



MEMORANDUM OF UNDERSTANDING (MOU)

This Memorandum of Understanding is made, between AirZaar, Inc. d.b.a. Strayos (hereinafter "Strayos") having its office at One Seneca Tower, 24th Floor, One West Seneca Street, Buffalo, NY 14203and Malla Reddy Engineering College(Autonomous) [MREC(A)], having it's office at Maisammaguda, Gundlapochampally, Medchal, Medchal - Malkangiri District, Telangana - 500100.

I. Agreement

MREC(A) and Strayos wish to enter into an agreement where Strayos provides a free user license to its software and training to MREC(A) So that MREC(A) can expand its curriculum to include software solutions and allow for additional joint research, experimentation, and marketing initiatives.

- 1. Strayos offers the following as per this MOU
 - A. Industry connection and Internship opportunities to MREC(A) students
 - B. Software Trainings
 - C. Remote Workshops
 - D. Project based Trainings
 - E. Seminars by Industry experts
 - F. One free (non-transferable, non- sublicensable) license of the Strayos product for use by MREC (A) faculty and/or students or for training purposes for other entities on MREC (A) projects only for educational purposes only. The license shall not be used for commercial purposes, shall not be allowed to be used by commercial entities, and shall not be used for the benefit of commercial entities without Strayos' express permission.

Any unauthorized use of the Strayos license shall result in either 1. Strayos' standard license fees being charged to MERC (A) according to the commercial fee structure in use at that time for the entire time of unauthorized use, 2. Immediate termination of the license and removal of access to data, or 3. Any combination of 1 and 2 or any other such action Strayos chooses to take in its sole discretion.

2. MREC(A) shall provide:

- A. Facilities to conduct training, counselling, interviews.
- B. Incorporation into their curriculum of the Strayos software
- C. Access to students, faculty, and other interested parties to learn the software
- D. Promotion of internships for students and/or young graduates

3.Both parties shall

- A. Conducting joint research projects
- B. Collaboration in the implementation of specific projects requested by the business sector of the extractive industry sector
- C. Stimulating debates, involving people of both institutions, leading to the definition of new research topics, both for undergraduate project, Master's Thesis or Doctoral Theses, to be held in MREC
- D. provide a single point of contact for coordination on broad policy issues and matters related to centralized operations
- E. Mutual participation in conferences, symposiums, seminars, workshops and public initiatives
- F. Participation in Quarterly Webinars with Strayos.

II. Terms and Conditions

Whereas the College is desirous of undertaking a joint project for the afore-mentioned scheme with the two parties of this Memorandum of Understanding, with the intention to be legally bound, except any commercial terms.

- Compensation. Neither party shall receive payment from the other for expenses incurred in carrying out the objectives of this Agreement without prior written consent.
- Notices. Notices, statements, evaluations, reports, and other communications under this
 agreement shall be made in writing, including electronic mail. Electronic signatures from
 document sharing software or electronic copies of signed documents shall be binding on the
 parties.
- 3. Force Majeure. In the event of the non-fulfilment of the contract terms and conditions, due to any reason of force majeure namely fires, wars, riots, strikes, natural calamities, etc. no party will be responsible.
- 4. Liabilities. Neither Party be liable for each other's transactions or business.
- 5. **Breach of Agreement.** Both parties shall have the right to terminate the agreement, in case the College either fails to provide the services successfully as mentioned in the agreement, or violates any of the clauses mentioned in the MOU,

- 6. **Period of Validity.** This agreement shall be initially valid for two years from the date of signing the agreement and to be renewed subsequently by mutual consent of both the parties.
- 7. Intellectual Property. During the course of this Agreement, either may develop, invent, author or create certain intellectual property related to this Agreement ("Intellectual Property").

Software developments including feedback, suggestions, etc. Shall belong exclusively to Strayos. Jointly developed property such as research, marketing materials, business initiatives, shall belong to both parties with full rights in the property to each.

Property developed by students for Strayos during internships or projects shall belong to Strayos.

Parties shall assign, transfer, convey and deliver to the creating Party all of the right, title interest and benefit in and to all intellectual Property including any and all patent applications for said intellectual Property, divisions, continuations, or continuations-in-part thereof, and any reissues or reexaminations thereof, filed in any jurisdictions, and all patents which may be granted therefor, together with all claims for damages from past infringement of any rights in Intellectual Property.

Strayos shall have an irrevocable, unlimited right to use any data uploaded to the Strayos platform unless this right is later modified by another agreement.

8. Confidentiality, Non-Competition, and Non-Circumvention Agreements. The Parties may be exposed to confidential information of the other party during the course of this Agreement. All information shall be treated as confidential unless explicitly stated that it is not confidential by the disclosing party. The receiving Party is required to treat theinformation with at least the same degree of care they would handle their own information and may only share it on a need-to-know basis with 3rd parties. If shared with 3rd parties, then both MREC(A) and Strayos shall ensure that the 3rd party is bound by confidentiality agreements at least as strong as the one binding the Parties. Shared information must be kept confidential for 2 years from the date of disclosure unless such time as the information becomes public knowledge or is requested by a court. Should a Party be required to disclose the confidential information of the Party then they must provide the other party with sufficient notice to allow the other party to seek an injunction or other protective order for the confidential information.

The Parties shall not attempt to replicate the products or services of the other Party, assist in the creation of a competing product or service, or cause to be created a competing product or service.

9. Media.Both Parties shall have the right to use the other parties'Trademarks in marketing materials and for promotional purposes during the course of this agreement. Both Parties have the rights to make announcements regarding and promoting the relationship. Should either party object to the use of their branding in an announcement or promotion then they must

notify the other party in writing of the objection and the party has 10 days to correct or withdraw the objectionable material.

- 10. Entire Agreement. This Agreement constitutes the entire Agreement between the parties and all other communications, whether written or oral, are hereby superseded. If any provision of this Agreement is held to be invalid, illegal or unenforceable by a court of competent jurisdiction, the validity, legality and enforceability of the remaining provisions will not in any way be affected or impaired thereby.
- 11. Force Majeure. Neither party will be liable for losses, defaults or damages which result from performing, or inability to perform, all or any of the obligations or responsibilities imposed upon it in the contract because of acts of God, the public enemy, acts of government, earthquakes, floods, typhoon, civil strife, fire or other causes beyond the reasonable control of the party so delayed in or so unable to perform provided that such party was not negligent and shall have used reasonable efforts to avoid and overcome such cause. Such party will resume full performance of such obligations and responsibilities promptly upon removal of any such cause.
- 12. Arbitration. Any dispute arising with regard to any aspect of this Agreement shall be settled through mutual consultations and agreements by the parties to the Agreement.

For & on behalf of

MALLA REDDY ENGINEERING COLLEGE

(AUTONOMOUS)

Dr. A. Ramas

Director

Malla Reddy Engineering College

(Autonomous)

In the presence Maisammaguda, Dhulapally, ust Via Kompally), Secil

In the presence of

Ravi Sahu

AirZaar, Inc.

CEO

For & on behalf of AirZaar, Inc. dba Strayos

dy Eng



(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle)
NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

MEMORANDUM OF UNDERSTANDING (MOU)

M/s VISA VENDOR OVERSEAS EDUCATIONAL CONSULTANCY a incorporated under the provisions of the Companies Act 1956having its Registered Office at 1-8-85, St.no 10, Chikkadpally, Hyderabad-500020 and represented by its Director Mr. Dasari Manideep (hereinafter referred as "VISA VENDOR", which expression shall mean and include, the context so requires or admits its permissible successors and assigns) being the party of the First party;

MALLA REDDY ENGINNERING COLLEGE (AUTONOMOUS), is an educational institution, having its registered office at Dulapally Road Maisammaguda Post via. Kompally Ranga reddy, Dt, Secunderabad, Telangana 500100. (Here in after referred as, MREC(A) which expression shall mean and include the context so requires or admits its permissible successors and assigns) being the party of the second party.

And

"Party" or "Parties" in this Agreement shall mean and include the Parties of this Agreement, individually or collectively, as the context may require.

WHEREAS the First Party has represented to the Second Party that it has the requisite experience in providing services to students in education.

The First Party has offered to provide the said services to the Second Party through the second party's and relying upon representation made, the Second Party has accepted the offer and agrees to entrust the said activity/s in respect of its establishment to the First Party upon terms contained hereinafter appearing and on a non-exclusive basis.

NOW THE AGREEMENT WITNESSETH AND THE PARTIES HEREBY AGREE AS FOLLOWS:

1. This agreement shall be operative for an initial period of (36 months with effect from the date of signing this agreement and it is entered into on a principal-to-principal



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basis and nothing contained herein shall constitute as agency between the Parties to this Agreement On 21.04.2021.

- The First Party shall perform the services described in Annexure-I to be issued by the Second Party. The First Party hereby also agrees to accept the present terms and conditions; The Second Party hereby reserves the right to modify the present terms and conditions unconditionally.
- 3. It is expressly understood that nothing herein contained shall create liability whatsoever on the Second Party, either express or implied, to provide any employment to the First Party in any capacity at any time whatsoever. Second Party shall have no liability either express or implied, to pay or provide the First Party with any form of compensation, gratuity and or remuneration whatsoever other than the payment as elsewhere herein agreed.
- The First Party shall not assign, transfer, change, or alter in any manner this agreement or any rights hereunder without obtaining the previous consent in writing from the Second Party.
- 5. The First Party hereby undertakes that it shall not during the period of this agreement or at any time thereafter, use or disclose to anyone other than as may be required under the Statutory Acts and orders of applicable authorities, any confidential information relating to the business or affairs of the Second Party and / or its affiliates which the First Party may be exposed to or may receive during the course of or pursuant to any activities conducted for the Second Party and the First Party shall duly indemnify and keep indemnified the Second Party from any loss or damage arising from any breach of this undertaking. For the purposes of this clause, "Confidential Information" shall mean and include all documents, papers, data, correspondence and any other information relating to Second Party or the information the First Party may acquire through its observations about the Second Party's business, operation, clientele, employees etc., which may be disclosed or which the First Party shall become privy to or get to know under this agreement.
- 6. The First Party shall apply for and obtain all permissions/consents (if any) that may be required under any law, rules and regulations in force and applicable from time to time to First Party for carrying out its obligations under this Agreement.
- 7. The First Party shall not be eligible for reimbursement of other expenses etc. for rendering services under the Agreement.



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- 8. Notwithstanding anything contained hereinabove, the Second Party may terminate this agreement with immediate effect if in its opinion the First Party has failed to discharge any of its obligations stipulated herein without any notice.
- 9. The First Party hereby confirms that satisfactory performance of services agreed under this agreement is the essence of this contract. This agreement is for provision of stipulated services and contains the entire agreement of the parties and supersedes all previous correspondences/agreements. Any revisions to this agreement may be made in writing by mutual consent of both the parties.
- 10. The First party hereby agrees to take full responsibility for the verification and genuineness of the students documents submitted to the second party for obtaining an admission and visa to study abroad. The first party shall be fully responsible for any false/fraud documents submitted to the Second party and it is further agreed that the First Party shall duly indemnify the Second Party on actuals for breach of this term.
- 11. It is agreed between the Parties that the Second Party shall have absolute discretion to accept or reject the applications and documents forwarded by the First Party and the First Party shall not have any claim/s connected with such rejection by the Second Party.
- 12. The second party reserves the right to make modifications in the agreement. Any change in the annexure shall be intimated by the second party through email and shall become integral part of this agreement
- 13. It is further agreed between the Parties that the First Party shall not be entitled to interact or communicate with the foreign University/s that are being represented by the Second party and in case of any such interaction, the same shall be treated as material breach of this Agreement and the Second Party shall be entitled to terminate this Agreement without any notice period apart from forfeiting the Service-Fee as agreed under this Agreement.
- 14. The provisions of this Agreement are severable, and if any one or more provisions may be determined to be illegal or otherwise unenforceable, in whole or in part, the remaining provisions, and any partially enforceable provision to the extent enforceable in any jurisdiction, shall nevertheless be binding and enforceable.
- 15. Either party's failure to enforce any provision or provisions of this Agreement shall not in any way be construed as a waiver of any such provision or provisions as to future violations thereof, nor prevent that party thereafter from enforcing each and every other provision of this Agreement. The rights granted to the parties herein are



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cumulative and the waiver by a party of any single remedy shall not constitute a waiver of such party's right to assert all other legal remedies available to him or it under the circumstances

- 16. The Parties shall aim to amicably resolve any disputes or differences arising amongst them.
- 17. The parties hereto have duly caused and signed this MOU presents and executed at Hyderabad on the day and month and at the place above written.

For First Party

VISA VENDOR
TEST PRES STUDY ABROAD MIGRATE

MANDER DASARI (MANAGING DIRECTOR)

In the presence of

For Second Party

Malla Reddy Engineering College

(Autonomous)

MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS)

(Post Via Kompally), Sec bad-500 100

In the presence of

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www.mrec.ac.in email: principal@mrec.ac.in

Vderab

Maisammaguda, Dhulapally (Post. Via. Kompally), Medchal - Malkajgiri - 500 100. Ph: 093481 61125, 08885542037



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ANNEXURE - I

Scope of Service ("SOS") -Proposed by First Party of the MOU

- 1. Promoting programs offered by the universities represented by the Second Party
- Give proper information on the courses offered by universities represented by the second party to prospective students.
- 3. Whenever and wherever necessary, the first party is required to inform the students that their application is being processed by the second party.
- 4. Facilitate the complete process diligently in order to enroll eligible students into a suitable course and university of their interest and choice.
- Scrutinise and verify all documents of the students and only when found genuine, forward them to the Second party for further process
- 6. Provide any further information of students that may be asked by the second party or the overseas institutes or any other concerned authorities pertaining to the students' admission and visa process
- 7. Provide reports from time to time as intimated by the Second Party;



MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is made and executed on 18th March 2021 at Hyderabad.

BY AND BETWEEN

Malla Reddy Engineering College, Maisammaguda(H), Gundlapochampally(V), Medchal(M), Medchal-Malkajgiri (Dist.), Secunderabad, 500100. its administrators, assigns and successors represented by Director Dr. Ramaswamy Reddy who is duly authorized to sign and execute

Being the First Part

AND

Urban Rebox IT Private Ltd, an authorized agency of ITC having its principal office situated at No. # 11-3-362/3, Mohammadguda, Secunderabad, Hyderabad-500061 and Represented by Mr. V. Sai Prateek, Managing Director referred as "Rebox" Being the Second Part

Whereas has agreed to collect and give away the dry recyclable waste including any kind of paper waste and old records generated in its college and form Swachh WOW Hyderabad Chapter.

1. NOW THIS MOU WITNESSETH AS UNDER:

This is an agreement for a synergic alliance between Malla Reddy Engineering College and Rebox for the social cause of recycling of Dry Waste and Environment Protection through recycling.

- 2. Time period: This MOU shall be for a period of one year commencing from the date of signing of this MOU.
- 3. Roles and Responsibilities of Malla Reddy Engineering College:
 - a. To ensure source segregation of dry and wet waste at College premise through its Teaching staff, housekeeping staff and Students.
 - b. Malla Reddy Engineering College will give away any kind of paper waste, dry recyclable waste and old records to Rebox at price agreed mutually. Rebox will pay Rs.7/kg for any kind of Paper waste and old records and Rs. 5/kg for Plastic Waste (pet bottles, polythene bags etc.,).
 - c. Malla Reddy Engineering College shall form Swachh WOW Hyderabad Chapter in the college with Student Volunteers and adopt nearby Schools or Colonies to promote Source Segregation through student volunteers.
 - d. Malla Reddy Engineering College shall provide students for Internship in WOW Program. Malla Reddy Ecglyseth

Maisammaguda, Dhulapaliy, (Post Via Kompally), Sec'bad-500100

BAN REBOX IT PVF.LTD.

-3-362/3, MR Complex, Srinivas Nagar, Padina Rao Nagar, underabad, Telangana State - 500 061

97047 47410 / 90004 79471; GSTIN: 36AACCU3664R1 ZM

- e. Malla Reddy Engineering College shall motivate students to bring dry recyclables like paper, plastic, metal etc. from their home and donate to WOW initiative.
- f. Malla Reddy Engineering College will put-up color-coded bins for waste segregation at different points in College premises.

4. Roles and Responsibilities of Rebox:

- a. ITC-MARI will train the students and housekeeping staff on source segregation and through them inculcate the habit of source segregation among the other students.
- b. Rebox will collect dry recyclable waste and old records from College and bring to the Dry Resource Collection Centre (DRCC) without any spillage.
- c. Rebox will organize sorting of the dry waste into different categories, baling, and appropriate disposal of dry waste.
- d. Rebox shall coordinate with ITC and undertake necessary measures for dispatch of the sorted recyclables for recycling at its own cost.
- e. Rebox will make payment to Malla Reddy Engineering College directly into their accounts for the dry recyclable waste collected against the accurate weighment and the type or category of the dry waste. The payment shall be made no later than 15 days from the date of purchase of dry waste from the waste collector. Franchisee on the request of Malla Reddy Engineering College may give New Notebooks and Stationery against the value of dry recyclable waste lifted.

5. Performance of Obligations

- a. The details laid out in this MOU, notwithstanding the essence and spirit of this MOU is an understanding between Malla Reddy Engineering College and Rebox.
- b. Any notice or other communication under or in connection with this agreement shall be in writing in the English language and shall be delivered personally or sent by way of e-mail to the party due to receive the notice or communication at its address set out in this contract or such other address as either party may specify by notice in writing to other.

ADDRESS FOR COMMUNICATION:

Following are the address to which all notices shall be sent:

For Rebox:

UrbanRebox IT Private Limited,
H.No. # 11-3-362/3,
Mohammmadguda
Secunderabad,
Hyderabad - 5000061
Phone No. 9676846565
For Malla Reddy Engineering College,
Malla Reddy College of Engineering,
Maisammaguda(H),
Gundlapochampally(V),
Medchal(M),
Medchal-Malkajgiri (Dist.),
Secunderabad.500010

Malla Reddy Engineering College
Malla Reddy Engineering Dhulapally,
Malsammaguda, Sec'bad-500100
(Post Via Kompally), Sec'bad-500100

6. Execution of this Agreement shall be dramed to be

- a) A confirmation by both the parties that no benefit, either in cash or kind has been provided by either party to the other party or to any officer or employee, or any relative/ associate of any officer or employee of either party or of any of their associate institutions/companies in order to enter into this Agreement, and
- b) An undertaking by both the parties not to provide any benefit, either in cash or kind to any officer/employee/relative/associate of any officer or employee of either party as reward or consideration either for entering into this MOU or other matter relating to this Agreement.

7. Other Terms:

Force Majeure: Neither party shall be liable for damages for any delay or failure to perform its obligations here under, if such delay or failure is due to reasons beyond the control of the concerned party including without limitation, strikes, riots, wars, fires, epidemics, quarantine restrictions, unusually severe weather, earth quakes. explosions, acts of God or state or any public enemy or acts mandated by applicable laws, regulation or order, whether valid or invalid, of any Governmental body.

8. Dispute Resolution; It is understood by both the parties that this Agreement is for a social cause and not to make any profit out of the understanding. The Parties covenant that they will comply with all applicable laws and regulations in their conduct pursuant to this Agreement. Any dispute arising out of this Agreement shall be first attempted to settle amicably between the parties.

9. Arbitration

Any dispute which is not resolved amicably shall be finally settled by binding arbitration in respect to the matters concerning to the MOU with the Sole Arbitrator to be appointed by the mutual consent of both the parties. The Parties agree that the decision or award resulting from arbitration shall be final and binding upon the Parties.

Pending the submission of and/or decision on a dispute, the Parties shall continue to perform their respective obligations under this Agreement without prejudice to a final adjustment in accordance with such arbitration award

This Agreement is subjected to the Jurisdiction of Courts at Hyderabad.

The parties shall agree that it will not make use of, disseminate, or in any way disclose any second confidential information to any person firm or business. confidential information to any person, firm or business. Furthermore, the existence of any discussions, negotiations or agreements in progress between the parties shall not be released to any form of public media without written approval of both parties.

11. Amendments

This Agreement and the Schedules together constitute a complete and exclusive understanding of the terms of the Agreement between the Parties on the subject hereof and no amendment or modification hereto shall be valid and effective unless agreed to by all the Parties hereto and evidenced in writing.

12. NOTICE /Termination

Any notice required to be given hereunder shall be given in writing at the address of each party set forth as below in this agreement or to such other address either party may substitute by written notice to the other. Either party may terminate this Agreement by giving 30 days written notice to the other party.

In witness whereof the parties hereto have signed this agreement on the day, month and year mentioned hereinbefore.

For Malla Reddy Engineering College

and

For Urban Rebox IT Pvt Ltd

Dr. A. Ramaswamy Reddy

V. Sai Prateek

MaDirectorMaineging Directorilege

(Autonomous)

Maisammaguda, Dhulapally,

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MEMORANDUM OF UNDERSTANDING (MOU)

This Memorandum of Understanding is made, between **Knowledge Lens Private Limited**, having its office at Plot 74/A, Electronics City Phase 1, Electronic City, Bengaluru, Karnataka 560100 and **Malla Reddy Engineering College**(Autonomous) [MREC(A)], having it's office at Maisammaguda, Gundlapochampally, Medchal, Medchal - Malkangiri District, Telangana - 500100,

Knowledge Lens Private Limited offers the following as per this MOU

- a) Industry connection and Internship projects]
- b) CRT, Company Specifics Trainings
- c) Hands-on Workshops
- d) Project based Trainings
- e) Seminars by Industry experts
- f) Code Camps
- g) Other training programs as required by MREC(A).

MREC(A) shall provide the following basic infrastructural facilities:

- I. Rooms to conduct training/counselling/Interviews.
- II. Necessary furniture and power supply.



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Terms and Conditions:

Whereas the College is desirous of undertaking a joint project for the afore-mentioned scheme with the two parties of this Memorandum of Understanding, with the intention to be legally bound, except any commercial terms.

Both parties shall provide a single point of contact for coordination on broad policy issues and matters
related to centralized operations.

Exclusivity:

The training center shall not allow any other Recruitment Services Provider operating in the same category either for training or for any other promotional activities into the campus as long as this MoU is in force.

Force Majeure:

In the event of the non-fulfilment of the contract terms and conditions, due to any reason of force majeure namely fires, wars, riots, strikes, natural calamities, etc. no party will be responsible.

Liabilities:

Both parties shall not, however, be liable for each other's transactions or business.

Breach of Agreement:

Both parties shall have the right to terminate the agreement with the Training Centre, in case the College either fails to provide the services successfully as mentioned in the agreement, or violates any of the clauses mentioned in the MOU,

Period of Validity:

This agreement shall be initially valid for twoyears from the date of signing the agreement and to be renewed subsequently by mutual consent of both the parties.



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Arbitration:

Any dispute arising with regard to any aspect of this Agreement shall be settled through mutual consultations and agreements by the parties to the Agreement.

For & on behalf of MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS)

Dr A Ramaswami Rolley

Direction College
Malla Reddy Engineering College
Malla Reddy Engineering College

In the present aguda, Dhulapally,

(Ast Via Kornpally), Sec bad-500 100.

For & on behalf of KNOWLEDGE LENS

Jahr 10/3/5

K.S. Jayesh

Delivery Manager

KnowledgeLens Private Limited

In the presence of

(got S. Venketc Renger)

(Dr. N. Rishi Kauth)

Soo 100 See



(AUTONOMOUS)

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MEMORANDUM OF UNDERSTANDING

BETWEEN



MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS)

(UGC Autonomous Institution, Approved by AICTE, New Delhi &Affiliated to JNTUH, Hyderabad). Accredited 2nd time by NAAC with 'A' Grade,

Maisammaguda (H), Medchal-Malkajgiri District, Secunderabad,

Telangana State - 500100, www.mrec.ac.in

AND



No.108, Door No. 1-11-256/B, Street No. 1,Bhagwathapur, Begumpet, Hyderabad - 500016 raghava@wweconline.com

9000133977

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MEMORANDUM OF UNDERSTANDING

Introduction:

Where WORLDWIDE EDU CONSULTANTS will provide First introductory session will be initiated by giving briefinformation about the various career prospects available for the students in abroad just to create theurge among the students to go overseas for higher education. Along with financial assistance options which are available for the students.

Expert talks/ informative seminars/ counselling sessions/ guest lecturers to theFaculty members and students about:

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

GRE/ IELTS/ TOEFL workshops for the students and faculty.

Informative/ counselling sessions/ Spot admissions by delegates fromforeign universities by visiting the CollegeLiterature such as posters, banners, pamphlets, leaflets, etc. for conveying relevant information.

These activities would be conducted either through separate sessionsfor respective departments or through combined/ common sessions for all departments depending on the strength/ attendance of the participants and as mutually decided upon and MALLA REDDY ENGINEERING COLLEGE shall providePermissions and cooperation in such areas as may be mutually agreed between the parties, more particularly described in this agreement.

Seminar hall(s)/ counselling room(s)/ classroom(s) for conducting of theactivities.

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

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

Complete list of Students who are interested aboard Studies/ Education.

Mutual Obligations:

Both the partieswill nominate single point of contact for the smoothexecution of MOU. This collaboration shall not be exclusive to both the parties and shall not disallow each party from having similar collaboration with others. Except a stated in this MOU, there shall be no obligation on any party to compensate theother in any manner or to make any claim.

Each party shall respect the other's Intellectual Property.

Nothing contained in this MOU shall be constructed as resulting in the creation of a relationship of both Director of MALLA REDDY ENGINEERINGCOLLEGE and Management of WORLDWIDE EDU CONSULTANTS are not authorized to make any representation, contract or commitment on behalf of the WORLDWIDEEDU CONSULTANTS / MALLA REDDY ENGINEERING COLLEGE without the prior written consent of the other party.

Commercials

MALLA REDDY ENGINEERING COLLEGE and WORLDWIDE EDU CONSULTANTS willdesign programs on mutual understanding and decide upon fees, if any to be charged to the student's.

Terms and Conditions:

- Duration: This MOU shall be valid for 3 years from March 2nd2021 and thereafterit
 may be renewed on mutually agreed terms.
- 2. This MOU is for the collaboration between the parties for mutualBenefit.

General:

Both the parties may receive information proprietary to other party. The "Confidential Information" in the course of performance of their obligations under this MOU. Confidential information is not to mean to include any

- * publicly available is rightfully received by the parties from the third parties without accompanying secrecy obligations.
- * Is already in the party's possession and was lawfully received from source'sother than the parties.
- * Is independently developed by the parties. The two bodies understand and acknowledge that the confidential information.
- * Both the parties understand and agrees that all written or alltangible area and documentation developed and procured by the other party in performing its

obligations under this MOU, whether in printed or in electronic for, belongs to the other party.

- * Both the parties shall not use the name and brand of the other party in any advertisement or make any public announcement without the prior written approval of the other.
- * Both the parties shall indemnify and hold each other harmless from and against any claim, loss, liability, or expenses, including, but not limited to damages, patent and trademark infringement, costs.

 In witness thereof, both the parties put their hard seal on the day, month and year herein mentioned.

SIGNED for and on behalf of the Malla Reddy Engineering College:

DIRECTOR

Malla Reddy Engineering

MALLA REDDY ENGINEERING COLLEGE

In the Presence of mpally), See bad 500 100.

SIGNED

For and on behalf of the MREC (A):

COO &WORKING PARTNER

WORLDWIDE EDU CONSULTANTS

In the Presence of:

SIGNED

For and on behalf of the WWEC:





COLLABORATION PROTOCOL

Between:

Malla Reddy Engineering College, Autonomous (MREC (A)) with administrative autonomy, located at Campus 1, Dulapally Road Maisammaguda Post via. Kompally Rangareddy, Dt, Secunderabad, Telangana 500100, India, here represented by N. Sri Chandrahas empowered to act, below abbreviated as MREC(A);

and

O-PITBLAST, Lda., company dedicated to providing optimization services, control, safety and quality aimed to the extractive industry, specifically in rock blasting using explosives, based in Rua de Belém, nº 467, 4350-071 Porto, Portugal, with NIF 513831045, here represented by its partner Eng. Francisco Sena Leite, below abbreviated as O-PITBLAST.

1. Introduction

MREC (A) and O-PITBLAST Company, identified above, considered of much interest to promote the strengthening of scientific and technical cooperation between the two institutions, so that, through their legitimate representatives, celebrate the present Protocol.

2. Objectives

Considering:

- The need to promote closer works between university and the business world;
- The gains from the promotion of cooperative mechanisms that allow, and encourage, the joint participation of the parties in the technical-scientific activities and research;
- The extractive industry details and the importance of optimization of its various production processes;
- Be of prime importance to promote the research in the area of the Mining, keeping up a
 constantly evolving process and a practical confrontation of the results of its application in
 mining activity;
- The rock blasting an area in constant development, depending on his, many subsequent processes of valorization of mineral raw materials;
- Being fundamental suit the Mining Engineers training to new technic/technological realities of the use of industrial explosives in rock blasting and allow them to contact with planning methodologies currently under development with a view to optimizing processes at various levels.

The parties undertake to cooperate with each other with a view to achieving the following general objectives:

- Collaborate in long term in the research field, promoting the increase in the number of those who dedicate time to the study and development issues in the area of the Mining;
- Establish cooperation mechanisms that make possible joint participation in projects and studies;
- Contribute to develop, by various means, an innovative culture of cooperation University
 Enterprise, which results in better training to Mining Engineers;
- Develop innovative ways to increase productivity, service quality, image and competitiveness of the company O-PITBLAST the global market.
- The O-PITBLAST undertakes to provide up to 30 licenses of O-PITBLAST OP Platform Software totally free (for information purposes, a contributed benefit of 150000,00€) and an advanced training at mutually agreed prices and terms. The software will be installed by following the safety requirements demanded by the PITBLAST in university equipment and laboratories belonging to the same. O-PITBLAST also commits to keeping the software up to date according to the release of the latest version to date.

3. Actions to be taken

The proposed collaboration will be developed with the possibilities of each institution and carried out by:

- Conducting joint research projects;
- Collaboration in the implementation of specific projects requested by the business sector of the extractive industry sector;
- Stimulating debates, involving people of both institutions, leading to the definition of new research topics, both for undergraduate project, Master's Thesis or Doctoral Theses, to be held in MREC (A)
- Promotion of internships for students and/or young graduates by MREC (A);
- Mutual participation in conferences, symposiums, seminars, workshops and public initiatives;
- Implementation of training activities for various audiences;
- Participation of elements from O-PITBLAST in open classes/courses of Mining Engineering;
- Cooperation in the organization of specialized courses, including for the promotion of new practices that promote sustainability at various levels within the rock blasting with explosives;
- Participation in outreach initiatives of Mining Engineering for young people;
- Others to be defined.

4. Protocol Management

The management of this Protocol shall be secured by a representative nominated by each of the institutions that will have the privileged mission to establish results from it, that benefits both institutions.

From MREC (A), is designated Asst.Prof., Department of Mining Engineering at MREC(A), Mr. N. Sri Chandrahas and from O-PITBLAST, is designated COO, Eng. Francisco Sena Leite.

5. Duration, alteration and termination of the Protocol

This Protocol will last for one year, which can be renewed for the same period, by a writing express agreement of the parties. This agreement will set as an addendum to this Protocol. It may be revoked at any time by mutual agreement, expressed by any of the parties, within the principle of good-faith,

When a just cause situation for termination is considered, by prior written communication. During the term of the Protocol may be introduced alterations, which, by mutual agreement and after formalization, became an integral part of the Protocol.

6. Confidentiality

Each part agrees not to disclose, in any form, scientific and technical information belonging to the other part, while it is not authorized, or while such information is not in a public domain.

7. Conflict resolution

The parties undertake to settle, amicably, any dispute from the implementation of this Protocol.

8. Interpretation

The doubts raised by the application of the rules of this Protocol will be interpreted and clarified by agreement, within the general principle of interpretation most favorable for the execution of the express purposes.

Porto, Portugal, 1st March 2021

Malla Reddy Engineering College

O-PITBLAST

Dr. A. Ramaswamy Reddy

Director

Francisco Leite, O-Pitblast's COO

Mr. N. Sri Chandrahas, Asst. Prof., Department of Mining Engineering at MREC



MEMORANDUM OF UNDERSTANDING

BETWEEN



MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS)

(UGC Autonomous Institution, Approved by AICTE, New Delhi & Affiliated to JNTUH, Hyderabad). Accredited 2nd time by NAAC with 'A' Grade, Maisammaguda (H), Medchal-Malkajgiri District, Secunderabad, Telangana State - 500100, www.mrec.ac.in

AND



Corporate Address:

Plot no - 11, Raghavendra Nagar colony,

Kukatpally, Hyderabad, 500072,

Landmark - Opposite to SSD Grammar High School.

Mail : support@aimlanalytics.com

Web: www.aimlanalytics.com

Plot no - 11, Raghavendra Nagar colony, Kukatpally, Hyderabad, 500072, Mail : support@aimlanalytics.com Web : www.aimlanalytics.com



MEMORANDUM OF UNDERSTANDING

This memorandum of Understanding (hereinafter referred to as the "MOU") executed this 9^{TH} day of January 2021 between the Malla Reddy Engineering College MREC (A) and AIML.

WHEREAS the MREC (A) is a Higher Educational Institution and autonomous educational institute dully approved by the AICTE, UGC (under Ministry of HRD, Govt. of India) & Accredited 2nd time by NAAC with 'A' Grade, to provide Technical education at under graduate and graduate level.

WHEREAS the AIML Analytics is emphasis on providing quality and productive technical services to technical institutions and startup companies to enhance skills and productivity.

WHEREAS both institutions desire to establish relations in the area of Industry Institute collaboration.

NOW therefore the two parties have agreed to cooperate as follows: -

1. AREAS OF COLLABORATION

- a) Technical Trainings
- b) Internship
- c) Technical Workshops
- d) Joint research projects/prototypes
- e) R & D cell establishment

Under the MOU shall be set down in a specific letter of agreement.

Plot no - 11, Raghavendra Nagar colony, Kukatpally, Hyderabad, 500072, Mail : <u>support@aimlanalytics.com</u> Web : <u>www.aimlanalytics.com</u>



MUTUAL OBLIGATIONS

- The two parties here to undertake to jointly solicit for funds including donor funds, research grants, contributions, subscriptions and such related funds for the purpose of realizing any or all the objectives of the collaboration.
- 2. The overall Memorandum does not entail any obligation for the two parties to fund any travels for researchers from the other institution. Provided that funds are available from elsewhere (e.g. concrete collaborative projects), both parties will facilitate practical arrangements related to study visits from the collaborating institution including office accommodation and necessary administrative functions to enable them to carry out programme objectives.
- 3. Both institutions shall seek waiver of duty and value added tax applicable on any equipment and materials for use by students and staff participating in this collaboration. As a general rule, the title and custody of any equipment acquired in the course of the collaboration shall remain with the host institution upon the expiry of that particular project as specified in individual 'agreements of collaboration'.
- Both institutions shall abide by current international guidelines on good research practice and ethics available in relation to all research activities.
- Both institutions further agree to bear the cost of administering the programme on such terms as shall be mutually agreed upon from time to time.



- 6. Both parties shall make rules governing the use of their respective facilities including laboratories, library and workshops where such facilities are used to conduct any of the functions of this collaboration as specified in 'agreements of collaboration' regarding each individual project.
- 7. Both parties jointly and independently agree to make available suitable facilities and personnel as and when required and on such terms as to fees, remuneration, insurance, and any other incidents thereto as specified in 'agreements of collaboration' regarding each individual project.
- The parties shall share both in gains and losses of the collaboration including skills, inventions/patents, profits and liabilities whether pecuniary or otherwise **provided** always Intellectual Property rights shall be shared equally.
- The parties shall keep each other indemnified against all damages to or losses resulting from the fault of their respective agents and/or servants.

MANAGEMENT OF THE COLLABORATION

Each Institution shall designate a coordinator to develop and coordinate the program activities.

The initial coordinators are Head of the Institute or the departments of CSE & IT, ECE, EEE and Mining for the MREC (A) and Managing Director for AIML. Notification of change or successor shall be in writing to the other party.

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INTELLECTUAL PROPERTY RIGHTS

All rights created by patent as a result of joint activity shall be shared by MREC and the AiML Analytics. Unless all the parties agree, no party shall individually, and without prior notice and consent of the others, file or obtain whether in India or abroad or elsewhere and anywhere any Intellectual Property Rights over any research materials or information under this Memorandum including properties, derivatives or processes including those that may utilize the knowledge of local communities regarding any product or process even such process has been modified to a more sophisticated level by synthetic or any other method. The Intellectual Property shall be in any event jointly owned by both parties. Regarding authors' rights, only co-investigators and other scientific staff that have contributed significantly to the study planning, fieldwork, data analysis and write-up, will be included as co-authors.

MATERIAL TRANSFER AGREEMENT

All materials transferred between the parties shall be subject to an acceptable 'material transfer agreement' signed by the parities and appended to the agreement of collaboration regarding the individual projects.

DURATION OF THE MEMORANDUM

This Memorandum of Understanding shall come into effect from the date of execution and shall remain in force for a period of Two years.

IMPLEMENTATION

All laws, rules and regulations issued by all parties shall be strictly always observed.

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SETTLEMENT OF DISPUTES

The parties shall first use reasonable endeavours to amicably settle disputes arising out of or in connection with this Collaboration Agreement.

Where a dispute has not been amicably resolved the parties shall enter into structured negotiation with the assistance of a mediator acceptable to both sides.

Where mediation fails the parties shall settle the dispute through arbitration, such arbitration shall be conducted under the rules of arbitration of the International Chamber of commerce by one or more arbitrators appointed in accordance with the said rules. The award of the arbitration shall be final and binding upon the parties.

FORCE MAJEURE

Either party shall promptly notify the other party, in writing, of any situation or event arising from circumstances beyond their control, which they could not have reasonably foreseen, and which make the performance of all or part of the parties obligations under this contract impossible. Upon notification of the occurrence of such a situation or event, the performance of this contract shall be deemed to be postponed for a period of time equivalent to that caused by the Force Majeure and reasonable period not exceeding one (1) week thereafter shall be allowed for remobilisation to continue the performance of the contract.

REVIEW AND AMENDMENTS

The Memorandum may be amended or revised if both parties agree. Such amendments or revision shall be effective from the date of signature

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Amendments may be decided at any time and shall be made in writing upon mutual consent of the parties.

TERMINATION OF MEMORANDUM

The memorandum of Understanding may be terminated with immediate effect by mutual agreement between the parties or by either party giving the other not less than six (6) months notice in writing.

IN WITNESS WHEREOF, the Parties hereto have executed this Memorandum of Understanding this 9TH Day of January 2021.

SIGNED for and on behalf of the Malla Reddy Engineering College:

DIRECTOR

(Autonomous)

Malla Reddy Englineering College

In the Presence of:

SIGNED

For and on behalf of the (AIML):

Chief Executive Officer

(AIML Analytics)

In the Presence of:

Plot no - 11, Raghavendra Nagar colony, Kukatpally, Hyderabad, 500072, Mail : support@aimlanalytics.com Web : www.aimlanalytics.com



(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle) NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

MEMORANDUM OF UNDERSTANDING

BETWEEN



MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS)

(UGC Autonomous Institution, Approved by AICTE, New Delhi & Affiliated to JNTUH, Hyderabad). Accredited 2nd time by NAAC with 'A' Grade, Maisammaguda (H), Medchal-Malkajgiri District, Secunderabad, Telangana State – 500100, www.mrec.ac.in

AND Edupolis Technologies Private Limited (Unschool)



1-11-251/, behind Shoppers stop, Begumpet, Hyderabad, Telangana 500016

For Edupolis Technologies Pvt. Ltd.

Director



MEMORANDUM OF UNDERSTANDING

BETWEEN



MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS) (UGC Autonomous Institution, Approved by AICTE, New Delhi & Affiliated to JNTUH, Hyderabad). Accredited 2ndtime by NAAC with 'A' Grade, Maisammaguda (H), Medchal-Malkajgiri District, Secunderabad, Telangana State – 500100, www.mrec.ac.in

AND
Edupolis Technologies Private Limited (Unschool)



1-11-251/, behind Shoppers stop, Begumpet, Hyderabad, Telangana 500016
For Edupolis Technologies Pvt. Ltd.

Director

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This memorandum of Understanding (hereinafter referred to as the "MOU") executed this 4th day of January 2021 between the Malla Reddy Engineering College MREC (A) and Edupolis Technologies Private Limited (Unschool).

WHEREAS the MREC (A) is a Higher Educational Institution and autonomous educational institute duly approved by the AICTE, UGC (under Ministry of HRD, Govt. of India) & Accredited 2ndtime by NAAC with 'A' Grade, to provide Technical education at undergraduate and graduate level.

WHEREAS Unschool (Edupolis Technologies Pvt Ltd., Ground Floor, 1-11-251/3, Behind Shoppers Stop, Begumpet, Hyderabad - 500016, Telangana. Unschool is an Education Technology Company primarily focussing on Upskilling and reskilling of under-graduate, graduate and working professionals

WHEREAS both the institutions desire to establish relations in the area of Industry-Institute collaboration. Malla Reddy College of Engineering would recognize Unschool as one of their "Official Online Learning Partners".

- The MREC's faculty would coordinate the purchase of the Unschool Courses at a mutually agreed price that should be paid by the students of MREC or The MREC administration.
- Malla Reddy College of Engineering's faculty would coordinate with the students to complete the course.
- 3. Unschool will provide its online learning courses to students in this partnership with Malla Reddy College of Engineering.
- The Courses Unschool would provide to Malla Reddy College of Engineering students are mentioned in Annexure A.
- Unschool would maintain transparency in terms of the number of learners completing the course certification and learners coming from Malla Reddy College of Engineering.
- Unschool will ensure the engagement and support provided to the learners and quality check of the courses.

MUTUAL OBLIGATIONS

 The overall Memorandum does not entail any obligation for the two parties to fund any travels for researchers from the other institution. Provided that funds are available from elsewhere (e.g. concrete collaborative projects), both parties will facilitate practical arrangements related to study visits from the collaborating institution including office accommodation and necessary administrative





functions to enable them to carry out program objectives.

- 2. Both institutions shall seek waiver of duty and value-added tax applicable on any equipment and materials for use by students and staff participating in this collaboration. As a general rule, the title and custody of any equipment acquired in the course of the collaboration shall remain with the host institution upon the expiry of that particular project as specified in individual 'agreements of collaboration'.
 - 3. Both institutions shall abide by current international guidelines on good research practice and ethics available in relation to all research activities.
 - 4. Both institutions further agree to bear the cost of administering the program on such terms as shall be mutually agreed upon from time to time.
- 5. Both parties shall make rules governing the use of their respective facilities including laboratories, libraries and workshops where such facilities are used to conduct any of the functions of this collaboration as specified in 'agreements of collaboration' regarding each individual project.
- 6. Both parties jointly and independently agree to make available suitable facilities and personnel as and when required and on such terms as to fees, remuneration, insurance, and any other incidents thereto as specified in 'agreements of collaboration' regarding each individual project.
 - 7. The parties shall keep each other indemnified against all damages to or losses resulting from the fault of their respective agents and/or servants.

MANAGEMENT OF THE COLLABORATION

Each Institution shall designate a coordinator to develop and coordinate the program activities.

The initial coordinators are the Head of the Institute or the Department of Computer Science Engineering & Information Technology for the MREC (A) and Managing Director/Director(s). Notification of change or successor shall be in writing to the other party.

INTELLECTUAL PROPERTY RIGHTS

Unless all the parties agree, no party shall individually, and without prior notice and consent of the others, file or obtain whether in India or abroad or elsewhere and anywhere any Intellectual Property Rights over any research materials or information under this Memorandum including properties, derivatives or processes including those that may utilize the knowledge of local communities regarding any product or process even such process has been modified to a more sophisticated level by synthetic or any other method. The Intellectual Property shall be in any

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For Edupolis Technologies PvP. Ltd.



event jointly owned by both parties. Regarding authors' rights, only co-investigators and other scientific staff that have contributed significantly to the study planning, fieldwork, data analysis and write-up, will be included as co-authors.

MATERIAL TRANSFER AGREEMENT

Any and all materials transferred between the parties shall be subject to an acceptable 'material transfer agreement' signed by the parties and appended to the agreement of collaboration regarding the individual projects.

DURATION OF THE MEMORANDUM

This Memorandum of Understanding shall come into effect from the date of execution and shall remain in force for a period of one year.

IMPLEMENTATION

All laws, rules, and regulations issued by all parties shall be strictly observed at all times.

SETTLEMENT OF DISPUTES

The parties shall first use reasonable endeavors to amicably settle disputes arising out of or in connection with this Collaboration Agreement.

Where a dispute has not been amicably resolved the parties shall enter into structured negotiation with the assistance of a mediator acceptable to both sides.

Where mediation fails the parties shall settle the dispute through arbitration, such arbitration shall be conducted under the rules of arbitration of the Indian Chamber of commerce by one or more arbitrators appointed in accordance with the said rules. The award of the arbitration shall be final and binding upon the parties.

FORCE MAJEURE

Either party shall promptly notify the other party, in writing, of any situation or event arising from circumstances beyond their control, which they could not have reasonably foreseen, and which make the performance of all or part of the parties obligations under this contract impossible. Upon notification of the occurrence of such a situation or event, the performance of this contract shall be deemed to be postponed for a period of time equivalent to that caused by the Force Majeure and a reasonable period not exceeding one (1) week thereafter shall be allowed for

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For Edupolis Technologies Pvt. Ltd.

Director



remobilization to continue the performance of the contract

REVIEW AND AMENDMENTS

The Memorandum may be amended or revised if both parties agree. Such amendments or revisions shall be effective from the date of signature. Amendments may be decided at any time and shall be made in writing upon mutual consent of the parties.

TERMINATION OF MEMORANDUM

The memorandum of understanding may be terminated with immediate effect by mutual agreement between the parties or by either party giving the other not less than six (6) weeks or one(1) month's notice in writing.

IN WITNESS WHEREOF, the Parties hereto have executed this Memorandum of Understanding this 4th Day of January 2021.

SIGNED for and on behalf of the Malla Reddy Engineering College:

Director

alia Reddy Engineering College

Malla Reddy Engineering Collegeammaguda, Dhulapally,

la Kompally), Sec'bad-500 Menute Romeyye, Dean IIIC)

For Edupolis Technologies Pvt. Ltd.

SIGNED for and on behalf of the Edupolis Technologies Private limited (Unschool):

Narayanan S

Co-founder & Director

Unschool (Edupolis Technologies Private Limited)

P.Mourya Krish

Head of Corporate Affairs

Unschool (Edupolis Technologies Private Limited)



ANNEXURE - A

Unschool is an e-mentorship platform awarded and recognized by the Government of India and incubated at T-Hub (Hyderabad) with 50000+ students, 50+ mentors across the country with 100,000+ hours of course videos. Unschool is reviewed as the Top 10 Digital Learning Portals of 2019 by the Higher Education Magazine. The e-learning platform has also ranked 3rd on LinkedIn's 2020 Top Startups List in India.

Our training modules have all the components required to facilitate skilled-based learning in all students. Students can choose from the wide range of courses we offer in the Technology, Management and Humanities field.

The following are the courses that we are providing to the students via this proposal between Unschool and Malla Reddy College of Engineering. If new courses are added onto the Unschool platform in the coming days we shall inform Malla Reddy College of Engineering and students can select those courses also.

Java and Python	Industrial IoT	Full Stack Development
Ethical Hacking	Cybersecurity	C and C++
Big Data Engineering	Artificial Engineering	AWS Cloud Computing
Data Science	Microsoft Excel	Stock Market and Finance
Public Relations	Marketing Management	Content Writing and Marketing
Career Planning	Soft Skills	Business Management
Art of Selling	Advertising and Copywriting	Product Development
Digital Marketing	Statistics	Public Speaking training
Psychology	Political Sociology	Interior Designing
Android Application Development	Six Sigma	Financial Modelling
Human Rights and Duties	Graphic Design	Program for Life

For Edupatis Technologies Pvt. Ltd.

Director





MEMORANDUM OF UNDERSTANDING (MOU) Between MINEMATICS SOLUTIONS PVT. LTD.

&

DEPARTMENT OF MASTER OF BUSINESS ADMINISTATION, MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS) - MAIN CAMPUS

This document constitutes an agreement among CSE, MINING & MBA-MREC (A) and MINEMATICS SOLUTIONS one of the emerging organisation offering mining fleet management system in Hyderabad with office at 201A, Raga Residency, Plot No.: 230-233, Mythilanagar Layout Phase - I, Gajularamaram, Dr. Rangareddy, Hyderabad, Telangana – 500055.

Objective:

The objective of this MOU is to express the willingness of both parties to engage in an effort to promote the competitiveness of CSE, MINING & MBA-MREC(A) as well as its activities to develop and expand relationships with industries offering scope of real time learning in managerial practices through internships projects and placements.

Specific activities under this MOU will be identified through consultation between the two parties are;

- 1. Internships and projects
- 2. customer and employee surveys
- 3. Entrepreneurial lessons for the aspirants

Along with the above mentioned areas any other support by *MINEMATICS SOLUTIONS* towards the development of MBA department and the students with the mutual consent of the parties.

1.1. MINEMATICS SOLUTIONS agrees to provide the support in the above mentioned areas

like conduction of workshops and training programmes, placement support, expert interactions to assist MBA-MREC(A) to carry out activities that will improve the student abilities and competitiveness.

1.2. CSE, MINING & MBA-MREC(A) agree to work with and coordinate with MINEMATICS SOLUTIONS in the development of their initiatives to improve and expand support to all the activities they transact with. We also agree to allow MINEMATICS SOLUTIONS to carry out monitoring and evaluation of activities to assess the impact of these activities on participating candidates.

2.0 General Terms of MOU

- **2.1. Duration of MOU:** This MOU shall be operational upon signing and will have an initial duration of three years. All activities conducted before this date within the vision of the joint collaboration will be deemed to fall under this MOU.
- 2.2. Coordination: In order to carry out and fulfill the aims of this agreement, each party will appoint an appropriate person(s) to represent its organization and to coordinate the implementation of activities.
- 2.3. Managerial and Financial Support: Addendums to this MOU will be developed for specific managerial and financial support activities. These Addendums will provide a detailed description of the role, responsibility, and financial contribution of each party. Work plans and reporting requirements will be clearly outlined in the Addendums.
- **2.4.** Confidentiality: Each party agrees that its hall not, at any time, after executing the activities of this MOU, disclose any information in relation to these activities or the affairs of business or method of carrying on the business of the other without consent of both parties.
- 2.5. Termination of MOU: The partnership covered by this MOU shall terminate upon completion of the agreed upon period. The agreement may also be terminated with a written two month notice from either side. In the event of non-compliance or breach by one of the parties of the obligations binding upon it, the other party may terminate the agreement with immediate effect
- **2.6. Extension of Agreement:** The MOU may be extended provided the parties agree upon, and can provide the necessary resources.

2.7. Communications: All notice, demands and other communication under this agreement in connection here with shall be written in English language and shall be sent to the last known address, e- mail, or fax of the concerned party. Any notice shall be effective from the date on which it reaches the other party.

2.8. Addendum: Any Addendum to this MOU shall be in writing and signed by both parties.

The terms and provisions in this MOU also apply to any subsequent Addendum to this agreement.

IN WITNESS WHERE OF, the parties here to have executed this MOU on the day of 21-08-2020.

MAHESH KUMAR THAUTAM

DIRECTOR, MINEMATICS SOLUTIONS.

HYDERABAD

Signature and date: 22 12 2020.

Dr.M.S. Venkatarama ya. CV C

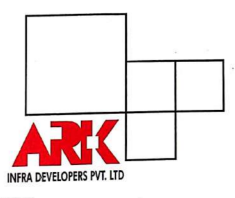
DEAN - IIIC,

MREC(A)

22127

22127

Signature and date:



MEMORANDUM OF UNDERSTANDING BETWEEN

Ark Infra Developers Private Limited, Hyderabad

And

Malla Reddy Engineering College (Autonomous), Secunderabad

Memorandum of understanding between the Department of Civil Engineering Malla Reddy Engineering College (Autonomous), Maisammaguda, Secunderabad and Ark Infra Developers Private Limited, 4-51/SLNT/L 603, Level 6, SLN Terminus, Beside, Botanical Garden Rd, Gachibowli, Hyderabad, Telangana 500032.

M/s Ark Infra Developers Private Limited and Department of Civil Engineering, Malla Reddy Engineering College, Secunderabad recognize the value of providing practical exposure to Civil engineering Students and Staff of Malla Reddy Engineering College. In this regard, memorandum of understanding supporting the interests of students and faculty members in carrying out the project and research activities. This memorandum of understanding is a statement of intent of the parties here to and is not legally binding and does not create legally enforceable duties and responsibility

M/s Ark Infra Developers Private Limited, with their expert industrial knowledge and skill intends to provide mentoring and support for the Civil engineering student of Malla Reddy Engineering College Secunderabad. This may be include

During the period of this Agreement, subject to compliance with the terms of the
Agreement by Malla Reddy Engineering college & Ark Infra Developers Private
Limited.. Malla Reddy Engineering College to set up a Seminar/Classroom Infrastructure
at its premises and ensure that the premises are satisfactory to Ark Infra Developers to
interact with students and faculty during the stipulated duration.

For ARK INFRA DEVELOPERS PVT. LTD.,

Managing Director

Corporate Office: 4-51/SLNT/L 6-02-03, Level 6, SLN Terminus, Beside Botanical Garden, Gachibowli, Hyderabad – 500 032. Telangana, India. Tel: +91 40 2988 0313 / 14 Email: info@arkgroup.in.

Branch Office: Beside MVJ College of Engineering, Whitefield, Benguluru – 560 067, Karnataka, India.

Tel: +91 80 2845 7838 Email: bangalore@arkgroup.in. web: www.arkgroup.in

- Lending Support to College by deputing their experts to deliver industry oriented theoretical and practical knowledge to the students and faculty at Malla Reddy Engineering College
- Malla Reddy Engineering College and Ark Infra Developers shall have entered into this
 Agreement for duration of one year (From 24-11-2020 to 24-11-2021) for
 implementation and running of the programs and thereafter, it will be open to both the
 Parties to renew the Agreement on mutually decided fresh terms and conditions.

Ark Infra Developers Private Limited. will

- Provide opportunities of Internships, Industrial visits, Placements and industrial expert lecturers to the students of Department of Civil Engineering after scrutiny based on their terms.
- Provide opportunities for short term industrial training to the faculty members of the Department of Civil Engineering.
- Assist the Department of Civil Engineering in drafting/updating the curriculum in compliance with the technological developments.

Malla Reddy Engineering College will

- Provide and set up the necessary infrastructure facilities to conduct the Industrial expert lectures in the institute premises.
- Ensure that a minimum of 60 numbers of students in a batch will participate in this industrial expert lecture.
- Provide necessary technical infrastructure & support to conduct the program details mentioned below.
- College will prepare the time table in discussion with Ark Infra Developers for the conduct of the Internships, Industrial visits, Placements and industrial expert lecturers as per the Academic calendar.
- Programs can be offered both during regular class and after College hours as per mutual acceptance.
- Not to have any claims or rights against the trade name, technology, marks expertise and logos of Ark Infra Developers.
- College will not record, store, transmit or use any material, trade name, technology, under any circumstances without a written approval from Ark Infra Developer.
- This MOU may be amended and supplemented in writing at any time as decided andagreed by mutual written consent of the Parties.

For ARK INFRA DEVELOPERS PVT. LTD.,

Managing Director

This memorandum of understanding is characterized by mutual respect and continuing communication. When appropriate Ark Infra Developers Private Limited. and Malla Reddy Engineering College (Autonomous), Secunderabad will seek to invite representative of each other's personnel to make collective agreement for the smooth execution of this MOU.

This Memorandum of understanding shall take effect from the last signature for a period of 1 year (From 24-11-2020 to 24-11-2021) and may be modified by Mutual written consent of both Ark Infra Developers Private Limited. and Malla Reddy Engineering College (Autonomous), Secunderabad.In the event of cancellation of this MOU,both parties shall provide normal support for the current research and development activities.

All the activities contemplated under this MOU are subjected to and dependent upon the availability fund s and other necessary resources.

Signed for and on behalf of "Malla Reddy Engineering College (Autonomous)" through its Authorized Representatives Name: Dr. A. RAMASWAMI Signature DIRECTOR REDDY Reddy Engineering College Designation: Maisammaguda, Dhulapally, Witness: In the presence of Dr. J. Selwyn Signature Viatompally), Soc'bad-500 100 Signed and delivered on 24th of November 2020 By the within named "M/s Ark Infra Developers Private Limited, Hyderabad" through its Authorized Representative Signature ____ Signature ____ Name: Co. RANI REDOY Designation: __ C № D **Managing Director** Witness: Rund In the presence of DMAKANTI Signature

Signed and delivered on 24th of November 2020



(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle)
NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

MEMORANDUM OF UNDERSTANDING (MoU) MALLA REDDY ENGINEERING COLLEGE (A), SECUNDERABAD & SHALOM CONCEPT SCHOOL, BAHADURPALLY, HYDERABAD.

This MOU is between Malla Reddy Engineering College(A), Maisammaguda, Secunderabad, here onwards referred as party-1, and Shalom Concept School, Bahadurpally, Hyderabad here onwards referred as party-2 with a primary objective of "Institute—Industry- Interface" for mutual cooperation and benefit for achieving a harmonious blend from both sides. Following are the areas where we agreed to work together to achieve the objectives:

1. Nature/Scope of the Work

Party-1 agrees to provide consultancy work for party-2 in the following areas.

- a. Lecture classes with hands on practical training.
- b. Preparing documents and presentations.

The financials, terms and conditions as discussed with the representatives of party-2 (minutes of the meeting copy enclosed) are to be followed in complete fulfillment.

2. Validity

The agreement is valid for a period as mentioned in the minutes of the meeting enclosed; this comes into effect from the date of signing of this MOU and may be renewed after that period, incorporating mutually agreeable modifications, if any, thereafter. The MOU cannot be withdrawn in the middle of the course, currently in progress. However, either party may withdraw from the agreement by giving a written notice of three months in advance, subject to fulfillment of prior obligations otherwise surviving.

3. Force Majeure

Neither party shall be liable for nonperformance either in whole or in part of this MOU due to reasons unforeseen and beyond its control. These reasons shall include and be limited to strikes, lockouts, nationalization, acts of God, war and fire. In that event, the other party will be notified immediately in writing detailing full facts of the case and both parties will undertake to arrive at mutually satisfactory solutions to overcome the difficulties arising out of these circumstances.

4. Non-disclosure

Except in relation to information that is already in the public domain or required by law, or necessary for the performance of its obligations under this MOU and is accordingly disclosed to



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its respective officers, employees, representatives or agents each Party must not, without the written consent of the other party, directly or indirectly disclose to any other person, use or permit to be disclosed for any purpose other than that contemplated by this MOU, any information that is acquired by it about the other parties affairs under this MOU, or as a consequence of the parties collaboration and must keep all such information strictly confidential and ensure that its officers, employees, representatives and agents keep any such information confidential. All the material utilized by party-1, including rough work, for the said work should be handed over to the client, i.e., party-2 by party-1. ARBITRATION between both parties shall settle any dispute arising out of any clause of this AGREEMENT through mutual consultations between them. In case a settlement is not arrived at, such dispute(s) will be subjected to provisions of Arbitration & Conciliation Act, 1996. The venue of arbitration shall be in HYDERABAD.

The Memorandum of Understanding (MoU) is made on this 18th day October-2020, at Shalom Concept School, Hyderabad.

For Party-	1(Authorized	Signatory
I OI I GILV-	11/40111011/201	SIGHAIDIVI

Designation:

For Party-2(Authorized, Signatory)

In witness thereof

in witness thereof

1. Mr. G. Saltich, - YMF 2. Mr. K. Scilleddy - Sciolineddy

1.

2.



MEMORANDUM OF UNDERSTANDING

BETWEEN

Aptar Pharma India Pvt. Ltd., Hyderabad

And

Malla Reddy Engineering College (Autonomous), Secunderabad

Memorandum of understanding between the Department of Mechanical Engineering Malla Reddy Engineering College, Secunderabad and Aptar Pharma India Pvt. Ltd. Hyderabad On 12-9-2020

Memorandum of understanding

M/s Aptar Pharma India Pvt. Ltd. and Department of Mechanical Engineering, Malla Reddy Engineering College, Secunderabad recognize the value of providing practical exposure to mechanical engineering Students and Staff of Malla Reddy Engineering College. In this regard, memorandum of understanding supporting the interests of students and faculty members in carrying out the project and research activities. This memorandum of understanding is a statement of intent of the parties here to and is not legally binding and does not create legally enforceable duties and responsibility

M/s Aptar Pharma India Pvt. Ltd., with their expert industrial knowledge and skill intends to provide mentoring and support for the mechanical engineering student of Malla Reddy Engineering College Secunderabad. This may be include

- During the period of this Agreement, subject to compliance with the terms of the Agreement by Malla Reddy Engineering college &Aptar Pharma India Pvt. Ltd.. Malla Reddy Engineering college to set up a classroom Infrastructure at its premises and ensure that the premises are satisfactory to APTAR to run its course during the stipulated duration.
- Lending Support to College by deputing their experts to deliver industry oriented theoretical and practical knowledge to the students and faculty at Malla Reddy Engineering College
- Malla Reddy Engineering College and APTAR shall have entered into this Agreement for duration
 of one year for implementation and running of the program and thereafter, it will be open to
 both the Parties to renew the Agreement on mutually decided fresh terms and conditions.

Aptar Pharma India Pvt. Ltd. will

- Provide opportunities of Internship and Industrial visits to the students of Department of Mechanical Engineering after scrutiny based on their terms.
- Provide opportunities for short term industrial training to the faculty members of the Department of Mechanical Engineering.
- Assist the Department of Mechanical Engineering in drafting/updating the curriculum in compliance with the technological developments.

Aptar Pharma India Pvt. Ltd.

Factory:
Survey No.790,
Kistapur Village,
Medchal Mandal,
Medchal – Malkajgiri,
Telangana – 501401
Ph: +91 40 33100100

Registered Office:

R-854, TTC Industrial Estate, Thane – Belapur Road, Rabale, Navi Mumbai, Maharashtra 400701 India. Tel 91 22 6195 1900, Fax + 91 22 6195 1916.

CIN: U29195MH1999PTC207807



- Provide and set up the necessary equipment and infrastructure to conduct the training Courses in the institute premises.
- Ensure that a minimum of 50 number of students in a batch will participate in this training
- Provide necessary technical infrastructure & support to conduct the program details mentioned below.
- College will prepare the time table in discussion with Aptar for the conduct of the courses.
- Programs can be offered both during regular class and after College hours as per mutual acceptance.
- Not to have any claims or rights against the trade name, technology, marks expertise and logos of APTAR.
- COLLEGE will not record, store, transmit or use any material, trade name, technology, under any circumstances without a written approval from APTAR.
- This MOU may be amended and supplemented in writing at any time as decided and agreed by mutual written consent of the Parties.

This memorandum of understanding is characterized by mutual respect and continuing communication. When appropriate Aptar Pharma India Pvt. Ltd. and Malla Reddy Engineering College (Autonomous), Secunderabad will seek to invite representative of each other's personnel to make collective agreement for the smooth execution of this MOU.

This Memorandum of understanding shall take effect from the last signature for a period of Maximum 1 Year (From 12-9-2020 To 13-9-2021) and may be modified by Mutual written consent of both Aptar Pharma India Pvt. Ltd. and Malla Reddy Engineering College (Autonomous), Secunderabad.in the event of cancellation of this MOU both parties shall provide normal support for the current research and development activities.

All the activities contemplated under this MOU are subjected to and dependent upon the availability fund s and other necessary resources.

Signed at Malla Reddy Engineering College on the

Authorized signatory on behalf of

Malla Reddy Engineering College (Autonomous), Secunderabad

Signature

(Dr. A. RAVEENDRA)
PRINCIPAL, MREC

PRINCIPAL

Reddy Engineering Colles

(Autonomous) Maisammaguda, Dhulapally, † Via Kompally), Sec'bad-500 100

Authorized signatory on behalf of

M/s Aptar Pharma India Pvt. Ltd.

Seal:

Aptar Pharma India Pvt. Ltd.

Factory:
Survey No.790,
Kistapur Village,
Medchal Mandal,
Medchal – Malkajgiri,
Telangana – 501401
Ph: +91 40 33100100

Eng

500 100

Vderabad

Registered Office:

R-854, TTC Industrial Estate, Thane – Belapur Road, Rabale, Navi Mumbai, Maharashtra 400701 India. Tel 91 22 6195 1900,

Fax + 91 22 6195 1916.

CIN: U29195MH1999PTC207807





MEMORANDUM OF UNDERSTANDING (MOU) Between EMBEDTECH SOLUTIONS PVT. LTD.

DEPARTMENT OF MASTER OF BUSINESS ADMINISTATION, MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS) - MAIN CAMPUS

This document constitutes an agreement between MBA-MREC (A) and EMBEDTECH SOLUTIONS PVT. LTD. one of the leading Software companies in India with corporate head office at Plot No. 8, 3rd Floor, Siri Towers, Jai Hind Gandhi Road, Madhapur, Hyderabad - 500 081.

Objective:

The objective of this MOU is to express the willingness of both parties to engage in an effort to promote the competitiveness of MBA-MREC (A) as well as its activities to develop and expand relationships with industries offering scope of real time learning in managerial practices through internships projects and placements.

- Specific activities under this MOU will be identified through consultation between the two parties are;
 - 1. Internships and projects
 - 2. Expert lectures
 - 3. Customer and employee surveys
 - 4. consultancy

Along with the above mentioned areas any other support by *EMBEDTECH SOLUTIONS PVT*. *LTD*. towards the development of MBA department and the students with the mutual consent of

the parties.

1.1. EMBEDTECH SOLUTIONS PVT. LTD agrees to provide the support in the abovementioned areas like offering internships and projects, expert interactions to assist MBA-

MREC(A) to carry out activities that will improve the student abilities and competitiveness.

1.2. MBA-MREC(A) agree to work with and coordinate with EMBEDTECH SOLUTIONS PVT. LTD in the development of their initiatives to improve and expand support to all the activities they transact with. We also agree to allow EMBEDTECH SOLUTIONS PVT. LTD to carry out monitoring and evaluation of activities to assess the impact of these activities on participating candidates.

- 2.1. Duration of MOU: This MOU shall be operational upon signing and will have an initial duration of three years. All activities conducted before this date within the vision of the joint collaboration will be deemed to fall under this MOU.
- 2.2. Coordination: In order to carry out and fulfill the aims of this agreement, each party will appoint an appropriate person(s) to represent its organization and to coordinate the implementation
- 2.3. Managerial and Financial Support: Addendums to this MOU will be developed for specific managerial and financial support activities. These Addendums will provide a detailed description of the role, responsibility, and financial contribution of each party. Work plans and reporting requirements will be clearly outlined in the Addendums.
- 2.4. Confidentiality: Each party agrees that its hall not, at any time, after executing the activities of this MOU, disclose any information in relation to these activities or the affairs of business or method of carrying on the business of the other without consent of both parties.
- 2.5. Termination of MOU: The partnership covered by this MOU shall terminate upon completion of the agreed upon period. The agreement may also be terminated with a written two month notice from either side. In the event of non-compliance or breach by one of the parties of the obligations binding upon it, the other party may terminate the agreement with immediate effect
- 2.6. Extension of Agreement: The MOU may be extended provided the parties agree upon, and

can provide the necessary resources.

2.7. Communications: All notice, demands and other communication under this agreement in connection here with shall be written in English language and shall be sent to the last known address, e-mail, or fax of the concerned party. Any notice shall be effective from the date on which it reaches the other party.

2.8. Addendum: Any Addendum to this MOU shall be in writing and signed by both parties.

The terms and provisions in this MOU also apply to any subsequent Addendum to this agreement.

IN WITNESS WHERE OF, the parties here to have executed this MOU on the day of August 17th 2020.

BHAVANA SURUKANTI

SR HR EXECUTIVE

HYDERABAD

Signature and date:

Bhavana 17/08/2020

PRINCIPAL,

MREC(A)

Signature and date:

PRINCIPAL Malla Reddy Engineering College (Autonomous) Maisammaguda, Dhulapally, (Post Via Kompally), Sec'bad-500 100



(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle) NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

MEMORANDUM OF UNDERSTANDING (MOU)

This Memorandum of Understanding is made, between Lord Shiva Technologies having its office at Flat No. 203, Sai Purnima Apartments, # 2-1-475, Street No. 7, Nallakunta, HYDERABAD -500 044, Mobile: +91-94404 0955 And Departments of Mining, Mechanical of Malla Reddy College(Autonomous) [MREC(A)], having it's office Gundlapochampally, Medchal, Medchal - Malkajgiri District, Telangana - 500100, at

Lord Shiva Technologies offers the following as per this MOU

- a) Industry connection and Internship projects
- b) Hands-on Works
- c) Seminars by Industry experts
- d) Soft skills training
- e) Other training programs as required by MREC(A).

MREC(A) shall provide the following basic infrastructural facilities:

- Rooms to conduct training/counselling/Interviews.
- II. Necessary furniture and power supply.

Terms and Conditions:

Whereas the College is desirous of undertaking a joint project for the afore-mentioned scheme with the two parties of this Memorandum of Understanding, with the intention to be legally bound, except any commercial terms.

Both parties shall provide a single point of contact for coordination on broad policy issues and matters related to centralized operations.

Exclusivity:

The training center shall not allow any other Recruitment Services Provider operating in the same category either for training or for any other promotional activities into the campus as long as this MoU is in force.

Force Majeure:

In the event of the non-fulfilment of the contract terms and conditions, due to any reason of force majeure namely fires, wars, riots, strikes, natural calamities, etc. no party will be responsible.

Liabilities:

Both parties shall not, however, be liable for each other's transactions or business.

Breach of Agreement:

Both parties shall have the right to terminate the agreement with the Training Centre, in case the College either fails to provide the services successfully as mentioned in the agreement, or violates any of the clauses mentioned in the MOU,

Period of Validity:

This agreement shall be initially valid for three years from the date of signing, i.e.08 /08/2020 the agreement and to be renewed subsequently by mutual consent of both the parties.

Arbitration:

Any dispute arising with regard to any aspect of this Agreement shall be settled through mutual consultations and agreements by the parties to the Agreement.

For & on behalf of
MALLA REDDY ENGINEERING
COLLEGE (AUTONOMOUS) Recognic Shrifk. Durga Mahade

Dr A Ramaswami Recognic Shrifk. Durga Mahade
CEO
In the presence of

Nalla Reddy Engineering College
In the presence of

Nalla Reddy Engineering College

The College of CEO

Nalla Reddy Engineering Celege of CEO

Nalla Reddy Eng

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(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle)
NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is made between Siri 1 Technologies India Pvt Ltd here in referred to as "Recruitment Services Provider" —having its office at 3-29/2, 2nd Floor, Mayur Plaza, Behind Cine Planet, Kompally, Medchal District, Secunderabad, Telangana - 5000014 and Malla Reddy Engineering College [MREC(A)], having it's office at Maisammaguda, Gundlapochampally, Medchal, Medchal - MalkangiRi District, Telangana - 500100, here in after referred to as "College", is represented by its authorized representative of the second part.

This MoU is signed, is to be known as "Recruitment Services Provider" by Siri 1 Technologies India Pvt Ltd.

Recruitment Services Provider offers the following:

Recruitment Services Provider proposes Hands-on based CRT programs, Soft skills trainings, Workshops, Seminars and other training programs as per industry requirements.

- a) Recruitment Services, Campus Drives
- b) Industry connects [R&D Funded Industries Projects]
- c) CRT, Company Specifics Trainings
- d) Hands-on Workshops
- e) Project based Trainings
- f) Seminars by Industry experts
- g) Code Camps
- h) Overseas Education
- i) Other training programs as required by Industry

Additional and Value-Added Services Provided by the Recruitment Services Provider:

 The "Recruitment Services Provider" shall regularly engage with the students through knowledge transfer activities by way of various closed circuit social groups created for the students specifically for this.



(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle)
NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

 The "Recruitment Services Provider" shall conduct campus recruitment drive in your campus for students interested in participating in career placements. However, selection will be purely based on the student's merit.

Terms and Conditions:

Whereas the College is desirous of undertaking a joint project for the afore-mentioned scheme with the ""Recruitment Services Provider", the two parties of this Memorandum of Understanding, with the intention to be legally bound, accept the following terms and conditions:

a) Coordination and Contact Points:

- "Recruitment Services Provider" shall provide a single point of contact for coordination on broad policy issues and matters related to centralized operations.
- "Recruitment Services Provider"shall provide a single point of contact for coordination on all
 operational matters which include trainingother aspects as per "Recruitment Services Provider"

b) Responsibilities of the Training Centre:

The College shall:

- Organize activities under the Siri 1 Technologies India Pvt Ltdcampus recruitment programs as per the "Recruitment Services Provider" guidelines.
- Not make any financial commitment on behalf of the "Recruitment Services Provider", nor shall take
 loans or create any other financial liability binding the "Recruitment Services Provider" under this
 agreement.
- Have all the Training Center employees related to this project on its payroll, and "Recruitment Services
 Provider" shall have no legal, financial or any other responsibilities towards them.
- All the infrastructure for the camp shall be provided by College.
- Conduct no such parallel activity which may be prejudicial to the interests of the said Scheme or "Recruitment Services Provider".
- Provide the following basic infrastructural facilities:
 - I.Rooms to conduct training/counselling/Interviews.
 - II. Necessary furniture and power supply.



(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle) NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

College will nominate a person with details of mobile number as contacted person for implementation of this MOU

c) Responsibilities of "Recruitment Services Provider":

The "Recruitment Services Provider" shall:

- Develop and provide broad outline to the enrolled employment aspiring students.
- Provide norms and guidelines wherever necessary.
- Be responsible for the logistics and operational aspects involving the recruitment drive of the afore
- Provide timely clarifications regarding Employers and other necessary information to the Training

Recruitment Services Provider will nominate a person with details of mobile number as contacted person for implementation of this MOU

d) Exclusivity:

The training center shall not allow any other Recruitment Services Provider operating in the same category either for training or for any other promotional activities into the campus as long as this MoU is in force.

e) Force Majeure:

In the event of the non-fulfilment of the contract terms and conditions, due to any reason of force majeure namely fires, wars, riots, strikes, natural calamities, etc., neither theCollege nor the"Recruitment Services Provider" shall be held responsible for any loss or consequential loss.

f) Indemnity:

The College hereby agrees jointly and severally to indemnify "Recruitment Services Provider", their representatives, administrators and properties from and against all action, demands, proceedings, prosecutions, attachments, and the like arising out of its liabilities and all charges, taxes, etc.

Similarly, "Recruitment Services Provider" shall be liable to indemnify/compensate the College on account of any losses arising due to the fault of "Recruitment Services Provider".

f) Liabilities:

The "Recruitment Services Provider" shall not, however, be liable for:

- Any payments of claims by employees of the College.
- Discharging any financial commitments made by the College.
- Any legal suit on account of demands concerning the infringement of copyright and other laws by the College which have no nexus with the object of the MoU being entered into.
- The College shall ensure that all of its software is legal. "Recruitment Services Provider" shall not be responsible in any way for any liabilities arising out of the use of pirated software or other materials.



(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle)
NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

g) Breach of Agreement:

The "Recruitment Services Provider" shall have the right to terminate the agreement with the Training Centre, in case the College either fails to provide the services successfully as mentioned in the agreement, or violates any of the clauses mentioned in the MOU, or exploits the students or misuses the partnership with the "Recruitment Services Provider" in any way.

h) Amendment to the Agreement:

The obligation of the College and the "Recruitment Services Provider" has been outlined in this agreement. However, during the operation of the agreement, circumstances may arise which call for modifications of this Agreement. These modifications will be mutually discussed and agreed upon in writing.

i) Period of Validity:

This agreement shall be initially valid for one year from the date of signing the agreement and to be renewed subsequently by mutual consent of both the parties.

j) Arbitration:

Any dispute arising with regard to any aspect of this Agreement shall be settled through mutual consultations and agreements by the parties to the Agreement.

For the Recruitment Services For the College Provider Oruganti Venkateswarulu SEIS DrA.Ramaswam Managing Director Director Reddy Engineering College Siri 1 Technologies India Pvt Ltd Malla Reddy Engineering College Date: Date: Maisammaguda, Dhulapally, In the presence of Post Via Kom In the presence d 2. 2.



(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle)
NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is made between Lasya IT Solutions Pvt Ltd (Lasya Infotech) herein referred to as "Training Provider" —having its office at 3-29/2, 2nd Floor, Mayur Plaza, Behind Cine Planet, Kompally, Medchal District, Secunderabad, Telangana - 5000014 and Malla Reddy Engineering College (Autonomous)[MREC(A)], having its Main campus office at Maisammaguda, Gundlapochampally, Medchal, Medchal - Malkangiri District, Telangana - 500100, hereinafter referred to as "College", is represented by its authorized representative of the second part.

Lasya Infotech Offers the following:

Lasya Infotech proposes Hands-on based trainings, workshops, Seminars, Code Camps and other training programs as per industry requirements.

- a) Industry connects [R&D Funded Industry Projects]
- b) Hands-on Workshops
- c) Project based Trainings
- d) Seminars by Industry experts
- e) Code Camps
- f) CRT, Company Specifics Trainings
- g) Overseas Education Placements
- h) Other training programs as required by Industry

Additional and Value-Added Services Provided by the Training Provider:

- The "Training Provider" shall set-up an incubation center to help the students by providing the guidance required in trending technologies higher education and study abroad.
- The "Training Provider" shall regularly engage with the students through knowledge transfer activities by way of various closed circuit social groups created for the students specifically for this.
- The "Training Provider" shall conduct campus recruitment drive in your campus for students interested
 in participating in career placements. However, selection will be purely based on the student's merit.

Terms and Conditions:



(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle) NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

Whereas the College is desirous of undertaking a joint project for the training and handholding components of the afore mentioned scheme with the ""Training Provider"", the two parties of this Memorandum of Understanding, with the intention to be legally bound, accept the following terms and conditions:

a) Coordination and Contact Points:

- "Training Provider" shall provide a single point of contact for coordination on broad policy issues and matters related to centralized operations.
- "Training Provider" shall provide a single point of contact for coordination on all operational matters which include training, infrastructure, and all other aspects as per "Training Provider" guidelines.

b) Responsibilities of the College:

The College shall:

- Organize training activities under the Lasya Infotech training programs as per the "Training Provider" guidelines.
- Not make any financial commitment on behalf of the "Training Provider", nor shall take loans or create any other financial liability binding the "Training Provider" under this agreement.
- Have all the Training Center employees related to this project on its payroll, and "Training Provider" shall have no legal, financial or any other responsibilities towards them.
- All the software and hardware will be provided by College
- Conduct no such parallel activity which may be prejudicial to the interests of the said Scheme or "Training Provider".
- Provide the following basic infrastructural facilities:

I.Rooms to conduct training/counselling

II. Necessary furniture and power supply.

The college will nominate two representatives for placement and academic programs.



(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle) NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

c) Responsibilities of "Training Provider":

The "Training Provider" shall:

- Develop and provide broad course outline to the enrolled students.
- Provide norms and guidelines wherever necessary.
- Be responsible for the logistics and operational aspects involving the training component of the afore
- Provide timely clarifications regarding academic inputs and other necessary information to the College.

d) Exclusivity:

The training center shall not allow any other training provider operating in the same category of training either for training or for any other promotional activities into the campus as long as this MoU is in force.

e) Force Majeure:

In the event of the non-fulfilment of the contract terms and conditions, due to any reason of force majeure namely fires, wars, riots, strikes, natural calamities, etc., neither theCollege nor the""Training Provider"" shall be held responsible for any loss or consequential loss.

f) Indemnity:

The College hereby agrees jointly and severally to indemnify ""Training Provider"", their representatives, administrators and properties from and against all action, demands, proceedings, prosecutions, attachments, and the like arising out of its liabilities and all charges, taxes, etc.

Similarly, ""Training Provider"" shall be liable to indemnify/compensate the College on account of any losses arising due to the fault of ""Training Provider"".

f) Liabilities:

The ""Training Provider"" shall not, however, be liable for:

- Any payments of claims by employees of the College.
- Discharging any financial commitments made by the College.
- Any legal suit on account of demands concerning the infringement of copyright and other laws by the College which have no nexus with the object of the MoU being entered into.
- The College shall ensure that all of its software is legal. ""Training Provider"" shall not be responsible in any way for any liabilities arising out of the use of pirated software.



(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle)
NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.)

g) Breach of Agreement:

The "Training Provider" shall have the right to terminate the agreement with the College, in case the College either fails to provide the services successfully as mentioned in the agreement, or violates any of the clauses mentioned in the MOU, or exploits the students or misuses the partnership with the "Training Provider" in any way.

h) Amendment to the Agreement:

The obligation of the College and the ""Training Provider"" has been outlined in this agreement. However, during the operation of the agreement, circumstances may arise which call for modifications of this Agreement. These modifications will be mutually discussed and agreed upon in writing.

i) Period of Validity:

This agreement shall be initially valid for three years from the date of signing the agreement and to be renewed subsequently by mutual consent of both the parties.

j) Arbitration:

Any dispute arising with regard to any aspect of this Agreement shall be settled through mutual consultations and agreements by the parties to the Agreement.

For the College	For the Training Provider
DrA.Ramaswami Reddy Directora Reddy Engineering College Malla Reddy Engineering College Date: Maisammaguda, Dhulapaily, (Post Via Komply), Sec'bad-500 100 In the presence of 1.	Oruganti Venkates warman Managing Director Lasya IT Solutions Pvt Ltd Date:
	1.
2.	2.



MEMORANDUM OF UNDERSTANDING (MOU)

This Memorandum of Understanding is made, between SKILLTIMATE having its office at Plot no 13,Patel Enclave,Yappral,Hyderabad and Malla Reddy Engineering College(Autonomous) [MREC(A)], having it's office at Maisammaguda, Gundlapochampally, Medchal, Medchal - Malkangiri District, Telangana - 500100,

SKILLTIMATE offers the following as per this MOU

- a) Industry connection and Internship projects
- b) Hands-on Works
- c) Seminars by Industry experts
- d) Soft skills training
- e) Other training programs as required by MREC(A).

MREC(A) shall provide the following basic infrastructural facilities:

- I. Rooms to conduct training/counselling/Interviews.
- II. Necessary furniture and power supply.









Terms and Conditions:

Whereas the College is desirous of undertaking a joint project for the afore-mentioned scheme with the two parties of this Memorandum of Understanding, with the intention to be legally bound, except any commercial terms.

Both parties shall provide a single point of contact for coordination on broad policy issues and matters related to centralized operations.

Exclusivity:

The training center shall not allow any other Recruitment Services Provider operating in the same category either for training or for any other promotional activities into the campus as long as this MoU is in force.

Force Majeure:

In the event of the non-fulfillment of the contract terms and conditions, due to any reason of force majeure namely fires, wars, riots, strikes, natural calamities, etc. no party will be responsible.

Liabilities:

Both parties shall not, however, be liable for each other's transactions or business.

Breach of Agreement:

Both parties shall have the right to terminate the agreement with the Training Centre, in case the College either fails to provide the services successfully as mentioned in the agreement, or violates any of the clauses mentioned in the MOU,









Period of Validity:

This agreement shall be initially valid for two years from the date of signing the agreement and to be renewed subsequently by mutual consent of both the parties.

Arbitration:

Any dispute arising with regard to any aspect of this Agreement shall be settled through mutual consultations and agreements by the parties to the Agreement.

For & on behalf of MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS)

Dr A Ramaswami Reddy 113 College

Directorisammaguda Dhulandi Malla Reddy Engineering College

In the presence of

For & on behalf of SKILLTMATE

M. Hemala CTO (

Skilltimate Technologies

In the presence of





S AND S GEOLOGICAL CONSULTANTS

Memorandum of Understanding

Between

Malla Reddy Engineering College (Autonomous), Secunderabad
And

S and S Geological Consultants, Hyderabad

This Memorandum of Understanding (MOU) establishes partnership between Malla Reddy Engineering College (Autonomous), Secunderabad and S and S Geological Consultants , Hyderabad.

I. PRIMARY PARTNERING ORGANIZATION

Malla Reddy Engineering College (Autonomous) located at Maisammaguda, Dhulapally (Post), Via Kompally, Secunderabd – 500 100, hereinafter referred to as MREC(A), is a fulfilment of the distinct vision of its Founder Chairman, Sri. Ch. Malla Reddy, the present MLA from Medchal Assembly constituency and Honourable Minister of Labour, Employment, Women and Child Development, Government of Telangana. MREC is one of the premier Autonomous Engineering Colleges in the State of Telangana, established in the year 2002, approved by AICTE, New Delhi and affiliated to JNTUH, Hyderabad. The institution offers, apart from B. Tech., M. Tech. and MBA courses, thus making it one of the fastest growing academic institutions.

Collaborating Departments of the Institution:

- Mining Engineering was started during 2013, with an intake of 60 students per batch. So far, three batches of students have passed out and employed in various reputed organizations. A good number of students are perusing higher education in India & abroad.
- 2. The Department Of Civil Engineering is producing high quality technical manpower needed my industry, R&D organizations, and academic institutions since 2004. The current annual intake is 180 students in B. Tech and 30 students at M. Tech.

III.PURPOSE AND SCOPE

Based on the availability of slots and vacancies the following will be provided by S&S to the students of Mining & Civil of MREC (A)

- 1. Internships
- 2. Industrial visits
- 3. Placements
- 4. Consultancy Projects

Together, the Parties enter into this Memorandum of Understanding to mutually promote Training for Students of MREC(A) in S and S Geological Consultants for students to attain knowledge in various aspects of mining and infrastructure industry like design, execution, safety, work culture in industry, etc.



S AND S GEOLOGICAL CONSULTANTS

IV. RESPONSIBILITIES

Each party will appoint a person to serve as the official contact and coordinate the activities of each organization in carrying out this MOU.

Both the organizations agree to the following tasks for this MOU:

Malla Reddy Engineering College (Autonomous) will:

- Send Quality Students who excelled in academics only
- Take responsibility of all students discipline whenever they go to S and S Geological Consultants
- The students will provide indemnity bond to absolve S and S Geological Consultants of any responsibility if anything untoward happens.

S and S Geological Consultants will:

• Provide quality knowledge in respect of safety, methodology, good work culture, etc

V. TERMS OF UNDERSTANDING

The term of this MOU is for a period of <u>ONE YEAR</u> from the date of agreement and may be extended upon written mutual agreement.

Either organization may terminate this MOU upon thirty (30) days written notice without penalties or liabilities.

Authorization

The signing of this MOU is not a formal undertaking. It implies that the signatories will strive to reach, to the best of their ability, the objectives stated in the MOU.

On behalf of the organization I represent, I wish to sign this MOU and contribute to its

further development

and the same

Dr.K.Srinivas Head & Professor, Min.Engg. On

behalf of MREC(A)

Signature

WON behalf of

Geological Consultants

Date: 11-07-2020

Date: 11-07-2020

Phone: 040-2332 2990, Fax: 040-2332 2991, Mail id: ssgchyd04@gmail.com

Keerthika Technologies

2-39/1/B, Besides DENA Bank, Chandanagar Hyderabad – 500050 Telangana, India

Ph: +91-8297118877

https://garuda3d.com/

email: selvakumaran@garuda3d.com

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter referred to as the "MOU") executed this day 7 hours between the 'Keerthika Technologies', Chandanagar, Hyderabad and 'MALLA REDDY ENGINEERING COLLEGE' (Autonomous), Dhulapally, Hyderabad

WHEREAS the MALLA REDDY ENGINEERING COLLEGE (Autonomous) is a Higher Educational Institution and Autonomous Educational Institute duly approved by the AICTE, UGC (under Ministry of HRD, Govt. of India) to provide Technical education at under graduate and post-graduate level.

WHEREAS the Keerthika Technologies is an Indian In-house FFF 3D Printer Manufacturer providing Sales & Services with 3D Printers, also provides quality & productive Technical services and Engineering works. It also conducts Workshops in Technical Institutions and Startup companies to enhance skills and productivity of faculty, students and entrepreneurs.

WHEREAS both institutions desire to establish relations in the area of Industry Institute collaboration and providing Internships and conduct of Workshops in 3D Printing and Modeling.

NOW therefore the two parties have agreed to cooperate as follows:-

AREAS OF COLLABORATION

- a) Technical Trainings
- b) Internship in 3D Printing
- c) Technical Workshops for Students and Faculty
- d) Joint research projects/proto types

MUTUAL OBLIGATIONS

- The two parties here to undertake to jointly solicit for funds including donor funds, research grants, contributions, subscriptions and such related funds for the purpose of realizing any or all the objectives of the collaboration.
- The overall Memorandum does not entail any obligation for the two parties to fund any travels for researchers from the other institution. Provided that funds are available from elsewhere (e.g.

Keerthika Technologies

2-39/1/B, Besides DENA Bank, Chandanagar Hyderabad – 500050 Telangana, India

Ph: +91-8297118877

https://garuda3d.com/

email: selvakumaran@garuda3d.com

INTELLECTUAL PROPERTY RIGHTS

All rights created by patent as a result of joint activity shall be shared by MREC (A) and the Keerthika Technologies. Unless all the parties agree, no party shall individually, and without prior notice and consent of the others, file or obtain whether in India or abroad or elsewhere and anywhere any Intellectual Property Rights over any research materials or information under this Memorandum including properties, derivatives or processes including those that may utilize the knowledge of local communities regarding any product or process even such process has been modified to a more sophisticated level by synthetic or any other method. The Intellectual Property shall be in any event jointly owned by both parties. Regarding authors' rights, only co-investigators and other scientific staff that have contributed significantly to the study planning, fieldwork, data analysis and write-up, will be included as co-authors.

MATERIAL TRANSFER AGREEMENT

Any and all materials transferred between the parties shall be subject to an acceptable 'material transfer agreement' signed by the parities and appended to the agreement of collaboration regarding the individual projects.

DURATION OF THE MEMORANDUM

This Memorandum of Understanding shall come into effect from the date of execution and shall remain in force for a period of Two years.

PRODUCT DEVELOPMENT

If the students or faculty of MREC (A) is working on a Product Development in the facilitate of the Keerthika Technologies where research activities are carried out. In such Product Development Process any Ideation, Novelty, Proof of Concept, IPR and Product Development Rights will be held only by the Keerthika Technologies as part of Research & Development.

SETTLEMENT OF DISPUTES

- 1. The parties shall first use reasonable endeavors to amicably settle disputes arising out of or in connection with this Collaboration Agreement.
- 2. Where a dispute has not been amicably resolved the parties shall enter into structured negotiation with the assistance of a mediator acceptable to both sides.
- 3. Where mediation fails the parties shall settle the dispute through arbitration, such arbitration shall be

concrete collaborative projects), both parties will facilitate practical arrangements related to study visits from the collaborating institution including office accommodation and necessary administrative functions to enable them to carry out program objectives.

- 3. Both institutions shall seek waiver of duty, GST and value added tax if applicable on any equipment and materials for use by students and staff participating in this collaboration. As a general rule, the title and custody of any equipment acquired in the course of the collaboration shall remain with the host institution upon the expiry of that particular project as specified in individual 'agreements of collaboration'.
- 4. Both institutions shall abide by current guidelines on good research practice and ethics available in relation to all research activities.
- 5. Both institutions further agree to bear the cost of administering the program on such terms as shall be mutually agreed upon from time to time.
- 6. Both parties shall make rules governing the use of their respective facilities including laboratories, library and workshops where such facilities are used to conduct any of the functions of this collaboration as specified in 'agreements of collaboration' regarding each individual project.
- 7. Both parties jointly and independently agree to make available suitable facilities and personnel as and when required and on such terms as to fees, remuneration, insurance, and any other incidents thereto as specified in 'agreements of collaboration' regarding each individual project.
- 8. The parties shall share both in gains and losses of the collaboration including skills, inventions/patents, profits and liabilities whether pecuniary or otherwise provided always Intellectual Property rights shall be shared equally.
- The parties shall keep each other indemnified against all damages to or losses resulting from the fault of their respective agents and/or servants.

MANAGEMENT OF THE COLLABORATION

Each Institution shall designate a coordinator to develop and coordinate the program activities. The initial coordinators are Heads of the Department of Mechanical Electrical & Electronics Engineering and Mining Engineering for the MALLA REDDY ENGINEERING COLLEGE (Autonomous), and Founder and CEO, Keerthika Technologies. Notification of any change or successor shall be in writing to the other party.

conducted under the rules of arbitration of the International Chamber of commerce by one or more arbitrators appointed in accordance with the said rules. The award of the arbitration shall be final and binding upon the parties.

FORCE MAJEURE

Either party shall promptly notify the other party, in writing, of any situation or event arising from circumstances beyond their control, which they could not have reasonably foreseen, and which make the performance of all or part of the parties obligations under this contract impossible. Upon notification of the occurrence of such a situation or event, the performance of this contract shall be deemed to be postponed for a period of time equivalent to that caused by the Force Majeure and reasonable period not exceeding one (1) week thereafter shall be allowed for remobilization to continue the performance of the contract.

REVIEW AND AMENDMENTS

The Memorandum may be amended or revised if both parties agree. Such amendments or revision shall be effective from the date of signature.

Amendments may be decided at any time and shall be made in writing upon mutual consent of the parties.

TERMINATION OF MEMORANDUM

The memorandum of Understanding may be terminated with immediate effect by mutual agreement between the parties or by either party giving the other not less than six (6) months notice in writing.

Keerthika Technologies

2-39/1/B, Besides DENA Bank Chandanagar Hyderabad – 500050 Telangana, India

Ph: +91-8297118877

http://garuda3d.com/

email: selvakumaran@garuda3d.com

IN WITNESS WHEREOF, the Parties here to have executed this Memorandum of Understanding this day July 2020

SIGNED for and on behalf of the: MALLA REDDY ENGINEERING COLLEGE (Autonomous), Dhulapally, Hyderabad,

DIRECTOR

DIRECTOR

Malla Reddy Engineering College

(Autonomous)

MALLA REDDY ENGINEERING COLLEGE (Authoromous),

Via Kompally), Sec'bad-500 100

DOWN T

In the Presence of:

SIGNED

For and on behalf of the GARUDA 3D

FOUNDER& CEO, GARUDA 3D

& KeerThike Technologies

In the Presence of: (MURAPAK



(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle)
NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is entered into on this 10th day of March 2020, between Schema Infotech Private Limited (Company) dba, Schema Technologies, located at Suchitra junction 5th floor VRK Silks Building, beside Rushh Hospital, Hyderabad, Telangana 500067, India and Malla Reddy Engineering College(MREC) (College)is the parent college of the Malla Reddy Group of Institutions, located at Campus-I, Maisammaguda(H), Gundlapochampally Village, Medchal Mandal, Medchal-Malkajgiri District, Telangana State - 500100.

Schema Infotech Private Limited is a software training, development and placement organization. We train fresh engineering and other graduates and shape them into job-ready software professionals. We also provide software development services to various businesses and other IT companies along with IT staffing services by recruiting and placing finest software professional in various IT and software companies.

Malla Reddy Engineering College (MREC) is established to power your imagination with innovation and inspiration. And that is through providing quality technical education on par with international standards. It persistently seeks and adopts innovative methods to improve the quality of higher education on a consistent basis. At MREC, experienced and learned teachers are strongly encouraged to nurture the students. The global standards set at MREC in the field of teaching and research spurs us on in our relentless pursuit of excellence.

In the spirit of friendship and with mutual interest in cooperation, Schema Infotech Private Limited (Company) dba, Schema Technologies, and Malla Reddy Engineering College (MREC) enter into this **Memorandum of Understanding** (MoU) to promote joint educational collaboration and agree as follows:

SERVICES:

Company provide the below services to the student of the college in terms of

- Workshops
- Internships
- Software Trainings
- Projects
- Placements
- Certifications

Schematechnologies.com



(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle)
NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

Company focuses mainly on the following languages/technologies while providing the above mentioned services, which help the students of the college in pursuing better opportunities that help in the career growth:

- IoT
- Bigdata(Hadoop)
- Mobile App Development
- C, C++, JAVA, Python
- Web Development, etc.

NON-COMPETE:

College hereby agrees that, all topics of the seminars or sessions conducted by the company to the students of the college, will not be conducted or repeated by any other college, company, consultancy or agency, resulting in breach of this agreement.

PAYMENTS

The terms of payment for the services conducted will be made on the type of service offered and students showing up for the program. The details of the payment will be submitted in Exhibit A. Upon agreeing by both the parties on the terms of payment for individual service listed, Exhibit A will be signed. All the financial and non-financial matters would be kept confidential between college and company.

WORK SPACE & USAGE OF RESOURCES

College and Company agrees to conduct the services listed either at the space allocated by the college in its premises or at the Company office. While the services being conducted at the college, college will provide the required resources to the company to conduct the assigned service. Similarly, Company will provide access and training for any and all equipment necessary for STUDENT to fulfill his/her service role. Arrangements for the service offered will be made by the party who conducts it.

POINT OF CONTACT:

Both Company and College will assign POC from respective parties. The company designee allocated will communicate on a regular basis with the College TPO or faculty member who will be associated with the program for any issues or changes or information required in the process. The Company supervisor or his or her designee shall meet with the appropriate College program coordinator in order to facilitate the most mutually beneficial experience for all parties involved, or at the request of any of the parties involved. Company will require coordinators, who are enthusiastic to hold the spirit of the Company and zeal of acquiring knowledge from the workshop and assist the other students of the College, regarding any queries about the workshop to be conducted in college.

Schematechnologies.com



Malla Reddy Engineering College

(AUTONOMOUS)

(An UGC Autonomous institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle)
NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

USE OF NAME

None of the parties shall use the name, logo, likeness, trademarks, image or other intellectual property of either of the other parties for any advertising, marketing, endorsement or any other purposes without the specific prior written consent of an authorized representative of the other party as to each such use. MREC may refer to the affiliation with Schema Infotech Private Limited in its brochures and other public information materials having to do with the Program.

LENGTH OF AGREEMENT TERM

- A. Initial Term MREC and Schema Infotech Private Limited have reached this initial agreement for the term beginning 11th March, 2020, and ending 10th March, 2022. This agreement shall become effective upon execution. This agreement may be terminated by either party without cause after giving the other party 90 days advance written notice of the intention to terminate.
- B. Renewal Process This agreement may be renewed every <u>TWO</u> years. The renewal process is based on STUDENT feedback, Company evaluations and College management desire to continue this relationship for the purpose of community-based learning under the conditions that:
 - The College and Company continue to be committed to actively supporting the goals of the other.
 - 2. The STUDENT work is meaningful and helpful.
 - The relationship is consistent with the goals of the Company, College, STUDENT and faculty.

Amendments to this MOU may be requested, in writing, by either party and approved by the authorized signatories.

Signature on behalf

(Schema Technologies)

Signature on behalf

(Malla Reddy Engineering College(MREC))

DIRECTOR

Malla Reddy Engineering College (Autonomous)

Maisammaguda, Dhulapally, 'Post Via Kompally), Sec'bar 500 100.

Schematechnologies.com

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MEMORANDUM OF UNDERSTANDING

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Schema Infotech Private Limited is a software training, development and placement organization. We train fresh engineering and other graduates and shape them into job-ready software professionals. We also provide software development services to various businesses and other IT companies along with IT staffing services by recruiting and placing finest software professional in various IT and software companies.

Malla Reddy Engineering College (MREC) is established to power your imagination with innovation and inspiration. And that is through providing quality technical education on par with international standards. It persistently seeks and adopts innovative methods to improve the quality of higher education on a consistent basis. At MREC, experienced and learned teachers are strongly encouraged to nurture the students. The global standards set at MREC in the field of teaching and research spurs us on in our relentless pursuit of excellence.

In the spirit of friendship and with mutual interest in cooperation, Schema Infotech Private Limited (Company) dba, Schema Technologies, and Malla Reddy Engineering College (MREC) enter into this **Memorandum of Understanding** (MoU) to promote joint educational collaboration and agree as follows:

SERVICES:

Company provide the below services to the student of the college in terms of

- Workshops
- Internships
- Software Trainings
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- Certifications

www.schematechnologies.com



Company focuses mainly on the following languages/technologies while providing the above mentioned services, which help the students of the college in pursuing better opportunities that help in the career growth:

- loT
- Bigdata(Hadoop)
- Mobile App Development
- C, C++, JAVA, Python
- Web Development, etc.

NON-COMPETE:

College hereby agrees that, all topics of the seminars or sessions conducted by the company to the students of the college, will not be conducted or repeated by any other college, company, consultancy or agency, resulting in breach of this agreement.

PAYMENTS

The terms of payment for the services conducted will be made on the type of service offered and students showing up for the program. The details of the payment will be submitted in Exhibit A. Upon agreeing by both the parties on the terms of payment for individual service listed, Exhibit A will be signed. All the financial and non-financial matters would be kept confidential between college and company.

WORK SPACE & USAGE OF RESOURCES

College and Company agrees to conduct the services listed either at the space allocated by the college in its premises or at the Company office. While the services being conducted at the college, college will provide the required resources to the company to conduct the assigned service. Similarly, Company will provide access and training for any and all equipment necessary for STUDENT to fulfill his/her service role. Arrangements for the service offered will be made by the party who conducts it.

POINT OF CONTACT:

Both Company and College will assign POC from respective parties. The company designee allocated will communicate on a regular basis with the College TPO or faculty member who will be associated with the program for any issues or changes or information required in the process. The Company supervisor or his or her designee shall meet with the appropriate College program coordinator in order to facilitate the most mutually beneficial experience for all parties involved, or at the request of any of the parties involved. Company will require coordinators, who are enthusiastic to hold the spirit of the Company and zeal of acquiring knowledge from the workshop and assist the other students of the College, regarding any queries about the workshop to be conducted in college.



USE OF NAME

None of the parties shall use the name, logo, likeness, trademarks, image or other intellectual property of either of the other parties for any advertising, marketing, endorsement or any other purposes without the specific prior written consent of an authorized representative of the other party as to each such use. MREC may refer to the affiliation with Schema Infotech Private Limited in its brochures and other public information materials having to do with the Program.

LENGTH OF AGREEMENT TERM

- A. Initial Term MREC and Schema Infotech Private Limited have reached this initial agreement for the term beginning 11th March, 2020, and ending 10th March, 2022. This agreement shall become effective upon execution. This agreement may be terminated by either party without cause after giving the other party 90 days advance written notice of the intention to terminate.
- B. Renewal Process This agreement may be renewed every <u>TWO</u> years. The renewal process is based on STUDENT feedback, Company evaluations and College management desire to continue this relationship for the purpose of community-based learning under the conditions that:
 - The College and Company continue to be committed to actively supporting the goals of the other.
 - The STUDENT work is meaningful and helpful.
 - The relationship is consistent with the goals of the Company, College, STUDENT and faculty.

Amendments to this MOU may be requested, in writing, by either party and approved by the authorized signatories.

Signature on behalf

(Schema Technologies)

Signature on behalf

(Malla Reddy Engineering College(MREC))

www.schematechnologies.com

AGREEMENT

BETWEEN

SAKROBOTIX LAB PVT. LTD

AND MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS)

EXECUTED

ON

02/03/2020

AT

SECUNDRABAD

(AGREEMENT)

This **Agreement** (hereinafter referred to as the "**Agreement**") is entered into on this the 02 day of MARCH 2020 (Two Thousand Twenty) (Effective Date) at SECUNDRABAD within the district of Madchel-Malkajgiri in Telangana;

By and Between

Sakrobotix Lab Pvt. Ltd, a company, duly incorporated under the Companies Act, 1956, having its registered office at Room No.121, Start-up Centre, IIT Bhubaneswar, Samantapuri Campus, Gajapati Nagar, Bhubaneswar – 751013, Odisha. being represented through its Authorised Signatory, Directorand Chief Executive Officer, Mr. Sakyasingha Mahapatra, aged about 35 years (hereinafter referred to as the "First Party") which expression, unless excluded from or repugnant to the meaning or context thereof shall include its successor(s) and/or representative(s) and/or administrator(s) and/or assignees;

And

Malla Reddy Engineering College (MREC) was started in the year 2002 under the Chairmanship of Sri.Ch. Malla Reddy, M.P, who has vast experience in providing high quality technical education, on par with premier Institutions like NITs and IITs in the country. MREC was started with the approval of AICTE, New Delhi and is affiliated to JNTUH, Hyderabad. The college is situated in a serene, lush green environment on Kompally- Bahadhurpally Road, opposite to Forest academy, R.R.District, Telangana State.

MREC is now an accreditated institution by NAAC with 'A' Grade. The Institution has high quality infrastructure and well equipped laboratories in all departments. The college achieved autonomous status under JNTUH w.e.f 2011-12 and also conferment of autonomous status by UGC from 2014-15 for a period of 6 years. MREC Professional Education forms the first and foremost foundation for the students to achieve higher goals in life and covering various streams of Engineering & Technology and Management.

The First Party and the Second Party, when referred independently may be referred to as the "Party" and when combined together may be referred to as the "Parties".

Whereas:

A. The First Party is involved in research and development activities for designing, developing, marketing and selling of Robots, Do it Yourself Robotics Learning Kits, Robotic Toys and Robotic Education etc., since its establishment in 2012. It is selling 35 (Thirty-Five) different varieties of Do it Yourself Robotics Learning Kits. Its services and products are available at many different places in India.

- B. The Second Party is a Educational Institute named MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS)
- C. The Second Party, manages the college from the campus of MREC (A) having its registered office located at Secundrabad.
- D. The First Party has already established many research laboratories, in the name and style of "SakRobotix Research Centre (hereinafter referred to as the "SRC" within different universities, colleges, schools etc.across the length and breadth of India, where it focuses on exposingthe students into the innovative world of robotics product development process.
- E. The Second Party is keen on imparting robotics education and hence approached the First Party for establishment of SRC, inside the campus of MREC (A), which shall act as a model for establishment of more SRCs at its other schools.
- F. The Parties hereto being desirous of entering into a legally binding arrangement set out here under the terms and conditions that shall apply to the Agreement between them.

Now therefore in consideration of the foregoing the parties hereto mutually agree for the following:

1. Interpretation

In this Agreement, unless the context otherwise requires:

- a) The recitals, schedules and annexures to this Agreement and any amendments thereto are incorporated herein by this reference and constitute an integral part of this Agreement and shall remain in full force and effect as though they are expressly set out in the operative part of the Agreement.
- b) The headings/sub-headings/titles/subtitles to clauses, sub-clauses, paragraphs, schedules and annexures, if any, are for the purpose of information and convenience. These shall not form part of the operative provisions of this agreement and shall neither be used to construe meaning or intent or whatsoever, nor deemed to control or affect the meaning or construction of any provision of this Agreement.
- c) The reference to any legislation or legislative provision shall be deemed to include any modification or re-enactment of the said legislation or legislative provision, substituted for that legislation or legislative provision and any rules, orders, regulations, directions, circulars, notifications etc. issued under them.

Time is of the essence in the performance of the Parties' respective obligations as stated herein under the terms and conditions of this Agreement.

2. Effective Period

- a) This Agreement shall commence from the "Effective Date" and shall remain in subsistence for a period of 60 (Sixty) calendar months, unless terminated earlier in accordance with the provisions of this Agreement.
- b) The said term of this Agreement is the Effective Period of this Agreement. Accordingly, any alteration or modification to the term of this Agreement shall result in altering or modifying the Effective Period.
- c) This Agreement may be renewed with mutually acceptable terms and conditions between the Parties, before the end of the Effective Period; provided, the renewal is in writing and duly executed by the Parties.

3. Research Laboratory

- The First Party is hereby allowed by the Second Party for establishing and operating SRC from inside the campus of MREC (A). The SRC will provide robotics training, research, prototyping etc. for all the students studying in UG & PG only, during working hours. The designated hours for conducting such training, research, prototyping activities etc. for the students shall be decided by the authorities at MREC (A) in consultation with the First Party.
- b) The said SRC shall be solely operated by the First Party, strictly in accordance with the curriculum and methodology of teaching developed by the First Party from the research and development activities carried out internally. The Second Party and/or the authorities at MREC (A) shall at no time interfere with the curriculum and/or teaching methodology adopted by the First Party and/or the operation of the First Party.
- c) The First Partyshall be at liberty to charge any amount of fee at any time from any such student joining the aforesaid training, research, prototyping activities etc. With mutual understanding with the second party.
- d) The First Party shall deploy a Robotics Technical Instructor at its own cost inside yourcampus to conduct the robotics sessions as per the schedule. The said Instructor shall remain responsible for imparting the aforesaid training, research, prototyping activities etc. in accordance with the curriculum on timely basis.

- The aforesaid training, research, prototyping activities etc. shall also include robotics games, contests, etc. for students and prototype development by students. The students shall receive certification after completion of the year long programme.
- f) The Second Party shall appoint at least one of the facultiesas a co-ordinator for monitoring the activities undertaken by the Instructor and the students at the SRC.
- g) Annexure- III and IV defines the modus operandi of First party and research benefits for all stakeholders.

4. Infrastructure Facility

The First Party shall be provided with the following facilities by the Second Party, inside the campus of MREC (A) for establishing and operating the aforesaid SRC during the designated hours:

- a) One air-conditioned well lighted room to be used exclusively for establishment and operation of the SRC with a minimum capacity to accommodate at least 100 students and with a minimum size of approximately 400 square meters. The said room must be fitted with the following:
 - At least 10 (Ten) plug points for student's activities;
 - At least three Desktop Computersfor Programming;
 - One Black/White Board with marker and duster or swipe eraser;
 - One Projector for presentations or other references;
 - A Robot Test Bed (Customized Robotics Testing Area) made with plywood and colour painting as attached;
- b) Further, the said room must be provided with sufficient number of tables, chairs and any other furniture, as may be required, from time to time.
- c) In addition to the above, MREC (A) shall provide access to toilets (Male and Female) and drinking water facilities at SRC for the First Party, its teachers, staff and students enrolled with the SRC.
- d) The responsibility of maintenance for the above listed infrastructure facilities to be provided by MREC (A) for the SRC in good working condition, shall always remain with the second party. Second party shall also pay the charges of electricity

consumed inside the SRC and maintain a clean and healthy environment around the campus of MREC (A)

- e) However, all the equipment(As per Annexure- I) required for the said training, research, prototyping activities etc. to be provided by First Party inside the campus of the MREC (A) shall be installed by the First Party at its own cost. The Second Party and/or anyone claiming through the Second Party shall have no right, interest or authority over such equipment installed by the First Party inside the said SRC.
- Similarly, the interior designing for the said SRC shall be carried out by the First Party and the Second Party and/or anyone claiming through the said Second Party shall not interfere with such designing. The items required for such interior work shall also be brought by the First Party which shall exclusively remain the property of the First Party.

5. Commercial Arrangement

- a) The Second Party shall be liable to pay the First Party for the aforesaid training, research, prototyping activities etc. in accordance with the Schedule(As per Annexure- II), provided hereunder, which is to be calculated depending upon the number of students enrolled for the said SRC. This amount shall be Inclusive of the taxes, if any, which shall be charged on actual basis.
- b) These payments mentioned above shall be made by the Second Party on annual basis, at least one day in advance to the First Party before the start of a Gregorian calendar month, either through Cheque and/or bank transfer.

6. Intellectual Property Rights

- a) Except for the rights expressly granted, nothing herein authorises the transfer of either Party's intellectual property rights like copyrights, trademarks, patents and others, to the other Party and each Party shall retain exclusive interest and ownership of its own intellectual property.
- b) This Agreement and the contents hereof do not authorise one of the Parties from using and/or misusing of any intellectual property rights like copyrights, trademarks, patents etc. being created, acquired and owned by the other Party, except as stated herein.
- Each Party shall have the right, during the Effective Period, to include the other Party's trademarks or logos in its advertising or promotional literature, free of charge,

provided that the Party owning a trademark shall have an opportunity to review and approve any use of its trademarks prior to their distribution or release.

7. Representations & Warranties

The Parties hereto make the following representations and warranties to each other as on this day in the following:

- a) The Parties are competent to enter into and perform the obligations mentioned herein to carry out the terms and the conditions hereof and the transactions contemplated hereby.
- b) The execution, delivery and performance of this Agreement by any of the Parties to this Agreement do not require any approval or consent of a third party or more than one third parties.
- No legislative action and/or suit and/or legal proceeding and/or investigation is/are pending against any of the Parties to this Agreement, to the best of such Party's knowledge, which could reasonably be expected to materially and adversely affect the performance by such Party of its obligations hereunder or which questions the validity, binding effect or enforceability hereof, any action taken or to be taken by such Party pursuant to any of the transactions, terms and conditions contemplated hereby.

8. Confidentiality

- a) For the purposes of this Agreement, Confidential Information means any data or proprietary information of the First Party that is not generally known to the public or has not yet been revealed, whether in tangible or intangible form, whenever and however disclosed, including, but not limited to:
 - this Agreement, all information and contents of this Agreement, along with the documents and/or information, if any, generated and/or exchanged between the Parties, either during the negotiation for this Agreement or during the performance of this Agreement;
 - any scientific or technical information, invention, design, process, procedure, formula, improvement, technology or method;
 - any concepts, samples, reports, data, know-how, works-in-progress, designs, drawings, photographs, development tools, specifications, software programs, source code, object code, flow charts, and databases;

- any marketing strategies, plans, financial information, or projections, operations, sales estimates, business plans and performance results relating to the First Party's past, present or future business activities, or those of its affiliates, subsidiaries and affiliated companies;
- trade secrets; plans for products or services, and customer or supplier lists;
- any other information that should reasonably be recognized as Confidential Information by the First Party.
- b) The Parties hereby agree that Confidential Information need not to be novel, unique, patentable, copyrightable or constitute a trade secret in order to be designated Confidential Information and therefore protected.
- Confidential Information shall be identified either by marking it, in the case of written materials, or, in the case of information that is disclosed orally or written materials that are not marked, by notifying the Second Party of the confidential nature of the information. Such notification may either be done orally or by e-mail or written correspondence or via other appropriate means of communication.
- d) The Second Party hereby acknowledges that the Confidential Information of the First Party has been developed and obtained through great efforts and shall be regarded and kept as Confidential Information.
- e) Notwithstanding the aforementioned, Confidential Information shall exclude information that:
 - is already in the public domain at the time of disclosure by the First Party to the Second Party or thereafter enters the public domain without any breach of the terms of this Agreement;
 - was already known to the Second Partyand/or its employees before the moment of disclosure (under evidence of reasonable proof or written record of such disclosure);
 - is subsequently communicated to the Second Party without any obligation of confidence from a third party who is in lawful possession thereof and under no obligation of confidence to the First Party;

- becomes publicly available by other means than a breach of the confidentiality obligations by the Second Partyand/or its employees (not through fault or failure to act by the Second Party);
- is or has been developed independently by employees, consultants or agents of the Second Party (proven by reasonable means) without violation of the terms of this Agreement or reference or access to any Confidential Information pertaining to the First Party.
- The Second Party shall be obliged not to disclose the Confidential Information to any outsider. Confidential Information may only be shared with such personnel/authorised representative of the Second Party as have a requirement to know such information for performing any act in pursuance of this Agreement, subject to written authorisation for the same from the First Party.
- The Second Party shall either return or destroy, as may be required or not, all or some materials embodying Confidential Information immediately following the end of the Effective Period of this Agreement and within a period of 30 (Thirty) days starting from the day after the end of the Effective Period.

9. Termination & Closure

- a) This Agreement shall automatically come to its closure at the end of the Effective Period.
- b) This Agreement may be terminated by the Parties upon arriving at mutually acceptable terms and conditions for such termination, at any time during the Effective Period.
- c) This Agreement may be terminated by the First Party upon serving of a written notice of at least 6 (Six) months on Second Party, prior to the effective date of such termination.
- d) The First Party shall vacate the aforementioned premises free from its man and materials at MREC (A), provided to them by the Second Party to establish and operate the SRC, on termination or closure of this Agreement, within a period of 30 (Thirty) days from the effective date of such termination or closure.

Force Majeure

a) "Force Majeure Event" or "Event" means and includes any natural disaster, strike or other industrial action beyond the control of the Parties, explosion, lightning, quarantine, epidemic, radiation, war, riot, terrorism, insurrection, legislative action, valid direction/order/action/inaction of government or any public authority, or any other external event beyond the control of the Parties, which frustrates their ability to perform the obligations mandated under this Agreement.

- The Party claiming a Force Majeure Event shall notify the other Party in writing about the details of such Event like the nature of the Event, commencement of the Event, duration of the Event, effect of the Event on the affected Party, affecting or preventing the affected Party and its ability to perform its obligations mandated under this Agreement either in part or in full, at the earliest possible opportunity.
- The affected Party shall regularly keep the other Party informed of any further developments, affecting the arrangement between the Parties to this Agreement, if any, in this regard. The Party so affected must use its reasonable endeavour to contain or overcome the effect of the said notified Event in a time bound manner, as may be realistically expected.
- d) If the Event or the effects of the Event continues to run for a period of more than 60 (Sixty) days, any of the Parties may terminate this Agreement upon serving of a written notice on the affected Party, which is at least 30 days prior to the effective date of termination of this Agreement.

Dispute Resolution

- a) The Parties to this Agreement shall make utmost endeavour to solve all the disputes, differences, controversies, claims or counter-claims arising out of or relating to this Agreement or breach thereof amicably with mutual consultation.
- b) However, in the event of a failure of such consultation process, the disputes, differences, controversies, claims or counter-claims, arising out of or relating to this Agreement or breach thereof, shall be referred to an Arbitration Tribunal, consisting of 3 (Three) arbitrators with each of the Parties appointing their respective arbitrators and the two arbitrators so appointed shall appoint the presiding arbitrator.
- c) The aggrieved Party may initiate the process of arbitration by sending a written notice to the other Party along with the name of the arbitrator so appointed by the aggrieved Party. The other Party shall appoint an arbitrator, within 30 (Thirty) days from date of receiving the said notice from the aggrieved Party and send a reply to the said noticementioning therewith the name of the chosen arbitrator.
- d) The arbitration proceeding shall be conducted in accordance with the Arbitration and Conciliation Act, 1996 at Bhubaneswar in English language only.

12. Indemnity

The Parties to this Agreement agree to indemnify the aggrieved Party, from and against all claims demands, actions, proceedings, losses, damages, recoveries, judgments, costs, charges and expenses which may be made or brought or commenced against the aggrieved Party or which the aggrieved Party may have to bear, pay or suffer, directly or indirectly, due to an act of omission or commission being committed by the other Party.

13. Survival

Rights and obligations under this Agreement which by their nature should survive, including but not limited to any and all payment obligations invoiced prior to the termination or expiration thereof shall remain in effect even after termination or expiration hereof.

14. Amendment

This Agreement or any part hereof may be amended by the Parties at a later date with mutual consent. Provided however, any such amendment shall only be in writing and shall not be binding on the Parties unless executed through their duly authorized representative(s).

15. Counterpart

This Agreement may be executed in two or more counterparts, each of which when so executed shall be deemed to be an original and both of which taken together shall constitute one and the same Agreement. Further, each of the Parties shall be provided with one of these counterparts.

16. Communication

All the communication arising under the purview of this Agreement shall be addressed on the respective addresses of the Parties as mentioned herein, either by Ordinary Post and/or Registered Post and/or Speed Post and/or Private Courier Service. Simultaneously a copy of the document being communicated must be scanned and emailed at the email address of the persons designated below as the point of contact for the Parties for this Agreement. Any change in address by one of the Parties shall be promptly notified to the other Party within a period of 3 (Three) days from the change of such address.

- a). For the First Party (Name & Address)
 SAKROBOTIX LAB PVT Ltd., Start-up centre, IIT Bhubaneswar
- For the Second Party (Name & Address)
 MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS), MAISAMMAGUDA, SECUNDRABAD.



Malla Reddy Engineering College

(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle) NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

17. Governing Law & Jurisdiction

This Agreement shall be governed and construed in accordance with the laws of India. The Parties agree to submit any dispute or difference of opinion arising out of or in any way related to this Agreement, to the exclusive jurisdiction of Courts at Bhubaneswar.

(Schedule)

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be duly executed through their duly authorised representatives, on the date first above written.

(For the First Party)

(For the Second Party)

H. le Bohum Witnesses:

2.

ANNEXURE- I

Robotics Kits & Components: -

As a part of the SRC Program, SakRobotix is investing in thecollege/university to establish the robotics lab and will keep on investing in theLab during every renewal. The 1st year kits consists of DIY Robotics Kits, multiplesensors, various robotics platforms, robot development boards, differentmotors, wheels, mechanical body, connectors & miscellaneous components.

SI.No	Robotic Platforms/Components	Quantity
***********	Hybrid Robot Development Platform	2
1		6
2	Programmable WMR Development Platform	
3	BreadBotix Robot DIY KIT	6
4	Remote Operated Vehicle (ROV)	2
5	Entertainment Robot Development Platform	1
6	Speaking Robot Development Platform	1
7	DMM	3
8	Zero PCBs	10
9	Soldering iron	3
	Soldering stand	3
10	Soldering stand	3
11	Soldering lead	
12	De-soldering pump	3
13	PCB Hand Drill	2
14	Flux	3
15	Glue Gun	2
16	Glue stick	20
17	Wire Strippers	3
18	Ultrasonic sensor	3

19	Temperature Sensor	3
20	IR sensor	3
21	Humidity Sensor	3
22	Light sensor	3
23	Servo motors (SG90)	2
24	Nut-Bolt-Washer Packets	2
25	Screwdriver Kit	1
26	Robotic Metal Chassis	2
27	Robot Wheels	8
28	Rainbow Wire (in mtrs)	- 20
29	PIR Sensors	3
30	L293D Motor Driver Module	2
31	Jumper Wires (M-M, F-F, M-F)	3
32	HC-05 Bluetooth Module	2
33	Hammer	2
34	Hacksaw	2
35	Geared DC Motor	8
36	Flex Glue	5
37	DPDT Rocker Switches	10
38	DPDT Box	2
39	Double sided tape	1
40	Cutter	12
41	Castor wheel	10
42	Buzzer	4
43	Black Tape	5

44	Assorted Transistor Box	1
45	Assorted Resistor Box	1
46	Assorted PRESET (POT) box	1
47	Assorted Capacitor Box	1
48	Arduino UNO with USB	2
49	9V battery with connectors	10
50	Robotics Gripper	2
51	7805 Voltage Regulator IC	10
52	5V DPDT Relay	4
53	555 Timer IC	4
54	12V DC voltage supply	2

ANNEXURE-II

Financials: -

- "SakRobotix Research Center" Membership fees per student for first year is INR 3000.00 (Incl. 18% GST).
- Annual renewal of the, "SakRobotix Research Center" membership is INR 3000.00 (Incl. 18% GST).

Eligibility: -

- 100 students and 4 faculty members must and should register to start with the SRC.
- 1 Faculty membership is needed for every 25 students & it's free.

ANNEXURE-III

Execution of SakRobotix Research Centre: -

- SakRobotix will establish the Research Centre (SRC) once the institute signs the MOU & Students starts taking subscription.
- SRC will be responsible for organizing various in-house robotics activities on regular basis inside the campus like robotics ideas & solutions, discussion sessions, seminars etc.
- SakRobotix will provide various product ideas where in, SRC members have to choose few product ideas for prototyping.

	Responsibility of SRC Instructor stationed at the Institution:
	Should conduct robotics classes as per the curriculum
	Should maintain & upload the SRC activities in the websites.
	Promote SRC activities in Social media page (Facebook, Twitter, Google+, LinkedIn etc.)
	Prepare the monthly activity log & report, and condition of the College of the condition of the College of the condition of the College of th
	Prepare the monthly activity log & report, and send to SakRobotix Lab Pvt. Ltd. as well as to titution head.
prototy	To guide the SRC members on how to start research & understand the product to be

	To involve in the research, product designing, SWOT analysis & product prototyping.
8	Help the SRC Student members to draft the research paper in IEEE format & try to publish in
local/in	sternational journal as well encourage students to participate subject related conferences.
	To aware the SRC members about the time line of the product development road map & keep
them a	ligned to it.
	To involve the SRC members in product specific discussion by gathering information's from
other a	available products which are related to the proposed product.
	SakRobotix Research Centre (SRC) Monthly Agenda:
•	SRC members should attend the lecture session as per schedule approved by the institution
Head.	The state of the s
•	SRC members can do practical experimentation during the working hours.
•	1st week & 3rd week SRC members will develop projects as per the curriculum & test it in the
arena.	per the curriculum & test it in the
•	2nd week & 4th week SRC members will carry research on the proposed product to be
prototy	ped in the SRC. It involves discussion on the project aligned with the product development
roadm	ap.

ANNEXURE-IV

Research Benefits For all Stake Holders (Institutions/Students/SakRobotix):

If some intellectual property is filed as the research outcome, than its patent output revenue will be equally shared among the two below mentioned beneficiaries.

- 1. SakRobotix Research Centre Host Institute
- 2. SakRobotix Lab Pvt Ltd

The patent will be filed by the SakRobotix as applicant & host institute Co-applicant, whereas the inventors (Students/faculty/SakRobotix Employee) name will be in patent document as per actual.



Malla Reddy Engineering College

(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle)
NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

MEMORANDUM OF UNDERSTANDING (MOU)

This Memorandum of Understanding is made, between Sudhanvat consultants having its office at Flat No. 301, Venus Banjara Apartments, # 1-2-593/32, Gagan Mahal Colony, Domalguda, HYDERABAD – 500 029, Mobile: +91-94404 09551 And Departments of EEE, ECE & Mining of Malla Reddy Engineering College(Autonomous) [MREC(A)], having it's office at Maisammaguda, Gundlapochampally, Medchal, Medchal - Malkajgiri District, Telangana - 500100,

Sudhanvat consultants offers the following as per this MOU

- a) Industry connection and Internship projects
- b) Hands-on Works
- c) Seminars by Industry experts
- d) Soft skills training
- e) Other training programs as required by MREC(A).

MREC(A) shall provide the following basic infrastructural facilities:

- I. Rooms to conduct training/counselling/Interviews.
- II. Necessary furniture and power supply.

Terms and Conditions:

Whereas the College is desirous of undertaking a joint project for the afore-mentioned scheme with the two parties of this Memorandum of Understanding, with the intention to be legally bound, except any commercial terms.

 Both parties shall provide a single point of contact for coordination on broad policy issues and matters related to centralized operations.

Exclusivity:

The training center shall not allow any other Recruitment Services Provider operating in the same category either for training or for any other promotional activities into the campus as long as this MoU is in force.

Force Majeure:

In the event of the non-fulfilment of the contract terms and conditions, due to any reason of force majeure namely fires, wars, riots, strikes, natural calamities, etc. no party will be responsible.

Liabilities:

Both parties shall not, however, be liable for each other's transactions or business.

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Breach of Agreement:

Both parties shall have the right to terminate the agreement with the Training Centre, in case the College either fails to provide the services successfully as mentioned in the agreement, or violates any of the clauses mentioned in the MOU,

Period of Validity:

This agreement shall be initially valid for three years from the date of signing, i.e.09 /01/2020 the agreement and to be renewed subsequently by mutual consent of both the parties.

Arbitration:

Any dispute arising with regard to any aspect of this Agreement shall be settled through mutual consultations and agreements by the parties to the Agreement.

For & on behalf of MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS)

Dr A Ramaswami Reddy

Director

Malla Reddy Engineering College Aderabad

In the presence of

For & on behalf of Sudhanyat consultants

Sri K. D. M. Prasad Managing partner In the presence of

HYD. ANY

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Malla Reddy Engineering College

(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle)
NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

MEMORANDUM OF UNDERSTANDING (MOU)

CSK Technologies is a manufacturer of products useful to Mining, Civil, Electrical and Defence Industries etc. It has businesses all over the country.

It is manufacturer and supplies of

- 1. Light weight LED cap lamps
- 2. GFRP bolts for use in mines and civil foundations
- 3. Cable bolts & Flexi bolts for supporting the rod in mines and tunnels
- 4. Import substitutes spares & Sub Assemblies for mining equipment
- 5. GFRP rebar for structural reinforcement
- 6. Carbon fiber rods for missile shield reinforcement

CSK Technologies offers the following as per this MOU

- A) Industry connection and internship projects
- B) Project based trainings
- C) Seminars by industry experts
- D) Guest lectures on field experiences
- E) Consultancy projects

MREC(A) shall provide the following basic infrastructural facilities

- Rooms to conduct training
- Necessary furniture and power supply



Malla Reddy Engineering College

(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle)
NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

Terms and Conditions:

Whereas the college is desirous of undertaking a joint project for the afore-mentioned scheme with the two parties of this Memorandum of understanding with the intentions to be legally bound, except any commercial terms.

 Both Parties shall provide a single point of contract for coordination on board policy issues and matters related to centralized operations.

In the event of the non-fulfillment of the contract terms and conditions, due to any reason of force major namely fires, wars, riots, strikes and natural calamities etc.no party will be responsible.

Liabilities:

Both parties shall not, however, be liable for each other's transactions or business.

Breech Of Agreement:

Both parties shall have the right to terminate the agreement with the training center in case the college either fails to provide the services successfully as mentioned in the agreement or violates any of the clauses mentioned in the MOU.

Period of Validity:

This agreement shall be initially valid for three years from the date of signing the agreement and to be renewed subsequently by mutual consent of both the parties.

Arbitration:

Any dispute arising with the regard to any aspect of this agreement shall be settled through mutual consultations and agreements by the parties to the agreement.

For & on behalf of MALLA REDDY ENGINEERING COLLEGE (Autonomous)

Dr.A.Ramaswami Reddy
Director (Malla Reddy Engineering college)

In the Presence of magina a hulapally,

For & on behalf of CSK Technologies

CSK Technologies Chief Executive

In the Presence of

Ocy L



Shakti Pranav Engineering Works

3-8-15, Street No: 7, Rajiv Gandhi Nagar, Bachupally, Hyderabad

Email: spgeoengineeringworks@gmail.com

Ph:-+91 7386668826

MEMORANDUM OF UNDERSTANDING BETWEEN

Shakthi Pranav Engineering Works And

Malla Reddy Engineering College (Autonomous), Secunderabad

Memorandum of understanding dated **02 December 2019** between the Department of Civil Engineering **Malla Reddy Engineering College**, Maisammaguda, Secunderabad-500100 and **Shakthi Pranav Engineering Works**, Plot No, RAJEEV GANDHI NAGAR, Nizampet, Hyderabad - 500090, India, provides mutual Consultancy works, Training and Technical Lectures covering the areas of Civil Engineering for 3 Years **(2019-2020)**.

Memorandam of understanding

Shakthi Pranav Engineering Works and Department of Civil Engineering, Malla Reddy Engineering College, Secunderabad recognize the value of providing practical exposure to Civil engineering Students and Staff of Malla Reddy Engineering College. In this regard, memorandum of understanding supporting the interests of students and faculty members in carrying out the Consultancy Works, Industry Oriented Projects and research activities. This memorandum of understanding is a statement of intent of the parties here to and is not legally binding and does not create legally enforceable duties and responsibility.

Shakthi Pranav Engineering Works, with their expert industrial knowledge and skill intends to provide mentoring and support for the Civil engineering department of Malla Reddy Engineering College, Secunderabad. This may be include

- During the period of this Agreement, subject to compliance with the terms of the Agreement by
 Malla Reddy Engineering College & Shakthi Pranav Engineering Works. Malla Reddy
 Engineering College to set up a classroom Infrastructure at its premises and ensure that the premises
 are satisfactory to MTC to run its course during the stipulated duration.
- Lending Support to College by providing the consultancy works to civil department in all expertise areas like Strength of Materials, Material Testing, Concrete Technology and Surveying etc.,
- Malla Reddy Engineering College and Shakthi Pranav Engineering Works shall have entered into
 this Agreement for duration of 3 Years for implementation and running of the program and thereafter,
 it will be open to both the Parties to renew the Agreement on mutually decided fresh terms and
 conditions.

MTAB Technology Centre will

- Provide opportunities of Internship and Industrial visits to the students of Department of Civil Engineering after scrutiny based on their terms.
- Provide opportunities for short term industrial training to the faculty members of the Department of Civil Engineering.
- Assist the Department of Civil developments in all Consultancy Activities.



Shakti Pranav Engineering Works

3-8-15, Street No: 7, Rajiv Gandhi Nagar, Bachupally, Hyderabad

Email: spgeoengineeringworks@gmail.com

Ph:-+91 7386668826

Malla Reddy Engineering College will

- Provide and set up the necessary equipment and infrastructure to conduct the training Courses and the Consultancy works in the institute premises.
- Ensure that a minimum of 50 number of students in a batch will participate in this training
- Provide necessary technical infrastructure & support to conduct the program details Mentioned below.
- College will prepare the time table in discussion for the conduct of the courses.

This memorandum of understanding is characterized by mutual respect and continuing communication. When appropriate Shakthi Pranav Engineering Works and Malla Reddy Engineering College, Secunderabad will seek to invite representative of each other's personnel to make collective agreement for the smooth execution of this MOU.

This Memorandum of understanding shall take effect from the last signature for a period of Maximum 3 years and may be modified by Mutual written consent of Shakthi Pranav Engineering Works and Malla Reddy Engineering College, Secunderabad. In the event of cancellation of this MOU, both parties shall provide normal support for the current research and development activities.

All the activities contemplated under this MOU are subjected to and dependent upon the availability fund s and other necessary resources.

Signed at Malla Reddy Engineering College on the

Authorized signatory on behalf of

Malla Reddy Engineering College Secunderabad

Signature (Dr.A. Ramaswami Reddy) IRECTOR Wairs ctord MRECTOR

(Autonomous)
Maisammaguda, Dhulapally,
Ost Via Kompally), Sec'bad-500 100

Authorized signatory on behalf of

Shakthi Pranav Engineering Works

E. Ratchpeday

Eadala Rakesh Reddy

B Tech (JNTUH), M.Tech-Medal (VSSUT, Burla),
MINICEE (IIT Kanpur), AMIE, MIRO, MIGS, MMGKC (NMCG)

Managing Director





SkandaMaterial Testing Laboratory Private Limited

(GEO & CONCRETE LAB)

GSTIN: 36ABECS5654E1Z9

TIN: U73200TG2020PTC14443

MEMORANDUM OF UNDERSTANDING BETWEEN

Skanda Material Testing Laboratory Private Limited

And

Malla Reddy Engineering College (Autonomous), Secunderabad

Memorandum of understanding dated **05 November 2019** between the Department of Civil Engineering **Malla Reddy Engineering College**, Maisammaguda, Secunderabad-500100 and **Skanda Material Testing Laboratory Private Limited**, H.No 26, 150, Rd Number 1, Safilguda, Hyderabad, Telangana 500047, India, provides mutual Consultancy works, Training and Technical Lectures covering the areas of Civil Engineering for 3 Years **(2019-2020)**.

Memorandam of understanding

Skanda Material Testing Laboratory Private Limited and Department of Civil Engineering, Malla Reddy Engineering College, Secunderabad recognize the value of providing practical exposure to Civil engineering Students and Staff of Malla Reddy Engineering College. In this regard, memorandum of understanding supporting the interests of students and faculty members in carrying out the Consultancy Works, Industry Oriented Projects and research activities. This memorandum of understanding is a statement of intent of the parties here to and is not legally binding and does not create legally enforceable duties and responsibility

Skanda Material Testing Laboratory Private Limited, with their expert industrial knowledge and skill intends to provide mentoring and support for the Civil engineering department of Malla Reddy Engineering College, Secunderabad. This may be include

 During the period of this Agreement, subject to compliance with the terms of the Agreement by Malla Reddy Engineering college & Skanda Material Testing Laboratory Private Limited. Malla Reddy Engineering College to set up a classroom Infrastructure at its premises and ensure that the premises are satisfactory to MTC to run its course during the stipulated duration.

- Lending Support to College by providing the consultancy works to civil department in all expertise areas like Strength of Materials, Material Testing, Concrete Technology and Surveying etc.,
- Malla Reddy Engineering College and Skanda Material Testing Laboratory
 Private Limited shall have entered into this Agreement for duration of 3 Years for implementation and running of the program and thereafter, it will be open toboth the Parties to renew the Agreement on mutually decided fresh terms and conditions.

MTAB Technology Centre will

- Provide opportunities of Internship and Industrial visits to the students of Department of Civil Engineering after scrutiny based on their terms.
- Provide opportunities for short term industrial training to the faculty members of the Department of Civil Engineering.
- Assist the Department of Civil developments in all Consultancy Activities.

Malla Reddy Engineering College will

- Provide and set up the necessary equipment and infrastructure to conduct the training
 - Courses and the Consultancy works in the institute premises.
- Ensure that a minimum of 50 number of students in a batch will participate in this training
- Provide necessary technical infrastructure & support to conduct the program details

Mentioned below.

College will prepare the time table in discussion for the conduct of the courses.

This memorandum of understanding is characterized by mutual respect and continuing communication. When appropriate Skanda Material Testing Laboratory Private Limited and Malla Reddy Engineering College, Secunderabad will seek to invite representative of each other's personnel to make collective agreement for the smooth execution of this MOU.

This Memorandum of understanding shall take effect from the last signature for a period of Maximum 3 years and may be modified by Mutual written consent of Skanda Material Testing Laboratory Private Limited and Malla Reddy Engineering College, Secunderabad. In the event of cancellation of this MOU, both parties shall provide normal support for the current research and development activities.

All the activities contemplated under this MOU are subjected to and dependent upon the availability fund s and other necessary resources.

Signed at Malla Reddy Engineering College on the





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MEMORANDUM OF UNDERSTANDING (MoU) CONCERNING COLLABORATION BETWEEN

Adepto Geoinformatics (P) Ltd, Telangana, INDIA

AND

Malla Reddy Engineering College (Autonomous), Telangana, INDIA

This Memorandum of Understanding (MoU) is between the Adepto Geoinformatics (P) Ltd(hereinafter also referred to as Adepto), and Malla Reddy Engineering College(Autonomous), Secunderabad, hereinafter also referred to as MREC(A), for the purpose of enhancing knowledge and skills in the area of geospatial informatics, and to jointly work towards providing professional education and research projects to students of MREC to enable them become 'industry-ready.'

Adepto Geoinformatics (P) Ltd., whose registered office is at Plot No.182/A, Level-2,MLA's Colony, Road No.12, Banjara Hills, Hyderabad, 500 034.

MREC (Autonomous) with NAAC 'A' rating, set up under Section 3 of the UGC Act 1956, is located atMaisammaguda, Dhulapally, Secunderabad, Telangana, India.500100

Shared Vision

The Adepto and MREC(Autonomous), acknowledging the complementary nature of their aims and strength within the educational sector, have jointly decided to cooperate and offer to the students and staff of MREC(A), industry-focused programs and opportunities for research, aimed at the growing global geospatial market.

Terms and Conditions

Nature of Relationship

1.1 This MoU is for collaboration between both parties, to offer industry-focused professional programs and research projects in geospatial sciences to the faculty and students of MREC (Autonomous).



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- 1.2 This MoU shall be valid for 5 (five)years from the date of agreement, and each party shall be at full liberty to terminate the contract with a notice period of 3 months.
- 1.3 Both parties shall commit to undertake all reasonable steps to ensure successful completion of academic and professional trainings and cooperate with each other in duly carrying out the obligations agreedupon.
- 1.4 The training programs shall be jointly designed by the Adepto and MREC (Autonomous). The programs shall focus on advancements in technology, and skills-in-demand by industry and delivered by the Adepto at the MREC (Autonomous), or the Adepto premises. The delivery of programs shall be jointly monitored and assessed by the Adepto and MREC (Autonomous), culminating in award of certificates to successful participants duly endorsed, both by the Adepto, and MREC (Autonomous).
- 1.5 A list of programs covered under this MoU, though not necessarily limited in its scope, are as follows:
 - The Adepto shall offer short industry-focused programs on GIS, Remote Sensing, Photogrammetry and Web GIS that can be offered during semester breaks or during the semester for 10 to 15days or after college hours on mutually agreed days and agreed payment at convenience of the Adepto and MREC (A). The entry into the program shall be based on a short aptitude test to be administered by the Adepto.
 - The Adepto shall offer short workshops for the faculty and students of MREC(A) on advanced topics related to Geospatial Sciences and Software Tools. The major component of such workshops will be practical case-studies.
 - Weekend guest lectures on topics identified jointly by MREC(A) and the Adepto shall be organized. These lectures will be delivered by industry experts through the Adepto.
 - The Adepto shall offer summer internships and projects of duration 1 to 2 months, for the third and final year selected students of B.Tech of MREC(A) depending upon demonstrated merit of aspiring students.
 - The Adepto shall support research projects by way of assisting the Masters' and Doctoral students in learning new technologies and relevant application software, enable capture and analysis of geospatial data, and apply research study to practical demonstrable inter-disciplinary areas of geospatial sciences.

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- The Adepto shall undertake periodic programs for the faculty of MREC(Autonomous) to update their knowledge and skills as part of 'Continual Education Program' and bring them up to-date with developing industry standards, software and skills-indemand.
- The Adepto shall collaborate with MREC(Autonomous) by offering customized programs on geospatial sciences and encourage entrepreneurship initiatives through MREC(Autonomous) value-added programs / elective courses.
- 1.6 According to the Board of studies instructions and as has been approved by the concerned HOD of Civil/CSE/Mining, the Adepto shall provide program materials that include, syllabi, content, case studies, project work, and assessment guidelines; and also, copies of Open Source Software within the specified ambit of licenses, as may be applicable in its deployment in academic studies. The Adepto however would reserve its right to limit sharing of its courseware to other non-participants in MREC(A) or otherwise.
- 1.7 For all programs conducted at MREC(Autonomous) campus, MREC(A) shall provide requisite infrastructure, computer systems, network connectivity with reasonable bandwidth, and ensure timely deployment of all Open Source Software and course presentations provided by the Adepto.
- 1.8 A mutually agreed schedule shall be drawn up between the Adepto and MREC(Autonomous) at least one month in advance, and quarterly schedules thereupon shall be exhibited on the MREC(A) website, and updated every month. Adhoc programs, as and when necessary, shall be discussed on case-to-case basis.
- 1.9 The commercials for each of the program shall depend upon the depth and scope of program coverage and the use of special software tools and equipment during the program. In principle, the cost shall be arrived at by considering hours of class room and laboratory interaction, quantum of field work, customization of courseware, and size per batch, shall be a minimum of 20. The cost for each program shall be fixed after mutual discussions and acceptance.

Mutual Obligation

2.0 This collaboration shall not be exclusive to both parties and shall not disallow each party from having similar collaboration with others.



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2.1 Each party shall respect the intellectual property rights of the other, and shall not use any trade name, or trademark belonging to the other, without their prior written approval.

- 2.2 Each party shall maintain confidentiality of any information relating to course material, case studies, project work, course presentations, and guidelines which shall be deemed to be confidential and marked accordingly.
- 2.3 Both parties shall nominate one representative each for implementation of the MOU effectively in Civil/CSE/Mining of MREC(A)and to act as primary point of contact for smoother coordination on either side.
- 2.4 Any dispute, if at all, arising out of this MoU shall be settled in Hyderabad, India, through arbitration.

In witness of the above said terms and conditions of this MOU, the parties hereby set their hands and sign and deliver to each other. This MOU on the date of specified here under.

Signature

Name: K. Bhasker

Designation: CEO & Founder

for Adepto Geoinformatics (P) Ltd

Signature of Witness

Name: V.Siva N Rao

Designation: Business Development for Adepto Geoinformatics (P) Ltd

Place: MREC(A) Date: 07-11-2019 Signature

Name: A.Ramaswami Reddy

Designa DiRA OFTOR

for MREC Autonomous) College

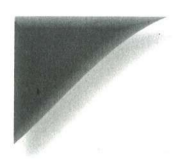
Maisammaguda, Dhulapally.
Post Via Kompally), Sec'bad 5

Signature of Witness

Name: Dr. K.Srinivas

Designation: Professor & HoD, Mining

MREC(A)





MEMORANDUM OF UNDERSTANDING (MOU)

This Memorandum of Understanding is made, between ViHaVe Innovations Pvt Ltd having its office at address 11, Raghavendra Nagar Colony, Kukatpally, Hyderabad-500075 and Malla Reddy Engineering College(Autonomous) [MREC(A)], having it's office at Maisammaguda, Gundlapochampally, Medchal, Medchal - Malkangiri District, Telangana – 500100.

I. Agreement

MREC(A) and ViHaVe Innovations Pvt Ltd wish to enter into an agreement where ViHaVe Innovations Pvt Ltd provides a free user license to its software and training to MREC(A) So that MREC(A) can expand its curriculum to include software solutions and allow for additional joint research, experimentation, and marketing initiatives.

- 1. ViHaVe Innovations Pvt Ltd offers the following as per this MOU
 - A. Industry connection and Internship opportunities to MREC(A) students
 - B. Software Trainings
 - C. Remote Workshops
 - D. Project based Trainings
 - E. Seminars by Industry experts
 - F. One free (non-transferable, non- sublicensable) license of the ViHaVe Innovations Pvt Ltd product for use by MREC (A) faculty and/or students or for training purposes for other entities on MREC (A) projects only for educational purposes only. The license shall not be used for commercial purposes, shall not be allowed to be used by commercial entities, and shall not be used for the benefit of commercial entities without ViHaVe Innovations Pvt Ltd express permission.

Any unauthorized use of the ViHaVe Innovations Pvt Ltd license shall result in either 1. ViHaVe Innovations Pvt Ltd' standard license fees being charged to MERC (A) according to the commercial fee structure in use at that time for the entire time of unauthorized use, 2. Immediate termination of the license and removal of access to data, or 3. Any combination of 1 and2 or any other such action ViHaVe Innovations Pvt Ltd chooses to take in its sole discretion.

2. MREC(A) shall provide:

- A. Consultancy works
- B. Facilities to conduct training, counselling, interviews.
- C. Incorporation into their curriculum of the ViHaVe Innovations Pvt Ltd software
- D. Access to students, faculty, and other interested parties to learn the software
- E. Promotion of internships for students and/or young graduates





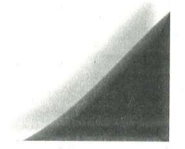
3.Both parties shall

- A. Conducting joint research projects
- B. Collaboration in the implementation of specific projects requested by the business sector of the extractive industry sector
- C. Stimulating debates, involving people of both institutions, leading to the definition of new research topics, both for undergraduate project, Master's Thesis or Doctoral Theses, to be held in MREC
- D. provide a single point of contact for coordination on broad policy issues and matters related to centralized operations
- E. Mutual participation in conferences, symposiums, seminars, workshops and public initiatives
- F. Participation in Quarterly Webinars with ViHaVe Innovations Pvt Ltd.

II. Terms and Conditions

Whereas the College is desirous of undertaking a joint project for the afore-mentioned scheme with the two parties of this Memorandum of Understanding, with the intention to be legally bound, except any commercial terms.

- 1. **Compensation.** Neither party shall receive payment from the other for expenses incurred in carrying out the objectives of this Agreement without prior written consent.
- 2. **Notices.** Notices, statements, evaluations, reports, and other communications under this agreement shall be made in writing, including electronic mail. Electronic signatures from document sharing software or electronic copies of signed documents shall be binding on the parties.
- Exclusivity. The training center shall not allow any other Software Provider operating in the same category either for training or for any other promotional activities into the campus as long as this MoU is in force.
- 4. Force Majeure. In the event of the non-fulfilment of the contract terms and conditions, due to any reason of force majeure namely fires, wars, riots, strikes, natural calamities, etc. no party will be responsible.
- 5. Liabilities. Neither Party be liable for each other's transactions or business.
- Breach of Agreement. Both parties shall have the right to terminate the agreement, in case the College
 either fails to provide the services successfully as mentioned in the agreement, or violates any of the
 clauses mentioned in the MOU.





- 7. **Period of Validity.** This agreement shall be initially valid for 1 year from the date of signing the agreement and to be renewed subsequently by mutual consent of both the parties.
- 8. **Intellectual Property.** During the course of this Agreement, either may develop, invent, author or create certain intellectual property related to this Agreement ("Intellectual Property").

Software developments including feedback, suggestions, etc. Shall belong exclusively to ViHaVe Innovations Pvt Ltd. Jointly developed property such as research, marketing materials, business initiatives, shall belong to both parties with full rights in the property to each.

Property developed by students for ViHaVe Innovations Pvt Ltd during internships or projects shall belong to ViHaVe Innovations Pvt Ltd.

Parties shall assign, transfer, convey and deliver to the creating Party all of the right, title interest and benefit in and to all Intellectual Property including any and all patent applications for said Intellectual Property, divisions, continuations, or continuations-in-part thereof, and any reissues or reexaminations thereof, filed in any jurisdictions, and all patents which may be granted therefor, together with all claims for damages from past infringement of any rights in Intellectual Property.

ViHaVe Innovations Pvt Ltd shall have an irrevocable, unlimited right to use any data uploaded to the ViHaVe Innovations Pvt Ltd platform unless this right is later modified by another agreement.

9. Confidentiality, Non-Competition, and Non-Circumvention Agreements. The Parties may be exposed to confidential information of the other party during the course of this Agreement. All information shall be treated as confidential unless explicitly stated that it is not confidential by the disclosing party. The receiving Party is required to treat the information with at least the same degree of care they would handle their own information and may only share it on a need- to-know basis with 3rd parties. If shared with 3rd parties, then both MREC(A) and ViHaVe Innovations Pvt Ltd shall ensure that the 3rd party is bound by confidentiality agreements at least as strong as the one binding the Parties. Shared information must be kept confidential for 1 year from the date of disclosure unless such time as the information becomes public knowledge or is requested by a court. Should a Party be required to disclose the confidential information of the Party then they must provide the other party with sufficient notice to allow the other party to seek an injunction or other protective order for the confidential information.

The Parties shall not attempt to replicate the products or services of the other Party, assist in the creation of a competing product or service, or cause to be created a competing product or service.





- 10. Media. Both Parties shall have the right to use the other parties' Trademarks in marketing materials and for promotional purposes during the course of this agreement. Both Parties have the rights to make announcements regarding and promoting the relationship. Should either party object to the use of their branding in an announcement or promotion then they must notify the other party in writing of the objection and the party has 10 days to correct or withdraw the objectionable material.
- 11. Entire Agreement. This Agreement constitutes the entire Agreement between the parties and all other communications, whether written or oral, are hereby superseded. If any provision of this Agreement is held to be invalid, illegal or unenforceable by a court of competent jurisdiction, the validity, legality and enforceability of the remaining provisions will not in any way be affected or impaired thereby.
 - 12. **Jurisdiction.** This Agreement shall be interpreted according to the laws of the State of New York. Company shall comply with all laws, rules, orders, regulations and requirements of federal, state and municipal governments.
 - 13. Counterparts. This Agreement may be executed in two or more counterparts, each of which will be deemed an original, but all of which together will constitute one and the same instrument. Further, either party's signature to a copy of this Agreement will be deemed a signature to, and may be attached to, any other identical copy of the Agreement. Facsimile signatures will be as binding and effective as original signatures.
- 14. **Enforcement.** Any delay in enforcing a Party's right under this Agreement or any waiver as to a particular default or other matter will not constitute a waiver of such Party's rights to the future enforcement of its rights under this Agreement, except only as to an express written and signed waiver to a specific matter for a specific period of time.
 - 15. Force Majeure. Neither party will be liable for losses, defaults or damages which result from performing, or inability to perform, all or any of the obligations or responsibilities imposed upon it in the contract because of acts of God, the public enemy, acts of government, earthquakes, floods, typhoon, civil strife, fire or other causes beyond the reasonable control of the party so delayed in or so unable to perform provided that such party was not negligent and shall have used reasonable efforts to avoid and overcome such cause. Such party will resume full performance of such obligations and responsibilities promptly upon removal of any such cause.





16. **Arbitration.** Any dispute arising with regard to any aspect of this Agreement shall be settled through mutual consultations and agreements by the parties to the Agreement.

The Memorandum of Understanding (MoU) is made on this 12th day October 2019, at Malla Reddy Engineering College (A), Secunderabad.

For & on behalf of MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS)

Dr.S.Sudhakara Reddy

Principal

Malla Reddy Engineering College

In the presence of

For & on behalf of ViHaVe Innovations Pvt Ltd

Mr. Satya Kumar Pall

Director

ViHaVe Innovations Pvt Ltd

In the presence of



MEMORANDUM OF UNDERSTANDING (MOU)

This Memorandum of Understanding is made, between Armtronics Pvt Ltd having its office at address Ameerpet, Hyderabad and Malla Reddy Engineering College(Autonomous) [MREC(A)], having it's office at Maisammaguda, Gundlapochampally, Medchal, Medchal - Malkajgiri District, Telangana – 500100.

I. Agreement

MREC(A) and Armtronics Pvt Ltd wish to enter into an agreement where Armtronics Pvt Ltd provides a free user license to its software and training to MREC(A) So that MREC(A) can expand its curriculum to include software solutions and allow for additional joint research, experimentation, and marketing initiatives.

1. Armtronics Pvt Ltd offers the following as per this MOU

- A. Industry connection and Internship opportunities to MREC(A) students
- B. Software Trainings
- C. Remote Workshops
- D. Project based Trainings
- E. Seminars by Industry experts
- F. One free (non-transferable, non- sublicensable) license of the Armtronics Pvt Ltd product for use by MREC (A) faculty and/or students or for training purposes for other entities on MREC (A) projects only for educational purposes only. The license shall not be used for commercial purposes, shall not be allowed to be used by commercial entities, and shall not be used for the benefit of commercial entities without Armtronics Pvt Ltd express permission.

Any unauthorized use of the Armtronics Pvt Ltd license shall result in either 1. Armtronics Pvt Ltd' standard license fees being charged to MERC (A) according to the commercial fee structure in use at that time for the entire time of unauthorized use, 2. Immediate termination of the license and removal of access to data, or 3. Any combination of 1 and 2 or any other such action Armtronics Pvt Ltd chooses to take in its sole discretion.

MREC(A) shall provide:

- A. Consultancy works
- B. Facilities to conduct training, counselling, interviews.
- C. Incorporation into their curriculum of the Armtronics Pvt Ltd software
- D. Access to students, faculty, and other interested parties to learn the software
- E. Promotion of internships for students and/or young graduates



3.Both parties shall

- A. Conducting joint research projects
- B. Collaboration in the implementation of specific projects requested by the business sector of the extractive industry sector
- C. Stimulating debates, involving people of both institutions, leading to the definition of new research topics, both for undergraduate project, Master's Thesis or Doctoral Theses, to be held in **MREC**
- D. provide a single point of contact for coordination on broad policy issues and matters related to centralized operations
- E. Mutual participation in conferences, symposiums, seminars, workshops and public initiatives
- F. Participation in Quarterly Webinars with Armtronics Pvt Ltd.

II. Terms and Conditions

Whereas the College is desirous of undertaking a joint project for the afore-mentioned scheme with the two parties of this Memorandum of Understanding, with the intention to be legally bound, except any commercial terms.

- 1. **Compensation.** Neither party shall receive payment from the other for expenses incurred in carrying out the objectives of this Agreement without prior written consent.
- 2. **Notices.** Notices, statements, evaluations, reports, and other communications under this agreement shall be made in writing, including electronic mail. Electronic signatures from document sharing software or electronic copies of signed documents shall be binding on the parties.
- 3. Exclusivity. The training center shall not allow any other Software Provider operating in the same category either for training or for any other promotional activities into the campus as long as this MoU is in force.
- 4. Force Majeure. In the event of the non-fulfilment of the contract terms and conditions, due to any reason of force majeure namely fires, wars, riots, strikes, natural calamities, etc. no party will be responsible.
- 5. Liabilities. Neither Party be liable for each other's transactions or business.
- 6. **Breach of Agreement.** Both parties shall have the right to terminate the agreement, in case the College either fails to provide the services successfully as mentioned in the agreement, or violates any of the clauses mentioned in the MOU.

- 7. **Period of Validity.** This agreement shall be initially valid for 1 year from the date of signing the agreement and to be renewed subsequently by mutual consent of both the parties.
- 8. **Intellectual Property.** During the course of this Agreement, either may develop, invent, author or create certain intellectual property related to this Agreement ("Intellectual Property").

Software developments including feedback, suggestions, etc. Shall belong exclusively to Armtronics Pvt Ltd. Jointly developed property such as research, marketing materials, business initiatives, shall belong to both parties with full rights in the property to each.

Property developed by students for Armtronics Pvt Ltd during internships or projects shall belong to Armtronics Pvt Ltd.

Parties shall assign, transfer, convey and deliver to the creating Party all of the right, title interest and benefit in and to all Intellectual Property including any and all patent applications for said Intellectual Property, divisions, continuations, or continuations-in-part thereof, and any reissues or reexaminations thereof, filed in any jurisdictions, and all patents which may be granted therefor, together with all claims for damages from past infringement of any rights in Intellectual Property.

Armtronics Pvt Ltd shall have an irrevocable, unlimited right to use any data uploaded to the Armtronics Pvt Ltd platform unless this right is later modified by another agreement.

9. Confidentiality, Non-Competition, and Non-Circumvention Agreements. The Parties may be exposed to confidential information of the other party during the course of this Agreement. All information shall be treated as confidential unless explicitly stated that it is not confidential by the disclosing party. The receiving Party is required to treat the information with at least the same degree of care they would handle their own information and may only share it on a need- to-know basis with 3rd parties. If shared with 3rd parties, then both MREC(A) and Armtronics Pvt Ltd shall ensure that the 3rd party is bound by confidentiality agreements at least as strong as the one binding the Parties. Shared information must be kept confidential for 1 year from the date of disclosure unless such time as the information becomes public knowledge or is requested by a court. Should a Party be required to disclose the confidential information of the Party then they must provide the other party with sufficient notice to allow the other party to seek an injunction or other protective order for the confidential information.

The Parties shall not attempt to replicate the products or services of the other Party, assist in the creation of a competing product or service, or cause to be created a competing product or service.



- 10. **Media.** Both Parties shall have the right to use the other parties' Trademarks in marketing materials and for promotional purposes during the course of this agreement. Both Parties have the rights to make announcements regarding and promoting the relationship. Should either party object to the use of their branding in an announcement or promotion then they must notify the other party in writing of the objection and the party has 10 days to correct or withdraw the objectionable material.
- 11. Entire Agreement. This Agreement constitutes the entire Agreement between the parties and all other communications, whether written or oral, are hereby superseded. If any provision of this Agreement is held to be invalid, illegal or unenforceable by a court of competent jurisdiction, the validity, legality and enforceability of the remaining provisions will not in any way be affected or impaired thereby.
- 12. Jurisdiction. This Agreement shall be interpreted according to the laws of the State of New York. Company shall comply with all laws, rules, orders, regulations and requirements of federal, state and municipal governments.
- 13. Counterparts. This Agreement may be executed in two or more counterparts, each of which will be deemed an original, but all of which together will constitute one and the same instrument. Further, either party's signature to a copy of this Agreement will be deemed a signature to, and may be attached to, any other identical copy of the Agreement. Facsimile signatures will be as binding and effective as original signatures.
- 14. **Enforcement.** Any delay in enforcing a Party's right under this Agreement or any waiver as to a particular default or other matter will not constitute a waiver of such Party's rights to the future enforcement of its rights under this Agreement, except only as to an express written and signed waiver to a specific matter for a specific period of time.
- 15. Force Majeure. Neither party will be liable for losses, defaults or damages which result from performing, or inability to perform, all or any of the obligations or responsibilities imposed upon it in the contract because of acts of God, the public enemy, acts of government, earthquakes, floods, typhoon, civil strife, fire or other causes beyond the reasonable control of the party so delayed in or so unable to perform provided that such party was not negligent and shall have used reasonable efforts to avoid and overcome such cause. Such party will resume full performance of such obligations and responsibilities promptly upon removal of any such cause.



Technical Head: 8919595114

E-Mail: armtronics.hr@gmall.com

16. Arbitration. Any dispute arising with regard to any aspect of this Agreement shall be settled through mutual consultations and agreements by the parties to the Agreement.

The Memorandum of Understanding (MoU) is made on this 26th day September 2019, at Malla Reddy Engineering College (A), Secunderabad.

For & on behalf of MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS)

Dr.S.Sudhakara Reddy

Principal

Malla Reddy Engineering College

In the presence of

Mr. Arjun Modi

Director

Armtronics Pvt Ltd

For & on behalf of

Armtronics Pvt Ltd

In the presence of

١.

www.armtroniclabs.com

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(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle)
NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

MEMORANDUM OF UNDERSTANDING (MOU)

This Memorandum of Understanding is made, between M/s. Uttam Blastech Pvt. Ltd., Flat No. 203, Pavani Annexe, # 8-2-276, Road No.02, Banjara hills, Hyderabad – 500034, Telangana Phone: 040-23543669, +91 94901 63103, Email: contact@uttamblastech.com, and Departments of Mining & Civil of MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS) [MREC(A)], having it's office at Maisammaguda, Gundlapochampally, Medchal, Medchal - Malkangiri District, Telangana – 500100

About M/s. Uttam Blastech Pvt. Ltd:

Uttam Blastech is a professionally managed organisation that has been offering end-to-end solutions on mining, infrastructure & construction, since 2000. Having delivered on complex assignments across verticals in mining and excavation, Uttam consistently deliver the most effective solutions to meet the customer needs within budget and time.

M/s. Uttam Blastech Pvt. Ltd offers the following as per this MOU

- a) Industry connection and Internship projects
- b) Project based Trainings
- c) Seminars by Industry experts
- d) Guest lectures on field experiences
- e) Consultancy projects

MREC(A) shall provide the following basic infrastructural facilities:

- I. Rooms to conduct training.
- II. Necessary furniture and power supply.

Terms and Conditions:

 Both parties shall provide a single point of contact for coordination on broad policy issues and matters related to centralized operations.

In the event of the non-fulfilment of the contract terms and conditions, due to any reason of force majeure namely fires, wars, riots, strikes, natural calamities, etc. no party will be responsible.

Liabilities:

Both parties shall not, however, be liable for each other's transactions or business.

Breach of Agreement:

Both parties shall have the right to terminate the agreement with the Training Centre, in case the College either fails to provide the services successfully as mentioned in the agreement, or violates any of the

Clauses mentioned in the MOU,

Period of Validity:

This agreement shall be initially valid for two years from the date of signing i.e.24 /09/2019 the agreement and to be renewed subsequently by mutual consent of both the parties.

Arbitration:

Any dispute arising with regard to any aspect of this Agreement shall be settled through mutual consultations and agreements by the parties to the Agreement.

For & on behalf of MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS)

Dr A Ramaswami Reddy Engineering
Director (Autonomous)
Malla Reddy Engineering Colleges, Dhulapally,

Malla Reddy Engineering College a, Dhulapaning In the presence of Avia Kompally), Sec'bad-500

D sul

For & on behalf of M/s. Uttam Blastech Pvt. Ltd

For UTTAM BLASTECH PRIVATE LIMITED

Managing Director

In the presence of

M/s. Uttam Blastech Pvt. Ltd

Uttam® Blastech PRIVATE LIMITED

The Mining & Excavation Expert.







Research '& Development Center ISO 9001-2015 Certified

MEMORANDUM OF UNDERSTANDING (MOU)

This Memorandum of Understanding is made, between Cloud Technologies having its office at address 304, Siri Towers, Behind Prime Hospitals(Line), Maitrivanam, Ameerpet, Hyderabad-500016 and Malla Reddy Engineering College(Autonomous) [MREC(A)], having it's office at Maisammaguda, Gundlapochampally, Medchal, Medchal - Malkangiri District, Telangana – 500100.

I. Agreement

MREC(A) and Cloud Technologies wish to enter into an agreement where Cloud Technologies provides a free user license to its software and training to MREC(A) So that MREC(A) can expand its curriculum to include software solutions and allow for additional joint research, experimentation, and marketing initiatives.

- 1. Cloud Technologies offers the following as per this MOU
 - A. Industry connection and Internship opportunities to MREC(A) students
 - B. Software Trainings
 - C. Remote Workshops
 - D. Project based Trainings
 - E. Seminars by Industry experts
 - F. One free (non-transferable, non- sublicensable) license of the Cloud Technologies product for use by MREC (A) faculty and/or students or for training purposes for other entities on MREC (A) projects only for educational purposes only. The license shall not be used for commercial purposes, shall not be allowed to be used by commercial entities, and shall not be used for the benefit of commercial entities without Cloud Technologies express permission.

Any unauthorized use of the Cloud Technologies license shall result in either 1. Cloud Technologies' standard license fees being charged to MERC (A) according to the commercial fee structure in use at that time for the entire time of unauthorized use, 2. Immediate termination of the license and removal of access to data, or 3. Any combination of 1 and 2 or any other such action Cloud Technologies chooses to take in its sole discretion.

- 2. MREC(A) shall provide:
 - A. Consultancy works
 - B. Facilities to conduct training, counselling, interviews.
 - C. Incorporation into their curriculum of the Cloud Technologies software
 - D. Access to students, faculty, and other interested parties to learn the software
 - E. Promotion of internships for students and/or young graduates







Research '& Development Center ISO 9001-2015 Certified

3.Both parties shall

- A. Conducting joint research projects
- B. Collaboration in the implementation of specific projects requested by the business sector of the extractive industry sector
- C. Stimulating debates, involving people of both institutions, leading to the definition of new research topics, both for undergraduate project, Master's Thesis or Doctoral Theses, to be held in **MREC**
- D. provide a single point of contact for coordination on broad policy issues and matters related to centralized operations
- E. Mutual participation in conferences, symposiums, seminars, workshops and public initiatives
- F. Participation in Quarterly Webinars with Cloud Technologies.

II. Terms and Conditions

- Whereas the College is desirous of undertaking a joint project for the afore-mentioned scheme with the two parties of this Memorandum of Understanding, with the intention to be legally bound, except any commercial terms.
- 1. **Compensation.** Neither party shall receive payment from the other for expenses incurred in carrying out the objectives of this Agreement without prior written consent.
- 2. **Notices.** Notices, statements, evaluations, reports, and other communications under this agreement shall be made in writing, including electronic mail. Electronic signatures from document sharing software or electronic copies of signed documents shall be binding on the parties.
- 3. **Exclusivity**. The training center shall not allow any other Software Provider operating in the same category either for training or for any other promotional activities into the campus as long as this MoU is in force.
- 4. Force Majeure. In the event of the non-fulfilment of the contract terms and conditions, due to any reason of force majeure namely fires, wars, riots, strikes, natural calamities, etc. no party will be responsible.
- 5. Liabilities. Neither Party be liable for each other's transactions or business.
- Breach of Agreement. Both parties shall have the right to terminate the agreement, in case the College
 either fails to provide the services successfully as mentioned in the agreement, or violates any of the
 clauses mentioned in the MOU.







Revearch '& Development Center ISO 9001-2015 Certified

- 7. **Period of Validity.** This agreement shall be initially valid for 1 year from the date of signing the agreement and to be renewed subsequently by mutual consent of both the parties.
- 8. Intellectual Property. During the course of this Agreement, either may develop, invent, author or create certain intellectual property related to this Agreement ("Intellectual Property").

Software developments including feedback, suggestions, etc. Shall belong exclusively to Cloud Technologies. Jointly developed property such as research, marketing materials, business initiatives, shall belong to both parties with full rights in the property to each.

Property developed by students for Cloud Technologies during internships or projects shall belong to Cloud Technologies.

Parties shall assign, transfer, convey and deliver to the creating Party all of the right, title interest and benefit in and to all Intellectual Property including any and all patent applications for said Intellectual Property, divisions, continuations, or continuations-in-part thereof, and any reissues or reexaminations thereof, filed in any jurisdictions, and all patents which may be granted therefor, together with all claims for damages from past infringement of any rights in Intellectual Property.

Cloud Technologies shall have an irrevocable, unlimited right to use any data uploaded to the Cloud Technologies platform unless this right is later modified by another agreement.

9. Confidentiality, Non-Competition, and Non-Circumvention Agreements. The Parties may be exposed to confidential information of the other party during the course of this Agreement. All information shall be treated as confidential unless explicitly stated that it is not confidential by the disclosing party. The receiving Party is required to treat the information with at least the same degree of care they would handle their own information and may only share it on a need- to-know basis with 3rd parties. If shared with 3rd parties, then both MREC(A) and Cloud Technologies shall ensure that the 3rd party is bound by confidentiality agreements at least as strong as the one binding the Parties. Shared information must be kept confidential for 1 year from the date of disclosure unless such time as the information becomes public knowledge or is requested by a court. Should a Party be required to disclose the confidential information of the Party then they must provide the other party with sufficient notice to allow the other party to seek an injunction or other protective order for the confidential information.

The Parties shall not attempt to replicate the products or services of the other Party, assist in the creation of a competing product or service, or cause to be created a competing product or service.







Rosearch 'F Development Center ISO 9001-2015 Certified

- 10. **Media.** Both Parties shall have the right to use the other parties' Trademarks in marketing materials and for promotional purposes during the course of this agreement. Both Parties have the rights to make announcements regarding and promoting the relationship. Should either party object to the use of their branding in an announcement or promotion then they must notify the other party in writing of the objection and the party has 10 days to correct or withdraw the objectionable material.
- 11. **Entire Agreement.** This Agreement constitutes the entire Agreement between the parties and all other communications, whether written or oral, are hereby superseded. If any provision of this Agreement is held to be invalid, illegal or unenforceable by a court of competent jurisdiction, the validity, legality and enforceability of the remaining provisions will not in any way be affected or impaired thereby.
- 12. Jurisdiction. This Agreement shall be interpreted according to the laws of the State of New York. Company shall comply with all laws, rules, orders, regulations and requirements of federal, state and municipal governments.
- 13. Counterparts. This Agreement may be executed in two or more counterparts, each of which will be deemed an original, but all of which together will constitute one and the same instrument. Further, either party's signature to a copy of this Agreement will be deemed a signature to, and may be attached to, any other identical copy of the Agreement. Facsimile signatures will be as binding and effective as original signatures.
- 14. **Enforcement.** Any delay in enforcing a Party's right under this Agreement or any waiver as to a particular default or other matter will not constitute a waiver of such Party's rights to the future enforcement of its rights under this Agreement, except only as to an express written and signed waiver to a specific matter for a specific period of time.
- 15. Force Majeure. Neither party will be liable for losses, defaults or damages which result from performing, or inability to perform, all or any of the obligations or responsibilities imposed upon it in the contract because of acts of God, the public enemy, acts of government, earthquakes, floods, typhoon, civil strife, fire or other causes beyond the reasonable control of the party so delayed in or so unable to perform provided that such party was not negligent and shall have used reasonable efforts to avoid and overcome such cause. Such party will resume full performance of such obligations and responsibilities promptly upon removal of any such cause.







Research '4 Development Center ISO 9001-2015 Certified

16. Arbitration. Any dispute arising with regard to any aspect of this Agreement shall be settled through mutual consultations and agreements by the parties to the Agreement.

The Memorandum of Understanding (MoU) is made on this 30th day August 2019, at Malla Reddy Engineering College (A), Secunderabad.

For & on behalf of MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS)

Dr.S.Sudhakara Reddy

Principal

Malla Reddy Engineering College

In the presence of

.

2. And

For & on behalf of Cloud Technologies

Mr. Allada Neela Kanta Swamy

Managing Partner

Cloud Technologies

In the presence of

1. Am





Reliable Environmental Services



Office: C/o: CADD Centre, No. 6-3-788/19/B, 2nd Floor, Opp. Big Bazaar, Ameerpet, Hyderabad 500 016.

i : 08008226124, 2: 9247522224, 2: resinfo@resenvi.org. 3: www.resenvi.org

Memorandum of Understanding [MoU]

To be signed with Cat Z organisations

Category Z [Cat Z] organizations are: NGO's/Academic Institutions/Agricultural Universities/ Research organizations of the Central and State Govts.

This Memorandum of Understanding (the "MoU") made effective this day of ___27/08/2019__by and between PRINCIPAL, MREC, (hereinafter referred to as "Party 1"); Malla Reddy Engineering College having its office at _Hyderabad and ___Reliable Environmental Services __having its office at _Hyderabad (hereinafter referred to as "Party 2"); with signatories of this MoU being sometimes referred to herein individually as "Party" or collectively as "Parties".

WHEREAS

- a. The Partyl is desirous to get the WATER AND WASTE MANAGEMENT WORKSHOP studies conducted for the major and medium irrigation projects in association with Party 2.
- b. The Party 2 has been conducting such studies.
- c. The Parties see mutual advantage in establishing a collaboration to further proceed for the WATER AND WASTE MANAGEMENT WORKSHOP studies.
- d. It is the intent of the Parties that the WATER AND WASTE MANAGEMENT WORKSHOP studies shall be completed as per the schedule.

NOW, THEREFORE, IT IS HEREBY AGREED AS FOLLOWS:

1. Purpose of MoU

The purpose of this MoU is to serve as a basis and framework for the Parties to processes WATER AND WASTE MANAGEMENT WORKSHOP studies for the projects as indicated at schedule 1 through the RES NGO Assistance. (the "Purpose").

2. Scope

- a. The Parties shall meet or correspond as necessary to discuss and attempt to agree on the progress of work relating to the WATER AND WASTE MANAGEMENT WORKSHOP studies to be carried out by the Party2 as per schedule.
- b. The output of the work shall be strictly as per schedule.

Project Office 1:

Flat No: 206, Jasmine Block, Nagarjuna Dreamland, Kompally, Secunderabad 500 014.



Project office 2:

House No: 5-53, Opp. Hanuman Temple, Kuruma Wada, Poodur, Kodimial Mandal, Karimnagar – 505 501.



3. Work Expenses

The expenses related to the implementation of the Project shall be fully borne by the Party 1 through MREC students funding to Party2. Costs related to the Survey, data collection shall be booked as per the standard of Procedures in RES and as per the schedule given in schedule.

4. Mutual Agreements

Parties agree as follows:

- Party1 will offer supportive technical assistance in the data collection for the work.
- b. The Party1 will monitor the implementation of each component of work for the Purpose for successfully achievement of goals.
- c. Party 2 will give monthly, quarterly or other periodic reports that may be necessary to document of program success to the MREC.
- d. The Party 1 will coordinate, facilitate, and/or provide access to resources which will assist in implementing the Purpose.
- e. The Party 2 will implement the studies in any manner within its authorities, which may include getting of required data, liasoning of all government departments etc.
- f. MOU is valid for one year only from the date of signature.

5. Duration and Termination.

- a. This MOU shall enter into force from the moment of its execution and shall remain in full force till the achievement of the Purpose..
- b. The MOU may be terminated by parties by terminating its involvement in the activities set out in this MoU. Such termination shall be in writing to all other Parties and should not result in any kind of liability towards the other Parties
- c. Party 2 shall recoup all the liabilities created under this agreement. And the other Parties' obligations that shall survive on termination or expiration of this MoU.
- d. MoU is valued for three years from 27.08.2019 to 27.08.2022.

6. Amendments



- a. This MOU may be amended by written agreement of the parties.
- b. If any provision of this MOU becomes invalid or unenforceable, the validity of other provisions shall not be affected.

7. Notifications

Any correspondence sent by the parties within the framework of this MOU shall be made in writing and shall be sent by mail, courier service or facsimile transmission (with the original to follow).

8. Governing Law

Member (RES), (MREC). shall endeavour to settle any disputes arising by negotiation between the Parties, whose decision shall be final and binding.

9. Signatures

In testimony whereof, the parties to this MoU have hereinto set and subscribed their hands for the continuance of this MoU.

PRINCIPAL Name of the Principal
NameMalla Reddy Engineering College
(Autonomous)
Title: Maisammaguda, Dhulapally,
(Post Via Kompally), Sec'bad-500 100.
Date:
For
For Shills
- Common of the
Name: of the Department
Name: Head of the Department DEPT OF CIVIL ENGINEERING
DEPT OF CIVIL ENGINEERING
Title: MALLA REDDY ENGG. COLLEGE
Data :
Date :
For
or
Bolt
Name : GENERAL SECRETARY
RELIABLE ENVIRONMENTAL SERVICES
Citle:
N. 4.
Date :

For



(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle)
NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.)

MEMORANDUM OF UNDERSTANDING (MOU)

This Memorandum of Understanding is made, between KOERE PRISM Impex engineering Pvt Ltd. With its office at Maitri Arcade, MG Road, Secunderabad and MALLA REDDY ENGINEERING COLLEGE(AUTONOMOUS) [MREC(A)], having it's office at Maisammaguda, Gundlapochampally, Medchal, Medchal - Malkangiri District, Telangana - 500100, KOERE PRISM IMPEX ENGINEERING PVT LTD, is a distributor of products useful to Civil, Electrical and Mining Industry. It has businesses all over the country. KOERE PRISM IMPEX ENGINEERING PVT LTD offers the following as per this MOU

- a) Industry connection and Internship projects
- b) Project based Trainings
- c) Seminars by Industry experts
- d) Guest lectures on field experiences
- e) Consultancy projects

MREC(A) shall provide the following basic infrastructural facilities:

- I. Rooms to conduct training.
- II. Necessary furniture and power supply.

Terms and Conditions:

 Both parties shall provide a single point of contact for coordination on broad policy issues and matters related to centralized operations.

In the event of the non-fulfilment of the contract terms and conditions, due to any reason of force majeure namely fires, wars, riots, strikes, natural calamities, etc. no party will be responsible.

Liabilities:

Both parties shall not, however, be liable for each other's transactions or business.

Breach of Agreement:

Both parties shall have the right to terminate the agreement with the Training Centre, in case the College either fails to provide the services successfully as mentioned in the agreement, or violates any of the clauses mentioned in the MOU,

Period of Validity:

This agreement shall be initially valid for Three years from the date of signing i.e.22 /08/2019 the agreement and to be renewed subsequently by mutual consent of both the parties.

Arbitration:

Any dispute arising with regard to any aspect of this Agreement shall be settled through mutual consultations and agreements by the parties to the Agreement.

For & on behalf of MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS)

DIRECTOR Reddy Engineering Galles Dr A Ramaswart (Autonomous)

Malla Reddy Engineering Gollegeda, Dhulapally a Kompally), Sec'bad-500 In the presence of AV

For & on behalf of KOERE PRISM

Impex engineering Pvt Ltd

KOERE PRISM Impex enging

CEO

In the presence of



(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle)
NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

MEMORANDUM OF UNDERSTANDING (MOU)

This Memorandum of Understanding is made, between Open Hardware Days having its office at 104, VSS Nandadeep apartments, Beside Royal Enfield Showroom, Suchitra, Hyderabad, Telangana And Malla Reddy Engineering College(Autonomous) [MREC(A)], having it's office at Maisammaguda, Gundlapochampally, Medchal, Medchal - Malkajgiri District, Telangana - 500100,

Open Hardware Days offers the following as per this MOU

- a) Industry connection and Internship projects
- b) Hands-on Works
- c) Seminars by Industry experts
- d) Soft skills training
- e) Other training programs as required by MREC(A).

MREC(A) shall provide the following basic infrastructural facilities:

- I. Rooms to conduct training/counselling/Interviews.
- II. Necessary furniture and power supply.

Terms and Conditions:

Whereas the College is desirous of undertaking a joint project for the afore-mentioned scheme with the two parties of this Memorandum of Understanding, with the intention to be legally bound, except any commercial terms.

 Both parties shall provide a single point of contact for coordination on broad policy issues and matters related to centralized operations.

Exclusivity:

The training center shall not allow any other Recruitment Services Provider operating in the same category either for training or for any other promotional activities into the campus as long as this MoU is in force.

Force Majeure:

In the event of the non-fulfillment of the contract terms and conditions, due to any reason of force majeure



(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle) NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

namely fires, wars, riots, strikes, natural calamities, etc. no party will be responsible.

Liabilities:

Both parties shall not, however, be liable for each other's transactions or business.

Breach of Agreement:

Both parties shall have the right to terminate the agreement with the Training Centre, in case the College either fails to provide the services successfully as mentioned in the agreement, or violates any of the clauses mentioned in the MOU,

Period of Validity:

This agreement shall be initially valid for one year from the date of signing, i.e. 21/08/2019 the agreement and to be renewed subsequently by mutual consent of both the parties.

Arbitration:

Any dispute arising with regard to any aspect of this Agreement shall be settled through mutual consultations and agreements by the parties to the Agreement.

For & on behalf of MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS)

DIRECTOR Dr. Al-Ramaswamy Reddy ring College

Director

Malla Reddy Engineering College (Post Via Kompa

In the presence of

1. 2.

For & on behalf of OPEN HARDWARE DAY

Chief Technical Officer





MEMORANDUM OF UNDERSTANDING (MOU) Between PLANET FINANCE

DEPARTMENT OF MASTER OF BUSINESS ADMINISTATION, MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS) - MAIN CAMPUS

This document constitutes an agreement between MBA-MREC (A) and PLANET FINANCE one of the leading institute in financial studies in Hyderabad with office at 18/B, Beside SBI, Community hall lane, SR Nagar, Hyderabad.

Objective:

The objective of this MOU is to express the willingness of both parties to engage in an effort to promote the competitiveness of MBA-MREC(A) as well as its activities to develop and expand relationships with industries offering scope of real time learning in managerial practices through internships projects and placements.

Specific activities under this MOU will be identified through consultation between the two parties are;

- 1. Conduction of workshops and training programmes in the area of finance
- 2. Guest lectures by experts
- 3. career guidance and placement
- 4. In curriculum designing and development

Along with the above mentioned areas any other support by *PLANET FINANCE* towards the development of MBA department and the students with the mutual consent of the parties.

1.1. PLANET FINANCE agrees to provide the support in the above mentioned areas like conduction of workshops and training programmes, placement support, expert interactions to

Principal College
Principal Co

assist MBA-MREC(A) to carry out activities that will improve the student abilities and competitiveness.

1.2. MBA-MREC(A) agree to work with and coordinate with *PLANET FINANCE* in the development of their initiatives to improve and expand support to all the activities they transact with. We also agree to allow *PLANET FINANCE* to carry out monitoring and evaluation of activities to assess the impact of these activities on participating candidates.

2.0 General Terms of MOU

- 2.1. Duration of MOU: This MOU shall be operational upon signing and will have an initial duration of three years. All activities conducted before this date within the vision of the joint collaboration will be deemed to fall under this MOU.
- 2.2. Coordination: In order to carry out and fulfill the aims of this agreement, each party will appoint an appropriate person(s) to represent its organization and to coordinate the implementation of activities.
- 2.3. Managerial and Financial Support: Addendums to this MOU will be developed for specific managerial and financial support activities. These Addendums will provide a detailed description of the role, responsibility, and financial contribution of each party. Work plans and reporting requirements will be clearly outlined in the Addendums.
- 2.4. Confidentiality: Each party agrees that its hall not, at any time, after executing the activities of this MOU, disclose any information in relation to these activities or the affairs of business or method of carrying on the business of the other without consent of both parties.
- 2.5. Termination of MOU: The partnership covered by this MOU shall terminate upon completion of the agreed upon period. The agreement may also be terminated with a written two month notice from either side. In the event of non-compliance or breach by one of the parties of the obligations binding upon it, the other party may terminate the agreement with immediate effect
- 2.6. Extension of Agreement: The MOU may be extended provided the parties agree upon, and can provide the necessary resources.

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2.7. Communications: All notice, demands and other communication under this agreement in connection here with shall be written in English language and shall be sent to the last known address, e- mail, or fax of the concerned party. Any notice shall be effective from the date on which it reaches the other party.

2.8. Addendum: Any Addendum to this MOU shall be in writing and signed by both parties.

The terms and provisions in this MOU also apply to any subsequent Addendum to this agreement.

IN WITNESS WHERE OF, the parties here to have executed this MOU on the day of_ ,[Date].

CA PRAVEEN KUMAR

MANAGING PARTNER

HYDERABAD

Signature and date: Property 2019

PRINCIPAL,

MREC(A)

Signature and date:

Principal ring Collets and Principal Engineering Collets and Engineering Colle



GSTIN: 36AAUCS1322G1ZA

Memorandum of Understanding

Between

SattvaQ IT Solutions Pvt Ltd

And

Malla Reddy Engineering College

This Memorandum of Understanding ("MOU") is made in Kompally, Hyderabad on this the day of 9th August 2019.

By and between

SattvaQ IT Solutions Pvt Limited, a company incorporated under the Companies Act, 1956 having its registered office at Banjara Hills, Hyderabad by its Director Anudeep Makkena.

AND

Malla Reddy Engineering College (Autonomous) located at Campus 1, Dulapally Road Maisammaguda Post via Kompally, Telangana.

SattvaQ and the MREC (A) shall hereinafter be collectively referred to as "Parties" and individually as a "Party".

WHEREAS:

SattvaQ is an authorized Examination Centre for Cambridge Assessment English – a Department of the University of Cambridge, UK, for the conduct of the YLE, KET, PET, FCE, CAE, CPE, BEC, BULATS and TKT Exams.

MREC(A) is interested in associating with SattvaQ to conduct Linguaskill/BEC exams. SattvaQ has agreed to the same subject to certain terms and conditions mutually agreed between the Parties.

The Parties are desirous of recording the terms of the collaboration agreed to between them.

NOW, THEREFORE, in consideration of the mutual understandings and agreements set forth herein, the Parties hereto hereby agree as follows:

1. TERM

1.1. This MOU shall come into effect on this date and shall be valid for a period of three years unless otherwise extended in writing by the Parties or terminated in accordance with the terms hereof.

2. GRANT OF RIGHTS

2.1. The Institution hereby grants SattvaQ the exclusive right to conduct the Linguaskill/BEC Exams within the premises of the MREC (A) and SattvaQ hereby accepts the same.

3. OBLIGATIONS OF SATTVAQ

- 3.1. SattvaQ shall support the registered students with material required for preparing the students for the Cambridge English Exams.
- 3.2. SattvaQ shall support the registered students with questions papers for a mock test, Computer Based Test, Vocabulary list and exam day tips.
- 3.3. SattvaQ shall conduct a 2 day workshop for the teachers and assist them with preparing the students for the Cambridge English Exams at a mutually convenient date in the premises of MREC (A).
- 3.4. SattvaQ shall conduct the Cambridge English Exams on dates applied for by the MREC (A).

4. OBLIGATIONS OF THE INSTITUTION

- 4.1. MREC (A) agrees to register students with SattvaQ for Cambridge English exams for mutually agreed prices, for which a separate agreement will is made.
- 4.2. MREC (A) shall provide infrastructure and the necessary arrangements for the conduct of the Cambridge English Speaking Exams in the campus.

5. CONFIDENTIALITY

5.1. Each Party shall keep confidential and shall not without the prior consent in writing of the disclosing Party copy or disclose to any third party the content of any documents or information (whether of a commercial, financial or technical nature or which is identified as being confidential) acquired or received in writing, orally or in any other tangible or intangible from the other Party in connection with this MOU, such information referred to as "Confidential Information".

6. TERMINATION

- 6.1. This MOU may be terminated:
 - 6.1.1. By unanimous consent.
 - 6.1.2. In the event of any lawful authority ordering the Parties to terminate this MOU.

IN WITNESS WHEREOF the Parties have executed and delivered this MOU as of the date first above written.

For SattvaQ IT Solutionsd.

Authorised Signatory Director

Witness:

For Malla Reddy Engineering College

Authorised Signatory

DIRECTOR

Malla Reddy Engineering College (Autonomous)

Maisammaguda, Dhulapally, (Post Via Kompally), Sec'bad-500 100

In the presence of DEVR

2. Dr.T.V. Surendra natta Reddy_



(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle)
NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

MEMORANDUM OF UNDERSTANDING (MoU), MALLA REDDY ENGINEERING COLLEGE (A), SECUNDERABAD & XENON BIOSCIENCES LABORATORY, BAHADURPALLY, HYDERABAD.

This MOU is between Malla Reddy Engineering College(A), Maisammaguda,
Secunderabadn here onwards referred as party-1, and Xenon Biosciences laboratory,
Bahadurpally, Hyderabad here onwards referred as party-2 with a primary objective of
"Institute-Industry- Interface" for mutual cooperation and benefit for achieving a harmonious
blend from both sides. Following are the areas where we agreed to work together to achieve the
objectives:

1. Nature/Scope of the Work:

Party-l agrees to provide consultancy work for party-2 in the following areas.

- a. Soxlet extraction of the given list of plant materials with various solvents like Hexane, Acetone and Methanol. From the crude extracts, active fractions were separated by vacuum liquid chromatography.
- b. Preparing documents and presentations.

The financials, terms and conditions as discussed with the representatives of party-2 (minutes of the meeting copy enclosed) are to be followed in complete fulfillment.

2. Validity:

The agreement is valid for a period as mentioned in the minutes of the meeting enclosed; this comes into effect from the date of signing of this MOU and may be renewed after that period, incorporating mutually agreeable modifications, if any, thereafter. The MOU cannot be withdrawn in the middle of the course, currently in progress. However, either party may withdraw from the agreement by giving a written notice of three months in advance, subject to fulfillment of prior obligations otherwise surviving.

3. Force Maieure:

Neither party shall be liable for nonperformance either in whole or in part of this MOU due to reasons unforeseen and beyond its control. These reasons shall include and be limited to strikes, lockouts, nationalization, acts of God, war and fire. In that event, the other party will be notified immediately in writing detailing full facts of the case and both parties will undertake to arrive at mutually satisfactory solutions to overcome the difficulties arising out of these circumstances.

4. Non-disclosure:



(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle) NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

Except in relation to information that is already in the public domain or required by law, or necessary for the performance of its obligations under this MOU and is accordingly disclosed to its respective officers, employees, representatives or agents each Party must not, without the

written consent of the other party, directly or indirectly disclose to any other person, use or permit to be disclosed for any purpose other than that contemplated by this MOU, any information that is acquired by it about the other parties affairs under this MOU, or as a consequence of the parties collaboration and must keep all such information strictly confidential and ensure that its officers, employees, representatives and agents keep any such information confidential. All the material utilized by party-1, including rough work, for the said work should be handed over to the client, i.e., party-2 by party-1. ARBITRATION between both parties shall settle any dispute arising out of any clause of this AGREEMENT through mutual consultations between them. In case a settlement is not arrived at, such dispute(s) will be subjected to provisions of Arbitration & Conciliation Act, 1996. The venue of arbitration shall be in HYDERABAD.

The Memorandum of Understanding (MoU) is made on this 23th day July-2019, at Xenon Biosciences laboratory, Hyderabad.

For Party-1 (Authorized Signatory)

Sign: Maria flow had beddy

Name: Vijey flowhor heddy

Designation: Agac parts

For Party-2 (Authorized Signatory)

In witness thereof

1. T. h. M.

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In witness thereof

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2.



(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle)
NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

MEMORANDUM OF UNDERSTANDING (MoU) MALLA REDDY ENGINEERING COLLEGE (A), SECUNDERABAD &

INNOVATIVE CONCEPT SCHOOL, SHAPUR, HYDERABAD.

This MOU is between Malla Reddy Engineering College(A), Maisammaguda, Secunderabad, here onwards referred as party-1, and Innovative Concept school, Bahadurpally, Hyderabad here onwards referred as party-2 with a primary objective of "Institute—Industry- Interface" for mutual cooperation and benefit for achieving a harmonious blend from both sides. Following are the areas where we agreed to work together to achieve the objectives:

1. NATURE/SCOPE OF THE WORK

Party-1 agrees to provide consultancy work for party-2 in the following areas.

 Hands on practical training on Computer Fundamentals like MS-Office, MS-Paint, MS-Word, MS-Excel and MS-Power point presentation.

The financials, terms and conditions as discussed with the representatives of party-2 (minutes of the meeting copy enclosed) are to be followed in complete fulfillment.

2. VALIDITY

The agreement is valid for a period as mentioned in the minutes of the meeting enclosed; this comes into effect from the date of signing of this MOU and may be renewed after that period, incorporating mutually agreeable modifications, if any, thereafter. The MOU cannot be withdrawn in the middle of the course, currently in progress. However, either party may withdraw from the agreement by giving a written notice of three months in advance, subject to fulfillment of prior obligations otherwise surviving.

3. FORCE MAJEURE

Neither party shall be liable for nonperformance either in whole or in part of this MOU due to reasons unforeseen and beyond its control. These reasons shall include and be limited to strikes, lockouts, nationalization, acts of God, war and fire. In that event, the other party will be notified immediately in writing detailing full facts of the case and both parties will undertake to arrive at mutually satisfactory solutions to overcome the difficulties arising out of these circumstances.

4. NON-DISCLOSURE



(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle) NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

Except in relation to information that is already in the public domain or required by law, or necessary for the performance of its obligations under this MOU and is accordingly disclosed to its respective officers, employees, representatives or agents each Party must not, without the written consent of the other party, directly or indirectly disclose to any other person, use or permit to be disclosed for any purpose other than that contemplated by this MOU, any information that is acquired by it about the other parties affairs under this MOU, or as a consequence of the parties collaboration and must keep all such information strictly confidential and ensure that its officers, employees, representatives and agents keep any such information confidential. All the material utilized by party-1, including rough work, for the said work should be handed over to the client, i.e., party-2 by party-1. ARBITRATION between both parties shall settle any dispute arising out of any clause of this AGREEMENT through mutual consultations between them. In case a settlement is not arrived at, such dispute(s) will be subjected to provisions of Arbitration & Conciliation Act, 1996. The venue of arbitration shall be in HYDERABAD.

The Memorandum of Understanding (MoU) is made on this 17th day July, 2019, at Malla Reddy Engineering College (A), Secunderabad.

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LOI	rarty.	-LAMI	nortz	earsign	natory)

Designation: HOD - Assoc processor 25

For Party-2(Authorized Signatory)

Sign: XV Leddy D. 2019. Name: Mr. K. Venkat Krikhna Reddy

Designation: Herd Master

In witness thereof

1. Hr. G. Sal Erisha . _ Soi

2. Hr. G. Sattorh - Gay

in witness thereof

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MEMORANDUM OF UNDERSTANDING (MOU)

This Memorandum of Understanding is made, between Olive Drones and Agriculture Technologies Pvt. Ltd having its office at address 273 M, Bouli, Meerpet, Rangareddy, Telangana, 500097 and Malla Reddy Engineering College (Autonomous) [MREC (A)], having it's office at Maisammaguda, Gundlapochampally, Medchal, Medchal - Malkangiri District, Telangana – 500100.

I. Agreement

MREC (A) and Olive Drones and Agriculture Technologies Pvt. Ltd wish to enter into an agreement where it provides a free user license to its software and training to MREC (A) So that MREC (A) can expand its curriculum to include software solutions and allow for additional joint research, experimentation, and marketing initiatives.

- 1. Olive Drones and Agriculture Technologies Pvt. Ltd offers the following as per this MOU
 - A. Industry connection and Internship opportunities to MREC(A) students
 - B. Software Trainings
 - C. Remote Workshops
 - D. Project based Trainings
 - E. Seminars by Industry experts
 - F. One free (non-transferable, non- sublicensable) license of the Olive Drones and Agriculture Technologies Pvt. Ltd product for use by MREC (A) faculty and/or students or for training purposes for other entities on MREC (A) projects only for educational purposes only. The license shall not be used for commercial purposes, shall not be allowed to be used by commercial entities, and shall not be used for the benefit of commercial entities without Olive Drones and Agriculture Technologies Pvt. Ltd express permission.

Any unauthorized use of the Olive Drones and Agriculture Technologies Pvt. Ltd license shall result in either 1. Olive Drones and Agriculture Technologies Pvt. Ltd' standard license fees being charged to MERC (A) according to the commercial fee structure in use at that time for the entire time of unauthorized use, 2. Immediate termination of the license and removal of access to data, or 3. Any combination of 1 and 2 or any other such action Olive Drones and Agriculture Technologies Pvt. Ltd chooses to take in its sole discretion.

- MREC(A) shall provide:
- A. Consultancy works
- B. Facilities to conduct training, counselling, interviews.





- C. Incorporation into their curriculum of the Olive Drones and Agriculture Technologies Pvt. Ltd software
- D. Access to students, faculty, and other interested parties to learn the software
- E. Promotion of internships for students and/or young graduates

3. Both parties shall

- A. Conducting joint research projects
- B. Collaboration in the implementation of specific projects requested by the business sector of the extractive industry sector
- C. Stimulating debates, involving people of both institutions, leading to the definition of new research topics, both for undergraduate project, Master's Thesis or Doctoral Theses, to be held in **MREC**
- D. provide a single point of contact for coordination on broad policy issues and matters related to centralized operations
- E. Mutual participation in conferences, symposiums, seminars, workshops and public initiatives
- F. Participation in Quarterly Webinars with Olive Drones and Agriculture Technologies Pvt. Ltd.

II. Terms and Conditions

Whereas the College is desirous of undertaking a joint project for the afore-mentioned scheme with the two parties of this Memorandum of Understanding, with the intention to be legally bound, except any commercial terms

- 1. **Compensation.** Neither party shall receive payment from the other for expenses incurred in carrying out the objectives of this Agreement without prior written consent.
- Notices. Notices, statements, evaluations, reports, and other communications under this agreement shall be made in writing, including electronic mail. Electronic signatures from document sharing software or electronic copies of signed documents shall be binding on the parties.
- Exclusivity. The training center shall not allow any other Software Provider operating in the same category either for training or for any other promotional activities into the campus as long as this MoU is in force.
- 4. Force Majeure. In the event of the non-fulfilment of the contract terms and conditions, due to any reason of force majeure namely fires, wars, riots, strikes, natural calamities, etc. no party will be responsible.
- 5. Liabilities. Neither Party be liable for each other's transactions or business.
- 6. Breach of Agreement. Both parties shall have the right to terminate the agreement, in case the College





either fails to provide the services successfully as mentioned in the agreement, or violates any of the clauses mentioned in the MOU,

- 7. **Period of Validity.** This agreement shall be initially valid for 03 years from the date of signing the agreement and to be renewed subsequently by mutual consent of both the parties.
- 8. **Intellectual Property.** During the course of this Agreement, either may develop, invent, author or create certain intellectual property related to this Agreement ("Intellectual Property").

Software developments including feedback, suggestions, etc. Shall belong exclusively to **Olive Drones** and **Agriculture Technologies Pvt. Ltd**. Jointly developed property such as research, marketing materials, business initiatives, shall belong to both parties with full rights in the property to each.

Property developed by students for Olive Drones and Agriculture Technologies Pvt. Ltd during internships or projects shall belong to Olive Drones and Agriculture Technologies Pvt. Ltd.

Parties shall assign, transfer, convey and deliver to the creating Party all of the right, title interest and benefit in and to all Intellectual Property including any and all patent applications for said Intellectual Property, divisions, continuations, or continuations-in-part thereof, and any reissues or reexaminations thereof, filed in any jurisdictions, and all patents which may be granted there for, together with all claims for damages from past infringement of any rights in Intellectual Property.

Olive Drones and Agriculture Technologies Pvt. Ltd shall have an irrevocable, unlimited right to use any data uploaded to the Olive Drones and Agriculture Technologies Pvt. Ltd platform unless this right is later modified by another agreement.

9. Confidentiality, Non-Competition, and Non-Circumvention Agreements. The Parties may be exposed to confidential information of the other party during the course of this Agreement. All information shall be treated as confidential unless explicitly stated that it is not confidential by the disclosing party. The receiving Party is required to treat the information with at least the same degree of care they would handle their own information and may only share it on a need- to-know basis with 3rd parties. If shared with 3rd parties, then both MREC (A) and Olive Drones and Agriculture Technologies Pvt. Ltd shall ensure that the 3rd party is bound by confidentiality agreements at least as strong as the one binding the Parties. Shared information must be kept confidential for 03 years from the date of disclosure unless such time as the information becomes public knowledge or is requested by a court. Should a Party be required to disclose the confidential information of the Party then they must provide the other party with sufficient notice to allow the other party to seek an injunction or other protective order for the confidential information.

The Parties shall not attempt to replicate the products or services of the other Party, assist in the creation of a competing product or service, or cause to be created a competing product or service.





- 10. **Media.**Both Parties shall have the right to use the other parties' Trademarks in marketing materials and for promotional purposes during the course of this agreement. Both Parties have the rights to make announcements regarding and promoting the relationship. Should either party object to the use of their branding in an announcement or promotion then they must notify the other party in writing of the objection and the party has 10 days to correct or withdraw the objectionable material.
- 11. **Entire Agreement.** This Agreement constitutes the entire Agreement between the parties and all other communications, whether written or oral, are hereby superseded. If any provision of this Agreement is held to be invalid, illegal or unenforceable by a court of competent jurisdiction, the validity, legality and enforceability of the remaining provisions will not in any way be affected or impaired thereby.
- 12. **Jurisdiction.** This Agreement shall be interpreted according to the laws of the State of New York. Company shall comply with all laws, rules, orders, regulations and requirements of federal, state and municipal governments.
- 13. Counterparts. This Agreement may be executed in two or more counterparts, each of which will be deemed an original, but all of which together will constitute one and the same instrument. Further, either party's signature to a copy of this Agreement will be deemed a signature to, and may be attached to, any other identical copy of the Agreement. Facsimile signatures will be as binding and effective as original signatures.
- 14. **Enforcement.** Any delay in enforcing a Party's right under this Agreement or any waiver as to a particular default or other matter will not constitute a waiver of such Party's rights to the future enforcement of its rights under this Agreement, except only as to an express written and signed waiver to a specific matter for a specific period of time.
- 15. Force Majeure. Neither party will be liable for losses, defaults or damages which result from performing, or inability to perform, all or any of the obligations or responsibilities imposed upon it in the contract because of acts of God, the public enemy, acts of government, earthquakes, floods, typhoon, civil strife, fire or other causes beyond the reasonable control of the party so delayed in or so unable to perform provided that such party was not negligent and shall have used reasonable efforts to avoid and overcome such cause. Such party will resume full performance of such obligations and responsibilities promptly upon removal of any such cause.
- 16. **Arbitration.** Any dispute arising with regard to any aspect of this Agreement shall be settled through mutual consultations and agreements by the parties to the Agreement.





For & on behalf of

MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS)

Dr A Ramaswami Reddy

Director

Malla Reddy Engineering College

Date of MoUs:

In the presence of

6/07/2019 8000 Prof (EEE)

For & on behalf of Olive Drones and Agriculture Technologies Pvt. Ltd

Siva Sai Rama Krishna R

CEO

Olive Drones and Agriculture Technologies Pvt.

In the presence of





(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle)
NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

MEMORANDUM OF UNDERSTANDING (MoU), MALLA REDDY ENGINEERING COLLEGE (A), SECUNDERABAD & TEXLA SCIENTIFIC INSTRUMENTS, CHAPPAL BAZAR, Hyderabad.

This MOU is between Malla Reddy Engineering College(A), Maisammaguda, Secunderabad here onwards referred as party-1, and TEXLA SCIENTIFIC INSTRUMENTS, CHAPPAL BAZAR, Hyderabad here onwards referred as party-2 with a primary objective of "Institute-Industry- Interface" for cooperation and benefit for achieving a harmonious blend from both sides. Following are the areas where we agreed to work together to achieve the objectives:

1. Nature/Scope of the Work:

Party-l agrees to provide consultancy work for party-2 in the following areas.

- Design of fundamental circuits for the study of V-I Characteristics of LED & SOLAR CELLS.
 - b. Preparing documents and presentations.

The financials, terms and conditions as discussed with the representatives of party-2 (minutes of the meeting copy enclosed) are to be followed in complete fulfillment.

2. Validity:

The agreement is valid for a period as mentioned in the minutes of the meeting enclosed; this comes into effect from the date of signing of this MOU and may be renewed after that period, incorporating mutually agreeable modifications, if any, thereafter. The MOU cannot be withdrawn in the middle of the course, currently in progress. However, either party may withdraw from the agreement by giving written notice three months in advance, subject to fulfilment of prior obligations otherwise surviving.

3. Force Majeure:

Neither party shall be liable for nonperformance either in whole or in part of this MOU due to reasons unforeseen and beyond its control. These reasons shall include and be limited to strikes, lockouts, nationalization, acts of God, war and fire. In that event, the other party will be notified immediately in writing detailing full facts of the case and both parties will undertake to arrive at mutually satisfactory solutions to overcome the difficulties arising out of these circumstances.

4. Non-disclosure:

Except in relation to information that is already in the public domain or required by law, or necessary for the performance of its obligations under this MOU and is accordingly disclosed to its respective officers, employees, representatives or agents each Party must not, without the written consent of the other party, directly or indirectly disclose to any other person, use or permit to be disclosed for any purpose other than that contemplated by this MOU, any information that is acquired by it about the other parties affairs under this MOU, or as a



(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle) NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

consequence of the parties collaboration and must keep all such information strictly confidential and ensure that its officers, employees, representatives and agents keep any such information confidential. All the material utilized by party-1, including rough work, for the said work should be handed over to the client, i.e., party-2 by party-1. ARBITRATION between both parties shall settle any dispute arising out of any clause of this AGREEMENT through mutual consultations between them. In case a settlement is not arrived at, such dispute(s) will be subjected to provisions of Arbitration & Conciliation Act, 1996. The venue of arbitration shall be in HYDERABAD.

The Memorandum of Understanding (MoU) is made on this 6th day of July-2019, at TEXLA SCIENTIFIC INSTRUMENTS, Hyderabad.

For Party-1 (Authorized Signatory)

Sign: PS

Name: P. Siver Kumol

Designation: ASST. PUT. MREC

For Party-2 (Authorized Signatory)

Sign: Sliver

Name: Sliver

Designation: Texlor Scientibic

In witness thereof

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In witness thereof

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MEMORANDUM OF UNDERSTANDING (MOU)

This Memorandum of Understanding is made, between **SMASS Technologies** having its office at address H NO 1-62-191, Plot No 191, 2nd floor, Tagore Towers, , Kavuri Hills, Madhapur, Hyderabad-500033 and **Malla Reddy Engineering College (Autonomous) [MREC (A)]**, having it's office at Maisammaguda, Gundlapochampally, Medchal, Medchal - Malkangiri District, Telangana – 500100.

I. Agreement

MREC (A) and SMASS Technologies wish to enter into an agreement where it provides a free user license to its software and training to MREC (A) So that MREC (A) can expand its curriculum to include software solutions and allow for additional joint research, experimentation, and marketing initiatives.

1. SMASS Technologies offers the following as per this MOU

- A. Industry connection and Internship opportunities to MREC(A) students
- B. Software Trainings
- C. Remote Workshops
- D. Project based Trainings
- E. Seminars by Industry experts
- F. One free (non-transferable, non- sublicensable) license of the SMASS Technologies product for use by MREC (A) faculty and/or students or for training purposes for other entities on MREC (A) projects only for educational purposes only. The license shall not be used for commercial purposes, shall not be allowed to be used by commercial entities, and shall not be used for the benefit of commercial entities without SMASS Technologies express permission.

Any unauthorized use of the SMASS Technologies license shall result in either 1. SMASS Technologies standard license fees being charged to MERC (A) according to the commercial fee structure in use at that time for the entire time of unauthorized use, 2. Immediate termination of the license and removal of access to data, or 3. Any combination of 1 and 2 or any other such action SMASS Technologies chooses to take in its sole discretion.

2. MREC(A) shall provide:

- A. Consultancy works
- B. Facilities to conduct training, counselling, interviews.
- C. Incorporation into their curriculum of the SMASS Technologies software
- D. Access to students, faculty, and other interested parties to learn the software
- E. Promotion of internships for students and/or young graduates





3. Both parties shall

- A. Conducting joint research projects
- B. Collaboration in the implementation of specific projects requested by the business sector of the extractive industry sector
- C. Stimulating debates, involving people of both institutions, leading to the definition of new research topics, both for undergraduate project, Master's Thesis or Doctoral Theses, to be held in **MREC**
- D. provide a single point of contact for coordination on broad policy issues and matters related to centralized operations
- E. Mutual participation in conferences, symposiums, seminars, workshops and public initiatives
- F. Participation in Quarterly Webinars with SMASS Technologies

II. Terms and Conditions

Whereas the College is desirous of undertaking a joint project for the afore-mentioned scheme with the two parties of this Memorandum of Understanding, with the intention to be legally bound, except any commercial terms

- 1. **Compensation.** Neither party shall receive payment from the other for expenses incurred in carrying out the objectives of this Agreement without prior written consent.
- 2. **Notices.** Notices, statements, evaluations, reports, and other communications under this agreement shall be made in writing, including electronic mail. Electronic signatures from document sharing software or electronic copies of signed documents shall be binding on the parties.
- 3. **Exclusivity**. The training center shall not allow any other Software Provider operating in the same category either for training or for any other promotional activities into the campus as long as this MoU is in force.
- 4. **Force Majeure**. In the event of the non-fulfilment of the contract terms and conditions, due to any reason of force majeure namely fires, wars, riots, strikes, natural calamities, etc. no party will be responsible.
- 5. Liabilities. Neither Party be liable for each other's transactions or business.
- 6. **Breach of Agreement.** Both parties shall have the right to terminate the agreement, in case the College either fails to provide the services successfully as mentioned in the agreement, or violates any of the clauses mentioned in the MOU,
- 7. **Period of Validity.** This agreement shall be initially valid for 03 years from the date of signing the agreement and to be renewed subsequently by mutual consent of both the parties.
- Intellectual Property. During the course of this Agreement, may develop, invent, author or create certain intellectual property related to this Agreement ("Intellectual Property").





Software developments including feedback, suggestions, etc. Shall belong exclusively to SMASS Technologies Jointly developed property such as research, marketing materials, business initiatives, shall belong to both parties with full rights in the property to each.

Property developed by students for SMASS Technologies during internships or projects shall belong to SMASS Technologies

Parties shall assign, transfer, convey and deliver to the creating Party all of the right, title interest and benefit in and to all Intellectual Property including any and all patent applications for said Intellectual Property, divisions, continuations, or continuations-in-part thereof, and any reissues or reexaminations thereof, filed in any jurisdictions, and all patents which may be granted there for, together with all claims for damages from past infringement of any rights in Intellectual Property.

SMASS Technologies shall have an irrevocable, unlimited right to use any data uploaded to the SMASS Technologies platform unless this right is later modified by another agreement.

9. Confidentiality, Non-Competition, and Non-Circumvention Agreements. The Parties may be exposed to confidential information of the other party during the course of this Agreement. All information shall be treated as confidential unless explicitly stated that it is not confidential by the disclosing party. The receiving Party is required to treat the information with at least the same degree of care they would handle their own information and may only share it on a need- to-know basis with 3rd parties. If shared with 3rd parties, then both MREC (A) and SMASS Technologies shall ensure that the 3rd party is bound by confidentiality agreements at least as strong as the one binding the Parties. Shared information must be kept confidential for 03 years from the date of disclosure unless such time as the information becomes public knowledge or is requested by a court. Should a Party be required to disclose the confidential information of the Party then they must provide the other party with sufficient notice to allow the other party to seek an injunction or other protective order for the confidential information.

The Parties shall not attempt to replicate the products or services of the other Party, assist in the creation of a competing product or service, or cause to be created a competing product or service.

- 10. **Media.** Both Parties shall have the right to use the other parties' Trademarks in marketing materials and for promotional purposes during the course of this agreement. Both Parties have the rights to make announcements regarding and promoting the relationship. Should either party object to the use of their branding in an announcement or promotion then they must notify the other party in writing of the objection and the party has 10 days to correct or withdraw the objectionable material.
- 11. **Entire Agreement.** This Agreement constitutes the entire Agreement between the parties and all other communications, whether written or oral, are hereby superseded. If any provision of this Agreement is held to be invalid, illegal or unenforceable by a court of competent jurisdiction, the validity, legality and enforceability of the remaining provisions will not in any way be affected or impaired thereby.





- 12. Jurisdiction. This Agreement shall be interpreted according to the laws of the State of New York. Company shall comply with all laws, rules, orders, regulations and requirements of federal, state and municipal governments.
- 13. Counterparts. This Agreement may be executed in two or more counterparts, each of which will be deemed an original, but all of which together will constitute one and the same instrument. Further, either party's signature to a copy of this Agreement will be deemed a signature to, and may be attached to, any other identical copy of the Agreement. Facsimile signatures will be as binding and effective as original signatures.
- 14. Enforcement. Any delay in enforcing a Party's right under this Agreement or any waiver as to a particular default or other matter will not constitute a waiver of such Party's rights to the future enforcement of its rights under this Agreement, except only as to an express written and signed waiver to a specific matter for a specific period of time.
- 15. Force Majeure. Neither party will be liable for losses, defaults or damages which result from performing, or inability to perform, all or any of the obligations or responsibilities imposed upon it in the contract because of acts of God, the public enemy, acts of government, earthquakes, floods, typhoon, civil strife, fire or other causes beyond the reasonable control of the party so delayed in or so unable to perform provided that such party was not negligent and shall have used reasonable efforts to avoid and overcome such cause. Such party will resume full performance of such obligations and responsibilities promptly upon removal of any such cause.
- 16. Arbitration. Any dispute arising with regard to any aspect of this Agreement shall be settled through mutual consultations and agreements by the parties to the Agreement.

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	MALLA REDDY ENGINEERING
	COLLEGE (AUTONOMOUS)
	Dr A Ramaswami Reddy
	Director
	Malla Reddy Engineering College
1	Date of MoUs:

For & on behalf of

In the presence of

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For & on behalf of S NO S Su SMathe color polor si liva Private Limited

Siva Sai Rama Krishna R

Director

CEO

SMASS Technologies In the presence of

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MEMORANDUM OF UNDERSTANDING

AGREEMENT made this Twentieth Day of May 2019, by and between, Dhanush EnggServices India Pvt. Ltd and Malla Reddy Engineering College[A], Campus-1 whose address is Maisammaguda, Dhulapally, (Post via Kompally), Secunderabad, Telangana, INDIA- 500100, hereinafter referred to as the "College", and Dhanush, whose principal place of business is located at, H.No:6-3-788/A/9, 2nd Floor, Durga Nagar Colony, Ameerpet, Hyderabad, Telangana, INDIA-500016hereinafter referred to as "Dhanush".

WHEREAS, the College desires to engage the services of Dhanush to provide Specialized Technical Training to the college students

WHEREAS, Dhanush is only an independent training organization for all purposes and not as an agent, partner or any other form of stakeholder in the college or its management; and

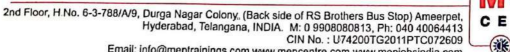
WHEREAS, Dhanush may consult with the Head of the Department or any other designated authority for

NOW, THEREFORE, it is agreed as follows:

- 1. Term: The respective duties and obligations of the contracting parties shall be for a period of 05 years starting from 21/05/2019 and ending on 21/05/2024, and may be terminated only by either party giving one month written notice to the other party at the addresses stated above or at an address chosen subsequent to the execution of this agreement and duly communicated to the party giving notice.
- 2. Training:Trainer from Dhanush shall be available to consult with the Head of the Department, at reasonable times, concerning matters pertaining to the Training, Evaluation methods, Resources, Infrastructure etc. Trainer shall not represent the College, its Management, its Staff or any other members of the College in any transactions or communications nor shall Trainer or Dhanush make claim to do so.
- 3. Responsibilities of Dhanush. Dhanush shall be responsible for the following:
 - a. Interaction with the Heads of the Department of any designated authority to discuss the requirements of the training program b. Design the Course Curriculum
 - c. Identify and depute qualified and experienced trainer
 - d. Training shall be imparted of which 60% of class room training and 40 % of Lab training
 - e. Provide One Copy of printed course material to management and it is mandatory to bring the course material to classroom by all students, to refer and make necessary notes wherever applicable









- f. Provide assistance in planning, designing and executing a mini project at the end of the coursework to provide practical experience and enhance the confidence level of students.
- g. Invitation to MEP Job Fairs will be shared and if you interested to conduct job fair in your college we will cooperate in identifying employers.
- h. Provide industry internships to students.

4. Responsibilities of College:

- Provide or make necessary infrastructure arrangements to facilitate the conduct of training programs
- b. Provide suitable class rooms to conduct training sessions for at least 6-8 hours a day along with Projector Facility
- c. Provide lab with required number of systems and software for students to practice and conduct a project work on AutoCAD
- d. Provide reasonably good and secured lodging and boarding facility to the trainer(s) from the beginning till the end of the training program schedule
- e. Responsible for collection of fees from the students
- f. Responsible for maintaining full attendance of all students
- Accessibility: Trainer shall be available, at reasonable times, to the authorized or designated personnel at the College for any clarification or information. Similarly, College personnel shall be available for the Trainer.
- 6. Point of Contact: On behalf of Dhanush, the point of contact would be Mr.ChakradharMajety, Founder & CEO, Dhanush EnggServices India Pvt Ltd.,

7. Financial Terms and Conditions:

The actual service charges would be as per the mutually agreed terms and conditions.

8. Course Completion Certificate

 The certificate shall bear Dhanush logo and NSDC Logo. The certificate will be signed by the authorized signatories of Dhanush.

9. Placement policy

- a. Students must complete the given Project work after the sessions and submit to the faculty for validation. After validation the student will be eligible for Placement.
- b. Students must attend the interviews informed at any location with inIndia.
- c. Minimum of 03 interviews will be given to each student.
- d. If any particular student does not attend the interview which he has promised to attend, his name will be removed from the list of studentsto beplaced for duration of 06 months.
- e. Student should take up any job shown in MEP Industry.
- f. Students must register and upload their resume in www.mepcentre.com





2nd Floor, H.No. 6-3-788/A/9, Durga Nagar Colony, (Back side of RS Brothers Bus Stop) Ameerpet, Hyderabad, Telangana, INDIA. M: 0 9908080813, Ph: 040 40064413 CIN No.: U74200TG2011PTC072609





10. GENERAL PROVISIONS.

- a. Governing law: The National Laws of India shall govern this agreement. In the event of a conflict in law between the laws governing a transaction and the laws governing this agreement, the laws governing this agreement shall prevail.
- Severability: Should any provision of this agreement be invalid or unenforceable for any reason, all other provisions of the agreement shall remain in full force and effect.
- c. Termination: Any party may terminate this agreement upon not less than 30 days prior written notice of the termination. No termination shall affect any communications occurring prior to the termination, or the performance of any related transactions.
- d. **Jurisdiction**: Any dispute arising out of or in conjunction with this Agreement shall be referred to the Courts in State of Telangana, which shall have sole jurisdiction.

IN WITNESS WHEREOF, the parties have hereunto executed this Agreement on the Twenty First Day of May, 2019

	Dhanush EnggServices India Pvt. Ltd	Malla Reddy Engineering College[A]
Authorized Signatory	M. Chakradhan	Dr.S.Sudhakara Reddy
Title / Designation	Dinection	Principal
Signature	Mhahata	And John Malla Per
Date of signing	21.05.2019	College A









(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle) NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

MEMORANDUM OF UNDERSTANDING (MOU)

This Memorandum of Understanding is made, between ROCKWELL MINING and Departments of Mining & Civil of MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS) [MREC(A)], having it's office at Maisammaguda, Gundlapochampally, Medchal, Medchal - Malkangiri District, Telangana – 500100

ROCKWELL MINING offers the following as per this MOU

- a) Industry connection and Internship projects
- b) Project based Trainings
- c) Seminars by Industry experts
- d) Guest lectures on field experiences
- e) Consultancy projects

MREC(A) shall provide the following basic infrastructural facilities:

- I. Rooms to conduct training.
- II. Necessary furniture and power supply.

Terms and Conditions:

Both parties shall provide a single point of contact for coordination on broad policy issues and matters related to centralized operations.

In the event of the non-fulfilment of the contract terms and conditions, due to any reason of force majeure namely fires, wars, riots, strikes, natural calamities, etc. no party will be responsible.

Both parties shall not, however, be liable for each other's transactions or business.

Both parties shall have the right to terminate the agreement with the Training Centre, in case the College either fails to provide the services successfully as mentioned in the agreement, or violates any of the

Clauses mentioned in the MOU,

Period of Validity:

This agreement shall be initially valid for Three years from the date of signing i.e.09 /04/2019 the agreement and to be renewed subsequently by mutual consent of both the parties.

Arbitration:

Any dispute arising with regard to any aspect of this Agreement shall be settled through mutual consultations and agreements by the parties to the Agreement.

For & on behalf of MALLA REDDY ENGINEERING **COLLEGE (AUTONOMOUS)**

Dr A Ramaswand Reddy Autonomous)

Director

Maisammaguda, Dhulapally.

Malla Reddy Engineering College Sec bad-500 100

In the presence of

For & on behalf of **ROCKWELL MINING**

In the presen



MEMORANDUM OF UNDERSTANDING

BETWEEN



Malla Reddy Engineering College (Autonomous)

Approved by AICTE & Affiliated to JNTU Hyderabad

Malla Reddy Engineering College (Autonomous)

AND



SYNXA IT PRIVATE LIMITED

Malla Reddy Engineering College (Autonomous)

Main Campus

Maisammaguda, Dhulapally, Secunderabad-500100

www.synxait.com

Mobile: +91 9966225556



MEMORANDUM OF UNDERSTANDING

This memorandum of Understanding (hereinafter referred to as the "MOU")

Executed this 19th Day of January 2019 between the Malla Reddy Engineering

College (herein after shall be referred as MREC) and SYNXA IT Pvt. Ltd

herein after shall be referred "SYNXA".

WHEREAS the MREC is a Higher Educational Institution and autonomous Educational institute dully approved by the AICTE, UGC (under Ministry of HRD, Govt. of India) to provide Technical education at under graduate and graduate level.

WHEREAS the SYNXA is emphasis on providing quality and productive technical services to technical institutions and startup companies to enhance skills and productivity.

WHEREAS both institutions desire to establish relations in the area of Industry Institute collaboration.

NOW therefore the two parties have agreed to cooperate as follows:-

1. AREAS OF COLLABORATION

- a) Technical Trainings
- b) Internship
- c) Technical Workshops
- d) Joint research projects/proto types
- e) R & D cell establishment
- f) Placements
- g) Startup Culture

Under the MOU shall be set down in a specific letter of agreement.

www.synxait.com Mobile: +91 9966225556



MUTUAL OBLIGATIONS

- The two parties hereto undertake to jointly solicit for funds including donor funds, research grants, contributions, subscriptions and such related funds for the purpose of realizing any or all the objectives of the collaboration.
- The overall Memorandum does not entail any obligation for the two parties to fund any travels for researchers from the other institution. Provided that funds are available from elsewhere (e.g. concrete collaborative projects), both parties will facilitate practical arrangements related to study visits from the collaborating institution including office accommodation and necessary administrative functions to enable them to carry out programme objectives.
- 3. Both institutions shall seek waiver of duty and value added tax applicable on any equipment and materials for use by students and staff participating in this collaboration. As a general rule, the title and custody of any equipment acquired in the course of the collaboration shall remain with the host institution upon the expiry of that particular project as specified in individual 'agreements of collaboration'.
- 4. Both institutions shall abide by current international guidelines on good research practice and ethics available in relation to all research activities.
- Both institutions further agree to bear the cost of administering the programme on such terms as shall be mutually agreed upon from time to time.

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Mobile: +91 9966225556



- 6. Both parties shall make rules governing the use of their respective facilities including laboratories, library and workshops where such facilities are used to conduct any of the functions of this collaboration as specified in 'agreements of collaboration' regarding each individual project.
- 7. Both parties jointly and independently agree to make available suitable facilities and personnel as and when required and on such terms as to fees, remuneration, insurance, and any other incidents thereto as specified in 'agreements of collaboration' regarding each individual project.
- The parties shall share both in gains and losses of the collaboration including skills, inventions/patents, profits and liabilities whether pecuniary or otherwise **provided** always Intellectual Property rights shall be shared equally.
- The parties shall keep each other indemnified against all damages to or losses resulting from the fault of their respective agents and/or servants.

MANAGEMENT OF THE COLLABORATION

MREC designates HOD's CSE, IT, ECE and EEE as coordinator to develop and coordinate the program activities

INTELLECTUAL PROPERTY RIGHTS

Mobile: +91 9966225556



All rights created by patent as a result of joint activity shall be shared by MREC and the SYNXA. Unless all the parties agree, no party shall individually, and without prior notice and consent of the others, file or obtain whether in India or abroad or elsewhere and anywhere any Intellectual Property Rights over any research materials or information under this Memorandum including properties, derivatives or processes including those that may utilize the knowledge of local communities regarding any product or process even such process has been modified to a more sophisticated level by synthetic or any other method. The Intellectual Property shall be in any event jointly owned by both parties. Regarding authors' rights, only co-investigators and other scientific staff that have contributed significantly to the study planning, fieldwork, data analysis and write-up, will be included as co-authors.

MATERIAL TRANSFER AGREEMENT

Any and all materials transferred between the parties shall be subject to an acceptable 'material transfer agreement' signed by the parities and appended to the agreement of collaboration regarding the individual projects.

DURATION OF THE MEMORANDUM

This Memorandum of Understanding shall come into effect from the date of execution and shall remain in force for a period of five years.

IMPLEMENTATION

All laws, rules and regulations issued by all parties shall be strictly observed at all times.

Mobile: +91 9966225556

www.svnxait.com



SETTLEMENT OF DISPUTES

The parties shall first use reasonable endeavours to amicably settle disputes arising out of or in connection with this Collaboration Agreement.

Where a dispute has not been amicably resolved the parties shall enter into structured negotiation with the assistance of a mediator acceptable to both sides.

Where mediation fails the parties shall settle the dispute through arbitration, such arbitration shall be conducted under the rules of arbitration of the International Chamber of commerce by one or more arbitrators appointed in accordance with the said rules. The award of the arbitration shall be final and binding upon the parties.

FORCE MAJEURE

Either party shall promptly notify the other party, in writing, of any situation or event arising from circumstances beyond their control, which they could not have reasonably foreseen, and which make the performance of all or part of the parties obligations under this contract impossible. Upon notification of the occurrence of such a situation or event, the performance of this contract shall be deemed to be postponed for a period of time equivalent to that caused by the Force Majeure and reasonable period not exceeding one (1) week thereafter shall be allowed for remobilization to continue the performance of the contract.

REVIEW AND AMENDMENTS

The Memorandum may be amended or revised if both parties agree. Such amendments or revision shall be effective from the date of signature.

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Mobile: +91 9966225556



Amendments may be decided at any time and shall be made in writing upon mutual consent of the parties.

TERMINATION OF MEMORANDUM

The memorandum of Understanding may be terminated with immediate effect by mutual agreement between the parties or by either party giving the other not less than six (6) months notice in writing.

IN WITNESS WHEREOF, the Parties hereto have executed this Memorandum of Understanding this 19^{th} Day of January 2019.

SIGNED for and on behalf of the Malla Reddy Engineering College(Autonomous)

Malla Reddy Engineering College(Autonomous)

In the Presence of:

SIGNED

For and on behalf of the (SYNXA IT Pvt Ltd):

THE MD OF (SYNXA IT Pvt Ltd)

In the Presence of:

www.synxaworkshops.com

Mobile: +91 9966225556



CIMTECH Systems (P) Ltd.

Memorandum of Understanding (MOU)

This agreement is made on 01-Nov-18

Between

M/s.CIMTECHSystems Private Limited, a company registered under the companies Act 1956 and having its registered office at F-5/A, Road No. 16, Phase-I, I.D.A., Jeedimetla, Hyderabad. PIN: 500 055, INDIA here after referred to as CIMTECHand represented by Mr. Satyanarayana Yedidi, the Managing Director of CIMTECH

And

Department of Mechanical Engineering, Malla Reddy Engineering College located at Campus – 1, Dulapally Road, Maisammaguda Post, via Kompally, Ranga Reddy District, Secunderabad, Telangana. PIN: 500 100 here in referred to asMREC.

1. AIM of MOU

- 1.1. To interact and the exchange the capability of both organization to the mutual benefit of each other in order to reap synergic advantage.
- 1.2. CIMTECH shall associate with MREC in the following aspects:
 - 1.2.1. Shall assist in training facilities, so that the students learn skills beyond their regular curriculum. With this extra input, they will be able to finish up their final project works with ease.
 - 1.2.2. Shall provide supportto students in their final year project works in areas of design, prototyping and testing
 - 1.2.3. Shall deliver special lectures on the current developments in the specialized areas which will be very useful for the staff to update their knowledge.



2. Salient Points of Understanding between CIMTECHand MREC

The Parties here-by agree to the following areas of interests;

- 2.1. CIMTECH can provide assistance / support for the following
 - 2.1.1. Skill training in Computer Aided Design / Manufacturing / Analysis (CAD / CAM / CAE) related software such as
 - 2.1.1.1. Pro / E Creo 3.0
 - 2.1.1.2. CATIA V5
 - 2.1.2. Mini Projects
 - 2.1.3. Major Projects
 - 2.1.4. Internships
 - 2.1.5. Industrial Visits
 - 2.1.6. Guest lectures in mutually agreed topics related to the industry.
 - 2.1.7. Placement assistance to CIMTECH trained candidates.
- 2.2. All the training sessions will be held at MREC
- 2.3. All the above activities shall be informed to CIMTECH minimum 90 days prior and subjected to availability of CIMTECH resources, approvals will be given to MREC.
- 2.4. CIMTECH&MREC can explore other areas of interests that are mutually beneficial to their respective organizations.

3. PROCEDURAL ASPECTS

The procedural aspects and responsibilities of collaboration will be based on mutually agreed terms on case-to-case basis.

4. Duration of MOU

- 4.1. The parties wish to collaborate with each other for providing these services listed under clause # 2.0 for a period of 3 years from the date of signing of this MOU and further extendable under chargeable basis.
- 4.2. Charges will be decided between the two parties on mutually acceptable basis.

Dated

Page 2 of 3

5. IN WITNESS WHERE OF, the parties have executed the Memorandum of Understanding by their authorized representatives in the presence of the following witnesses out of their free will and consent without any coercion or undue influence on 01-Nov-18

Signed for and on behalf of CIMTECH Systems Private Limited, Hyderabad, through its Authorized Representatives
Name Salyananana fedidi Signature
Designation Managing Director (2)
WITNESSS In the presence of. Signature Signed and delivered on 02.11.2018.
Signed for and on behalf Malla Reddy Engineering College (Campus – 1), Secunderabad, through its Authorized Representative
Name: Dr. S. Sudhakara Reddy
Signature PRINCIPAL
Designation: Malla Reddy Engineering College Malsammaguda, Dhulapally WITNESS ost Via Kompally), Sec'bad- 500 100
Signature (Dr. Yogesh Madana)
Signed and delivered on 02/11/2018
Dated 01-Nov-18 Page 3 of 3





MEMORANDUM OF UNDERSTANDING (MOU)

This Memorandum of Understanding is made, between **Xitik Technoism** having its office at Bhoomi Dhari No.3, Sadananda Nagar, Ahirwan, Kanur, UP-208007 and **Malla Reddy Engineering College (Autonomous)** [MREC (A)], having it's office at Maisammaguda, Gundlapochampally, Medchal, Medchal - Malkangiri District, Telangana – 500100.

I. Agreement

MREC (A) and Xitik Technoism wish to enter into an agreement where it provides a free user license to its software and training to MREC (A) So that MREC (A) can expand its curriculum to include software solutions and allow for additional joint research, experimentation, and marketing initiatives.

1. Xitik Technoism offers the following as per this MOU

- A. Industry connection and Internship opportunities to MREC(A) students
- B. Software Trainings
- C. Remote Workshops
- D. Project based Trainings
- E. Seminars by Industry experts
- F. One free (non-transferable, non- sublicensable) license of the Xitik Technoism product for use by MREC (A) faculty and/or students or for training purposes for other entities on MREC (A) projects only for educational purposes only. The license shall not be used for commercial purposes, shall not be allowed to be used by commercial entities, and shall not be used for the benefit of commercial entities without Xitik Technoism express permission.

Any unauthorized use of the Xitik Technoism license shall result in either 1. Xitik Technoism standard license fees being charged to MERC (A) according to the commercial fee structure in use at that time for the entire time of unauthorized use, 2. Immediate termination of the license and removal of access to data, or 3. Any combination of 1 and 2 or any other such Xitik Technoism chooses to take in its sole discretion.

- 2. MREC(A) shall provide:
- A. Consultancy works
- B. Facilities to conduct training, counselling, interviews.
- C. Incorporation into their curriculum of the Xitik Technoism software
- D. Access to students, faculty, and other interested parties to learn the software
- E. Promotion of internships for students and/or young graduates

3. Both parties shall

- A. Conducting joint research projects
- B. Collaboration in the implementation of specific projects requested by the business sector of the





extractive industry sector

- C. Stimulating debates, involving people of both institutions, leading to the definition of new research topics, both for undergraduate project, Master's Thesis or Doctoral Theses, to be held in **MREC**
- D. provide a single point of contact for coordination on broad policy issues and matters related to centralized operations
- E. Mutual participation in conferences, symposiums, seminars, workshops and public initiatives
- F. Participation in Quarterly Webinars with Xitik Technoism

II. Terms and Conditions

Whereas the College is desirous of undertaking a joint project for the afore-mentioned scheme with the two parties of this Memorandum of Understanding, with the intention to be legally bound, except any commercial terms

- 1. **Compensation.** Neither party shall receive payment from the other for expenses incurred in carrying out the objectives of this Agreement without prior written consent.
- 2. **Notices.** Notices, statements, evaluations, reports, and other communications under this agreement shall be made in writing, including electronic mail. Electronic signatures from document sharing software or electronic copies of signed documents shall be binding on the parties.
- 3. **Exclusivity**. The training center shall not allow any other Software Provider operating in the same category either for training or for any other promotional activities into the campus as long as this MoU is in force.
- 4. **Force Majeure**. In the event of the non-fulfilment of the contract terms and conditions, due to any reason of force majeure namely fires, wars, riots, strikes, natural calamities, etc. no party will be responsible.
- 5. **Liabilities.** Neither Party be liable for each other's transactions or business.
- Breach of Agreement. Both parties shall have the right to terminate the agreement, in case the College
 either fails to provide the services successfully as mentioned in the agreement, or violates any of the
 clauses mentioned in the MOU,
- 7. **Period of Validity.** This agreement shall be initially valid for 03 years from the date of signing the agreement and to be renewed subsequently by mutual consent of both the parties.
- 8. **Intellectual Property.** During the course of this Agreement, may develop, invent, author or create certain intellectual property related to this Agreement ("Intellectual Property").
 - Software developments including feedback, suggestions, etc. Shall belong exclusively to Xitik Technoism Jointly developed property such as research, marketing materials, business initiatives, shall belong to both parties with full rights in the property to each.





Property developed by students for Xitik Technoism during internships or projects shall belong to Xitik Technoism

Parties shall assign, transfer, convey and deliver to the creating Party all of the right, title interest and benefit in and to all Intellectual Property including any and all patent applications for said Intellectual Property, divisions, continuations, or continuations-in-part thereof, and any reissues or reexaminations thereof, filed in any jurisdictions, and all patents which may be granted there for, together with all claims for damages from past infringement of any rights in Intellectual Property.

Xitik Technoism shall have an irrevocable, unlimited right to use any data uploaded to the Xitik Technoism platform unless this right is later modified by another agreement.

9. Confidentiality, Non-Competition, and Non-Circumvention Agreements. The Parties may be exposed to confidential information of the other party during the course of this Agreement. All information shall be treated as confidential unless explicitly stated that it is not confidential by the disclosing party. The receiving Party is required to treat the information with at least the same degree of care they would handle their own information and may only share it on a need- to-know basis with 3rd parties. If shared with 3rd parties, then both MREC (A) and Xitik Technoism shall ensure that the 3rd party is bound by confidentiality agreements at least as strong as the one binding the Parties. Shared information must be kept confidential for 03 years from the date of disclosure unless such time as the information becomes public knowledge or is requested by a court. Should a Party be required to disclose the confidential information of the Party then they must provide the other party with sufficient notice to allow the other party to seek an injunction or other protective order for the confidential information.

The Parties shall not attempt to replicate the products or services of the other Party, assist in the creation of a competing product or service, or cause to be created a competing product or service.

- 10. **Media.** Both Parties shall have the right to use the other parties' Trademarks in marketing materials and for promotional purposes during the course of this agreement. Both Parties have the rights to make announcements regarding and promoting the relationship. Should either party object to the use of their branding in an announcement or promotion then they must notify the other party in writing of the objection and the party has 10 days to correct or withdraw the objectionable material.
- 11. **Entire Agreement.** This Agreement constitutes the entire Agreement between the parties and all other communications, whether written or oral, are hereby superseded. If any provision of this Agreement is held to be invalid, illegal or unenforceable by a court of competent jurisdiction, the validity, legality and enforceability of the remaining provisions will not in any way be affected or impaired thereby.
- 12. **Jurisdiction.** This Agreement shall be interpreted according to the laws of the State of New York. Company shall comply with all laws, rules, orders, regulations and requirements of federal, state and municipal governments.
- 13. **Counterparts.** This Agreement may be executed in two or more counterparts, each of which will be deemed an original, but all of which together will constitute one and the same instrument. Further,





either party's signature to a copy of this Agreement will be deemed a signature to, and may be attached to, any other identical copy of the Agreement. Facsimile signatures will be as binding and effective as original signatures.

- 14. Enforcement. Any delay in enforcing a Party's right under this Agreement or any waiver as to a particular default or other matter will not constitute a waiver of such Party's rights to the future enforcement of its rights under this Agreement, except only as to an express written and signed waiver to a specific matter for a specific period of time.
- 15. Force Majeure. Neither party will be liable for losses, defaults or damages which result from performing, or inability to perform, all or any of the obligations or responsibilities imposed upon it in the contract because of acts of God, the public enemy, acts of government, earthquakes, floods, typhoon, civil strife, fire or other causes beyond the reasonable control of the party so delayed in or so unable to perform provided that such party was not negligent and shall have used reasonable efforts to avoid and overcome such cause. Such party will resume full performance of such obligations and responsibilities promptly upon removal of any such cause.
- 16. Arbitration. Any dispute arising with regard to any aspect of this Agreement shall be settled through mutual consultations and agreements by the parties to the Agreement.

For & on behalf of

MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS)

Dr. S. Sudhakara Reddy

Principal

2.

Malla Reddy Engineering College

Date of MoUs:

In the presence of

For & on behalf of Xitik Technoism

Ram Sankar Singh

CEO

Xitik Technoism

In the presence of





(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle)
NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

MEMORANDUM OF UNDERSTANDING BETWEEN MALLA REDDY ENGINEERING COLLEGE(A), SECUNDERABAD AND M/S PIXMINDZ LABS, VANASTHALIPURAM

Memorandum of Understanding (MOU)

This MOU is between Malla Reddy Engineering College(Autonomous), Maisammaguda, Secunderabad, here onwards referred as Party-1, and M/sPixmindz LabsPvt Ltd, here onwards referred as Party-2 with a primary objective of "Institute–Industry-Interface" for mutual cooperation and benefit for achieving a harmonious blend from both sides.

Following are the areas where we agreed to work together to achieve the objectives:

1. NATURE/SCOPE THE OF WORK

Party-1 agrees to provide consultancy work for party-2 in the following areas.

- a. Designing and
- b. Development of Website

The financials, terms and conditions as discussed with the representatives of party-2 (minutes of the meeting copy enclosed) are to be followed in complete fulfillment.

2. VALIDITY

The agreement is valid for a period as mentioned in the minutes of the meeting enclosed; this comes into effect from the date of signing of this MOU and may be renewed after that period, incorporating mutually agreeable modifications, if any, thereafter. The MOU cannot be withdrawn in the middle of the course, currently in progress. However, either party may withdraw from the agreement by giving a written notice of three months in advance, subject to fulfillment of prior obligations otherwise surviving.

3. FORCE MAJEURE

Neither party shall be liable for nonperformance either in whole or in part of this MOU due to reasons unforeseen and beyond its control. These reasons shall include and be limited to strikes, lockouts, nationalization, acts of God, war and fire. In that event, the other party will be notified immediately in writing detailing full facts of the case and both parties will undertake to arrive at mutually satisfactory solutions to overcome the difficulties arising out of these circumstances.

Principal
Malla Reddy Engineering College
Maisammaguda, Dhulapally,
(Post Via Kompally), Sec'bad-500100.



(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle) NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

4. NON-DISCLOSURE

Except in relation to information that is already in the public domain or required by law, or necessary for the performance of its obligations under this MOU and is accordingly disclosed to its respective officers, employees, representatives or agents each Party must not, without the written consent of the other party, directly or indirectly disclose to any other person, use or permit to be disclosed for any purpose other than that contemplated by this MOU, any information that is acquired by it about the other parties affairs under this MOU, or as a consequence of the parties collaboration and must keep all such information strictly confidential and ensure that its officers, employees, representatives and agents keep any such information confidential. All the material utilized by party-1, including rough work, for the said work should be handed over to the client, i.e., party-2 by party-1. ARBITRATION between both parties shall settle any dispute arising out of any clause of this AGREEMENT through mutual consultations between them. In case a settlement is not arrived at, such dispute(s) will be subjected to provisions of Arbitration & Conciliation Act, 1996. The venue of arbitration shall be in HYDERABAD.

The **Memorandum of Understanding** (MOU) is made on 25th August 2018, at Malla Reddy Engineering College (Autonomous), Secunderabad.

For Party-1(Authorized signatory)

Sign:

Name: Reday Sudhakera Reddwllege

Maisammaguda, Dhulapally, Pesignation: Pailty, Belc'bad-500100. For Party-2(Authorized signatory)

Sign:

Name: V S Reddy Tripuram

Designation: Director

In witness thereof

1.

2. RPRombuni

In witness thereof

1.

2.

Natende Redde

Malla Reddy Engineering College Maisammaguda, Dhulapally, (Post Via Kompally), Sec'bad-500100,



(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle)

NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

MEMORANDUM OF UNDERSTANDING (MOU)

This Memorandum of Understanding is made, between SHIVA HI-TECH SERVICES PRIVATE LIMITED. With its office 121, Hydari Complex, Door No. 5-5-109/132, Ranigunj, Secunderabad – 500 003 and MALLA REDDY ENGINEERING COLLEGE(AUTONOMOUS) [MREC(A)], having it's office at Maisammaguda, Gundlapochampally, Medchal, Medchal - Malkangiri District, Telangana - 500100, SHIVA HI-TECH SERVICES PRIVATE LIMITED, is a distributor of products useful to Mechanical Engineering Department. It has businesses all over the country.

SHIVA HI-TECH SERVICES PRIVATE LIMITED offers the following as per this MOU

- a) Industry connection and Internship projects
- b) Project based Trainings
- c) Seminars by Industry experts
- d) Guest lectures on field experiences
- e) Consultancy projects

MREC(A) shall provide the following basic infrastructural facilities:

- I. Rooms to conduct training.
- II. Necessary furniture and power supply.

Terms and Conditions:

Both parties shall provide a single point of contact for coordination on broad policy issues and matters
related to centralized operations.

In the event of the non-fulfilment of the contract terms and conditions, due to any reason of force majeure namely fires, wars, riots, strikes, natural calamities, etc. no party will be responsible.

Liabilities:

Both parties shall not, however, be liable for each other's transactions or business.

Breach of Agreement:

Both parties shall have the right to terminate the agreement with the Training Centre, in case the College either fails to provide the services successfully as mentioned in the agreement, or violates any of the

Clauses mentioned in the MOU,

Period of Validity:

This agreement shall be initially valid for Three years from the date of signing i.e.22 /08/2018 the agreement and to be renewed subsequently by mutual consent of both the parties.

Arbitration:

Any dispute arising with regard to any aspect of this Agreement shall be settled through mutual consultations and agreements by the parties to the Agreement.

For & on behalf of MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS)

Dr A Ramaswarm Reddyeddy Engineering Colle

Malla Reddy Engine Minigator and Dhulapally Director

In the presence of ost Via Kompally), Sec bad: 500

For & on behalf of

SHIVA HI-TECH SERVICES PRIVATE LIMITED

SHIVA HI-TECH SERVICES PRIVATE LIMITED

GEO

In the presence of



Memorandum of Understanding (MOU)

This memorandum of Understanding executed on the day 6th of August 2018 between: **EE Engineering Construction Services,** a Company duly organized and existing under the laws of India having its registered office at Plot no: 150, Kavuri Hills Phase 2 Rd, Doctor's Colony, Madhapur, Hyderabad, Telangana 500033,

AND

M/s. Department of Civil Engineering, **Malla Reddy Engineering College (Autonomous)**, Maisammaguda, Komapally, Secunderabad -500100 Telangana which permanently affiliated to JNTUH, Approved by AICTE, New Delhi.

The parties wish to collaborate with each other for providing outsourcing services on Mini/Major Projects, Training and Placements of students, Consultancy Works for a period of 3 years (2018 to 2020) from the date of signing of this MOU and further extendable.

The Parties here-by agree to the following criterion:-

- EE Engineering Construction Services will be providing training to Civil Engineering Students of Malla Reddy Engineering College (Autonomous),, in the areas of latest technologies that are practiced in the industry with in the activities related to IIIS.
- EE Engineering Construction Services will be providing training to Civil Engineering Students of Malla Reddy Engineering College (Autonomous), based on newly introduced civil softwares.
- All the consultancy works will be held at Civil Department Laboratories, Malla Reddy
 Engineering College (Autonomous), only.
- Guest lectures are to be given by experts of EE Engineering Construction Services at Malla Reddy Engineering College (Autonomous),.
- Every year EE Engineering Construction Services permits industrial visit for the B.Tech (CIVIL) students of Malla Reddy Engineering College (Autonomous), as and when requested as per the schedule of EE Engineering Construction Services.



- Permit faculty and M.Tech students to do their research activity at EE Engineering
 Construction Services
- All the above activities shall be informed to IIIS minimum 90 days prior and subjected
 to availability of EE Engineering Construction Services resources approvals will be
 given to Malla Reddy Engineering College (Autonomous),.

IN WITNESS WHERE OF, the parties have executed the Memorandum of Understanding by their authorized representatives in the presence of the following witnesses out of their free will and consent without any coercion or undue influence on 6th of August 2018

Signed for and on behalf of "EE Engineering Construction Services" through its Authorized Representatives

Name: EADALA RAKESH REDDY

Signature

Designation:

MANAGING DIRECTOR

WITNESSS

In the presence of B. PREM KUMAR Signature B. Boukeman.

Signed and delivered on 6th of August 2018

By the within named "Malla Reddy Engineering College (Autonomous)" through its Authorized Representative

Name: Dv. S. SODHAKARA RESIgnature_

A Keignature Principal

Designation:

PRINCIPAL .Malla Reddy Engineering College

Maisammaguda, Dhulapali; (Post Via Kompaliy), Sec'bad-500 is

WITNESSS

In the presence of Dr. J. Selw yn Babrignature

Signed and delivered on 6th of August 2018

Soo 100 gg College



INDIA

3rd Floor, 844/A, Road No. 44, Behind Peddamma Temple, Jubilee Hills, Hyderabad, Andhra Pradesh, INDIA, Phone: 040-6515 2242

AFRICA

KENYA OFFICE:

P.O. Box 101650 00100, Nairobi, Kenya

Phone: +254 20 2715428

MEMORANDUM OF UNDERSTANDING

BETWEEN

ZONTA Technologies, Jubilee Hills, HYDERABAD - 500 033

AND

MALLA REDDY ENGINEERING COLLEGE, (Autonomous)

THIS MEMORANDUM OF UNDERSTANDING ('MOU') is made at Malla Reddy Engineering College, Maisammaguda, Dhullapally Post, Via Hakimpet, Secunderabad-14, (hereinafter referred as "First Party" which expression shall, unless repugnant to the meaning or context thereof, be deemed to mean and include its successors and permitted assignees)

AND

ZONTA Technologies, having its office located at 3rd floor ,plot no 844/A, Road No #44, Jubilee Hills, Hyderabad – 33 (hereinafter referred to as 'Second Party' which expression shall, unless repugnant to the meaning or context thereof, be deemed to mean and include its successors and permitted assigns).

(ZONTA Technologies and MALLA REDDY ENGINEERING COLLEGE are hereinafter collectively referred to as 'Parties' and individually as a 'Party')

NOW IT IS HEREBY MUTUALLY AGREED BY AND BETWEEN THE PARTIES HERE TO AS FOLLOWS:

ZONTA Technologies and MALLA REDDY ENGINEERING COLLEGE will work together for conducting / providing following:

- Transfer of technology-Industry experience sharing the students and staff.
- Zonta Technologies shall design, guide, facilitate and conduct research and development activities.
- Zonta Technologis shall provide software Android open software on the college systems.for 5 years.
- College should provide all other logistics like board, projector, marker and duster College should also provide 15 systems.





INDIA

3rd Floor, 844/A, Road No. 44, Behind Peddamma Temple, Jubilee Hills, Hyderabad, Andhra Pradesh, INDIA, Phone . 040-6515 2242 1 of

AFRICA

KENYA OFFICE:

P.O. Box 101650 00100, Nairobi, Kenya

Phone +254 20 2715428

- Theory classes will be for one week and practical for one week No repetition of classes to the absentees.
- Research and Development activities code will be developed by faculty students and with help of Zonta Technologies.

IN WITNESS WHEREOF the Parties hereto have duly executed this MOU as of the date above written.

For and on behalf of:

Principal

Malla Reddy Engineering College

Engg

"yderab

Witness

W 1112035

b. 1

Director

Zonta Technologies

17/06/18







MEMORANDUM OF UNDERSTANDING

BETWEEN

M/S PGP Electronics Private Limited, Hyderabad

AND

Malla Reddy Engineering College (Autonomous), Secunderabad

Memorandum of Understanding between the Department of Electronics and Communication Engineering, Malla Reddy Engineering College, Hyderabad and M/S PGP Electronics Private Limited, Hyderabad, an SSI unit, Manufacturers of electronic test and measuring Instruments, Micro controller development systems, embedded products for industrial usage and educational trainers

Memorandum of Understanding

M/S PGP Electronics Private Limited, Hyderabad and Department of Electronics and Communication Engineering, Malla Reddy Engineering College, Hyderabad recognise the value of providing practical exposure to the ECE students and staff of Malla Reddy Engineering College. In this regard, the ECE students and faculty have to carry on research and development activities. This Memorandum of Understanding supports the interest of the two in regard to guiding the students and staff on their research and development activities. This Memorandum of Understanding is a statement of intent of the parties here to and is not legally binding and does not create legally enforceable duties and responsibilities.

M/S PGP Electronics Private Limited, with their expert industrial knowledge and skills intends to provide mentoring and support for the ECE students of Malla Reddy Engineering College, Hyderabad. This may include

- Lending support to Malla Reddy Engineering College by deputing their engineers to deliver industry oriented theoretical and practical knowledge to the students and faculty at Malla Reddy Engineering College
- Providing the necessary tools for conducting the research and development activities
- Organise industrial visit to the students

Malla Reddy Engineering College with their expertise in teaching field provides the students with theoretical knowledge. It is understood that the ECE students, before taking up the research and development activities possess theoretical knowledge on the topic.

This may include

- Providing the students with theoretical knowledge on the course work
- Providing the basic infrastructure, i.e. Work benches, seating arrangement, equipment, power at the college premises

This Memorandum of Understanding is characterised by mutual respect and continuing communication. When appropriate, both M/S PGP Electronics Private Limited and Malla Reddy Engineering College will seek to invite representatives of each other's personnel to make collective agreement for the smooth execution of this Memorandum of Understanding.

This Memorandum of Understanding shall take effect from the date of the last signature for a period of 3 (Three) years and may be modified by mutual written consent of both M/S PGP Electronics Private Limited and Malla Reddy Engineering College. In the event of cancellation of this Memorandum of Understanding, both parties shall provide normal support for the current Research and Development activities.

All activities contemplated under this Memorandum of Understanding are subject to and dependent upon the availability of funds and other necessary resources.

Name:

P. Rajeswar

Designation: Technical Director

PGP Electronics Private Limited

Hyderabad

Date: 17.06-18

Name:

Dr.S.Sudhakara Reddy,

rerabad.

Designation: Principal,

Malla Reddy Engineering College

Secunderabad

Date: 17.06.18

Rage 2 of 2





Memorandum of Understanding

Between

Malla Reddy Engineering College (Autonomous), Secunderabad And

BGR Mining & Infra Pat. Ltd., Hyderabad

This Memorandum of Understanding (MOU) establishes partnership between Malla Reddy Engineering College (Autonomous), Secunderabad and BGR Mining & Infra Pat. Ltd., Hyderabad.

I. PRIMARY PARTNERING ORGANIZATION

Malla Reddy Engineering College (Autonomous) located at Maisammaguda, Dhulapally (Post), Via Kompally, Secunderabd - 500 100, hereinafter referred to as MREC(A), is a fulfilment of the distinct vision of its Founder Chairman, Sri. Ch. Malla Reddy, the present MLA from Medchal Assembly constituency and Honourable Minister of Labour, Employment, Women and Child Development, Government of Telangana. MREC is one of the premier Autonomous Engineering Colleges in the State of Telangana, established in the year 2002, approved by AICTE, New Delhi and affiliated to JNTUH, Hyderabad. The institution offers, apart from B. Tech., M. Tech. and MBA courses, thus making it one of the fastest growing academic institutions.

Collaborating Departments of the Institution:

- Mining Engineering was started during 2013, with an intake of 60 students per batch. So far, 1. three batches of students have passed out and employed in various reputed organizations. A good number of students are perusing higher education in India & abroad.
- 2. The Department Of Civil Engineering is producing high quality technical manpower needed my industry, R&D organizations, and academic institutions since 2004. The current annual intake is 180 students in B.Tech and 30 students at M.Tech.
- The Department of Mechanical Engineering was established during the year of inception 3. of the institution i.e. 2002. The Department is offering B.tech two M.Tech. Programmes. The current annual intake of B.Tech. is 240 and that of M.Tech. is 60.
- The MBA program was started in this institute in the year 2007. The current intake is 60 4. students per batch.

SECONDARY PARTNERING ORGANIZATION II.

BGR Mining & Infra Eve. Ltd. located at No 8-2-596, Road No 10, Banjara Hills, Hyderabad, Telangana, 500 034, hereinafter referred to as BGR, made a humble beginning as Engineering Contractors in 1988, then entered the Mining Sector in 1990 and gradually consolidated as a formidable force in the industry. It is today a 304 Million USD\$ (FY 2018-19) with focus on steady, organic growth. Quality, Safety and Responsibility are the 3 governing values of BGR. Having invested in the state-of- the-art equipment and machinery, it has attained Expertise, Perfection in timely and many times ahead of scheduled execution of projects. With focus of Systems, Safety, Health and Environment, it has undergone Certifications that include ISO 14001:2009, OHSAS 18001:2007 and ISO 9001:2008. BGR

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III.PURPOSE AND SCOPE

Based on the availability of slots and vacancies the following will be provided by BGR to the students of Mining, Mechanical, Civil & MBA of MREC (A)

- 1. Internships
- 2. Industrial visits
- 3. Placements

Together, the Parties enter into this Memorandum of Understanding to mutually promote Training for Students of MREC(A) in BGR for students to attain knowledge in various aspects of mining and infrastructure industry like design, execution, safety, work culture in industry, etc.

IV. RESPONSIBILITIES

Each party will appoint a person to serve as the official contact and coordinate the activities of each organization in carrying out this MOU.

Both the organizations agree to the following tasks for this MOU:

Malla Reddy Engineering College (Autonomous) will:

- Send Quality Students who excelled in academics only
- Take responsibility of all students discipline whenever they go to BGR
- The students will provide indemnity bond to absolve BGR of any responsibility if anything untoward happens.

BGR Mining & Infra Ltd Limited will:

Provide quality knowledge in respect of safety, methodology, good work culture, etc:

V. TERMS OF UNDERSTANDING

The term of this MOU is for a period of <u>THREE YEARS</u> from the date of agreement and may be extended upon written mutual agreement. It shall be reviewed at least <u>ONCE IN A YEAR</u> to ensure that it is fulfilling its purpose and to make any necessary revisions.

Either organization may terminate this MOU upon thirty (30) days written notice without penalties or liabilities.

Authorization

The signing of this MOU is not a formal undertaking. It implies that the signatories will strive to reach, to the best of their ability, the objectives stated in the MOU.

On behalf of the organization I represent, I wish to sign this MOU and contribute to its

further development.

Signature

Dr.M.S.Venkataramayya

Dean IIIC & Professor, Min. Engg.

On behalf of MREC(A)

Date

10/6/2018

Signature

Yugesh Purushottan

GM, Corporate planning and Strategy

On behalf of BGR Mining & Infra Ltd.

Date: 10 6 2018





Memorandum of Understanding

Between

Malla Reddy Engineering College (Autonomous), Secunderabad
And
Gao Spark Solutions, Hyderabad

Geo Spark Solutions, Hyderabad

This Memorandum of Understanding (MOU) establishes partnership between Malla Reddy Engineering College (Autonomous), Secunderabad, Geo Spark Solutions, Hyderabad.

I. PRIMARY PARTNERING ORGANIZATION

Malla Reddy Engineering College (Autonomous) located at Maisammaguda, Dhulapally (Post), Via Kompally, Secunderabd – 500 100, hereinafter referred to as MREC(A), is a fulfilment of the distinct vision of its Founder Chairman, Sri. Ch. Malla Reddy, the present MLA from Medchal Assembly constituency and Honourable Minister of Labour, Employment, Women and Child Development, Government of Telangana. MREC is one of the premier Autonomous Engineering Colleges in the State of Telangana, established in the year 2002, approved by AICTE, New Delhi and affiliated to JNTUH, Hyderabad. The institution offers, apart from B. Tech., M. Tech. and MBA courses, thus making it one of the fastest growing academic institutions.

Collaborating Departments of the Institution:

- 1. Mining Engineering was started during 2013, with an intake of 60 students per batch. So far, three batches of students have passed out and employed in various reputed organizations. A good number of students are perusing higher education in India & abroad.
- 2. The Department Of Civil Engineering is producing high quality technical manpower needed my industry, R&D organizations, and academic institutions since 2004. The current annual intake is 180 students in B. Tech and 30 students at M. Tech.
- 3. The Department of Mechanical Engineering was established during the year of inception of the institution i.e. 2002. The Department is offering B.tech two M.Tech. Programmes. The current annual intake of B.Tech. is 240 and that of M.Tech. is 60.
- 4. The MBA program was started in this institute in the year 2007. The current intake is 60 students per batch.

III. PURPOSE AND SCOPE

Based on the availability of slots and vacancies the following will be provided by Geo Spark Solutions to the students of Mining, Mechanical, Civil & MBA of MREC (A)

- 1. Internships
- 2. Industrial visits
- 3. Placements
- 4. Guest Lectures
- 5. Consultancies

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Together, the Parties enter into this Memorandum of Understanding to mutually promote Training for Students of MREC(A) in Geo Spark Solutions for students to attain knowledge in various aspects of mining and infrastructure industry like design, execution, safety, work culture in industry, etc.

IV. RESPONSIBILITIES

Each party will appoint a person to serve as the official contact and coordinate the activities of each organization in carrying out this MOU.

Both the organizations agree to the following tasks for this MOU:

Malla Reddy Engineering College (Autonomous) will:

- Send Quality Students who excelled in academics only
- · Take responsibility of all students discipline whenever they go to Geo Spark Solutions
- The students will provide indemnity bond to absolve Geo Spark Solutions of any responsibility if anything untoward happens.

Geo Spark Solutions will:

Provide quality knowledge in respect of safety, methodology, good work culture, etc:

V. TERMS OF UNDERSTANDING

The term of this MOU is for a period of <u>FIVE YEARS</u> from the date of agreement and may be extended upon written mutual agreement. It shall be reviewed at least <u>ONCE IN A YEAR</u> to ensure that it is fulfilling its purpose and to make any necessary revisions.

Either organization may terminate this MOU upon thirty (30) days written notice without penalties or liabilities.

Authorization

The signing of this MOU is not a formal undertaking. It implies that the signatories will strive to reach, to the best of their ability, the objectives stated in the MOU.

On behalf of the organization I represent, I wish to sign this MOU and contribute to its further development.

Signature

Dr.M.S. Venkataramayya

Dean IIIC & Professor, Min. Engg.

On behalf of MREC(A)

Date: 14-05-2018

on behalf of Geo Spark Solutions

Date: 14-05-2018

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Certificate No.

Certificate Issued Date

Account Reference

Unique Doc. Reference

Purchased by

Description of Document

Description

Consideration Price (Rs.)

First Party

Second Party

Stamp Duty Paid By

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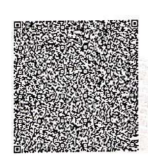
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- ENTCO SOFTWARE INDIA PVT LTD
- Article 12 Bond
- AGREEMENT

(Zero)

- : ENTCO SOFTWARE INDIA PVT LTD
- MALLA REDDY ENGINEERING COLLEGE AUTONOMOUS
- ENTCO SOFTWARE INDIA PVT LTD

(Three Hundred only)



Authorised Signatory RCHC Co-op Society LTD Bangalore

.....Please write or type below this line.....

- MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS), with (1) registered office at Maisammaguda, Dhulapally (Post via. Kompally), Secunderabad - 500100 Rangareddy Dt. Telangana, India a legal entity, incorporated in India.
- Entco Software India Private Limited (formerly known as Entserv (2) India Private Limited) (CIN: U72200KA2016FTC095490) incorporated and registered in India whose registered office is at Olympia Building, BTP,



this Certificate and as



- The authenticity of this Stamp Certificate should be verified at "www.shcilestamp.com". Any available on the website renders it invalid.
- The onus of checking the legitimacy is on the users of the certificate. In case of any discrepancy please inform the Competent Authority.

6th Floor, Sy. No. 66/1, 66/3, C.V. Raman Nagar, Bangalore 560093 (Entco), a group company of Micro Focus International plc.

BACKGROUND

- (A) The College provides a number of programs including full time graduate engineering programs and post graduate engineering programs, with specialisation in Information Technology (IT) aligned with mutually identified industry domain verticals and technology offerings.
- (B) ENTCO and the College wish to work together to incorporate certain IT and domain industry vertical curriculum into the College's program courses (Courses). The College desires to engage ENTCO as one of the primary and preferred technology providers for education support services and as stated in this agreement.
- (C) The parties have agreed to jointly launch Courses, details of which have been set out in Annex A. The College will conduct the Courses and ENTCO will provide reasonable support as set forth in this Agreement to have the College commence and conduct the Courses. Such support will include assistance in the form of providing identified ENTCO specialization courseware, and academic support through subject matter experts.

AGREED TERMS

1. INTERPRETATION

The following definitions and rules of interpretation apply in this agreement.

1.1 Definitions.

Applicable Laws: all applicable laws, statutes, regulations from time to time in force.

Business Day: a day other than a Saturday, Sunday or public holiday in India.

Content: any information, data, works of authorship or other materials of any kind and in any medium or form (including text, images, audio or visual material, syllabi, lectures, courseware or graphic presentations) developed by ENTCO for delivery by the College as part of the Courses.

Host: the ENTCO designated partner from time to time that provides the Platform for hosting the Courses.

Inputs: all documents, information, items and materials (including a party's logo), provided in any form, whether owned by a party to this agreement or a third party, which are provided by a party to the other





party in connection with the Services, including the items provided pursuant to clause 4.1(c).

Deliverables: any output of the Services to be provided by the College and ENTCO as specified in **Error! Reference source not found.** and any other documents, products and materials provided by either party in relation to the Services.

Intellectual Property Rights: patents, rights to inventions, copyright and related rights, trademarks and service marks, business names and domain names, rights in get-up, goodwill and the right to sue for passing off, rights in designs, rights in computer software, database rights, rights to use, and protect the confidentiality of, confidential information (including know-how) and all other intellectual property rights, in each case whether registered or unregistered and including all applications and rights to apply for and be granted, renewals or extensions of, and rights to claim priority from, such rights and all similar or equivalent rights or forms of protection which subsist or will subsist now or in the future in any part of the world.

Payment Dates: The dates set out in Schedule 2 or such other dates as agreed by the parties.

Platform: means all facilities, methods, media and distribution channels created, operated, used or accessed now or in the future by the Host to make the Courses available to learners, including the Host's proprietary software platform, algorithms and coding, interactive media, the Host's websites, and any internet, digital, television or radio broadcasting, telephone or other communications media or distribution channel.

Services: the provision of the Content for the Courses in accordance with **Error! Reference source not found..**

GST: goods and services tax chargeable under applicable laws.

ENTCO Websites: any websites hosted by ENTCO that are linked within the Content.

- 1.2 Clause, Schedule and paragraph headings shall not affect the interpretation of this agreement.
- 1.3 A person includes a natural person, corporate or unincorporated body (whether or not having separate legal personality).
- 1.4 The Schedules form part of this agreement and shall have effect as if set out in full in the body of this agreement. Any reference to this agreement includes the Schedules.





- 1.5 A reference to a company shall include any company, corporation or other body corporate, wherever and however incorporated or established.
- 1.6 Unless the context otherwise requires, words in the singular shall include the plural and in the plural shall include the singular.
- 1.7 A reference to a statute or statutory provision is a reference to it as amended, extended or re-enacted from time to time.
- 1.8 A reference to writing or written includes fax and email.
- 1.9 A reference to this agreement or to any other agreement or document referred to in this agreement is a reference of this agreement or such other agreement or document as varied or novated (in each case, other than in breach of the provisions of this agreement) from time to time.
- 1.10 References to clauses and Schedules are to the clauses and Schedules of this agreement and references to paragraphs are to paragraphs of the relevant Schedule.
- 1.11 Any words following the terms including, include, in particular, for example or any similar expression shall be construed as illustrative and shall not limit the sense of the words, description, definition, phrase or term preceding those terms.

2. COMMENCEMENT AND DURATION

This agreement shall commence on the Effective Date and shall continue for three (3) years] thereafter, unless terminated earlier in accordance with clause 9, when it shall terminate automatically without notice. The parties may extend the term of this agreement for a further period and on such terms that are mutually agreed in writing.

3. COLLEGE'S RESPONSIBILITIES

- 3.1 The College shall use reasonable endeavours to provide the Services and perform the obligations set out in Schedule 1, in accordance with this agreement.
- 3.2 The College shall use reasonable endeavours to meet any performance dates specified in Error! Reference source not found. but any such dates shall be estimates only and time for performance by the College shall not be of the essence of this agreement.





4. ENTCO'S OBLIGATIONS

4.1 ENTCO shall:

- ensure that the Content and any ENTCO Websites to be linked within the Content will be available for the duration of this agreement;
- (b) co-operate with the College in all matters relating to the Services;
- (c) provide to the College in a timely manner all documents, information, items and materials in any form (whether owned by ENTCO or third party) required under Error! Reference source not found. or otherwise reasonably required by the College in connection with the Services and ensure that they are accurate and complete in all material respects;
- (d) provide all necessary training to the College's selected faculty members/ course facilitators in relation to the Content and any other relevant ENTCO Websites;
- (e) in relation to the use of Inputs provided by ENTCO, obtain and maintain all necessary licences and consents and comply with all relevant legislation as required to enable the College to provide the Services.
- 4.2 ENTCO shall ensure that the Inputs provided by ENTCO, the Content and any ENTCO Websites do not infringe any applicable laws, regulations or third party rights (including material which is obscene, indecent, pornographic, seditious, offensive, defamatory, threatening, liable to incite racial hatred, menacing, blasphemous or in breach of any third party Intellectual Property Rights).
- 4.3 ENTCO warrants that to the extent the Content comprises ENTCO branded software products, such branded software products will conform materially to their specifications and be free of malware at the time of delivery. If ENTCO receives a valid warranty claim for the Content (in respect of an ENTCO software product), ENTCO will either repair the relevant defect or replace the software product, at no additional charge.
- 4.4 If the College's performance of its obligations under this agreement is prevented or delayed by any act or omission of ENTCO, its agents, subcontractors, consultants or employees, then, without prejudice to any other right or remedy it may have, the College shall be allowed an extension of time to perform its obligations equal to the delay caused by ENTCO.





5. PRICE AND PAYMENT

- 5.1 In consideration of the provision of the Deliverables by ENTCO, the College shall make payments to ENTCO as set out in Schedule 2.
- 5.2 All sums stated in Schedule 2 are exclusive of GST.
- 5.3 The College shall pay any invoices raised by ENTCO in full and in cleared funds within 30 Business Days of the date of the invoice. Payment shall be made to the bank account nominated in writing by ENTCO.
- 5.4 The College shall pay all amounts due under this agreement in full without any set-off, counterclaim, deduction or withholding (except for any deduction or withholding required by law).

6. INTELLECTUAL PROPERTY RIGHTS

- 6.1 In relation to the Deliverables:
 - (a) ENTCO shall retain ownership of all Intellectual Property Rights in the Deliverables, excluding the Inputs from the College (if any);
 - (b) ENTCO grants the College, or shall procure the direct grant to the College of, a fully paid-up, worldwide, non-exclusive, royalty-free licence during the term of this agreement to use the Content for the purpose of receiving and using the Services and conducting the Courses for the students enrolled in those Courses; and
 - (c) The College shall not sub-license, assign or otherwise transfer the rights granted in clause 6.1(b).
- 6.2 In relation to the ENTCO Inputs and the Content, ENTCO:
 - (a) and its licensors shall retain ownership of all Intellectual Property Rights in the ENTCO Inputs and the Content; and
 - (b) grants the College a fully paid-up, non-exclusive, royalty-free, non-transferable licence to copy and modify the ENTCO Inputs for the term of this agreement for the purpose of providing the Services to ENTCO.

6.3 The College:

 (a) warrants that the receipt, use of the Services, the Inputs by the College and the Deliverables shall not infringe the rights, including any Intellectual Property Rights, of any third party;





- (b) shall, subject to clause 8.3, keep ENTCO indemnified in full against all costs, expenses, damages and losses, including any interest, fines, legal and other professional fees and expenses awarded against or incurred or paid by ENTCO as a result of or in connection with any claim brought against ENTCO for actual or alleged infringement of a third party's Intellectual Property Rights arising out of, or in connection with, the receipt, use or supply of the Services and the Deliverables; and
- (c) shall not be in breach of the warranty at clause 6.3(a), and ENTCO shall have no claim under the indemnity at clause 6.3(b), to the extent the infringement arises from:
 - the use of ENTCO Inputs in the development of, or the inclusion of the ENTCO Inputs in any Deliverable;
 - (ii) any modification of the Deliverables or Services, other than by or on behalf of the College; and
 - (iii) compliance with ENTCO's specifications or instructions.

6.4 ENTCO:

- (a) warrants that the receipt and use of the ENTCO Inputs in the performance of this agreement by the College, its agents, subcontractors or consultants shall not infringe the rights, including any Intellectual Property Rights, of any third party;
- (b) shall keep the College indemnified in full against all costs, expenses, damages and losses, including any interest, fines, legal and other professional fees and expenses awarded against or incurred or paid by the College as a result of or in connection with any claim brought against the College, its agents, subcontractors or consultants for actual or alleged infringement of a third party's Intellectual Property Rights arising out of, or in connection with, the receipt or use in the performance of this agreement of the ENTCO Inputs; and
- (c) shall not be in breach of the warranty at clause 6.3(a), and the College shall have no claim under the indemnity at clause 6.3(b)6, to the extent the infringement arises from use of the ENTCO Inputs by the College otherwise than in accordance with this agreement.
- 6.5 If either party (the **Indemnifying Party**) is required to indemnify the other party (the **Indemnified Party**) under this clause 5.1, the Indemnified Party shall:





- (a) notify the Indemnifying Party in writing of any claim against it in respect of which it wishes to rely on the indemnity at clause 6.3(b) or clause 6.4(b) (as applicable), (IPRs Claim);
- (b) allow the Indemnifying Party, at its own cost, to conduct all negotiations and proceedings and to settle the IPRs Claim, always provided that the Indemnifying Party shall obtain the Indemnified Party's prior approval of any settlement terms, such approval not to be unreasonably withheld;
- (c) provide the Indemnifying Party with such reasonable assistance regarding the IPRs Claim as is required by the Indemnifying Party, subject to reimbursement by the College of the Indemnified Party's costs so incurred; and
- (d) not, without prior consultation with the Indemnifying Party, make any admission relating to the IPRs Claim or attempt to settle it, provided that the Indemnifying Party considers and defends any IPRs Claim diligently, using competent counsel and in such a way as not to bring the reputation of the Indemnified Party into disrepute.

7. CONFIDENTIALITY

- 7.1 Each party undertakes that it shall not at any time disclose to any person any confidential information concerning the business, affairs, customers, clients or customers of the other party, except as permitted by clause 7.2.
- 7.2 Each party may disclose the other party's confidential information:
 - (a) to its employees, officers, representatives or advisers who need to know such information for the purposes of exercising the party's rights or carrying out its obligations under or in connection with this agreement. Each party shall ensure that its employees, officers, representatives or advisers to whom it discloses the other party's confidential information comply with this clause 7; and
 - (b) as may be required by law, a court of competent jurisdiction or any governmental or regulatory authority.
- 7.3 No party shall use any other party's confidential information for any purpose other than to exercise its rights and perform its obligations under or in connection with this agreement.

8. LIMITATION OF LIABILITY

8.1 Nothing in this agreement shall limit or exclude either party's liability for:





- (a) death or personal injury caused by its negligence;
- (b) fraud or fraudulent misrepresentation; or
- (c) any other liability which cannot be limited or excluded by applicable law.
- 8.2 Subject to clause 8.1, the parties shall not be liable to each other, whether in contract, tort (including negligence), for breach of statutory duty, or otherwise, arising under or in connection with this agreement for:
 - (a) loss of profits;
 - (b) loss of sales or business;
 - (c) loss of agreements or contracts;
 - (d) loss of anticipated savings;
 - (e) loss of or damage to goodwill;
 - (f) loss of use or corruption of software, data or information; and
 - (g) any indirect or consequential loss.
- 8.3 Subject to clause 8.1, each party's total liability to the other party, whether in contract, tort (including negligence), for breach of statutory duty, or otherwise, arising under or in connection with this agreement shall be limited to the price paid to ENTCO under this agreement.

9. TERMINATION

- 9.1 Without affecting any other right or remedy available to it, either party may terminate this agreement with immediate effect by giving written notice to the other party if:
 - (a) the other party commits a material breach of any term of this agreement which breach is irremediable or (if such breach is remediable) fails to remedy that breach within a period of 14 days after being notified to do so;
 - (b) the other party suspends, or threatens to suspend, payment of its debts or is unable to pay its debts as they fall due or admits inability to pay its debts or (being a company or limited liability partnership) is deemed unable to pay its debts;
 - (c) the other party commences negotiations with all or any class of its creditors with a view to rescheduling any of its debts, or makes a proposal for or enters into any compromise or arrangement with any of its creditors;





- (d) a petition is filed, a notice is given, a resolution is passed, or an order is made, for or in connection with the winding up of that other party (being a company);
- (e) any event occurs, or proceeding is taken, with respect to the other party in any jurisdiction to which it is subject that has an effect equivalent or similar to any of the events mentioned in clause 9.1(b) to clause (d) (inclusive); or
- (f) the other party suspends or ceases, or threatens to suspend or cease, carrying on all or a substantial part of its business.
- 9.2 Without affecting any other right or remedy available to it, ENTCO may terminate this agreement with immediate effect by giving written notice to the College if the College fails to pay any amount due under this agreement on the due date for payment and remains in default not less than 14 days after being notified in writing to make such payment.

10. CONSEQUENCES OF TERMINATION

- 10.1 On termination or expiry of this agreement:
 - (a) The College shall immediately pay to ENTCO all of ENTCO's outstanding unpaid invoices and interest and, in respect of the Services supplied but for which no invoice has been submitted, ENTCO may submit an invoice, which shall be payable immediately on receipt;
 - (b) all licences granted to the College by ENTCO shall come to an end, and the College will have no right to access or use the Content; and
 - (c) the following clauses shall continue in force: clause 1 (Interpretation), clause 5.1 (Intellectual property rights), clause 7 (Confidentiality), clause 8 (Limitation of liability), clause 10 (Consequences of termination), clause 14 (Waiver), clause 16 (Severance), clause 18 (Conflict), clause 23 (Governing law) and clause 24 (Jurisdiction).
- 10.2 Termination or expiry of this agreement shall not affect any rights, remedies, obligations or liabilities of the parties that have accrued up to the date of termination or expiry, including the right to claim damages in respect of any breach of the agreement which existed at or before the date of termination or expiry.





11. FORCE MAJEURE

Neither party shall be in breach of this agreement nor liable for delay in performing, or failure to perform, any of its obligations under this agreement if such delay or failure result from events, circumstances or causes beyond its reasonable control. In such circumstances the affected party shall be entitled to a reasonable extension of the time for performing such obligations. If the period of delay or non-performance continues for 4 weeks, the party not affected may terminate this agreement by giving 14 days' written notice to the affected party.

12. ASSIGNMENT AND OTHER DEALINGS

- 12.1 This agreement is personal to the parties and neither party shall assign, transfer, mortgage, charge, subcontract, declare a trust over or deal in any other manner with any of its rights and obligations under this agreement.
- 12.2 ENTCO may cite the College's name and the general nature of the Services performed for the College to ENTCO's other clients/partners and prospective clients/partners in any marketing or external publicity material.

13. VARIATION

No variation of this agreement shall be effective unless it is in writing and signed by the parties (or their author/sed representatives).

14. WAIVER

- 14.1 A waiver of any right or remedy under this agreement or by law is only effective if given in writing and shall not be deemed a waiver of any subsequent breach or default.
- 14.2 A failure or delay by a party to exercise any right or remedy provided under this agreement or by law shall not constitute a waiver of that or any other right or remedy, nor shall it prevent or restrict any further exercise of that or any other right or remedy. No single or partial exercise of any right or remedy provided under this agreement or by law shall prevent or restrict the further exercise of that or any other right or remedy.





15. RIGHTS AND REMEDIES

The rights and remedies provided under this agreement are in addition to, and not exclusive of, any rights or remedies provided by law.

16. SEVERANCE

- 16.1 If any provision or part-provision of this agreement is or becomes invalid, illegal or unenforceable, it shall be deemed modified to the minimum extent necessary to make it valid, legal and enforceable. If such modification is not possible, the relevant provision or part-provision shall be deemed deleted. Any modification to or deletion of a provision or part-provision under this clause shall not affect the validity and enforceability of the rest of this agreement.
- 16.2 If one party gives notice to the other of the possibility that any provision or part-provision of this agreement is invalid, illegal or unenforceable, the parties shall negotiate in good faith to amend such provision so that, as amended, it is legal, valid and enforceable, and, to the greatest extent possible, achieves the intended commercial result of the original provision.

17. ENTIRE AGREEMENT

- 17.1 This agreement constitutes the entire agreement between the parties and supersedes and extinguishes all previous agreements, promises, assurances, warranties, representations and understandings between them, whether written or oral, relating to its subject matter.
- 17.2 Each party agrees that it shall have no remedies in respect of any statement, representation, assurance or warranty (whether made innocently or negligently) that is not set out in this agreement. Each party agrees that it shall have no claim for innocent or negligent misrepresentation based on any statement in this agreement.

18. CONFLICT

If there is an inconsistency between any of the provisions of this agreement and the provisions of the Schedules, the provisions of this agreement shall prevail.

19. NO PARTNERSHIP OR AGENCY

19.1 Nothing in this agreement is intended to, or shall be deemed to, establish any partnership or joint venture between any of the parties, constitute any





party the agent of another party, or authorise any party to make or enter into any commitments for or on behalf of any other party.

19.2 Each party confirms it is acting on its own behalf and not for the benefit of any other person.

20. THIRD PARTY RIGHTS

No one other than a party to this agreement shall have any right to enforce any of its terms.

21. NOTICES

- 21.1 Any notice or other communication given to a party under or in connection with this agreement shall be in writing and shall be:
 - (a) delivered by hand or by pre-paid first-class post or other next Business Day delivery service at its registered office (if a company) or its principal place of business (in any other case); or
 - (b) sent by fax to its main fax number.
- 21.2 Any notice or communication shall be deemed to have been received:
 - (a) if delivered by hand, on signature of a delivery receipt or at the time the notice is left at the proper address;
 - (b) if sent by pre-paid first-class post or other next Business Day delivery service, at 9.00 am on the second Business Day after posting or at the time recorded by the delivery service.
 - (c) if sent by fax, at 9.00 am on the next Business Day after transmission.
- 21.3 This clause does not apply to the service of any proceedings or any documents in any legal action or, where applicable, any arbitration or other method of dispute resolution.

22. COUNTERPARTS

22.1 This agreement may be executed in any number of counterparts, each of which when executed shall constitute a duplicate original, but all the counterparts shall together constitute the one agreement.





23. GOVERNING LAW

This agreement and any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with it or its subject matter or formation shall be governed by and construed in accordance with the law of India.

24. JURISDICTION

Each party irrevocably agrees that the courts of India shall have exclusive jurisdiction to settle any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with this agreement or its subject matter or formation.

This agreement has been entered into on the date stated at the beginning of it.





Annex A

- (a) The parties have agreed to initially launch the Courses, with specializations from the following indicative list of streams, to the students enrolled at the College:
 - (i) DevOps
- (b) The commencement date for the Courses will be mutually decided by the College and ENTCO.
- (c) The parties will decide the number of credits for each Course and may alter the Course duration, after due approval from the Academic Council of the College (or such equivalent function of the College), and announce it through the College's website.
- (d) Students shall enrol at the College every year in the selected Course for that Academic Year.
- (e) Batches will commence as per the College's schedule.
- (f) The College shall plan and deliver the classes and labs as per the academic requirement.





Schedule 1

The College's obligations

The College shall: .

- (a) Designate a person ("Point of Contact"), to whom communications will be addressed and who will have the authority to act on the College's behalf in all matters regarding this agreement.
- (b) Assist in curriculum management;
- (c) Nominate Curriculum Program Managers for the Courses being run under this agreement;
- (d) Guide ENTCO's Program team on curriculum inclusion and content development if any;
- (e) Approve the Curricula and courseware;
- (f) Publish new Curricula for each batch as part of the College's Programs;
- (g) Manage the administration of the Courses;
- (h) Nominate the relevant faculty from the College for the Courses under this agreement, and to make the faculty members available for the centralized T3 workshops conducted by ENTCO or its appointed partner;
- (i) Promote the Courses through a structured program campaign;
- (j) Conduct admission exams and appropriate counselling, and select and enroll students, based on a high standard of admissions;
- (k) Disclose student data, for all students enrolled under the Courses in the designated format with ENTCO.
- (I) Collect fees from students, and pay to ENTCO the agreed share as per Schedule 2;
- (m) Execute the delivery of the Course;
- (n) Run and manage the delivery of classes and labs;
- (o) Provide detailed session plans for the Courses;
- (p) Provide access to required infrastructure to run the Courses as per ENTCO's specifications;
- (q) Issue degrees upon graduation of participating students in the Courses;
- (r) Manage quality of teaching at a high level of academic standards and ensure that the relevant faculty of the College passes ENTCO's qualifying tests from time to time;
- (s) Provide adequate computing infrastructure to the enrolled students for lab work;



- (t) Provide adequate bandwidth to the students enrolled in the Courses, such that there is no response time constraints faced by the students accessing the Courses via the cloud based Platform;
- Manage suitable usage of the cloud based Platform by students and provide usage reporting of the cloud based Platform at regular intervals;
- (v) Manage excellent placement record for students enrolled in the Courses;
- (w) Provide upon ENTCO's request details of the students every semester;
- Make appropriate personnel available to assist ENTCO in the performance of MICRO FOCUS's responsibilities;
- (y) Provide a suitable Seminar / Webinar (for Industry Guest lectures) room for the number of students equipped with proper acoustics and Audio/Video equipment's: Speakers, multiple Microphones for student Q&A sessions, Projector, Internet Connectivity with adequate bandwidth, Landline Telephone connection in the Seminar/Webinar room etc.;
- (z) Provide ENTCO with the address and room details of the training location;
- (aa) Provide a suitable training room for the number of students, including an adequate number of power sockets, an overhead projector and whiteboard and/or flipchart and connectivity Name to necessary systems and environments;
- (bb) Provide the required equipment and installation (including hardware and software) to run the Courses for the duration of the Courses;
- (cc) If required, provide ENTCO personnel with access at the College's premises to set up the equipment for each Course running in the College campus on a day prior to the start of each course (this may include access outside of normal business hours);
- (dd) If applicable, provide safe access, suitable office space, supplies, furniture, high speed connectivity to the Internet, and other facilities for ENTCO's personnel while working at the College's campus;
- (ee) Be responsible for the secure storage of all ENTCO-owned hardware and software while at the College's premises;
- (ff) Allow ENTCO and its subcontractors/partners to process the business contact information of the College, its employees and contractors worldwide for the business relationship hereunder, and the College has obtained the necessary consents. ENTCO will





comply with requests to access, update, or delete such contact information;

- (gg) Obtain any necessary consents and take any other actions required by applicable laws, including but not limited to data privacy laws, prior to disclosing any of its employee or student information or other personal information or data to ENTCO. The College also agrees that with respect to data that is transferred or hosted, the College is responsible for ensuring that all such data adheres to the laws and regulations governing such data;
- (hh) Be responsible for the identification of, interpretation of, and compliance with, any applicable laws, regulations, and statutes that affect the College's existing systems, applications, programs, or data to which ENTCO will have access during the Courses, including applicable data privacy, export, import laws and regulations, and product safety and regulatory compliance for non-ENTCO branded products including those recommended by ENTCO. The College is solely responsible for obtaining advice of legal counsel as to the compliance with such laws and regulations;
- (ii) Be responsible for any data and the content of any database, the selection and implementation of procedures and controls regarding its access and use, backup and recovery and security of the stored data. This security will also include any procedures necessary to safeguard the integrity and security of software and data used in the Services from access by unauthorized personnel;
- (jj) In relation to the use of all Inputs by the College, obtain and maintain all necessary licences and consents and comply with all relevant legislation as required to enable ENTCO to provide the Services; ensure that the Inputs provided by the College do not infringe any applicable laws, regulations or third party rights (including material which is obscene, indecent, pornographic, seditious, offensive, defamatory, threatening, liable to incite racial hatred, menacing, blasphemous or in breach of any third party Intellectual Property Rights).

The College agrees that the discharge of ENTCO's responsibilities under this agreement is dependent on the College fulfilling all of their responsibilities and that the College will own the students responsibility if they fail to comply with any of their responsibilities or default on the payment. ENTCO may withdraw the provision of the Courses, if the College defaults on the payment and ENTCO shall not be responsible for any student dissatisfaction / failure.

Any delay in performance of the College's responsibilities may result in additional cost and/or delay of the completion of the Courses covered by this agreement.





ENTCO'S OBLIGATIONS

ENTCO shall:-

- (a) Collaboratively work with the College on curriculum design for the Courses;
- (b) Keep reasonably updated ENTCO's courseware for each of the specialization courses under the Courses, with curriculum inputs from leading industry mentors and from ENTCO's Lab experts;
- (c) Make available specialization courseware for the College's students who are enrolled under the Courses. The courseware will be made available at least 1 month prior to the intended delivery, in electronic form;
- (d) Provide the following deliverables to the College:

SI. No.	Delivery Component		
1	Program Offering -Short term Certification program in DevOps Specialization	as	
2	Curriculum Workshop	Mickeys	
3	Micro Focus Day & iTrack platform Training	5	
4	Student Kit		
5	eBooks, case study access		
6	Program Instructors	NI MALES	
7	Labs	č	
8	Project		
9	Project Instructor	92.84	
10	Certificate of completion (for Students)	munu	
11	Program Manager Visit	Bidie	





Schedule 2 - Financial Terms

Fees payable to ENTCO

(a) The course fees will be decided on the basis of the Courses and number of student enrolments and set out in a pricing schedule which is agreed in writing between the parties ("Pricing Schedule"). The University shall send to ENTCO the names, email ids and roll numbers of the students enrolled in the Course at least 30 days in advance of the commencement of the Course, along with payment based on agreed payment milestones as set out in the Pricing Schedule. ENTCO may issue this invoice upon receipt of the details from the University.

Pricing Schedule

a.) Quantum of Fees to be paid to ENTCO, in consideration of the performance of the Roles and Responsibilities by ENTCO:

Fee to ENTCO – Short Term Certification program in DevOps – (in INR): Rs.25,00,000/- including taxes for committed 120 students per annum (if the student numbers are less than 120, MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS) will pay for 120 students. However, if the Number of students are 120 and above payment to ENTCO will be released on actual number of Students)

Payment Milestones:

Milestones	Payment	
Proposal Sign-off	An advance of Rs.10,00,000/- +GST to be paid at the time of Signing the agreement, which is adjustable in total student fees	
Invoice shall be raised based on every batch student enrollment	Before the commencement of the program	

The PO shall be issued to ENTCO Software India Pvt. LTD.

ENTCO is a wholly owned subsidiary of Hewlett Packard Enterprise India Private Limited ("HPE") and is engaged in providing software solutions/products and services.

Advance fee payment for student Courseware & Program access by January 15th every year; Rs.25,00,000/- including taxes. This fee is fixed for the first 3 academic years of this engagement from 2017-18 to 2019-20. The ENTCO fees for years beyond the third year will be mutually agreed between ENTCO and MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS) through a Project Change control.

An advance of Rs.10,00,000 for Teach the Teacher (T3) workshop will be paid by January 15th every year in case the T3 is applicable for that year. Else the entire





student fees would be paid along with the payment for student Courseware & Program access fees by January 15th .

Note:

1.MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS) shall exercise its best attempts to enrol 120 and more students into the short term certification programs in the first year and shall continue to exercise its best efforts to ensure enrolment shall increase to 180 and 240 students into our joint programs for the subsequent academic years from 2018-19 onwards, respectively.

2.MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS) will pay to ENTCO Rs.25,00,000/- per year for 120 students - per year. If there is an increase in the number of students, the increased ENTCO's fee will be computed as per the ENTCO Fee for that year.

3.If the student enrolment falls below 120 in any academic year from the academic year 2018-19 onwards, ENTCO may choose to terminate this agreement, with no liabilities, upon provision of 30 days' written notice to MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS).

4. The advance payment for T3 workshop is non-refundable. However, it may be adjusted against the student fee, at the time of payment of the fee to ENTCO for the student enrolments for that the respective academic year.

5. All applicable statutory taxes and duties to be borne by MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS).





Signed and on behalf MALLA REDDY **ENGINEERING** COLLEGE (AUTONOMOUS) by:

Signature:

Print Name:

Position:

PRINCIPAL Malla Reddy Engineering College (Autonomous) Malsammaguda, Dhulapally Post Via Kompally); Sec'bad- 500 100

behalf **ENTCO SOFTWARE INDIA PRIVATE** LIMITED by:

Signature:

Print Name:

Position:

Mohanram K.N.

20th March 2018

MEMORANDUM OF UNDERSTANDING

BETWEEN ALLINNOV RESEARCH AND DEVELOPMENT PRIVATE LIMITED



AND



MALLA REDDY ENGINEERNG COLLEGE (AUTONOMOUS) HYDERABAD

This Memorandum of Understanding (hereinafter referred to as MOU) is made and entered into on 12 February 2018.

OBJECTIVE:

Allinnov Research and Development Private Limited, hereinafter mentioned as "Industry" and Malla Reddy Engineering College, hereinafter mentioned as "Institution" will collaborate to bring out new innovations and inventions from students and faculties of the Institution and work together in the aspect of creating a good intellectual property reserve to the both the parties.

BACKGROUND:

Allinnov Research and Development Pvt. Ltd. has complementary experience in making new utility invention patents, commercializing inventions through entrepreneur sourcing, developing new invention while training trainee inventors and certifying them. Allinnov is a state of Art Company to train and entertain development of new innovative, patentable utility inventions along with students and faculties of educational institutions. Malla Reddy Engineering College aims at educating, training and creating skilled manpower to the nation in science and engineering courses improving the standards of education by supporting the professional development of students upon every milestone.

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MEMORANDUM OF UNDERSTANDING

ALLINNOV RESEARCH AND DEVELOPMENT PRIVATE LIMITED



AND



MALLA REDDY ENGINEERNG COLLEGE, HYDERABAD

This Memorandum of Understanding (hereinafter referred to as MOU) is made and entered into on 24 January 2018.

OBJECTIVE:

Allinnov Research and Development Private Limited, hereinafter mentioned as "Industry" and Malla Reddy Engineering College, hereinafter mentioned as "Institution" will collaborate to bring out new innovations and inventions from students and faculties of the Institution and work together in the aspect of creating a good intellectual property reserve to the both the parties.

BACKGROUND:

Allinnov Research and Development Pvt. Ltd. has complementary experience in making new utility invention patents, commercializing inventions through entrepreneur sourcing, developing new invention while training trainee inventors and certifying them. Allinnov is a state of Art Company to train and entertain development of new innovative, patentable utility inventions along with students and faculties of educational institutions. Malla Reddy Engineering College aims at educating, training and creating skilled manpower to the nation in science and engineering courses improving the standards of education by supporting the professional development of students upon every milestone.

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AIMS:

- Bring in motivation and support to science and engineering students to develop novel, innovative patentable products.
- Work together to ensure that the Institution through its students creates and runs its own small scale / large industries with the Industry so that employment to its students gets kindled and easily accessible.
- 3. Ensure that every student of the Institution develops confidence that they individually are creative and they can develop an intellectual property.
- Collaborate and develop innovation and intellectual properties for the Industry and Institution towards mutually benefiting each other and the nation by raising the nation's position in the world IP index.
- Nurture entrepreneurship in students and bring out teams of entrepreneurs inside the Institution and in-country manufacturers to manufacture, produce and market the invented products ensuring success to the inventor and the entrepreneur too.

PREAMBLE

WHEREAS, the Institution at its various engineering and management departments has the responsibility of training students for technical and scientific manpower requirements in various front-line areas of importance for the Nation and is also contributing to the rapidly growing scientific and technological knowledge and professional excellence in Science & Technology.

WHEREAS, the Industry is engaged in Research and Development of innovative products, Entrepreneurship Development, Industry – Institutions Combined Innovation Development, Patent Search, Drafting and filing services, Creativity and Innovation Training and consultancy in the field of engineering, technology and related fields.

WHEREAS, both Institution and Industry, now

 Recognizing the importance of research and development, innovation of new products and technology, increased awareness of patents and other intellectual properties in all engineering areas, as well as imparting industrial training to the engineering/technology/sciences students, etc.

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Director/Authorised/Signatory

· Appreciating the need for creation of large reservoir of highly qualified and innovative manpower in all the fields related to engineering and technology.

Desiring to club their efforts by pooling their expertise and resources.

· Intend to form a nucleus for promoting excellent quality and innovative manpower in the fields of engineering, technology and sciences with special emphasis on Creativity,

Innovation, Patents, other intellectual property related fields etc.

THEREFORE, in consideration of the mutual promises made herein and of good and valuable consideration, the receipt and sufficiency of which both Institution and Allinnov hereby acknowledge, and hereby sign this MOU.

ARTICLE-I: SCOPE OF THE MOU

This MOU details the modalities and general conditions regarding collaboration between Institution and Allinnov for enhancing, Patent based Innovative Product Inventions, in-circle entrepreneur groups from within the Institution, the availability of highly qualified and innovative manpower in the areas of engineering, technology and intellectual properties without any prejudice to prevailing rules and regulations in Institution and Industry without any disregard to any mechanism evolved and approved by the competent authorities under Govt. of India in so far as such mechanism applies to Institution and Industry. The areas of cooperation can be extended through mutual consent.

ARTICLE-II: EFFECTIVE DATE AND DURATION OF MOU.

a) This MOU shall be effective from the date of its approval by competent authorities at both

ends.

b) The duration of the MOU shall be for a period of 2 years from the effective date, unless

renewed further.

c) During its tenancy, the MOU may be extended or terminated by a prior notice of not less than three months by either party. However, termination of the MOU will not in any manner affect the interests of the students/faculty/scientists who have been admitted to pursue a program under the MOU and all confidential information mutually shared with the Institution and the Industry

about each other shall remain confidential with each other forever.

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d) Any clause or article of the MOU may be modified or amended by mutual agreement of

Industry and the Institution.

ARTICLE-III: INTELLECTUAL PROPERTY RIGHTS AND MAINTENANCE:

Any invention developed by the Idea of the Students / Employees of the Institution shall be

applied for the purpose of securing a patent or any other Intellectual Property with exclusive /

joint ownership of the Industry and Institution being its applicants. Rights regarding the

publications, patents, royalty, profit share, ownership of any intellectual property (not limited to)

software / design / product / technology developed etc. under the scope of this MOU, shall be as

follows:

Commercialization Right:

a) The Institution shall agree to assign its complete right of commercialization of patent/s filed

together by both the Industry and Institution as "Applicants" that has been raised through its

students' / employees' ideas and the Institution shall extend all its support to the Industry for

commercializing the patent/s but not object / intervene as a barrier in the commercialization

activities taken by the Industry in any manner.

b) Those Patents filed exclusively by the Institution as a sole applicant with the assistance of the

Industry in research and development the complete right of commercialization shall be held with

the Institution and the Industry shall only assist in research and IP activities for which the fee per

work model shall be charged by the Industry. The complete right for commercialization of those

patents shall be with the Institution.

Publicity Rights:

c) The Institution and Industry as applicants jointly / exclusively shall enjoy the complete

publicity rights of any developed inventions

Exploration Right:

d - 1) The Institution shall agree that any steps / opportunities to further develop any such

invention/s filed for patent/s together shall be carried out only with the Industry and the Industry

shall at its discretion develop / train its trainees in the same without any limitations.

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d-2) The Institution agrees that the Industry at its discretion shall commercialize any jointly developed patents through any team or person or third party as decided from time to time by the Industry. The Institution shall not object or intervene in the decision of the Industry that no explanations or reasons will be given to the Institution on having the inventions being licensed / sold to third party / parties. The Institution by no way can force the Industry to allot its joint developed inventions only to its own students.

d-3) The Industry agrees that the Institution at its discretion shall commercialize any exclusively developed patents through any team or person or third party as decided from time to time by the Institution even though the invention was carried out with the assistance of the Industry. The Industry shall not object or intervene in the decision of the Institution that no explanations or reasons will be given to the Industry on having the inventions being licensed / sold to third party / parties.

Guarantees and Warranties:

e) The Institution agrees that the Industry by no way guarantees the grant or commercialization of any intellectual property (not limited to Patents / Copyrights / Trademarks) that will be applied together / exclusively to the Intellectual Property Office wherein the Institution understands and agrees that the grant or commercialization is related to many external factors off the Institution and the Industry such as (not limited to) Govt. norms, marketability, Patent rules and regulations, competitions, legal outfits etc.

Patent ownership, Training and Project Works:

f) The Institution agrees that the Industry shall own the right to train its internal or external trainees on any such invention/s upon payment of their training fees to the Industry in the idea/s raised / formulated by any student/s or employee/s and shall together be given the status of inventor for the same invention along with the student/s or employee/s of the Institution.

First preference for participation in the invention will be given to the student/s or employee/s of the institution to join by paying a defined, discounted training fee to the Industry for any idea generated by the associates (student / employee) of the Institution, however if the number of trainees per invention does not reach the minimum requirement of the Industry (as defined from

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time to time), the Industry reserves the right to allow the participation of associates of other institutions to get trained and jointly develop the invention along with the Industry having the status of inventor by paying the defined fee. In the latter situation the Institution shall not coown the patent with the Industry.

The Industry shall allow any single person or a group of people to take up their academic project / internship in the Industry. However as decided from time to time the Industry at its discretion shall allow less / more students to participate in the same invention

g) The Institution agrees that the Industry will make agreements of non-disclosure and profit sharing individually with each associate of the Institution and / or its trainees participating in an invention, so that they may or may not get the financial share from the royalties earned upon commercialization of any singly / jointly owned inventions.

Cases of Prior & Self-Developed Inventions:

h) Upon cases of any invention self-developed by a student/s or employee/s of the institution, the Institution shall file the patent along with the Industry in partnership, However the decision on participating as an applicant in the patent remains with the Industry towards sharing the expense based on the marketability, product weightage and other factors.

i) If the Institution tends to commercialize any pre-filed inventions through the Industry, the Industry shall put efforts to commercialize the same for which the decision solely remains with the Industry and fee will be applicable as defined from time to time by the Industry.

Patent Maintenance and other Expenses:

j) The Industry shall pay the whole sum and maintain the right of any Intellectual Property that is developed together with the Institution to the patents' lifetime by its own; however the decision to maintain remains solely under the discretion of the Industry on the basis of financial earnings made through it.

k) If the Institution is willing to maintain certain patents filed together with the Industry when the Industry is not willing to do so, then the Institution shall financially bare the complete expense

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incurred in maintaining the patent by paying the annual fee. However the Industry reserves to right deny or not participate in the same.

- l) Expenses prior to until filing the patent of any patentable invention/s with the Institution will be borne by the Industry / Institution as decided mutually through separate letter of terms for each patent wherein the ideas shall either be from the Industry / Institution towards securing its IP rights.
- m) All expenses after filing the patent apart from patent maintenance (including not limited to) product development, branding etc., will be mutually shared by the Institution and the Industry only for jointly filed patents.
- n) The Institution and the Industry shall take all efforts to invite sponsors (Government or Private) to further develop products and commercialize the patents in its own interest and upon cases of patents being funded by any sponsor for product development etc., the Institution shall deliberately allot the funds for the complete development and commercialization of the Patent.
- o) The Industry upon request from the Institution shall arrange for resource persons as guest from any country for which all the expenses in relation will be fully borne by the Institution.
- p) The Institution agrees to the Industry and vice versa that all monetary settlements will be made as per the letter of terms before and after any filing or product development or commercialization activity by mutual understanding then and there and the same shall be made by any means like cash, negotiable instrument, wire transfer etc. However the sponsored funds for patent filing activities (before and after filing the Patent) shall be then and there released within 7 working days from the day of request submitted by the Industry.
- q) The Institution shall bear all the expenses for conducting a seminar / conference / meeting in the Institution including but not limited to the transportation, accommodation, remuneration of the resource people and affiliates arranged by the Industry.

ARTICLE-IV: TERMS OF INTERACTIONS:

Both Institution and Industry shall encourage interactions between the Engineers, Scientists, Research fellows, faculty members and students of both the organizations through the following arrangements:

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- a) The Institution and Industry shall both exchange their personnel on temporary deputation upon timely requirements and feasibility of both the parties.
- b) The Institution and Industry shall jointly organize conferences and seminars as decided from time to time.
- c) The students of the Institution as selected by the Industry upon examination shall be allowed to take up practical training on specific engineering and research activities as per the availability and possibility in the Industry.
- d) The Industry shall conduct department specific and / or general examination for students of all departments of the Institution for selecting its interns in each department once a year.
- e) The Industry shall select one student from the said examination after interviewing the top scorers from each department, who will be an intern of the Industry during the year, designated and certified as "Student Allinnov Representative (SAR)" of the Industry whose stipend shall be allotted by the Industry and transferred directly to his account as decided by the Industry. Other top scorers of each other departments will be designated and certified as "Assistant Allinnov Representative (AAR)". Decision on selection of the representatives shall solely remain with the Industry with zero interference from the Institution.
- f) The duties and responsibilities of SAR and AAR will be defined and assigned to those selected candidates and shall from time to time be directed for tasks of the Industry for which the Institution shall allow time, space, resource access etc., for completion of his / her tasks. The fees for conducting the examination to the Institutions' students shall be collected and settled by the Institution to the Industry on time as decided from time to time.
- g) The SAR and AAR shall only and directly report to the representative of the Industry who will be allocated for the Institution by the Industry by anytime once or twice a month as needed and the Institution shall allocate time and space for the representative to confidentially discuss and make meetings towards proceeding further on any aspect.
- h) The SAR and AAR shall not be forced / requested by any means by any faculties / students / employees of the Institution to disclose any idea or discussions of the meeting for any reason.
- i) The Institution shall ensure the Industry to take necessary strict action against the faculties / personnel of the Institution who forces or by any chance tries to know the confidential information from the SAR and AARs of the Institution that may or may not involve an IP.

FOR ALLINNOV RESEARCH AND DEVELOPMENT PVT. LTD.

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- j) Any product / technology thought of a student of the Institution selected by the Industry shall be informed to the Institution Coordinator and the SAR, so that the Institution shall give priority and allow necessary time for the candidate to develop the Idea as a product / technology towards patenting the same.
- k) The Industry shall rank / grade the students of the Institution according to their score as per the grades to showcase their scoring to other industries.
- l) The Industry reserves the right to share the contacts / scores of the students of any grade to anyone for any cause such as but not limiting to finding job opportunities, further business relationships etc.
- m) The Institution shall arrange for all facilities and requirements as per the availability of space, equipment, resources etc., to conduct seminars, conferences, examinations etc., to its students.
- n) The Industry shall as per the availability and convenience depute personnel to teach some special subjects as guest lectures upon request from the Institution.
- o) The Institution shall allow its personnel to take up Ph.D, M. Tech. etc., as per the provisions and regulations of the Institution and availability of seats upon request from the Industry and the Institution shall from time to time request to conduct special courses as per the requirement from time to time.
- p) The Industry shall seek guidance from the Institution in research and development of any product / process / technology from time to time as required by the Industry and the Institution shall provide resources for the same as per availability and vice versa.
- q) The Industry shall allow students of the Institution to take up industrial visits as per the request of the institution and feasibility of the Industry as decided by the Industry from time to time.
- r) The Industry shall showcase its products / services / business etc., to the students / faculties of the institution / external visitors as an when required by the Industry from time to time upon prior intimation of the same to the Institution for allocation and arrangement of resources.
- s) The Industry shall avail the resources of the Institution such as library, internet, computing facility, software, space etc., of the Institution for Industrial and Institutional programs / processes as and when required from time to time upon prior intimation of the same to the Institution for allocation and arrangement of resources.

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t) The Industry shall allot a research supervisor / scientist as external guide for the projects / thesis of its U.G / P.G. / Ph.D. candidates upon availability of its resources from time to time as per the request of the Institution.

u) Such U.G. / P.G. / Ph.D. candidates taking up their project work of the course in the Industry / other industries / companies in relation with the Industry shall carry out a part of their research with the Industry.

v) Any research work / project idea of a student of the Institution that consists of a possible scope of Intellectual Property shall only be assisted by the Industry towards developing the idea into a Patent and the Patent for such project ideas shall be applied for together by the Industry and Institution through the Industry.

ARTICLE-V: CO-ORDINATION OF THE PROGRAMME INCLUDING FINANCIAL ARRANGEMENTS

a) The collaborative programme between the Institution and Industry shall be coordinated by a coordination committee through appointed Personnel of both the Industry and Institution together.

b) Financial arrangements for each specific collaboration will be decided on a case-to-case basis and brought on record in each case after due approval from heads of both the Institutions.

ARTICLE VI: NOTICES:

All notices are to be served in the manner permissible under the law at the addresses recorded first herein above either by e-mail, fax etc.

ARTICLE-VII: CONFIDENTIALITY

During the tenure of the MOU both the Institution and the Industry will maintain strict confidentiality and prevent disclosure of all the information and data exchanged under the scope of this MOU for any purpose other than in accordance with this MOU.

Both the Institution and the Industry shall bind their respective personnel who come into possession or knowledge of any confidential information not to disclose the same to third parties without written approval of either the parties or use such confidential information for any use

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other than intended under this agreement. Further both the Institution and Industry shall put in place adequate and reasonable measures to keep and store confidential information secure so as to prevent any unauthorized use.

CONFIDENTIAL INFORMATION shall mean any proprietary information, data or facts belonging to PARTIES collectively, individually or severally, disclosed by the disclosing party under this agreement or any subsequent agreement, whether in writing, verbal or electronically, irrespective of the medium in which such information is stored, which is marked confidential or with any other words having similar meaning by the disclosing party, or specifically agreed to be kept confidential by the parties, or declared or identified so by the disclosing party before such disclosure or during the discussions.

However confidential information shall not include any data or information which:

- (a) is or becomes publicly available through no fault of the receiving party,
- (b) is already in the rightful possession of the receiving party prior to its receipt of such data or information;
- (c) is independently developed by the receiving party without reference to the confidential information of the disclosing party;
- (d) is rightfully obtained by the receiving party from a third party or is in the public domain
- (e) is disclosed with the written consent of the party whose information it is, or
- (f) is disclosed pursuant to court order or other legal compulsion, after providing prior notice to the disclosing party.

ARTICLE-VIII: AMENDMENTS

Any amendment and/or addenda to the agreement shall be in writing and signed by the parties hereto and shall only after such execution be deemed to form part of the agreement and have the effect of modifying the agreement to the extent required by such amendment or addenda.

ARTICLE-IX: RESOLUTION OF DISPUTES

a) The dispute or difference whatsoever arises between PARTIES in relation to or in connection with this agreement both the parties shall first try to resolve the dispute/difference amicably

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between them, failing which the matter shall be referred to and settled through arbitration. The arbitration proceedings shall be held in accordance with the provision of Indian Arbitration and Conciliation Act, 1996. The venue of arbitration, arbitrators, and representatives of the parties shall be decided by both the parties upon mutual consultation and language of arbitration shall be English.

ARTICLE-X: MISCELLANEOUS

- a) The headings and sub-headings are inserted for convenience only and shall not affect the construction of this Agreement.
- b) Both the Institution and the Industry shall not, during the term of this Agreement directly or indirectly, solicit or offer employment or engagement to any of the personnel of each other party without the prior consent in writing of that other party.
- c) Any activity involving financial transaction shall be taken on decision from time to time between both parties via a separate letter of terms ensuring the proper understanding and the liabilities mentioned in the MOU is only for the purpose of a mutual basic understanding between the Industry and Institution.
- c) No failure to exercise and no delay in exercising, on the part of a Party, and right, remedy, power or privilege hereunder shall operate as a waiver thereof, nor shall any single or partial exercise of any right, remedy, power or privilege hereunder preclude any other or further exercise thereof or the exercise of any other right, remedy, power or privilege. The rights, remedies, power and privileges herein provided are cumulative and not exclusive of any right, remedies, powers and privileges provided by law.

ARTICLE XI: CONSTRUCTION:

The entire understanding between the Institution and the Industry with respect to the subject matter herein is contained in this memorandum and any other representation made prior to or during the operation of this memorandum is expressly excluded.

ARTICLE XII: SEVERABLITY AND FORCE MAJEURE:

If any term, provision, covenant or condition of the agreement is held invalid or unenforceable for any reason, remaining provisions shall continue in full force and effect as if the agreement

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had been executed with the invalid portion eliminated so long as the agreement continues to express, without material change, the original intention of the parties.

Except for the obligation to pay money properly due and owing as under the provision of this agreement, neither parties shall be liable for any delay or failure in performance due to causes beyond its reasonable control, including without limitation act of God, earthquake, labor disputes, student performance, riot, war, fire, transportation difficulties, epidemic or government party changes. The obligations and rights of the excused party shall be extended on a day-to-day basis for the time period equal to the period of exclusive delay.

DECLARATION:

We hereby jointly agree to all terms of each article under this MOU and shall adhere to the same to achieve maximum output from the collaborative works.

(ALLINNOV R&D PVT. LTD)

Name: BASKARAN. M

Designation: BRANCH READ

Allinnov R & D Pvt Ltd

Hyderabad – 500016 ,Telangana

(MALLA REDDY ENGINEERING COLLEGE)

Dr. S. SUDHAKARA REDDY

PRINICPAL Designation: Malla Reddy Engineering College Secunderabad - 500100, Telangana

WITNESS 1:

Fr. Anbaruni

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WITNESS 2:

2: 8. Smulum Dr. S. Gundsekharan Hoo | Medanical Engg. Malla Reddy Engg. College (4)

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ECCAN MERCHANT CO-OP MAIN LTD. BYCULLA BR., 154/164-A. BHINA SADAN Authorised Signatory EDKAR ROAD, BYCIRLA (EAST)

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A-201 Supreme Business Park, mo 2010 Hiranandani Gardens

P(V)/C.R.1893/82/10/710-14/10 PARTNER ACCEPTANCE DOCUMENT

INDIA

+91 22 61147588| www.redhat.com

STAMP DUTY

Parties	
Partner Information	Red Hat India Private Limited.
Company name: Malla Reddy Engineering College	Contact Name: Abhijeet Roy
Address: Campus 1, Maisammaguda, Dulapally road, Hyderabad, Telangana 500100	Email: aroy@redhat.com
	Tel.no. +91 -22-61147588
Contact name: Dr.S.Sudhakara Reddy	Fax: +91-22-61147599
Email: <u>principal@mrec.ac.in</u> Telephone: 9348161125	Fax. +51-22-01147555

Territory India

> This Partner Acceptance Document, upon execution, authorizes you to participate in one or more of the Red Hat Partner Programs marked below) in the Territory indicated above and sets forth the terms of your participation. If no Territory is identified above, the Territory will default to the country of your address above. The "Agreement" is comprised of this Partner Acceptance Document(s), the Partner Terms and Conditions, each applicable Program Appendix and transaction document(s) (which may be referred to as "Order Forms") entered into pursuant to these terms (collectively, the "Agreement"). Additional Program Appendices may be added by executing additional Partner Acceptance Documents.

Applicable Program Appendices	Program(s)	Location of Program Terms
mark all tha		
X	Red Hat Academy Program	Attached.

Applicable Terms and Conditions (choose only one)	Partner Terms and Conditions
	The Partner Terms and Conditions set forth in the attached Appendix 1 and, if not attached, then as set forth at www.redhat.com/licenses/partners/ .

Additional Terms

Please sign below and fax this Partner Acceptance Document to +91-22-61147588 or send a pdf file by e-mail to aroy@redhat.com. Also, please courier the original signed document to Abhijeet Roy. Each Party has executed this Partner Acceptance Document by its duly authorized representative and by its signature agrees to be bound by the terms of the Agreement.

Malla Reddy Engineering College	Red Hat India Private Limited		
Signature	Signature Signature		
Printed Name Cr. S. Sudhakara Reddy	Printed Name SOVIK BROMHA MUNICIPALITY		
Title	Title DIRECTOR FINANCE		
Date	Date 5/1/2018		

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(Autonomous) Malsammaguda, Dhulapally (Post Via Kompally), Sec'bad- 500 100

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RED HAT ACADEMY PROGRAM APPENDIX



Background and Purpose. This Program Appendix ("Appendix") establishes the terms and conditions under which Partner will participate in the Red Hat Academy Program ("RHA" or "Program") in the Territory. Under the Program, Red Hat provides Partner an Internet deployed and managed Curriculum, Software, and Services and Partner provides the facilities and Teachers and delivers the Courses to Students as set forth in this Appendix. Capitalized terms not defined in this Appendix shall have the meaning given to them in the Partner Agreement between the parties, including the Partner Terms and Conditions.

2. Definitions.

"Partner" means a qualified university, academic institution, or entity with a workforce development program that acquires the Red 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 Red Hat Academy. Eligibility of a Partner is determined at Red Hat's sole and exclusive discretion.

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

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

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

"Course Materials" means any and all instructional and educational content provided directly or indirectly by Red Hat, including without limitation designs, course names and numbers, course materials, Manuals, methodologies, software, scripts, processes, instructional materials, slides, notes, lab exercises, assessment tools, quizzes, tests, answer keys, scripts, files, instructor guides and/or any other materials in any format, provided in connection with the Curriculum whether distributed in print, electronic, or video format, including, without limitation, Student Kits, Exams, Exam Kits, and Exam Authorizations.

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

"Exam" means a Red Hat performance based certification exam.

"Manuals" means those manuals used by Red Hat instructors in instructing Technical Training courses. Manuals are different from the Course Materials and shall not be used in or brought into the Courses.

"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 part-time 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 Fee" shall mean the per Student per Course fee set forth in Exhibit A of this Appendix, if applicable.

"Software" means Red Hat Enterprise Linux, JBoss Enterprise Middleware and other software programs branded by Red Hat, its Affiliates 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.

"Technical Training" means the courses and certification exams offered publicly and commercially by Red Hat on an open enrollment or on-site basis, including the Manuals used by Red Hat instructors in instructing technical training courses and the

Student Manuals included in the Course Engg. Colle

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License and Ownership 3.

License Grant. Upon Partner paying the applicable Fee(s), Red Hat grants Partner a non-exclusive, revocable, fully paid license, with no right to sublicense (including, but not limited to, sell), to use the Curriculum and Cousse Materials pursuant to the Agreement as follows: (a) distribution of Course Materials is limited to one (1) copy per Instructor and one (1) copy per Student; (b) Curriculum are provided solely for the use by Instructors and Students in the Course and such Curriculum may not be copied or transferred without the prior written consent of Red Hat; and (c) Curriculum must be taught sequentially and completed by Partner in no less than eight (8) weeks. The Curriculum shall not be used to teach or instruct to any person who is not officially enrolled as a Student and admitted to a degree, diploma, or certificate awarding program of Partner.

Notwithstanding the foregoing, all Curriculum is the sole property of Red Hat and its licensors, and are copyrighted by Red Hat unless otherwise indicated therein. Red Hat and its licensors will have sole ownership of any and all Curriculum including but not limited to methodologies, software, processes, or other intellectual property developed during the performance of the Services. Red Hat will provide Software for the use by the Partner and Students in the Course. Use of the Software is subject to the End User License Agreement set forth http://www.redhat.com/licenses/rhel_rha_eula.html. The Services may only be used by Partner. Partner is solely responsible for providing prerequisite skills, assessing its Students' suitability for use of the Curriculum, delivery of all instruction to Students, all grading and assessment of Students, and handling of all Student and Teacher information. Partner hereby agrees that Software used outside of the Program is covered under terms and conditions of the Enterprise Agreement including Appendix 1, Subscription Services, set forth at www.redhat.com/licenses, which may be amended from time to time by Red Hat in its sole discretion.

- 3.2. Retained Rights. No part of the Curriculum may be photocopied or duplicated by any means, whether photographic, or electronic, or 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. Partner's rights in the Curriculum are limited to those license rights expressly granted under this Appendix, and Red Hat retains all rights not expressly granted. Partner will not (a) modify the Curriculum in any manner; or (b) use the Curriculum for any purpose not specifically permitted by this Appendix. Red Hat and its licensors will own and retain all right, title, and interest in the Curriculum and all intellectual property rights inherent therein, including without limitation all changes and improvements requested or suggested by Partner, notwithstanding any use of terms such as "purchase", "sale", or the like within the Agreement. Partner represents and warrants that its use of the Curriculum will be to fulfill obligations under this Appendix. Any unauthorized use of the Curriculum will be deemed a material breach of the Agreement. Prior to providing Students with access to Curriculum, Partner will require each Student to sign or otherwise assent (in a binding manner) to the Enterprise Agreement with Appendix 2, Training, Training Units, and Consulting Units set forth at http://www.redhat.com/licenses/, which may be amended from time to time by Red Hat in its sole discretion. Partner's internal use of Courses or Exams is subject to the Enterprise Agreement with Appendix 2, Training, Training Units, and Consulting Units set forth at http://www.redhat.com/licenses/, which may be amended from time Red Hat
- Permitted Marks. Partner may only use the logo(s) set forth in Exhibit B to the Program, based upon the Partner level in 3.3 Exhibit A, in conjunction with the promotion of Partner providing Red Hat Academy Courses to Students. Partner may use Red Hat Distinguished Academy Logo set forth in Exhibit B if all Partner's Teachers are certified Red Hat Professionals for the Red Hat Software Courses they teach. All other Partners may use the Red Hat Academy Logo set forth in Exhibit B. Partner may not use this logo in general advertisements or marketing materials that do not specifically address or support the sale of Courses under the Program.
- Copyright Notices. Partner will ensure that all copies of the Curriculum in Partner's possession or control incorporate copy-3.4 right and other proprietary notices in the same manner that Red Hat incorporates such notices in the Curriculum or in any manner reasonably requested by Red Hat. Partner will promptly notify Red Hat in writing upon its discovery of any unauthorized use of the Curriculum or infringement of the Curriculum or Red Hat's proprietary rights in the Curriculum.
- Use of Red Hat Software. Any use of Red Hat Software is subject to Red Hat's standard agreements including the Enterprise 3.5 Agreement set forth at www.redhat.com/licenses, the applicable Red Hat End User Agreement(s) set forth at www.redhat.com/licenses/eulas and/or any other mutually signed written agreement with Red Hat as applicable.

4. Fees and Payment

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4.1 General. Any fees or charges ("Fees") will be due and payable by Partner in accordance with the Agreement. Partner may 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 will be determined such Reseller and may vary from the Red

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 Bed Hat's acceptance of an Order Form, and (b) payable in accordance with this section. All Fees are stated in United States Engg. College

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Dollars. Partner must pay all Fees within thirty (30) days from the date of invoice, without regard for when, and whether, Partner collects 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 incurred in performing the Services including travel, lodging and non-routine supplies, in accordance with Red Hat's travel and expense policies. All Fees are non-refundable. Red Hat will invoice Partner upon 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 of when it is due. Renewal Fees will be the same price listed in the Order Form.

- 5. Publicity. Red Hat and Partner shall each have the right to identify Partner as a Red Hat Academy partner, provided, however, that for any press release, media alert, or other public communication, each party shall obtain the other party's review and written consent before publishing such information in any form.
- 6. Term, Termination and Mandatory Disclosure
- Term. Unless otherwise specified in writing by the parties, the initial term of this Appendix shall be one (1) year (the "Initial Term"). Thereafter, the term for this Appendix shall renew for successive terms of one (1) year each (each, a "Renewal Term"), with each Renewal Term beginning on the anniversary of the Initial Term unless either party gives written notice to the other of its intention not to renew at least sixty (60) days prior to the commencement of the next term. As used herein, the Initial Term and each Renewal Term individually refer to a "Term" and collectively the "Appendix Term."
- 6.2 Termination.
- 6.2.1 Termination for Breach. Notwithstanding anything to the contrary Red Hat may terminate this Appendix as provided for under Section 13.2 of the Partner Terms and Conditions Appendix, or in the event (a) Partner fails to pay an invoice when due, (b) Partner commits a breach of this Agreement and fails to remedy that breach within 30 days of receipt of notice of breach, or (c) as otherwise provided in the Agreement. Partner may terminate the Appendix in the event Red Hat commits a material breach of the Appendix and fails to remedy such breach within 30 days of receipt of notice of material breach.
 - 6.2.2 Termination for Convenience. Either Party may terminate this Appendix, without prejudice to any other right or remedy, for any reason 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, Partner may disclose the existence of this agreement and relevant terms, if it is required to do so by applicable law or regulation. Before disclosing the information, to the extent reasonably practical, Partner shall first notify Red Hat of the disclosure requirement (if it can provide notice without breaching any legal or regulatory requirement).

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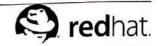
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EXHIBIT A RED HAT ACADEMY SUBSCRIPTION



1. Red Hat Academy Subscription. Red Hat Academy Subscriptions contain the following:

(a) Authorization and access to, and use of, the Curriculum in accordance with the terms set forth herein. The Program Fee includes Curriculum and Fees for the initial two hundred (200) Students. Additional Student Curriculum access may be purchased on a per Student basis;

- (b) Exams and exam delivery are not included in the Red Hat Academy Subscription and may be purchased separately; and
- (c) A list of standard Course offerings in the Red Hat Academy is available from Red Hat or a Red Hat Academy Reseller.

2. Partner Requirements.

- (a) Partner is solely responsible for providing pre-requisite skills, assessing Student's suitability for use of the Course(s) and Curriculum, appropriate use of any internet access, delivery of all instruction to Students, all grading and assessment of Students, and handling of all Student information.
- (b) Partner must notify Red Hat of the number of Students in each Course within one business day after the Course begins.
- (c) Partner will provide Students with access to Student software labs. Access to such labs may be purchased through a Red Hat Lab Partner, through a third party cloud hosting provider authorized to provide such software lab access, or may be provided by the Partner through its own resources.
- (d) Partner shall maintain at least one (1) Red Hat Certified Professional during the Appendix Term. Partner will notify Red Hat upon appointment or replacement of Red Hat Certified Professionals.

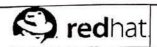
3. Red Hat Academy Subscription Fees. Partner shall pay the Program Fee, if applicable, annually, before the beginning of the Initial Term and each Renewal Term. Courses and additional services can be ordered by Partner from a Red Hat Academy Reseller. All Red Hat Services purchased during the Appendix Term must be used within each one (1) year Term in which it was purchased or such Red Hat Services shall be forfeited.

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1. Red Hat Services



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SKU RHA100	Title	Description	Price	Term
	dard Program	Hat Academy courses (e.g. RH124 + RH134 RH254 CL110 JB125 JB225)		1 year
RHA101	Red Hat Academy Stan- dard Program: Add-on Student	Access for 1 student to approved Red Hat Academy courses (e.g. RH124 + RH134, RH254, CL110, JB125, JB225)	\$0	1 year

Note 1: All Red Hat Academy Program services purchased during the Appendix Term must be used within each one (1) year Term in which it was purchased or such services shall be forfeited.

Page 7 of 7
Red Hat Confidential Information

PRINCIPAL
Malla Reddy Engineering College

(Autonomous)

Malsammaguda, Dhulapally (Post Via Kompally), Sec'bad- 500 100

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PRINCIPAL
Malla Reddy Engineering College
(Autonomous)

Melsammaguda, Dhulapally (Post Via Kompally), Sec'bad- 500 100.



Memorandum of Understanding

between

Malla Reddy Engineering College (Autonomous)

And

IBM India Pvt. Ltd

This Memorandum of Understanding ("MOU") is entered into at effective as of 18 12 2 17 ("Effective Date"), by and between:

IBM India Private Ltd., a company incorporated under the provisions of the Companies Act, 1956 and having its registered office at Subramanya Arcade, Bannerghatta Road Bangalore 560029 and hereinafter unless the context otherwise requires be referred to as "IBM".

And

Malla Reddy Engineering College (Autonomous), having its registered office at Maisammaguda, Dhulapally, Post via Kompally, Secunderabad, Telangana, Hyderabad – 500100.

Hereinafter unless the context otherwise requires be referred to as MREC.

WHEREAS MREC with a view to provide best in class skills to students and faculty members in higher education and to disseminate knowledge through novel techniques and methodologies for the benefit of large sections of society, offering a wide range of programs.

WHEREAS MREC and IBM having felt the need to provide the learners with the trainings which may lead to enhanced skills, IBM and MREC agree to collaborate through the IBM Career Education program.

WHEREAS MREC and IBM agree that all discussions between MREC and IBM are non binding unless and until the parties enter into written, definitive agreement signed by their duly authorized representative and neither party shall be obligated to enter into such an agreement.

WHEREAS IBM anticipates that MREC will elect to engage IBM as the primary and preferred technology provider and for software training services.

Now therefore this Molt witnesses:

Page 1 of 6 70

IBM Career Education Program

vialla Reddy Engineering College

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(Autonomous)

Malsammaguda, Dhulapally
(Post Via Kompally), Sec'bad- 500 100

1 - DEFINITIONS

MREC, shall include, unless repugnant to the context otherwise require, its associates-

"Faculty" hereby refers to Training Staff of MREC,

"Students" hereby refers to all the students of MREC

"Program(s)" hereby refers collectively to Career Education program of IBM that includes initiatives like SEED, CEBT etc. for Engineering, IT or Business Schools in colleges and Universities. For more information please refer to http://ibm.com/in/careereducation

"SEED" hereby refers to the faculty development training program initiative as Software Engineering for **Educational Development**

"CEBT" hereby refers to the program as Career Education for Business Transformation, a training program to provide multi-disciplinary skills to students and faculty members

Career Education Courses: courses as agreed with MREC for which MREC students or faculty members will receive training

"Business Partner" means organizations certified by IBM to commercially sell its Program and also conduct training under the programs.

"Software" or "Product" means the IBM computer software packages identified for introduction in the Program

"Courseware" hereby refers to books or education material given in any form like printed books, CDs, PDFs

I. Foreseen benefits of the collaboration

- Opportunity to emerge as one of the competent entities in the academic circles in various areas of

- Opportunity to be recognized by the Industry and academic circles as one of the preferred location/institution for acquiring training and skills in latest technology and software;

- Opportunity to students and faculty members to increase their knowledge and acquire skills on best-in-class

- Opportunity to design innovative curriculum and on various industry specialization using relevant IBM

- Opportunity to learn from the practitioners in the industry from IBM or business partners

- Opportunity for students and faculty members to avail professional and global certification on IBM Software

- Opportunity to setup a joint and co-branded Lab on the campus with IBM, focused on various specialty areas like Big Data, Analytics, Mobility, Security, SW Engg. etc.

- Opportunity to conduct independent non-commercial research by faculty members as per guidelines from

- Opportunity to receive Courseware from IBM designed by professionals in IBM Software Labs

- Opportunity to conduct various seminar and workshops with IBM in the institution

- Opportunity to co-market with IBM to promote Programs

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IBM Career Education Program

Understanding Memorandum

Malla Reddy Engineering College (Autonomous)

Maisammaguda, Dhulapally (Post Via Kompally), Sec'bad- 500 100

Page 2 o



b) IBM

- Availability of skilled resource pool armed with IBM Software skills that various organizations may want to evaluate for recruitment
- Propagation of IBM Software and technology knowledge & skill to various students and faculty members

III - TERMS AND CONDITIONS

a) Courseware and Training

IBM, through its own personnel or authorized business partners, will provide Courseware and/or perform the Training activities for Career Education courses as per the details given below in Annexures. The MoU shall only govern the provision of products and services provided by IBM Career Education, a division of IBM India Private Ltd to MREC.

MREC will pay for the courseware and/or trainings in advance to IBM or IBM Business Partner. IBM shall not be liable for the actions or omissions of the Business Partner. MREC shall seek its remedies if any solely against the Business Partner with respect to any services and materials which have been rendered by Business Partner.

Under this MOU, MREC also assures IBM that it will enroll its students and/or faculty members taking IBM Career Education courses every year from the effective date of the signing this MoU, It will also be the endeavor of the MREC management to initiate the process of IBM Career Education courses to be included in their curriculum in case it has not been included so far.

b) Software

IBM will provide all relevant IBM Software required for the training programs through the WW Academic Initiative program. This software should be used strictly for training & enablement purposes for students & faculty members of MREC. No commercial usage is allowed. Software is available under applicable IBM International Program License Agreements (IPLA) and terms and the provisions of this MOU only.

IV - BREACH OF MOU

In the event of any breach of the terms of this MOU, which is capable of rectification, by either party hereto, such other party shall be entitled to call upon the party to rectify such breach within fifteen days from the date of the notice, failing which the breach shall be deemed to be a material breach, and shall entitle such other party to rescind this MOU for material breach.

V - TERM AND TERMINATION

The MOU shall be effective from the effective date, and shall be valid for a term of three (3) years, unless terminated earlier by either party, or extended mutually by both parties hereto, on the same terms and conditions as herein.

This MOU will terminate upon written notice by either party. The notice of termination should be issued at QUIVALENCE Wishes to withdraw from further evaluations and discussions in connection with the subject matter

Page 3

IBM Career Education Program

Memorandum of Understanding PRINCIPAL

Malla Reddy Engineering College

(Autonomous)

Melsammaguda, Dhulapally (Post Via Kompally), Sec'bad- 500 100 of this MOU and terminate this MOU, it may do so with or without cause and without liability by providing the other party with written notice of its intention to withdraw from further evaluations and discussions. (in case IBM is providing training then IBM to complete the batch in session and or registered irrespective of termination period / date, subject to all the payments and other obligations having been met by MREC in a timely manner).

In the event of termination of this MOU for any reason whatsoever, including termination due to breach by IBM, any software or courseware licenses granted to MREC by virtue of this MOU, shall also stand automatically terminated without any further act of parties. MREC will also return or destroy at IBM's discretion, all material provided by IBM including courseware slides, soft copy courseware provided by IBM towards trainings.

The following obligations will survive termination of this MOU for any reason:

Use and nondisclosure of confidential information,

Indemnification and Liability,

Obligations to make payments of amounts by MREC that become due by virtue of this MOU, prior to termination.

VI - LIMITATION OF LIABILITY

Neither party shall be liable for any indirect, punitive, special, incidental or consequential damages arising out of or in connection with this MOU, whether for breach of this MOU or in torts, including loss of business, data, revenue, profits, or for any third party claims against the other (except as specifically admitted by paragraph 2 below) whatsoever.

Except for IBM's obligation to indemnify MREC in the event of breach of third Party Intellectual Property rights (as set out in under the applicable definitive agreement) and except in the event of breach by MREC of any of IBM's Intellectual Property rights or IBM confidential information rights, the Parties agree that either Party's liability for any loss or damage to the other, its customers, or any third party, as a result of or in connection with this MOU, shall not exceed in the aggregate the amounts received by IBM, from MREC under this MOU.

VII - ARBITRATION

Page

Any and all disputes, controversy or claims related to or arising in connection with this MOU shall first be referred to Head of MREC and Country Manager, Career Education program of IBM for an informal resolution. If this informal resolution does not resolve the dispute, then the matter will be referred to and settled by binding arbitration in accordance with the Arbitration and Conciliation Act, 1996. The status of any such arbitration shall be Bangalore. The award of the arbitration may be enforceable in any court of competent jurisdiction. Each party shall bear its own costs and fees in connection with the arbitration.

Unless agreed otherwise, the number of arbitrators shall be three, with each side to the dispute being entitled to appoint one arbitrator. The two arbitrators appointed by the parties shall appoint a third arbitrator who shall act as chairman of the proceedings. Vacancies in the post of chairman shall be filled by the president of the Bar Council of India. Other vacancies shall be filled by the respective nominating party. Proceedings shall continue from the stage they were at when the vacancy occurred. If one of the parties or otherwise fails to appoint an arbitrator within 30 days of the date the other party appoints, the first appointed arbitrator shall be the sole arbitrator, provided that the arbitrator was validly and properly

IBM Career Education Program

Memorandum

Malla Reddy Engineering College (Autonomous)

Malsammaguda, Dhulapally (Post Via Kompally), Sec'bad- 500 100



appointed. All proceedings shall be conducted, including all documents presented in such proceedings, in the English language. The English language version of this Agreement prevails over any other language version.

VIII - GENERAL

This MOU shall not be construed to be an agency or a partnership or joint venture or an employment relationship. Neither party shall be entitled to bind the other party with any third party by its actions, unless it has specifically obtained the prior written consent of such other party to do so.

Each party is an independent contractor, and nothing under this MOU shall be construed to create an employment relationship, whether for tax or for any other purpose, nor any partnership or joint venture between the parties. No provision of this MOU grants either party any express or implied right of authority to assume or create any obligations or responsibility on behalf of or in the name of the other party, or bind the other party in any manner or thing whatsoever. Neither party nor its personnel shall be considered employees of the other.

Neither party shall assign or transfer this MOU or any benefits or rights or obligations accruing to it under this MOU, without the prior written consent of the other party.

IBM shall during the term of this MOU be entitled to audit the courseware & the software license usage records of licenses hosted on MREC premises as well as training attendance records maintained by MREC. This audit can be conducted only during reasonable business hours and two weeks notice for audit. Cost of the audit is to be borne by IBM.

The existence and substance of this MOU and the rights and obligations of the parties herein will be kept confidential by MREC and will not be disclosed to any third party without the prior written consent of IBM. Notwithstanding the foregoing, MREC may make such disclosure to the extent required by law, court or statutory authority, in which case MREC will promptly inform IBM to allow IBM a reasonable opportunity to obtain a protective order. IBM and MREC agree not to use the trademark, trade names, services or any other proprietary marks of the other party in any advertisement, press releases, publicity matters or other promotional materials without prior written approval of the other party. Any press release, publicity or media interaction pertaining to this MoU signing or IBM activities on campus need to have prior written consent from IBM. The use of IBM Logo shall be subject to prior written permission by IBM and under the terms of the applicable agreement such as Trade Mark License Agreement executed between MREC and IBM or IBM's parent or affiliates. Any violation of this paragraph will amount to material breach and will lead to the termination of this MoU.

This MOU supersedes all prior oral or written communication, discussions and representations communicated between the parties hereto in respect of the subject matter of this MOU. Any modification to this MOU shall only be made by way of a written document duly executed by representatives of both parties hereto.

If any provision of this MOU is held to be unenforceable or illegal under certain circumstances for any reason, such decision shall not affect the validity or enforceability of such provisions under other circumstances or the remaining provisions hereof and such provisions shall be reformed only to the extent necessary to

make them enforceable under such circumstances.

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Memorandum al Understanding

malla Reddy Engineering College

(Autonomous)

Melsammaguda, Dhulapally (Post Via Kompally), Sec'bad- 500 100

IBM Career Education Program



Any notice under this MOU will be in writing and delivered by hand or by registered mail, return receipt requested, to the other party at the registered office or as may be substituted by the notice. If any notice is sent by mail, notice will be effective on the date of receipt.

MREC shall maintain at all times, a one-point contact for the IBM trainings being conducted at the institution. Any change in the contacts below will be promptly notified to IBM.

IN WITNESS WHEREOF, the parties hereto have executed this MOU on the date, month and year, hereinabove written.

WITNESSES:

For Malla Reddy Engineering College (Autonomous)

Name: Dr. S. Sudhakara Roddy

Designation: Principal

Signature:

PRINCIPAL
Malla Reddy Engineering College
(Autonomous)

Malsammaguda, Dhulapally (Post Via Kompally), Sec'bad- 500 106 For IBM India Private Ltd.

Name: JAGADISHA BLANT

Designation: MAROGER SWYS

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Signature:





MEMORANDUM OF UNDERSTANDING (MOU) Between GREEN INDIA TECHNOLOGIES

DEPARTMENT OF MASTER OF BUSINESS ADMINISTATION, MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS) - MAIN CAMPUS

This document constitutes an agreement between MBA-MREC (A) and GREEN INDIA TECHNOLOGIES, an institute in financial studies in Hyderabad with office at Door No. 301, Nilgiri Block, Aditya Enclave, Ameerpet Road, Ameerpet, Hyderabad, 500016.

Objective:

The objective of this MOU is to express the willingness of both parties to engage in an effort to promote the competitiveness of MBA-MREC(A) as well as its activities to develop and expand relationships with industries offering scope of real time learning in managerial practices through internships projects and placements.

Specific activities under this MOU will be identified through consultation between the two parties are;

- 1. Organising training programmes
- 2. student Internships and projects
- 3. career guidance and placement

Along with the above mentioned areas any other support by *GREEN INDIA TECHNOLOGIES* towards the development of MBA department and the students with the mutual consent of the parties.

1.1. GREEN INDIA TECHNOLOGIES agrees to provide the support in the above mentioned areas like organizing training programmes, student internships and projects and placement

Principal





MEMORANDUM OF UNDERSTANDING (MOU)

This Memorandum of Understanding is made, between **Pantech Solutions** having its office #41, Rajeswari Street, Santhosh Nagar, Kandhanchavadi, Chennai 600096 and **Malla Reddy Engineering College** (**Autonomous**) [MREC (A)], having it's office at Maisammaguda, Gundlapochampally, Medchal, Medchal - Malkangiri District, Telangana – 500100.

I. Agreement

MREC (A) and Pantech Solutions wish to enter into an agreement where it provides a free user license to its software and training to MREC (A) So that MREC (A) can expand its curriculum to include software solutions and allow for additional joint research, experimentation, and marketing initiatives.

- 1. Pantech Solutions offers the following as per this MOU
 - A. Industry connection and Internship opportunities to MREC(A) students
 - B. Software Trainings
 - C. Remote Workshops
 - D. Project based Trainings
 - E. Seminars by Industry experts
 - F. One free (non-transferable, non- sublicensable) license of the Pantech Solutions product for use by MREC (A) faculty and/or students or for training purposes for other entities on MREC (A) projects only for educational purposes only. The license shall not be used for commercial purposes, shall not be allowed to be used by commercial entities, and shall not be used for the benefit of commercial entities without Pantech Solutions express permission.

Any unauthorized use of the Pantech Solutions license shall result in either 1. Pantech Solutions standard license fees being charged to MERC (A) according to the commercial fee structure in use at that time for the entire time of unauthorized use, 2. Immediate termination of the license and removal of access to data, or 3. Any combination of 1 and 2 or any other such Pantech Solutions chooses to take in its sole discretion.

- 2. MREC(A) shall provide:
- A. Consultancy works
- B. Facilities to conduct training, counselling, interviews.
- C. Incorporation into their curriculum of the Pantech Solutions software
- D. Access to students, faculty, and other interested parties to learn the software
- E. Promotion of internships for students and/or young graduates

3. Both parties shall

- A. Conducting joint research projects
- B. Collaboration in the implementation of specific projects requested by the business sector of the





extractive industry sector

- C. Stimulating debates, involving people of both institutions, leading to the definition of new research topics, both for undergraduate project, Master's Thesis or Doctoral Theses, to be held in **MREC**
- D. provide a single point of contact for coordination on broad policy issues and matters related to centralized operations
- E. Mutual participation in conferences, symposiums, seminars, workshops and public initiatives
- F. Participation in Quarterly Webinars with Pantech Solutions

II. Terms and Conditions

Whereas the College is desirous of undertaking a joint project for the afore-mentioned scheme with the two parties of this Memorandum of Understanding, with the intention to be legally bound, except any commercial terms

- 1. **Compensation.** Neither party shall receive payment from the other for expenses incurred in carrying out the objectives of this Agreement without prior written consent.
- 2. **Notices.** Notices, statements, evaluations, reports, and other communications under this agreement shall be made in writing, including electronic mail. Electronic signatures from document sharing software or electronic copies of signed documents shall be binding on the parties.
- 3. **Exclusivity**. The training center shall not allow any other Software Provider operating in the same category either for training or for any other promotional activities into the campus as long as this MoU is in force.
- 4. **Force Majeure**. In the event of the non-fulfilment of the contract terms and conditions, due to any reason of force majeure namely fires, wars, riots, strikes, natural calamities, etc. no party will be responsible.
- 5. Liabilities. Neither Party be liable for each other's transactions or business.
- 6. **Breach of Agreement.** Both parties shall have the right to terminate the agreement, in case the College either fails to provide the services successfully as mentioned in the agreement, or violates any of the clauses mentioned in the MOU,
- 7. **Period of Validity.** This agreement shall be initially valid for 03 years from the date of signing the agreement and to be renewed subsequently by mutual consent of both the parties.
- 8. **Intellectual Property.** During the course of this Agreement, may develop, invent, author or create certain intellectual property related to this Agreement ("Intellectual Property").
 - Software developments including feedback, suggestions, etc. Shall belong exclusively to Pantech Solutions Jointly developed property such as research, marketing materials, business initiatives, shall belong to both parties with full rights in the property to each.





Property developed by students for Pantech Solutions during internships or projects shall belong to Pantech Solutions

Parties shall assign, transfer, convey and deliver to the creating Party all of the right, title interest and benefit in and to all Intellectual Property including any and all patent applications for said Intellectual Property, divisions, continuations, or continuations-in-part thereof, and any reissues or reexaminations thereof, filed in any jurisdictions, and all patents which may be granted there for, together with all claims for damages from past infringement of any rights in Intellectual Property.

Pantech Solutions shall have an irrevocable, unlimited right to use any data uploaded to the Pantech Solutions platform unless this right is later modified by another agreement.

9. Confidentiality, Non-Competition, and Non-Circumvention Agreements. The Parties may be exposed to confidential information of the other party during the course of this Agreement. All information shall be treated as confidential unless explicitly stated that it is not confidential by the disclosing party. The receiving Party is required to treat the information with at least the same degree of care they would handle their own information and may only share it on a need- to-know basis with 3rd parties. If shared with 3rd parties, then both MREC (A) and Pantech Solutions shall ensure that the 3rd party is bound by confidentiality agreements at least as strong as the one binding the Parties. Shared information must be kept confidential for 03 years from the date of disclosure unless such time as the information becomes public knowledge or is requested by a court. Should a Party be required to disclose the confidential information of the Party then they must provide the other party with sufficient notice to allow the other party to seek an injunction or other protective order for the confidential information.

The Parties shall not attempt to replicate the products or services of the other Party, assist in the creation of a competing product or service, or cause to be created a competing product or service.

- 10. **Media.** Both Parties shall have the right to use the other parties' Trademarks in marketing materials and for promotional purposes during the course of this agreement. Both Parties have the rights to make announcements regarding and promoting the relationship. Should either party object to the use of their branding in an announcement or promotion then they must notify the other party in writing of the objection and the party has 10 days to correct or withdraw the objectionable material.
- 11. **Entire Agreement.** This Agreement constitutes the entire Agreement between the parties and all other communications, whether written or oral, are hereby superseded. If any provision of this Agreement is held to be invalid, illegal or unenforceable by a court of competent jurisdiction, the validity, legality and enforceability of the remaining provisions will not in any way be affected or impaired thereby.
- 12. **Jurisdiction.** This Agreement shall be interpreted according to the laws of the State of New York. Company shall comply with all laws, rules, orders, regulations and requirements of federal, state and municipal governments.
- 13. **Counterparts.** This Agreement may be executed in two or more counterparts, each of which will be deemed an original, but all of which together will constitute one and the same instrument. Further,

PARTECH SOLUTIONS Technology Beyond The Dreams



either party's signature to a copy of this Agreement will be deemed a signature to, and may be attached to, any other identical copy of the Agreement. Facsimile signatures will be as binding and effective as original signatures.

- 14. **Enforcement.** Any delay in enforcing a Party's right under this Agreement or any waiver as to a particular default or other matter will not constitute a waiver of such Party's rights to the future enforcement of its rights under this Agreement, except only as to an express written and signed waiver to a specific matter for a specific period of time.
- 15. **Force Majeure.** Neither party will be liable for losses, defaults or damages which result from performing, or inability to perform, all or any of the obligations or responsibilities imposed upon it in the contract because of acts of God, the public enemy, acts of government, earthquakes, floods, typhoon, civil strife, fire or other causes beyond the reasonable control of the party so delayed in or so unable to perform provided that such party was not negligent and shall have used reasonable efforts to avoid and overcome such cause. Such party will resume full performance of such obligations and responsibilities promptly upon removal of any such cause.
- 16. **Arbitration.** Any dispute arising with regard to any aspect of this Agreement shall be settled through mutual consultations and agreements by the parties to the Agreement.

For & on behalf of

MALLA REDDY ENGINEERING

COLLEGE (AUTONOMOUS)

Dr. S. Sudhakara/Reddy

Principal

Malla Reddy Engineering College

Date of MoUs:

In the presence of

~

For & on behalf of

Pantech Solutions

Chinna Swamy

CEO

Pantech Solutions

In the presence of

1. Skeddy





support to assist MBA-MREC(A) to carry out activities that will improve the student abilities and competitiveness.

1.2. MBA-MREC(A) agree to work with and coordinate with GREEN INDIA TECHNOLOGIES in the development of their initiatives to improve and expand support to all the activities they transact with. We also agree to allow GREEN INDIA TECHNOLOGIES to carry out monitoring and evaluation of activities to assess the impact of these activities on participating candidates.

2.0 General Terms of MOU

- 2.1. Duration of MOU: This MOU shall be operational upon signing and will have an initial duration of three years. All activities conducted before this date within the vision of the joint collaboration will be deemed to fall under this MOU.
- 2.2. Coordination: In order to carry out and fulfill the aims of this agreement, each party will appoint an appropriate person(s) to represent its organization and to coordinate the implementation of activities.
- 2.3. Managerial and Financial Support: Addendums to this MOU will be developed for specific managerial and financial support activities. These Addendums will provide a detailed description of the role, responsibility, and financial contribution of each party. Work plans and reporting requirements will be clearly outlined in the Addendums.
- 2.4. Confidentiality: Each party agrees that it shall not, at any time, after executing the activities of this MOU, disclose any information in relation to these activities or the affairs of business or method of carrying on the business of the other without consent of both parties.
- 2.5. Termination of MOU: The partnership covered by this MOU shall terminate upon completion of the agreed upon period. The agreement may also be terminated with a written two month notice from either side. In the event of non-compliance or breach by one of the parties of the obligations binding upon it, the other party may terminate the agreement with immediate effect.

2.6. Extension of Agreement: The MOU may be extended provided the parties agree upon, and can provide the necessary resources. Malla Reddy Engineering College

Maisammagude, Dhulapelly,

(Post) de l'Ambres

2.7. Communications: All notice, demands and other communication under this agreement in connection here with shall be written in English language and shall be sent to the last known address, e- mail, or fax of the concerned party. Any notice shall be effective from the date on which it reaches the other party.

2.8. Addendum: Any Addendum to this MOU shall be in writing and signed by both parties.

The terms and provisions in this MOU also apply to any subsequent Addendum to this agreement.

IN WITNESS WHERE OF, the parties here to have executed this MOU on the day of ____, [Date].

MADHU SUDHAN REDDY D

MANAGER - L&D

HYDERABAD

Signature and date: Market

PRINCIPAL,

MREC(A)

Signature and date:

Malia Reddy Engineering College
Malia Reddy Engineering Colleg

MRKR Constructions & Industries Pvt. Ltd.



MEMORANDUM OF UNDERSTANDING (MOU) Between MRKR CONSTRUCTIONS AND INDUSTRIES PVT. LTD.

DEPARTMENT OF MASTER OF BUSINESS ADMINISTATION, MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS) - MAIN CAMPUS

This document constitutes an agreement between MBA-MREC (A) and MRKR CONSTRUCTIONS AND INDUSTRIES PVT. LTD. one of the leading construction companies in India with corporate head office at 8-2-268/1/D/A, Plot No. 7, Aurora Colony, Road No. 3, Banjara Hills, Hyderabad - 500 034.

Objective:

The objective of this MOU is to express the willingness of both parties to engage in an effort to promote the competitiveness of MBA-MREC (A) as well as its activities to develop and expand relationships with industries offering scope of real time learning in managerial practices through internships projects and placements.

Specific activities under this MOU will be identified through consultation between the two parties are;

- 1. Internships and projects
- 2. Expert lectures
- 3. Customer and employee surveys
- 4. consultancy

Along with the above mentioned areas any other support by MRKR CONSTRUCTIONS AND INDUSTRIES PVT. LTD. towards the development of MBA department and the students with the mutual consent of the parties.





- 1.1. MRKR CONSTRUCTIONS AND INDUSTRIES PVT. LTD agrees to provide the support in the above mentioned areas like offering internships and projects, expert interactions to assist MBA-MREC(A) to carry out activities that will improve the student abilities and competitiveness.
- 1.2. MBA-MREC(A) agree to work with and coordinate with MRKR CONSTRUCTIONS AND INDUSTRIES PVT. LTD in the development of their initiatives to improve and expand support to all the activities they transact with. We also agree to allow MRKR CONSTRUCTIONS AND INDUSTRIES PVT. LTD to carry out monitoring and evaluation of activities to assess the impact of these activities on participating candidates.

2.0 General Terms of MOU

- 2.1. Duration of MOU: This MOU shall be operational upon signing and will have an initial duration of four years. All activities conducted before this date within the vision of the joint collaboration will be deemed to fall under this MOU.
- 2.2. Coordination: In order to carry out and fulfill the aims of this agreement, each party will appoint an appropriate person(s) to represent its organization and to coordinate the implementation of activities.
- 2.3. Managerial and Financial Support: Addendums to this MOU will be developed for specific managerial and financial support activities. These Addendums will provide a detailed description of the role, responsibility, and financial contribution of each party. Work plans and reporting requirements will be clearly outlined in the Addendums.
- 2.4. Confidentiality: Each party agrees that its hall not, at any time, after executing the activities of this MOU, disclose any information in relation to these activities or the affairs of business or method of carrying on the business of the other without consent of both parties.
- 2.5. Termination of MOU: The partnership covered by this MOU shall terminate upon completion of the agreed upon period. The agreement may also be terminated with a written two month notice from either side. In the event of non-compliance or breach by one of the parties of the obligations binding upon it, the other party may terminate the agreement with immediate effect
- 2.6. Extension of Agreement: The MOU may be extended provided the parties agree upon, and can provide the necessary resources.





2.7. Communications: All notice, demands and other communication under this agreement in connection here with shall be written in English language and shall be sent to the last known address, e- mail, or fax of the concerned party. Any notice shall be effective from the date on which it reaches the other party.

2.8. Addendum: Any Addendum to this MOU shall be in writing and signed by both parties.

The terms and provisions in this MOU also apply to any subsequent Addendum to this agreement.

IN WITNESS WHERE OF, the parties here to have executed this MOU on the 2nd day of August, 2017.

GENERAL MANAGER

HYDERABAD

2)

Signature and date:

PRINCIPAL guda, Dhulapally, MREC(A) ompally), Sec'bad-500 100

Signature and date:



ReferenceGlobe - College Promoted students - MOU

MEMORANDUM OF UNDERSTANDING

BETWEEN

ReferenceGlobe

AND

Malla Reddy Engineering College

This Agreement made and entered into on this 18th May 2017 day of Thursday between ReferenceGlobe (Associated with Stee Consulting and software Technologies), Hyderabad, an on growing Reference Network platform situated at 8-3-214/10/1/A,1'st Floor, SrinivasaColony(West), SR Nagar, HYD-38 and Malla Reddy Engineering College, Kompally, Medchal, Dulapally Rd, Maisammaguda, Dullapally, Hyderabad, Telangana 500100

OBJECTIVES OF THE MOU

ReferenceGlobe Provides Student promotion Services to Malla Reddy Engineering College, Maisammaguda, Dhulapally, Kompally, Medchal, Hyderabad-500100 which includes all the below set services as part of Service.

- a. Promoting the students of the organization to the ReferenceGlobe partnered companies online directly.
- b. Maintaining student verified online CV and video resume of promoted students
- c. Enabling students to apply for Internships to the ReferenceGlobe partnered companies online directly.
- d. Providing 24/7/365 online/LAN assessment platform to the students along with 4500 + online tests that span across multiple technologies and companies.
- Conducting 5 assessment tests to promoted students and sharing the test results to the companies along with promoted student profile.
- Providing Online test platform to the College to conduct their own assessment / subject matter tests and track online tests for the promoted students online.
- Providing more than 6 Lakhs Questions of Question bank to the college to conduct online tests to the promoted students that span across multiple technologies and several placement papers form the companies
- Providing online platform to the promoted students connect the Alumni and students across India to exchange opportunities and information for better career opportunities.
- Providing Access to 4000 + Universities information across Globe to the promoted students for better Higher Education career for the students.
- Providing a collaborative Alumni platform to manage Alumni. (College will provide Last 3 years Basic ĵ. Alumni details from the MOU signed date for the newly partnered Colleges). k. Sending latest career and Education opportunity information to the students every day.

 Providing Resume Guidance to the students from the sample Resumes.
- Providing Resume Guidance to the students from the sample Resumes.
- m. Providing project Guidance online to the students from the sample projects database.
- Maintaining the last 3 years college placement History along with College Profile online.

2. PROPOSED MODES OF COLLABORATION

- a. As a first step, college will be parented with Reference globe by Registering online to Reference Globe education network.
- b. College will send the promoted students list in the predefined format provided by Reference globe.
- c. ReferenceGlobe will promote the students in ReferenceGlobe as a onetime bulk process and upon successful student promotion; every promoted student will receive student account details to access ReferenceGlobe's promoted student services.
- d. College TPO or concerned person will evaluate and confirm the promoted students.
- e. Most of the collaboration will happen online using built in online platform between college and ReferenceGlobe.



ReferenceGlobe - College Promoted students - MOU

3. CONFIDENTIALITY and DATA INTEGRITY.

a. Promoted students data will be shared with the companies /employers who are registered with ReferenceGlobe as Employers and C

b. Whereas students can share their online CV and video resume to any company from ReferenceGlobe on their own interest. ReferenceClob

c. Colleges given access to access their promoted students and edit the details if required by using Reference Globa's college. ReferenceGlobe's college Account provided to the college.

4. TERMS AND TERMINATION

This MOU, unless terminated by mutual written agreement of the parties, will continue life time. This MOU may be amended or terminated may be amended or terminated by mutual written agreement of the parties, will continue include the time. Either party shall have the right to unitate. shall have the right to unilaterally terminate this MOU upon 60 days prior written notice to the other party.

However, no such early terminate this MOU upon 60 days prior written notice to the promoted However, no such early termination of this MOU, whether mutual or unilateral, shall affect the promoted students and their continuous of the MOU! students and their services as described in the promoted student's services under "Objectives of the MOU"

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

5. COSTS OF THE MOU

College should pay Rs 250/- for each student for promoting in Reference Globe either online transfer or check payment towards ReferenceGlobe.

College will promote all 2018,2019,2020,2021 B.Tech pass out students to ReferenceGlobe for obtaining above discounted price for individual student by July/August 2017.

There will not be any TDS from college as the services provided to the Individual students.

There is no Re-fund option once payment is made.

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

6. 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

Malla Reddy Engineering College

REFERENCEGLOBE

By

Name :

Nag Kukkadapu

Director Title

: 18-05-2017

Title

By

: Principal

Name : Dr.S.Sudhakar Redd

Date

: 18-05-2017

Witness:

Date

Witness:

1.

1.

2.

2.



ReferenceGlobe - College Promoted students - MOU

3. CONFIDENTIALITY and DATA INTEGRITY.

a. Promoted students data will be shared with the companies /employers who are registered with ReferenceGlobe as Employers ReferenceGlobe as Employers and Companies.

b. Whereas students can share their online CV and video resume to any company from ReferenceGlobe on their own interest. ReferenceCl

their own interest, ReferenceGlobe would not have any integral check on this case.

c. Colleges given access to access their promoted students and edit the details if required by using ReferenceGlobe's colleges. ReferenceGlobe's college Account provided to the college.

4. TERMS AND TERMINATION

This MOU, unless terminated by mutual written agreement of the parties, will continue life time. This MOU may be amended or terminated by mutual written agreement of the parties, will continue life time. This MOU may be amended or terminated earlier 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 promoted students and their services as described in the promoted student's services under "Objectives of the MOU" except point "f".

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

5. COSTS OF THE MOU

College should pay Rs 250/- for each student for promoting in Reference Globe either online transfer or check payment towards ReferenceGlobe.

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Name:

:

Nag Kukkadapu

By

Name : Dr.S.Sudhakar Redd

Title

Director

Title

: Principal

Date

18-05-2017

Date

: 18-05-2017

Witness:

Witness:

1.

1.

2.

2.



Malla Reddy Engineering College

(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (II - cycle)
NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

MEMORANDUM OF UNDERSTANDING (MOU)

Between

VVVINFOTECH COMPANY
&
MALLA REDDY ENGINEERING COLLEGE

This document constitutes an agreement between VVVINFOTECH (VARMMA VESRSATILE VENTURE PVT LTD) an international Training & development project promoting economic development in *VVVINFOTECH* and **MREC** a private, Agri-business Company, within VVVINFOTECH with head office at Manjeera Majestic Commercial, Suit No. 813, JNTU Rd, Kukatpally Housing Board Colony, Kukatpally, Hyderabad, Telangana 500072.

Objective.

The objective of this MOU is to express the willingness of both parties to engage in an effort to promote the competitiveness of MREC as well as its activities to develop and expand relationships with producers of Training & Development & IT & SOFTWARE Projects and Products that they source from (these producers are also referred to Software Development").

specific activities under this MOU will be identified through consultation between the two parties. Those are in INTERNSHIP, INCUBATION, PMKVY, DDU-GKY and all coming under Training activities like,

- 1. SDLC
- 2. AUTOCAD
- 3. IOT (Internet of Tings)

- 4. ML (Machine Learning)
- 5. Al (Artificial Intelligence)
- 6. JAVA
- 7. PYTHON
- 8. DJANGO
- 9. TESTING
- 10. Digital Marketing
- 11. HDLC
- 12. Networking
- 13. Full Stack Development
- 14. Android Development
- 15. Embedded Software
- 16. Online Examinations Preparations
- 17. Project/Product Development and many more like more than 200+ Software

All the above-mentioned categories under the program of Internship duration 30 to 60 days depends on MREC requirement.

VVVINFOTECH agrees to provide Training & Development of all It & Software Projects with the technical assistance to assist MREC to carry out activities that will improve or expand the support they provide to Training & Development producers they source from and improve its competitiveness. As a preliminary activity, VVVINFOTECH will conduct a strategic planning exercise with MREC to review their out growing operations. The results of this exercise will assist MREC with the implementation of its operations and will help identify areas where VVVINFOTECH can provide capacity building support. After-finalizing the strategic planning session, technical and financial support agreements for specific activities will be developed through a participatory process. These agreements will be detailed in subsequent Addendums to this MOU.

MREC agree to work with and coordinate with *VVVINFOTECH* in the development of their initiatives to improve and expand support to the INTERNSHIP & INCUBATION they transact with. They also agree to allow *VVVINFOTECH* to carry out monitoring and evaluation activities to assess the impact of these activities on participating producers.

General Terms of MOU

Duration of MOU: This MOU shall be operational upon signing and will have an initial duration of five years. All activities conducted before this date within the vision of the joint collaboration will be deemed to fall under this MOU.

Coordination: In order to carry out and fulfill the aims of this agreement, each party will appoint an appropriate person(s) to represent its organization and to coordinate the implementation of activities. MREC and VVVINFOTECH staff will meet regularly (preferably with two days' notice) to discuss progress and plan activities.

Technical and Financial Support: Addendums to this MOU will be developed for specific technical and financial support activities. These Addendums will provide a detailed description of the role, responsibility, and financial contribution of each party. Work plans and reporting requirements will be clearly outlined in the Addendums.

Confidentiality: Each party agrees that its hall not, at any time, after executing the activities of this MOU, disclose any information in relation to these activities or the affairs of business or method of carrying on the business of the other without consent of both parties.

2.5. Termination of MOU: The partnership covered by this MOU shall terminate upon completion of the agreed upon period. The agreement may also be terminated with a written one month notice from either side. In the event of non-compliance or breach by one of the parties of the obligations binding upon it, the other party may terminate the agreement with immediate effect

- **2.6.** Extension of Agreement: The MOU may be extended provided the parties agree upon, and can provide the necessary resources.
- 2.7. Communications: All notice, demands and other communication under this agreement in connection here with shall be written in English language and shall be sent to the last known address, e- mail, or fax of the concerned party. Any notice shall be effective from the date on which it reaches the other party.
- 2.8. Addendum: Any Addendum to this MOU shall be in writing and signed by both parties.
- 2.9. Insurance: It is the responsibility of MREC to insure themselves against any casualties.
 VVVINFOTECH will not be any responsibility forecasts of sickness, accidents or any other liability.

3. Other Provisions

- **3.1.** *VVVINFOTECH* retains the right to withhold cost share payments for failure to comply with terms and conditions stipulated in this MOU and subsequent Addendums.
- **3.2. MREC:** Shall immediately inform *VVVINFOTECH* of any event, which could have a negative influence on-or end anger the successful accomplishment of the tasks described in the agreement.
- **3.3. MREC:** Shall not use the name of *VVVINFOTECH* in any promotional literature or information without the prior written approval of *VVVINFOTECH*.
- 3.4. VVVINFOTECH shall pay the costs of its staff and any fees associated with the participation of its staff (e.g., transportation, communications, lodging, etc.) in the support of this activity, unless transportation can be provided by MREC.
- **3.5.** Beside the agreed upon technical support and cost share payment(s) to be stipulated in the Addendums to this MOU, *VVVINFOTECH* has no other legal and financial obligations.

- **3.6.** Income tax and VAT, if any arises due to cost share payments to MREC, shall be deducted at source at the applicable rates by *VVVINFOTECH* and will be deposited to the exchequer.
- **3.7.** Both parties assume that this agreement does not go against the rules and regulations of the Government of *VVVINFOTECH*
- 3.8. MREC have to pay (xxxx Per Candidate per Semester for Incubation, xxxx Per Candidate per Internship) Indian Rupees to VVVINFOTECH, for taking services from VVVINFOTECH.
- 3.9. This amount will not be been refundable after completion of successful year of this MOU.
- 4.0. VVVINFOTECH able to outsource the projects to MREC related to software or Educational related projects and those activities, in each project VVVINFOTECH take royalty depends on the project.
- 4.1. VVVINFOTECH is not responsible for any kind of payment delay from the client with respective of project delayed from MREC.
- 4.2. VVVINFOTECH provides Training & Development to MREC (students) timely manner; VVVINFOTECH will arrange all students' attendance data to MREC on weekly/monthly, also VVVINFOTECH will provide live video tutorials and soft copies to students.
- 4.3 VVVINFOTECH is committed to provide more than 50 placements to the MREC per Year, based on the student's participation in the program of Incubation.
- 4.3 VVVINFOTECH never charges any single rupee extra, a part of our commitments from MREC.
- 4.4 VVVINFOTECH is responsible to setup Incubation center at the premises of MREC, the total expenditure (Like Systems with high configuration to do all types of IT & Software related things, software's, hardware equipment's etc...) will take care by VVVINFOTECH only, If Necessary MREC have to be a part on this.



Malla Reddy Engineering College

(AUTONOMOUS)

(An UGC Autonomous Institution approved by AICTE and affiliated to JNTU Hyderabad, Accredited by NAAC with 'A' Grade (№ - cycle) NBA Accredited Programmes - UG (CE, EEE, ME, ECE & CSE) PG (CE - Structural Engg., EEE-Electrical Power Systems, ME - Thermal Engg.).

4.5 VVVINFOTECH will helps to students of MREC to do all kind of projects and entrepreneurships.

4.6 VVVINFOTECH will arrange min 5 Members initial staff to take care all activities of Incubation center, If MREC needed more than 5 members at that time VVVINFOTECH will defiantly put more developers to help MREC students.

4.7 Finally after completion of MOU, VVVINFOTECH never take back any furniture partitions and other equipment's except systems and those data. VVVINFOTECH never damage any MREC environment after MOU or Within MOU time period.

The terms and provisions in this MOU also apply to any subsequent Addendum to this agreement.

IN WITNESS WHERE OF, the parties here to have executed this MOU on the day of 11/03/2017.

MOHANKRISHNAREDDY K

Managing Director

VVVINFOTECH

HYDERABAD

Director Signature and date:

Dr. A. Ramaswami Reddy

Director

MREC

HYDERABAD

Director Signature and date:

Witness:

HARIKRISHNAREDDY K

CTO

VVVINFOTECH

HYDERABAD

Signature and date:



MEMORANDUM OF UNDERSTANDING (MOU)

Between

KNR Constructions Limited

&

DEPARTMENT OF CIVIL ENGINEERING, MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS) - MAIN CAMPUS

This document constitutes an agreement between KNR Constructions Limited one of the best construction companies in India and CE-MREC (A), KNR constructions Limited (from know written as "KNRCL") is an ISO 9001:2000 Certified company and listed in Bombay Stock Exchange Limited (BSE) and National Stock Exchange of India Limited (NSE). KNRCL is a multidomain infrastructure project development company providing (EPC) engineering, procurement and construction services across various fast growing sectors namely roads & highways, flyovers, bridges and urban water infrastructure management. Our project execution strength primarily is in construction and maintenance of flyovers and bridges wherever integral to the projects undertaken, our head office is at KNR House, 3rd & 4th Floor Plot No: 113 & 114, Phase-1, Kavuri Hills, Jubilee Hills Road No.36, Hyderabad - 500 033.

1.0. Objective

The objective of this MOU is to express the willingness of both parties to engage in an effort to promote the competitiveness of CE-MREC (A) as well as its activities to develop and expand relationships with industries offering scope of real time learning in construction practices through internships and projects.

Specific activities under this MOU will be identified through consultation between the two parties are;

- 1. Internships and project works.
- 2. Conduction of Employee surveys.
- 3. In curriculum designing and development.
- 4. Industrial visits.
- 5. Guest lectures by industry experts

Corp. Office: 'KNR House', 3rd & 4th Floor, Plot No. 114, Phase-I, Kavuri Hills, Hyder Outp 508 033.

Phone: +91-40-40268759, 40268761/62, Fax: +91-40-40268760, E-mail: info@knrct.com
Regd. Office: C-125, Anand Niketan, New Delhi - 110 021.

Corporate Identification No.: L742100L1995PLC238364

KNR Constructions limited towards

Along with the above mentioned areas any other support by KNR constructions limited toward the development of Civil department and the students with the mutual consent of the parties.

- 1.1. KNR constructions limited agrees to provide the support in the above mentioned areas like Internships, project works, Employee surveys and Industrial interactions to assist CE-MREC(A) to carry out activities that will improve the student abilities and competitiveness.
- 1.2. CE-MREC(A) agree to work with and coordinate with KNR constructions limited in the development of their initiatives to improve and expand support to all the activities they transact with. We also agree to allow KNR constructions limited to carry out monitoring and evaluation of activities to assess the impact of these activities on participating candidates.

2.0 General Terms of MOU

- 2.1. Duration of MOU: This MOU shall be operational upon signing and will have an initial duration of five years. All activities conducted before this date within the vision of the joint collaboration will be deemed to fall under this MOU.
- 2.2. Coordination: In order to carry out and fulfill the aims of this agreement, each party will appoint an appropriate person(s) to represent its organization and to coordinate the implementation of activities. CE-MREC(A) and KNR constructions limited staff will meet regularly (preferably with two days' notice) to discuss progress and plan activities.
- 2.3. Managerial and Financial Support: Addendums to this MOU will be developed for specific managerial and financial support activities. These Addendums will provide a detailed description of the role, responsibility, and financial contribution of each party. Work plans and reporting requirements will be clearly outlined in the Addendums.
- 2.4. Confidentiality: Each party agrees that it shall not, at any time, after executing the activities of this MOU, disclose any information in relation to these activities or the affairs of business or method of carrying on the business of the other without consent of both parties.
- 2.5. Termination of MOU: The partnership covered by this MOU shall terminate upon completion of the agreed upon period. The agreement may also be terminated with a written two month notice from either side. In the event of non-compliance or breach by one of the parties of

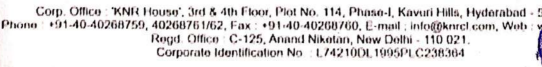
Corp. Office: 'KNR House', 3rd & 4th Floor, Plot No. 114, Phase-I, Kavuri Hills, Hyderabad - 500 08
Phone: +91-40-40268759, 40268761/62, Fax: +91-40-40268760, E-mail: info@knrcl.com, Web: www.kepto.
Regd. Office: C-125, Anand Niketan, New Delhi - 110 021.
Corporate Identification No: L742100L1995PLC238364

the obligations binding upon it, the other party may terminate the agreement with impreffect

- 2.6. Extension of Agreement: The MOU may be extended provided the parties agree upon, and can provide the necessary resources.
- 2.7. Communications: All notice, demands and other communication under this agreement in connection herewith shall be written in English language and shall be sent to the last known address, e- mail, or fax of the concerned party. Any notice shall be effective from the date on which it reaches the other party.
- 2.8. Addendum: Any Addendum to this MOU shall be in writing and signed by both parties.
- 2.9. Insurance: It is the responsibility of CE-MREC(A) to insure themselves against any casualties. KNR constructions limited will not be responsible for forecasts of sickness, accidents or any other liability.

3. Other Provisions

- 3.1. KNR constructions limited retains the right to withhold cost share payments for failure to comply with terms and conditions stipulated in this MOU and subsequent Addendums.
- 3.2. CE-MREC(A) Shall immediately inform KNR constructions limited of any event, which could have a negative influence on-or end anger the successful accomplishment of the tasks described in the agreement.
- 3.3. CE-MREC(A) Shall not use the name of KNR constructions limited in any promotional literature or information without the prior written approval of KNR constructions limited
- 3.4. KNR constructions limited shall pay the costs of its staff and any fees associated with the participation of its staff (e.g., transportation, communications, lodging, etc.) in the support of this activity, unless transportation can be provided by MREC(A).
- 3.5. Beside the agreed upon managerial support and cost share payment(s) to be stipulated in the Addendums to this MOU, KNR constructions limited has no other legal and financial obligations.







3.7. Both parties assume that this agreement does not go against the rules and regulations of the Government or KNR constructions limited

3.8. KNR constructions limited never charges any single rupee extra, apart from the commitments from CE-MREC(A).

The terms and provisions in this MOU also apply to any subsequent Addendum to this agreement.

IN WITNESS WHERE OF, the parties here to have executed this MOU on the day of 4th January 2017.

Mr. K. Jalandhar Reddy,

Director

KNR constructions limited

INDIA

Chief Operational Officer

ightering College Malla Redo

(Andiagemous) Maisammaguda, Dhulasally, (Post Via Kompally), Sec'bad-500 100.

Principal Signature and date:



MEMORANDUM OF UNDERSTANDING

Netar Software Services Pvt Ltd, 2016

Email: hr@netarsoft.com

Web: www.netarsoft.com

REF_No:NSSB091



This Memorandum of Understanding (MoU) entered into and executed at Hyderabad on 18.10.2016, between M/s. Netar Software Services Pvt. Ltd, a software company having its Registered Office at Plot No 30, Vasantnagar, Kukatpally, Rangareddy, Hyderabad, Telangana 500072, represented by its Managing Director, Mr. SURESH BABU.N., and Malla Reddy Engineering College (Autonomous) (hereinafter referred to as "MREC (A)"), an educational institution, represented by its Principal, Dr. S. Sudhakara Reddy.

WHEREAS

M/s. Netar Software Services Pvt. Ltd is in the business of developing Remote Infrastructure Management, Cloud Services, Information Security, Mobile Technology and Web Services for specific industries in the field of Software development.

WHEREAS

MREC (A) is a well established autonomous institution located in Secunderabad, has an Industry Institute Partnership Cell (IIPC) with experts from different technical fields in the respective disciplines, namely, Computer Science and Engineering, Civil Engineering, Electrical and Electronics Engineering, Electronics and Communication Engineering, Mechanical Engineering, Mining Engineering and School of Management Studies.

MREC (A) - IIPC is willing to provide faculty and infrastructure from Department of Computer Science and Engineering for doing Research and Development (R & D) work.

IIPC has the vision to bridge the gap between the Industry and Academia by taking the students to the industries for detailed exploration and in-turn the industrialist to our department to discuss the current trends and technologies through guest lectures, brainstorming sessions, industrial tour and training for various stakeholders. Doing so not only raises the employability ratio but satisfies the industrial expectation too.

The parties herein now intend to enter into this MoU to facilitate the above objectives through orientation and development for their mutual benefits.

MREC (A) and M/s. Netar Software Services Pvt. Ltd is listing their respective objectives, structure and functioning of this understanding.

I. AIMS AND OBJECTIVES

- To recognize the importance of Research and Development (R & D) in the Mobile
 Development thrust areas, as well as imparting training to various levels of stake
 holders like Students, Faculty members and programmers.
- Intend to promote and excel the man-power in the field of Computer Science and Engineering domain with unique emphasis on Software Development and related domains.
- To condense the aperture between Industry and Institute.
- To nourish the stake holders with the cutting-edge technologies.

II. MREC (A)

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- MREC (A) at this moment agrees to provide expertise faculty members in the following field of Computer Science domain.
 - (1) Mobile Computing
 - (2) Web Technologies.
 - (3) Database Management Systems.
 - (4) Data Warehouse and Data Mining.
 - (5) Operating System.
 - (6) Networking Essentials.
- MREC (A) shall utilize the faculty members from Department of Computer Science and Engineering, who will be responsible for interaction and correspondence with M/s. Netar Software Services Pvt. Ltd towards successful achievement of aims and objectives of this MoU.

- MREC (A) will provide their concern subject expertise in finding solutions for various problems faced by the industry during the design, development and implementation associated operations.
- MREC (A) agrees to provide their students for the market survey, feasibility study, analysis work and other related assignments connected with the Industry in a mutually agreed time frame.
- MREC (A) will utilize their infrastructure wherever applicable to complete the task.
- MREC (A) will permit the M/s. Netar Software Services Pvt. Ltd to utilize the library facilities, Internet and computational facilities.
- MREC (A) allows the M/s. Netar Software Services Pvt. Ltd to showcase their business activities and developments during Conference / Workshop / Seminar.

III. M/s. Netar Software Services Pvt. Ltd,

(

- The Industry shall provide their men and machinery wherever applicable to accomplish the goal.
- The Industry shall permit the faculties / students designated inside their organization for interaction, training and development of the project.
- The Industry will permit the Students / Faculty members of MREC (A) for Industrial Visit(s) / Industrial Training / Internship as mutually agreed from time to time.
- The Industry agrees to participate in curriculum / extra curriculum design and deliver a guest lecture(s) for the benefit of MREC (A) Students / Faculty members.
- The Industry agrees to sponsor student level projects whenever required.
- The Industry agrees to conduct a tuning programme upon prior request and intimation.
- The Industry will conduct a project / product development course(s).
- The Industry shall conduct an introductory programme for novices.
- The Industry will provide training programme in Mobile App development, Web technologies and cutting-edge technologies based on the requirements.
- The Industry agrees to conduct a Short Term Course (STC) upon prior request for faculty members and programmers.

IV. MREC (A) and M/s. Netar Software Services Pvt. Ltd - Mutual understanding.

- MREC (A) shall assure that the designated faculty members possess the adequate technical knowledge in the domain to coordinate and execute the aims and objectives.
- M/s. Netar Software Services Pvt. Ltd shall assure the assistance in providing
 the infrastructure, training and services wherever necessary in executing the
 design and development of their projects / products.
- M/s. Netar Software Services Pvt. Ltd may depute its personnel as visiting faculty at MREC (A) to teach the specialized topics or most recent technologies.
- M/s. Netar Software Services Pvt. Ltd may request to design and teach a
 course(s) to enhance the quality and performance of its employees. Such course(s)
 may be run at any mutually convenient premises.
- M/s. Netar Software Services Pvt. Ltd may request for assistance / guidance from MREC (A) faculty member(s) in project / product / process modification, modernization, troubleshooting and connected processes.
- Students will carry out part of their M. Tech. / B. Tech. project(s) at MREC (A) and M/s. Netar Software Services Pvt. Ltd depending on the nature of the work as per rules of the respective institute(s) depending on facilities and requirements.
- Neither of the supervisors will publish the project / product / work carried out under this MoU without the knowledge of other.
- In all the activities, wherever financial aspects are involved (like expenses incurred, payment conditions and auxiliary expenditures) would be indicated clearly before initiating the activity.
- The collaborative programme(s) between M/s. Netar Software Services Pvt. Ltd and MREC (A) shall be coordinated by a steering committee appointed by heads of both the Organizations.

V. INTELECTUAL PROPERTY RIGHTS (IPR)

MREC (A) faculty shall maintain the integrity of the technique / technology of M/s. Netar Software Services Pvt. Ltd's project(s) / product(s) and processes observed during their visit(s) and consultancy work.

VI. DURATION OF THIS MOU

It is agreed by MREC (A) and M/s. Netar Software Services Pvt. Ltd that the terms of this MoU shall be in force for a period of FIVE years from the date of this MoU, which may be extended for further periods or terminated by a prior notice by either party. Any clause or article of the MOU may be modified or amended by agreement of MREC (A) and M/s. Netar Software Services Pvt. Ltd.

VII. TERMINATION

- This MoU may be terminated by either party, upon providing either a notice of six months or at the end of the semester.
- This MoU may be ended upon non-receipt of renewal request from either party after its tenure.
- However, the parties hereto agree that this MoU shall be immediately terminated upon either party breaching any of their conditions of this MoU and being unable to rectify the same within a reasonable period.

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For M/s. Netar Software Services

Pvt. Ltd

N.Suresh Babu

Managing Director,

Plot No 30,

z).

Vasantnagar, Kukatpally,

Rangareddy District,

Hyderabad,

Telangana 500072.

Mobile: +91-7207743377

For MREC (A)

Dr. S. Sudhakara Reddy

Principal,

Malla Reddy Engineering College

(Autonomous),

Maisammaguda, Dhulapally, Kompally,

Secunderabad - 500100.

Rangareddy District, Telangana, India.

Mobile: 9348161125.

WITNESSES:

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4. R.P. Ram Comm

SSGC

S AND S GEOLOGICAL CONSULTANTS

Memorandum of Understanding

Between

Malla Reddy Engineering College (Autonomous), Secunderabad

And

S and S Geological Consultants, Hyderabad

This Memorandum of Understanding (MOU) establishes partnership between Malla Reddy Engineering College (Autonomous), Secunderabad and S and S Geological Consultants, Hyderabad.

I. PRIMARY PARTNERING ORGANIZATION

Malla Reddy Engineering College (Autonomous) located at Maisammaguda, Dhulapally (Post), Via Kompally, Secunderabd – 500 100, hereinafter referred to as MREC(A), is a fulfilment of the distinct vision of its Founder Chairman, Sri. Ch. Malla Reddy, the present MLA from Medchal Assembly constituency and Honourable Minister of Labour, Employment, Women and Child Development, Government of Telangana. MREC is one of the premier Autonomous Engineering Colleges in the State of Telangana, established in the year 2002, approved by AICTE, New Delhi and affiliated to JNTUH, Hyderabad. The institution offers, apart from B. Tech., M. Tech. and MBA courses, thus making it one of the fastest growing academic institutions.

Collaborating Departments of the Institution:

- Mining Engineering was started during 2013, with an intake of 60 students per batch. So far, three batches of students have passed out and employed in various reputed organizations. A good number of students are perusing higher education in India & abroad.
- 2. The Department Of Civil Engineering is producing high quality technical manpower needed my industry, R&D organizations, and academic institutions since 2004. The current annual intake is 180 students in B.Tech and 30 students at M.Tech.

III.PURPOSE AND SCOPE

Based on the availability of slots and vacancies the following will be provided by S&S to the students of Mining & Civil of MREC (A)

- 1. Internships
- 2. Industrial visits
- 3. Placements
- 4. Consultancy Projects

Together, the Parties enter into this Memorandum of Understanding to mutually promote Training for Students of MREC(A) in S and S Geological Consultants for students to attain knowledge in various aspects of mining and infrastructure industry like design, execution, safety, work culture in industry, etc.

A)

S AND S GEOLOGICAL CONSULTANTS

IV. RESPONSIBILITIES

Each party will appoint a person to serve as the official contact and coordinate the activities of each organization in carrying out this MOU.

Both the organizations agree to the following tasks for this MOU:

Malla Reddy Engineering College (Autonomous) will:

- Send Quality Students who excelled in academics only
- Take responsibility of all students discipline whenever they go to S and S Geological Consultants
- The students will provide indemnity bond to absolve S and S Geological Consultants of any responsibility if anything untoward happens.

S and S Geological Consultants will:

Provide quality knowledge in respect of safety, methodology, good work culture, etc

V. TERMS OF UNDERSTANDING

The term of this MOU is for a period of $\underline{FIVE\ YEARS}$ from the date of agreement and may be extended upon written mutual agreement. It shall be reviewed at least $\underline{ONCE\ IN\ A}$ \underline{YEAR} to ensure that it is fulfilling its purpose and to make any necessary revisions.

Either organization may terminate this MOU upon thirty (30) days written notice without penalties or liabilities.

Authorization

The signing of this MOU is not a formal undertaking. It implies that the signatories will strive to reach, to the best of their ability, the objectives stated in the MOU.

On behalf of the organization I represent, I wish to sign this MOU and contribute to its further development

Signature

Mr.SK.Sameer Pasha

Assistant Professor, Min.Engg.

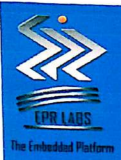
On behalf of MREC(A)

James 1)

Date: 12-10-2016

Signature

Date: 12-10-2016



+91- 44 -42836430 m a r k e t i n g @eprlabs.com www.eprlabs.com

MEMORANDUM OF UNDERSTANDING

ELECTRONICS PLATFORM RESEARCH LABS

AND

MALLA REDDY ENGINEERING COLLEGE

This Memorandum of Understanding (MOU) is entered between **Electronics Platform Research Labs** (**EPRLABs**), a company under the Indian Companies Act, 1956 having its registered office, and represented by its undersigned of the one part;

And Malla Reddy Engineering College(AUTONOMOUS), an educational institution having its campus at Maisammaguda, (Post Via Kompally), Secunderabad-500100. Telangana, India, represented by its Principal, Dr. S. Sudhakara Reddy.;

Whereas Electronics Platform Research labs and Malla Reddy Engineering College shall be herinafter jointly referred to as the "Parties" and singularly as a "Party".

The Parties has decided to agree to establish industry—academic collaboration in areas of mutual interest and in accordance with terms and conditions set forth in this Memorandum of Understanding (MOU), Electronics Platform Research Labs and Malla Reddy Engineering College agree on the following activities:

- 1. Electronics Platform Research Labs will provide support for designing the course curriculum at Malla Reddy Engineering College which imparts research and importance of practical training under the Value Added Program which is relevant for industry. To achieve this, senior officials from Electronics Platform Research Labs will work in close collaboration with faculty members of Malla Reddy Engineering College.
- 2. Once a curriculum is designed and course relevant to industry are offered at Malla Reddy Engineering College, senior officials from Electronics Platform Research Labs will share their knowledge and experience by way of taking Workshop sessions, free of cost and other academic activities of Malla Reddy Engineering College.
- 3. Electronics Platform Research Labs will conduct a Workshop free of cost every year at the beginning of the odd semester for the third year students and even semester for the first year and second year students on the date proposed by Malla Reddy Engineering College which will motivate the students to do research and design products on their own.
- 4. Malla Reddy Engineering College will organize a one day Industrial Visit every year at the office/Project location of and on the date Proposed by Electronics Platform Research Labs that will give exposure to the faculty on the real time products and their applications integrated with the syllabi of colleges.



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- 5. Electronics Platform Research Labs will offer Internship for the students who have undergone intensive training by them at their offices/ Project locations so that students get hands on experience of live projects.
- 6. Depending on requirement, Electronics Platform Research Labs may offer specific projects with identified deliverables to be executed by Malla Reddy Engineering College. Detail modalities including financials would be mutually worked out for each project/ assignment.
- 7. **Electronics Platform Research labs** may support in organizing campus placements for the students trained by them at **Malla Reddy Engineering College**, when it do so, Electronics Platform Research Labs will be given priority status.
- 8. Malla Reddy Engineering College will give preference for the program and officials of Electronics Platform Research Labs in organizing Workshops, seminars etc.,
- 9. Electronics Platform Research Labs will give preference to Malla Reddy Engineering College in organizing Industrial Visits etc.,

Each Party shall appoint one nodal officer to periodically review and identify ways to strengthen cooperation between them.

This MOU will take effect from the date of signing by representatives of the parties. It will remain valid for three years, and may be continued thereafter after suitable review and agreement. Either party can terminate the MOU by giving written notice to the other party three months in advance. Once terminated, neither Electronics Platform Research Labs nor Malla Reddy Engineering College will be responsible for any losses, financial or otherwise, which the party may suffer. However both parties will ensure all activities in progress are allowed to be completed successfully.

This MOU is signed subject to approval of the respective academic/ administrative bodies.

On behalf of EPRLABs

Signed by

PURUSHOTHAMAN R (CEO & FOUNDER)

Date: 26.8.16

On behalf of Malla Reddy Engineering College

Signed by

Date: 26.8.16



MEMORANDUM OF UNDERSTANDING (MOU)

This Memorandum of Understanding is made, between **Think IoT Solutions Pvt Ltd** having its office at address 17-3, 2nd Floor, Near Sai Baba Temple, Dilsukhnagar, Hyderabad - 500060 and **Malla Reddy Engineering College(Autonomous)** [MREC(A)], having it's office at Maisammaguda, Gundlapochampally, Medchal, Medchal - Malkangiri District, Telangana – 500100.

I. Agreement

MREC(A) and Think IoT Solutions Pvt Ltd wish to enter into an agreement where Think IoT Solutions Pvt Ltd provides a free user license to its software and training to MREC(A) So that MREC(A) can expand its curriculum to include software solutions and allow for additional joint research, experimentation, and marketing initiatives.

- 1. Think IoT Solutions Pvt Ltd offers the following as per this MOU
 - A. Industry connection and Internship opportunities to MREC(A) students
 - B. Software Trainings
 - C. Remote Workshops
 - D. Project based Trainings
 - E. Seminars by Industry experts
 - F. One free (non-transferable, non- sublicensable) license of the Think IoT Solutions Pvt Ltd product for use by MREC (A) faculty and/or students or for training purposes for other entities on MREC (A) projects only for educational purposes only. The license shall not be used for commercial purposes, shall not be allowed to be used by commercial entities, and shall not be used for the benefit of commercial entities without Think IoT Solutions Pvt Ltd express permission.

Any unauthorized use of the Think IoT Solutions Pvt Ltd license shall result in either 1. Think IoT Solutions Pvt Ltd' standard license fees being charged to MERC (A) according to the commercial fee structure in use at that time for the entire time of unauthorized use, 2. Immediate termination of the license and removal of access to data, or 3. Any combination of 1 and 2 or any other such action Think IoT Solutions Pvt Ltd (1500ses to take in its sole discretion.

2. MREC(A) shall provide:

- A. Consultancy works
- B. Facilities to conduct training, counselling, interviews.
- C. Incorporation into their curriculum of the Think IoT Solutions Pvt Ltd software
- D. Access to students, faculty, and other interested parties to learn the software
- E. Promotion of internships for students and/or young graduates

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3.Both parties shall

- A. Conducting joint research projects
- B. Collaboration in the implementation of specific projects requested by the business sector of the extractive industry sector
- C. Stimulating debates, involving people of both institutions, leading to the definition of new research topics, both for undergraduate project, Master's Thesis or Doctoral Theses, to be held in MREC
- D. provide a single point of contact for coordination on broad policy issues and matters related to centralized operations
- E. Mutual participation in conferences, symposiums, seminars, workshops and public initiatives
- F. Participation in Quarterly Webinars with Think IoT Solutions Pvt Ltd.

II. Terms and Conditions

- Whereas the College is desirous of undertaking a joint project for the afore-mentioned scheme with the two parties of this Memorandum of Understanding, with the intention to be legally bound, except any commercial terms.
- 1. **Compensation.** Neither party shall receive payment from the other for expenses incurred in carrying out the objectives of this Agreement without prior written consent.
- Notices. Notices, statements, evaluations, reports, and other communications under this agreement shall be made in writing, including electronic mail. Electronic signatures from document sharing software or electronic copies of signed documents shall be binding on the parties.
- 3. **Exclusivity**. The training center shall not allow any other Software Provider operating in the same category either for training or for any other promotional activities into the campus as long as this MoU is in force.
- 4. **Force Majeure**. In the event of the non-fulfilment of the contract terms and conditions, due to any reason of force majeure namely fires, wars, riots, strikes, natural calamities, etc. no party will be responsible.
- 5. Liabilities. Neither Party be liable for each other's transactions of business.
- 6. **Breach of Agreement.** Both parties shall have the right to terminate the agreement, in case the College either fails to provide the services successfully as mentioned in the agreement, or violates any of the clauses mentioned in the MOU.

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ThinkloT Solutions Pvt Ltd

- 7. **Period of Validity.** This agreement shall be initially valid for 4 years from the date of signing the agreement and to be renewed subsequently by mutual consent of both the parties.
- 8. Intellectual Property. During the course of this Agreement, either may develop, invent, author or create certain intellectual property related to this Agreement ("Intellectual Property").

Software developments including feedback, suggestions, etc. Shall belong exclusively to Think IoT Solutions Pvt Ltd. Jointly developed property such as research, marketing materials, business initiatives, shall belong to both parties with full rights in the property to each.

Property developed by students for Think IoT Solutions Pvt Ltd during internships or projects shall belong to Think IoT Solutions Pvt Ltd.

Parties shall assign, transfer, convey and deliver to the creating Party all of the right, title interest and benefit in and to all Intellectual Property including any and all patent applications for said Intellectual Property, divisions, continuations, or continuations-in-part thereof, and any reissues or reexaminations thereof, filed in any jurisdictions, and all patents which may be granted therefor, together with all claims for damages from past infringement of any rights in Intellectual Property.

Think IoT Solutions Pvt Ltd shall have an irrevocable, unlimited right to use any data uploaded to the Think IoT Solutions Pvt Ltd platform unless this right is later modified by another agreement.

9. Confidentiality, Non-Competition, and Non-Circumvention Agreements. The Parties may be exposed to confidential information of the other party during the course of this Agreement. All information shall be treated as confidential unless explicitly stated that it is not confidential by the disclosing party. The receiving Party is required to treat the information with at least the same degree of care they would handle their own information and may only share it on a need- to-know basis with 3rd parties. If shared with 3rd parties, then both MREC(A) and Think IoT Solutions Pvt Ltd shall ensure that the 3rd party is bound by confidentiality agreements at least as strong as the one binding the Parties. Shared information must be kept confidential for 4 years from the date of disclosure unless such time as the information becomes public knowledge or is requested by a court. Should a Party be required to disclose the confidential information of the Party the other party with sufficient notice to allow the other party to seek an injunction or other protective order for the confidential information.

The Parties shall not attempt to replicate the products or services of the other Party, assist in the creation of a competing product or service, or cause to be created a competing product or service.

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ThinkloT Solutions Pvt Ltd

- 10. **Media.** Both Parties shall have the right to use the other parties' Trademarks in marketing materials and for promotional purposes during the course of this agreement. Both Parties have the rights to make announcements regarding and promoting the relationship. Should either party object to the use of their branding in an announcement or promotion then they must notify the other party in writing of the objection and the party has 10 days to correct or withdraw the objectionable material.
- 11. **Entire Agreement.** This Agreement constitutes the entire Agreement between the parties and all other communications, whether written or oral, are hereby superseded. If any provision of this Agreement is held to be invalid, illegal or unenforceable by a court of competent jurisdiction, the validity, legality and enforceability of the remaining provisions will not in any way be affected or impaired thereby.
- 12. Jurisdiction. This Agreement shall be interpreted according to the laws of the State of New York. Company shall comply with all laws, rules, orders, regulations and requirements of federal, state and municipal governments.
- 13. Counterparts. This Agreement may be executed in two or more counterparts, each of which will be deemed an original, but all of which together will constitute one and the same instrument. Further, either party's signature to a copy of this Agreement will be deemed a signature to, and may be attached to, any other identical copy of the Agreement. Facsimile signatures will be as binding and effective as original signatures.
- 14. **Enforcement.** Any delay in enforcing a Party's right under this Agreement or any waiver as to a particular default or other matter will not constitute a waiver of such Party's rights to the future enforcement of its rights under this Agreement, except only as to an express written and signed waiver to a specific matter for a specific period of time.
- 15. Force Majeure. Neither party will be liable for losses, defaults or damages which result from performing, or inability to perform, all or any of the obligations or responsibilities imposed upon it in the contract because of acts of God, the public enemy, acts of government, earthquakes, floods, typhoon, civil strife, fire or other causes beyond the reasonable control of the party so delayed in or so unable to perform provided that such party was not negligent and shall have used reasonable efforts to avoid and overcome such cause. Such party will resume full performance of such obligations and responsibilities promptly upon removal of any such cause.

ThinkloT Solutions Pvt Ltd

16. **Arbitration.** Any dispute arising with regard to any aspect of this Agreement shall be settled through mutual consultations and agreements by the parties to the Agreement.

The Memorandum of Understanding (MoU) is made on this 22 day September 2015, at Malla Reddy Engineering College (A), Secunderabad.

For & on behalf of MALLA REDDY ENGINEERING COLLEGE (AUTONOMOUS)

Dr S Sudhakara Reddy

Principal

Malla Reddy Engineering College

In the presence of

1 On

For & on behalf of

Think IoT Solutions Pvt Ltd

Mr.P. Srinivas Redd

Director

Think IoT Solutions Pvt Ltd

In the presence of



KBNCHAITANYA

(ENGINEERING WORKS) 13-9-13/49, R K NAGAR,BORABANDA, HYDERABAD 500018

chaitanyanaga191@gmail.com

Ph:-+91 8008711587

Memorandum of Understanding (MOU)

This memorandum of Understanding executed on the day 1th of July 2015 between: Chaitanya Engineering Works, a Company duly organized and existing under the laws of India having its registered office at 13-9-13/49, RK Nagar, Hyderabad, Telangana 500018,

AND

M/s. Department of Civil Engineering, **Malla Reddy Engineering College (Autonomous)**, Maisammaguda, Komapally, Secunderabad -500100 Telangana which permanently affiliated to JNTUH, Approved by AICTE, New Delhi.

The parties wish to collaborate with each other for providing outsourcing services on Civil Consultancy Works, Mini/Major Projects, Training and Placements of students for a period of 5 years from the date of signing of this MOU and further extendable.

The Parties here-by agree to the following criterion:-

- Chaitanya Engineering Works will be providing training to Civil Engineering Students
 of Malla Reddy Engineering College (Autonomous), in the areas of latest
 technologies that are practiced in the industry with in the activities related to IIIS.
- Chaitanya Engineering Works will be providing Civil Engineering Consultancy Works
 to Malla Reddy Engineering College (Autonomous), based on client requirements.
- All the training sessions will be held at Malla Reddy Engineering College (Autonomous), only.
- Guest lectures are to be given by experts of Chaitanya Engineering Works at Malla Reddy Engineering College (Autonomous),
- Every year Chaitanya Engineering Works permits industrial visit for the B.Tech (CIVIL) students of Malla Reddy Engineering College (Autonomous), as and when requested as per the schedule of Chaitanya Engineering Works

KBN CHAITANYA

(ENGINEERING WORKS) 13-9-13/49, R K NAGAR,BORABANDA, HYDERABAD 500018

chaitanyanaga191@gmail.com

Ph:-+91 8008711587

- Permit faculty and M.Tech students to do their research activity at Chaitanya Engineering Works
- All the above activities shall be informed to IIIS minimum 90 days prior and subjected
 to availability of Chaitanya Engineering Works resources approvals will be given to
 Malla Reddy Engineering College (Autonomous),.

IN WITNESS WHERE OF, the parties have executed the Memorandum of Understanding by their authorized representatives in the presence of the following witnesses out of their free will and consent without any coercion or undue influence on 1th of July 2015

Signed for and on behalf of "Chaitanya Engineering Works" through its Authorized Representatives

Authorized signatory on behalf of

Malla Reddy Engineering College Secunderabad

Signature (Dr.A. Ramaswami Reddy)

Director, MREC

Malla Reddy Engineering College (Autonomous) Maisammaguda, Dhulapally,

(Post Via Kompally), Sec'bad-500 100

Authorized signatory on behalf of

KBN Chaitanya Engineering Works

E. Rarehand

Eadala Rakesh Reddy

B Tech (JNTUH), M.Tech-Medal (VSSUT, Burla),
MINICEE (IIT Kanpur), AMIE, MIRO, MIGS, MMGKC (NMCG)

Managing Director

