disclose such information as is Part of the public domain at the time of disclosure, or required to be disclosed by official authorities in accordance with the applicable law.

The obligations of all Parties as defined above shall apply not withstanding termination of this MoU.

As witnessed by the hand of duly authorized representatives of the Parties, as of the date here under:

A.

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KA-be astylis P.S.R. ENGINEERING COLLEGE

PRINCIPAL PSR ENGINEERING COLLEG STVAKASI

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EXECUTIVE DIRECTOR SUPREMECOATED BOARD MILLS (P) LTD.,

> Supreme Coated Board Mills Prt. Ltd., UNIT-II Burvey No.334 & 335/1, Vempakkottai Village, Sivakasi (Via)

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P.S.R. ENGINEERING COLLEGE

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al Dr.B.G.Vishnuram (Hereinafter referred to as "Second porty", which expression shall, unless repugnant to the mean in and context, mean and include its agents, employees, successors and executors).

The second party has approached the first party to be a Linkage partner. Whereas, the first party has agreed to appoint the second party as Linkage Institution as per agreed terms and condition for the three years duration and can be renewed/modified as when required by both the parties.

Now, therefore in consideration of the mutual promises, mutual covenants & agreements set forth herein, the parties hereto agree and this agreement witness as follows:

ROLE OF THE FIRST PARTY

- 1. Shall suggest curriculum based information for syllabus updating.
- 2. Shall provide resources in the form of CD, Books, etc.
- 3. Shall provide training to the students and staff.
- 4. Shall send a professional for delivery of Guest Lectures and conduct workshop at PSR.
- 5. Shall provide Industrial visit to staff and students.
- 6. Shall allow students to carry industry needed Projects/Research.
- 7. Shall send the employees of various cadres for training at PSR.
- Shall verify the evaluation records of the trainees maintained by the training institutes and to give suitable instruction for the improvements, if any required, in the training Course.
- 9. Shall pay the nominal fee prescribed by second party towards training.
- 10. Shall allow to work and take part in machinery operation and allied equipment.
- Shall provide in plant training and placement opportunities for the deserving students of the second party.
- Shall provide opportunity to the deserving students and facilities of the second party for technical visit / training in industrial / Factory Automation in South India as well as in Singapore.

ROLE OF THE SECOND PARTY

- To provide necessary premises for smooth conduct with necessary electricity, raw materials, ventilation, toiletfacility Chairs, Tables, Block board, Computer and Monitor.
- 2. To depute one coordinator from the Institution to report regularly to First party office.
- To ensure smooth delivery of the course on day wise basis as specified in the curriculum.
- To submit the detailed Budget proposal for approval from first party for any Training Program.
- 5. To issue Certificate and Resource material where ever applicable.
- To maintain accurate records, registers of attendance and ensure minimum 90% attendance.
- To get prior permission from the first party before any visit and training arranged for students and staff.
 To provide adequate reports about the training and attendance to the first party.

che end of every batch, final report should be documented, which should cover enrollment data, chapters covered on daily basis, overall attendance, photos, question paper, result in a statistical data and another relevant information.

- Implementing Institution is held responsible for all the disputes raised by the candidates.
- Shall provide laboratory facilities in the institution for design/research works of the first party.
- 12. Shall provide consultancy services of the senior faculties in the first party.

Brief Terms & Conditions

- 1. Prepare budget proposal for any training course and get it approved by both parties.
- 2. Payment towards the course must be paid at the end of the training.
- Prior permission must be approved before the Industrial visit, training by the both the parties.
- 4. Training should be conducted at the hosted institution only.
- 5. No payment will be made towards any transport.
- 6. No honorarium will be made towards conduct of Guest lecture and Workshop.
- The details of any design or IP (Intellectual Property) related products developed by the efforts of both the parties will not be disclosed to other in any means i.e. NDA (Non-Disclosure Agreement).

TENURE OF CONTRACT

The above agreement is valid for a period of three years and subject to renewal based on mutual Acceptance.

Breach of trust

The agreement will be terminated, if any party violates the mentioned terms and conditions.

The above agreement is subject to Sivakasi jurisdiction and any dispute will be settled only through the honorable court in Sivakasi.

Principal

PSR ENGINEERING COLLEGE PRINCIPAL SIVAKASI P.S.R. ENGINEERING COLLEGE SIVAKASI



Witness

1)

Head of the Department Dept. of Electronics & Communication Engg PS.R. Engineering College 2) Sevelpath - 626 140, Sivakasi

oprietor

Chief Executive

WAXWING AUTOMATION SYSTEMS

SIVAKASI

MEMORANDUM OF UNDERSTANDING

Academic and Research Collaboration Between P.S.R. Engineering College, Sivakasi - 626140 And National Institute of Technical Teachers Training and Research Chennai Taramani, Chennai, India

P.S.R. Engineering College, Sivakasi and National Institute of Technical Teachers Training and Research (NITTTR), Chennai have agreed to the following protocols governing their collaboration on academic and research related activities:

Scope

The Scope of collaboration on academic and research activities in this Memorandum of Understanding includes the following categories:

- . Academic and Research collaboration in the areas of mutual interest.
- . Exchange of academic information, scholarly information, materials and publications.
- . Exchange of students and faculty.
- . Sponsorship of cooperative seminars, workshops and other academic meetings.

Faculty / Student Exchange

Pursuant to the agreement for academic exchange, P.S.R. Engineering College, Sivakasi and National Institute of Technical Teachers Training and Research (NITTTR), Chennai will exchange faculty / students according to the terms laid out in Annexure 1. It is desired by both parties that there will be significant flow of faculty / students in both directions.

Research Collaboration

Faculty from both Institutions will collaborate in the supervision of exchange students and in joint research in disciplines of mutual interest. All such joint research activities will be governed by the terms laid out in Annexure 1.

P.T.O.

Commencement, renewal, termination and amendment

This MoU will come into force upon affixing of the signatures of the representatives of the partner institutions and will remain in effect for five years. This MoU may be renewed upon its expiry, with the agreement of both partner institutions.

If either partner institution wishes to terminate the MoU at the end of the five years period it must notify the other institution not less than six months prior to the expiry of the MoU.

This agreement or its renewal and the actions taken under it may be reviewed- at any time. Modifications may be made by mutual agreement and any amendment or extension to the agreement may be formalized by the exchange of letters between the two parties.

Thiru R.Solaisamy Correspondent & Managing Trustee, P.S.R. Engineeirng College, Sivakasi, Virudhunagar Dt. Tamilnadu State. Pin: 626140

Prof Dr.Sudhindra Nath Panda Director National Institute of Technical Teachers Training and Research (NITTTR),Chennai

DATE: 10.11.2017