

P.B.R. VISVODAYA INSTITUTE OF TECHNOLOGY & SCIENCE

(Affiliated to J.N.T.U.A, Approved by AICTE and Accredited by NAAC) KAVALI – 524201, S.P.S.R Nellore Dist., A.P. India. Ph: 08626-243930



3.5.2.

Number of functional MoUs with national and international institutions, universities, industries, corporate houses etc. during the year

PBR VISVODAYA INSTITUTE OF TECHNOLOGY AND SCIENCE, KAVALI (AUTONOMOUS)

3.5.2 Number of functional MoUs with institutions, other universities, industries, corporate houses etc. during the year

S.No.	Organisation with which MoU is signed	Name of the institution/ industry/ corporate house	Year of signing MoU	Duration	List the actual activities under each MOU year wise	Number of students/teachers participated under MoUs
1	AWS educate	AWS educate	Jul-17	Permanent		
2	Tata AIG	Tata AIG	Mar-18	3 years		
3	Hidden Brains	Hidden Brains	Jun-18	3 years		
4	Tudip Technologies	Tudip Technologies	May-18	5 years		
5	Information Asset	Information Asset	Aug-18	5 years		
6	AGS Transact	AGS Transact	Mar-18	5 years		
7	Mobius Knowledge Servises	Mobius Knowledge Servises	Dec-18	3 years	1	100
8	Evince Development	Evince Development	Nov-18	5 years		
9	Repro India Limited	Repro India Limited	Jan-19	3 years	1	100
10	Code Tantra	Code Tantra	Jan-19	3 years	1	100
11	ICT Academy of Huawei	ICT Academy of Huawei	Sep-20	1 years		
12	MIT Square	MIT Square	Mar-21	5 years	1	60
13	Younify Applications	Younify Applications	Mar-21	3 years		

S.No.	Organisation with which MoU is signed	Name of the institution/ industry/ corporate house	Year of signing MoU	Duration	List the actual activities under each MOU year wise	Number of students/teachers participated under MoUs
14	Quantum Learnings	Quantum Learnings	Mar-21	1 year		
15	Great Learning	Great Learning	Jun-21	6 Months		
16	Edify Educational Services Pvt Ltd	Edify Educational Services Pvt Ltd	Dec-21	Permanent		
17	Snovasys Software Solutions	Snovasys Software Solutions	Dec-21	5 years	1	100
18	ICT Academy of Huawei	ICT Academy of Huawei	Jan-22	1 years		
19	EPAM	EPAM	May-22	1 year		
20	Almatech Solutions	Almatech Solutions	Jul-22	3 years		
21	Alpha Power Enineering Company	Alpha Power Enineering Company	Jul-22	3 years		
22	APEC Power Solutions Pvt ltd	APEC Power Solutions Pvt ltd	Jul-22	3 years		
23	Eminence Solutions and Services	Eminence Solutions and Services	Jul-22	5 years		
24	Styling Impressions Pvt Ltd	Styling Impressions Pvt Ltd	Jul-22	3 years		
25	Dryeasy Laundry Servises	Dryeasy Laundry Servises	Aug-22	3 years		
26	Virtusa	Virtusa	Nov-22	3 years		
27	Movate	Movate	Dec-22	3 years		
28	Skill Academy	Skill Academy	Dec-22	1 year		

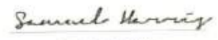


PBR VISVODAYA INSTITUTE OF TECHNOLOGY & SCIENCE, NELLORE

This certificate entitles this institution to leverage AWS Educate to provide teaching and learning resources and AWS Promotional Credit to deliver cloud computing to their educators and student.

297-173324 | 13 July 2017





SAMUEL HARRIS



Huawei ICT Academy CERTIFICATE OF AUTHORIZATION

pbr visvodaya institute of tehnology and science

Authorized ID:20220119IN0001 Authorized Territory:India Issue Date:January,19,2022

> CEO Huawei Technologies Co., Ltd.

26-14



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MEMORANDUM OF UNDERSTANDING

This MEMORANDUM OF UNDERSTANDING ("M.O.U"/ "Agreement") is made as on the day. Tuesday 7th December, 2021 by and between

Edify Educational Services Pvt Ltd, located at Hitech City, Hyderabad hereafter referred as "Edify Path" which expression shall unless repugnant to the contest or meaning thereof include its successors and assignees.

And

PBR Visvodaya Institute of Technology & Science located at Udayagiri Road, Kavali-524201, SPSR Neliore. hereafter referred as "College", which expression unless repugnant to the context or meaning thereof be deemed to include, legal representative, executors, administrators, successors and permitted assigns of the other PART.

Each individually a Party and collectively referred to as Parties.

WHEREAS, the Edify Path and College have come together to collaborate for up-skilling the students of College under subscription of Edify Path Certification Program and providing opportunities for Internship and jobs to excelling students

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PARVATHAREDDY BABUL REDDY
VISVODAYA DISTITUTE OF TECHNOLOGY & SCIENCE
KAVALI - 574 701 SPSR Notice Obj., Andre Process

WHEREAS As of the date hereof both Parties as above have expressed a desire of entering into a Memorandum of Understanding (M.O.U) agreement to meet their respective objectives, which are set out here in below.

NOW, THEREFORE, it is hereby agreed by and between the undersigned Parties as follows:

BACKGROUND OF THE PARTIES

EdifyPath is a global online experiential e-learning platform that is focused on bridging the talent-gap across rising technology demands and helping learners acquire industry-specific skills that make them corporate-ready and ease their transition into the corporate world. EdifyPath offers a range of professional certified courses by various industry experts which are high in demand in the current day job markets. Its association and tie-ups with global industry leaders gives EdifyPath an edge in designing unique content that keeps our learners much ahead in the learning curve. EdifyPath through one of its unique offerings "EdifyTalks" provides unique power clips from industry leaders and senior executives that offer valuable insights for career prospects to its learning community.

College is an Education institute that intends to offer its students a globally relevant learning experience, by providing high quality, affordable and accessible education. College through the process of co-creation intends to elevate its students to serve the emerging talent needs of Industry.

PURPOSE:

The purpose of the collaborative relationship contemplated by this M.O.U is for College to promote a talent pool of young students, while facilitating their upskilling using EdifyPath's Platform (as defined below) and enabling them acquire new and relevant competencies as per the current market requirements and for EdifyPath to nurture the young talent, making the students more employable and industry ready ("Purpose"). For Achieving the Purpose, either parties hereby agree to collaborate with each other and enter into this MOU for non-commercial purposes and further agree that the relationship contemplated by this MOU is non-monetary in nature.

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DELIVERABLES:

EdifyPath:

EdifyPath agrees to provide the following forms of support to the College on a good faith basis:

- Provide access to a world of knowledge across rising technology demands and helping its learners acquire industry specific skills
- b. Provide access to Edify Talks to enable learners gain insights from industry leaders and senior executives that will help in getting the bigger picture of various industries and the required competencies (domain, technical, behavioral and communication) to enter and excel in the career.
- EdifyPath to extend at a special promotional Price, which shall be applicable exclusively for the College.
- d. EdifyPath to provide services enabling its learners acquire new competencies in accordance with current market requirements anytime, anywhere upon subscription.
- EdifyPath to provide opportunities for Internship and placement support for excelling candidates upon successful completion of EdifyPath Certification Program(s).
- f. EdifyPath to conduct Technical workshops for the Students of College.
- g. EdifyPath to provide access to Khelo Application as part of the subscription as per the terms detailed below in this Agreement.

College Deliverables:

College by and through its principals and agents, agrees to provide opportunities to "EdifyPath" and its center of excellences, as appropriate, on a good faith basis,

- To promote EdifyPath and EdifyTalks amongst the student community, faculty and staff for skill- development.
- b. To support EdifyPath in to run running awareness campaigns in College premises.
- To render any additional support to achieve the deliverables mentioned in this Agreement.

Platform:

EdifyPath will provide College access to its online learning interface where College can access the courses, content, marketing materials that are being offered including a limited period subscription to certain third party applications and materials as a value addition to the products being offered to College.

License Grant

Except for the license and access rights granted in this Agreement, nothing in this Agreement grants any title or ownership interest in or to any Intellectual Property Rights in or relating to, the Platform,

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marketing materials or third party materials, whether expressly, by implication, estoppel or otherwise. All title and ownership interest in and to the Platform, marketing materials and the third party materials are and will remain with EdifyPath and the respective rights holders in the third party materials.

Khelo College Clad Application:

As part of the offerings and through its collaboration with third parties and as a value addition, EdifyPath will provide a limited period fully paid up subscription and access to the Khelo College Clad Application ("Khelo") for the benefit of College for a period of 12 months from the Effective Date ("Initial Period"). Khelo will be a complimentary product offering provided pursuant to this Agreement that either works as an independent application or as an integrated application with the Platform. Khelo is being offered as part of the service offering which can provide for student engagement through knowledge sharing, event hosting, contests, promotional events and sharing of articles, contents among the students etc. Post the expiry of the initial period certain subscription fee might be applicable for continued utilization of Khelo as agreed upon between the College and the applicable third party owners.

Disclaimer of warranties:

Except for the express warranties provided in this Agreement, all applications, the Platform and materials are provided "as is" and EdifyPath hereby disclaims all warranties, whether express, implied, statutory or other, and EdifyPath specifically disclaims all implied warranties of merchantability, fitness for a particular purpose, and all warranties arising from course of dealing, usage or trade practice. Without limiting the foregoing, EdifyPath makes no warranty of any kind that the applications, the platform, materials, or any products or results of the use thereof, will meet College's or any other person's requirements, operate without interruption, achieve any intended result, be compatible or work with any software, system or other services except if and to the extent expressly set forth in the specifications, or be secure, accurate, complete, free of harmful code or error free. All third-party materials are provided "as is" and any representation or warranty of or concerning any third party materials is strictly between College and the third-party owner or distributor of the third-party materials.

Confidentiality:

College will hold in strict confidence the confidential information disclosed by EdifyPath in furtherance of this Agreement. College shall use the confidential information in accordance of the terms and solely for achieving the Purpose of this Agreement. College agrees not to disclose confidential information to any other parties without the prior written consent of EdifyPath. College will exercise at least the same degree of care it uses to protect its own confidential information.

The obligations of confidentiality do not apply to information (i) that becomes publicly available for no fault of the College; (ii) can be demonstrated by written evidence that it was in the possession of the receiving Party prior to receipt from EdifyPath; (iii) independently developed by the Parties without use of information disclosed by the other Party.

Limitation of liability

The Parties shall not be liable for any incidental, special, indirect or consequential damages arising out of or relating to this Agreement.

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Intellectual Properties:

College hereby grants EdifyPath a royalty-free, non-exclusive, non-transferable, non-sub licensable, limited term license to use College's marks solely for the purpose of aligning the appearance of its products branding and only as specifically authorized by, and subject to any restrictions stated in, this Agreement. Such license shall be limited to the duration of this Agreement. During the Term of the Agreement, EdifyPath may include College in any of EdifyPath's customer lists and testimonials, solely for the purpose of identifying College as a customer of EdifyPath. EdifyPath acknowledge that the provisions of this paragraph do not convey any right, title or ownership interest in College's marks to EdifyPath Except for the license and access rights granted under this Agreement nothing in this Agreement grants any title or ownership interest in or to any Intellectual Property Rights of one Party to the other. College hereby unconditionally and irrevocably grants to EdifyPath an unrestricted license to use including all Intellectual Property Rights relating thereto.

Information Sharing:

In connection with this Agreement either Parties shall during the Term of this Agreement shall provide, accommodate and make available as required access to each other's information (students databases by College and any customer information shared by EdifyPath) and hereby agree to share such information with each other solely for the accomplishment of the Purpose of this Agreement. Either Parties acknowledge and agree not to use, decimate to any third party, share or use such information for any other purposes otherwise than as stated in this Agreement and hereby agree to maintain such information in strictest confidence.

Term of the Agreement

This Agreement shall commence from the Effective Date above and shall continue to be in force unless terminated by either Parties as per the terms of this Agreement ("Term").

Marketing Collaboration:

Either Parties to this Agreement agree to cooperate with each other in the marketing and promotion of the products and services of the Parties in furtherance of achieving the Purpose of this Agreement. Such cooperation shall include the reasonable provision, at the Party's expense, reasonable participation and assistance, as agreed to by the Parties, with trade shows, conferences, company sales conferences and education seminars etc.

Termination

The engagement contemplated between the Parties under this M.O.U. is at-will. Upon the discretion of the either of the Parties the collaborative relationship under this M.O.U. may be terminated with an advance written notice of 30 days to the other Party. Upon termination of the Agreement for any reason either Parties shall promptly return to the other Party all confidential information of the other Party. Except for the obligations which are logically ought to survive, all other rights and obligations of the Parties under this Agreement shall expire upon termination of this Agreement.

Entire Agreement

This M.O.U. is the final and complete understanding and agreement of the undersigned Parties. No other promises, agreements, nor warranties have been provided. This M.O.U. may only be amended by a written agreement as provided in this M.O.U.



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VISVODAYA INSTITUTE OF TECHNOLOGY & SCIENCE
KAVALI - 524 201, SPSR Nationa Disal, Andera Pradesh

Applicability

The terms and provisions in this MOU also apply to any subsequent Addendum(s) to this Agreement.

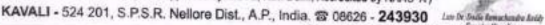
IN WITNESS WHEREOF, the undersigned Parties hereto have executed this MOU on the day Tuesday,7th December, 2021

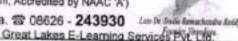
Edify Educational Services Pvt. Ltd.			td.		College		
Signature	4	Young		SONAL SERLE	1	Signature	Form
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PARVATHAREDDY BABUL REDDY VISVODAYA INSTITUTE OF TECHNOLOGY & SCIENCE

(Affiliated to J.N.T.U., Anantapur & Approved by AICTE, New Delhi, Accredited by NAAC 'A')





2nd Floor, Orchid Centre, Sec-53. Golf course road, Gurgaon, India 122002 https://digitalcampus.mygreatlearning.com/ https://greatleaming.in

MEMORANDUM OF UNDERSTANDING BETWEEN

GREAT LAKES E-LEARNING SERVICES PVT. LTD.

AND

PBR Visvodaya Institute of Technology and Science [PBR VITS]

THIS MEMORANDUM OF UNDERSTANDING (the "Agreement") is made this [7th] day of [June] . 2021 by and between GREAT LAKES E-LEARNING SERVICES PVT. LTD, a company incorporated in India and having its corporate office at 2nd Floor, Orchid Centre, Sec-53, Golf course road, Gurgaon, India 122002 (hereafter referred to as "GREAT LEARNING") and [PBR Visvodaya Institute of Technology and Science [PBR VITS]], an educational institute set up in India and having its registered office at [Udayagiri Road, Kavali, SPSR Nellore, AP - 524201] (hereinafter referred to as "INSTITUTE").

PURPOSE:

That Great Learning intends to assist universities and colleges deliver high quality and impactful online and blended learning by the use of its proprietary end to end cloud based solution. Olympus Digital Campus (hereinafter "Platform") and create a seamless student, faculty and Administration (hereinafter "User") experience that ensures excellent learning outcomes.

That the Institute intends to utilise this Platform for setting up its online and blended learning operations for students and faculty.

NOW, THEREFORE, In consideration of the premises and of the mutual covenants and conditions set forth in this Agreement, Great Learning and Institute (individually, the "Party" and collectively, the "Parties") agree as follows:

I. OBLIGATIONS:

A. Great Learning will

- Provide role based access to the Platform based on the Institute's requirements and the subscribed
- Provide the required assistance to the Institute in setting up its operations on the Platform
- Conduct trainings for the Users for on-boarding them on the Platform.
- Provide the required support in the day to day operations on the Platform

B. Institute will:

- Provide the necessary details as requested by Great Learning for on-boarding the Users on the Platform
- Ensure that the Platform is used only for the purpose stipulated above
- Grant Great Learning a non-exclusive, non-transferable, and non-sublicensable license to use the Institute's trademarks solely in connection with marketing, promotion and sale of its Platform.

II. TERM AND TERMINATION

This Agreement will be effective on the day of its signing by both Parties. It will be valid for a period of [6] Month. The parties may change or modify the Term of this Agreement only by written amendment signed by the parties. This Agreement may be terminated with or without cause by providing written notice to the other party at least thirty (30) days prior to the effective date of termination

III. CONFIDENTIALITY AND INTELLECTUAL PROPERTY

The Parties shall abide by the Privacy Policy and Terms of use specified on the Great Learning website and the Platform, which may be amended from time to time.

The Parties agree that it shall not acquire any ownership interest in any patents, trademarks, copyrights, domain names, works of authorship, trade secrets, or any other intellectual property (collectively, "Intellectual Property") or confidential information owned by or licensed to the other Party under this Agreement.

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(Affiliated to J.N.T.U., Anantapur & Approved by AICTE, New Delhi, Accredited by NAAC 'A') KAVALI - 524 201, S.P.S.R. Nellore Dist., A.P., India. 20 08626 - 243930 Late De Order Researchen Months

IV. INDEMNIFICATION

Each Party hereby agrees to indemnify and hold harmless the other Party against any and all liability, claims, suits, losses, costs and legal fees to the extent caused by, arising out of, or resulting from any fraud, wilful misconduct, misrepresentation, infringement or misappropriation of Intellectual Property rights, breach of confidentiality and/or negligent act or omission of the Party in the performance and/or failure to perform under this agreement, including the negligent acts or omission of the Party or any direct or indirect employees or Users of the Party.

V. ASSIGNABILITY

The respective rights and obligations of the Parties under this Agreement shall not be assignable.

VI. MODIFICATION

This Agreement constitutes the entire understanding of the Parties with respect to the Relationship and may be modified only by a written agreement signed by each Party.

VII. GOVERNING LAW

This Agreement shall be governed and construed in accordance with the laws of India and the Courts at New Delhi will have sole and exclusive Jurisdiction.

The undersigned have signed this Agreement on the dates respectively indicated below.

VIII. COMMERCIALS

ODC: INR 20000 + GST for 1000 Hrs Validity: 6 Months

Authorized Signing Authority: GREAT LEARNING < Name: Arjun Nair Title: Co-Founder

PBR Visvodaya Institute of Technology and Science [PBR VITS]

Udayagiri Road, Kavali, SPSR Nellore, AP - 524201

Name DY B. DATTATERYA CARMA

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PRINCIPAL PARWATHAREDDY BABLE REDDY VISVODAYA INSTITUTE OF TECHNOLOGY & SCIENCE KAVALI - 524 201, SPSR Nollore Dist., Andhra Pradesh.









Address: Vardhman Trade Centre, Third floor, DDA building, Nehru Place, New Delhi, Delhi 110019, Contact Number; +91 9910732501 / +91 9818864887



Non-Committal MOU for QUANTUM LEARNINGS Centre of Excellence

- 1. This Memorandum of Understanding is being executed on date between M/s Quantum Learnings. A Microsoft-GTP (Global Training Partner) and Certiport CATC having its Registered office at 193, 383 Floor, Vinobhapuri, Lajpat Nagar-II, NewDelhi-110024 and represented by Mr. Sandeep Giyyan IJethani (Director Institutional, Collaboration) hence for purpose of MOU known as "Delivery Partner" and PBR Visvodaya Institute of Technology and Science located at Udayagin Road, Kavali-524201, Nellore Dist. Andhra Pradesh and represented by Dr. B Konda Reddy (Principal) hence for purpose of MOU known as "Resource Partner".
- 2 As an QUANTUM LEARNINGS Centre of Excellence, resource partner would get to offer programs mapped and bundled with Certifications of Microsoft, Apple, EC Council, Autodesk, Adobe, Mississippi State University, University of Texas, in their campus the same would be applicable for students from all streams like IT/CS, ECE, E&TC, EEE, Mechanical, Civil, Archicture, Commerce, Finance, Marketing etc, in online / offline mode.
- 3. 'Resource Partner" is not required to make any investment for the COE program.
- 4 'RESOURCE PARTNER "does not commit to provide any assurance on the number students to be enrolled for the online training and certification program.
- 5. Students enrolment is purely voluntarily and if they are interested they would directly enroll online and make payment against certification to Quantum Learnings, 'RESOURCE PARTNER', is nowhere responsible or involved w.r.t financials against the same.
- 6 "RESOURCE PARTNER" would ensure full students participation for department wise free webinars being conducted by Quantum learnings for their University/ College/Institution.
- *RESOURCE PARTNER" will get campus wise COE license for students and their faculty's based on the total strength in the campus along with COE Plaque.
- 8. As part of QUANTUM LEARNINGS centre of excellence, resource partner would get access to mentorrhuddy.com a smart AI based placement and aptitude preparation portal.
- 9. Though the initial period of campos license issued is for period of one year however in-case of any changes in the program and its structure whether partial or in total, some would be communicated at least 60 days in advance to the institution and it would be solely their voluntary decision whether to continue for the program.
- M. 'RESOURCE PARTNER" faculty members can participate in the 'free' online Faculty Development Programs being offered throughout the year for the sechnical and Non-teaching staff as they would also get their Certification for the same.









Address: Vardhman Trade Centre, Third floor ,DDA building, Nehru Place, New Delhi, Delhi 110019, Contact Number: +91 9910732501 / +91 9818864887

- IL Free Trainings for students who voluntary enroll for certification will be executed through Instructors live online.
- 12. In-case if the International certification programs or exams are conducted offline the, resource partner would provide the necessary infrastructure, like labs with computers, ECD projectors, internet etc and for that duration would allocate time slot for the execution of the same as per mutual consent.
- B. Prices of the voluntary certification for students and other related services are subject to revision as per the policy and changes due to impact of dollar price or any change in state or central govt taxes as and when applicable. However, same would be updated on the portal well in advance.
- 34. If Resource Partner is satisfied with the services provide by COE they would issue a letter of appreciation for the same.

For

PBR VISVODAYA INSTITUTE OF TECHNOLOGY & SCIENCE

Dr B Konda Reddy (Principal) PRINCIPAL

PARVATHAREODY BABUL REDDY

VISVODAYA INSTITUTE OF TECHNOLOGY & SCIENCE

KAVALI - 524 201, SPSR Netore Dist., Andhra Pradesh

Witness Signature

Date

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For

For Quantum Learning's

QUANTUM LEARNINGS

Mr. Sandeep Giyyan JJethani (Head Institutional Collaboration)

> Witness Signature

Date



MEMORANDUM OF UNDERSTANDING BETWEEN YOUNIFY APPLICATIONS PVT LTD, MIT SQUARE SERVICES PRIVATE LIMITED AND PBR VISVODAYA INSTITUTE OF TECHNOLOGY

This EXCLUSIVE LISTING agreement is made at Hyderabad on 06 March 2021 by and between

Younify Applications Private Limited, a company registered under the Companies Act, 2013 [Vide CIN: U72900TG2019PTC132440] and having its Registered Office at Plot No. 557, Flat No. 302, Sri Towers, MIG-2, Road No.2, KPHB Colony, Hyderabad, Telangana India duly represented by its Authorized Signatory hereinafter referred to as "Younify / Younify Studio / Younify Radio / Younify Campus Radio / Younify App / Studio / Radio / Owner" (which expression unless it be repugnant to the context or meaning thereof shall mean & include its successors & permitted assigns unless the context otherwise excludes) of the First Party, and

MIT Square Private Limited, a company registered under the Companies Act, 2013 [Vide CIN: U74999KA2019PTC130999] and having its Registered Office at No 20, Halcyon Villas, Banjara Layout, Horamavu, Bangalore, Karnataka, duly represented by its Authorized Signatory hereinafter referred to as "MIT Square / Younify / Younify Studio / Younify Radio / Younify Campus Radio / Younify App / Studio / Radio / Owner" of the Second Party, and

PBR Visvodaya Institute of Technology & Science, a college having its campus at PBR VITS, Udayagiri Road, Kavali, SPSR Nellore—Dist, Andhra Pradesh, carrying on the activities of a college, duly represented by its Authorized Signatory hereinafter referred to as "Institution", (which expression unless it be repugnant to the context or meaning there of shall mean and include its successors and permitted assigns unless the context otherwise excludes) of the Third Party.

Younify, MIT Square and the entity may hereafter be referred to collectively as the "Parties" and individually as the "Party".

Younify is into a technology-based software venture through its website www.younify.com and through its app(s) and any other online and offline offerings including, but not limited to, Younify Radio, Younify Studio and other variant carrying the term "Younify" ('Younify') developed specially for its users, customers and others.

Younify Applications PVT LTD







MIT Square believes in transforming the lives of people by synchronizing the fragmented business eco-system with their growing essential necessities for a better wellbeing in the area of EduTech through its website www.mitsquare.com. MIT Square supports in campus radio deployment, incubation/start-up, business operations, talent enablement (training & learning), talent acquisition, innovations, patent filing, product design & development, manufacturing and supply of various technological and non-technological products.

Referred by: Dr SivaShankar S, Research & Development Suncity, Hyderabad, Email - drsivashankars@gmail.com

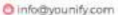
A MEMORANDUM OF UNDERSTANDING, while not a legally binding document, does indicate a voluntary agreement to enable a Campus Podcasting Facility either as an on-campus physical setup or an online-only setup at the second party. THE PARTIES wish to enter into this Agreement on the terms and subject to the conditions contained herein.

NOW THEREFORE THIS AGREEMENT WITNESSES that in consideration of the mutual promises and covenants herein contained and for other good and valuable consideration (the receipt and sufficiency of which are hereby acknowledged) the parties hereby agree as follows:

1. DEFINITIONS:

- I. "Affiliate" shall mean with respect to Younify, any person directly or indirectly, controlled by, or under direct or indirect common control with Younify, with respect to the entity, any person directly or indirectly, controlled by, or under direct or indirect common control with the entity and "Control", "Controlled" or "Controlling" shall mean, ownership of more than fifty percent (50%) of the (i) voting power to elect the directors of the said entity, or (ii) ownership interest in the said entity.
- II. "Applicable Law" shall mean any law in India that is applicable in a particular context and includes courts, both Central and State legislations as may be amended or repealed from time to time, including but not limited to the Indian Contract Act, 1872, and any administrative, judicial and quasi-judicial rulings and delegated legislation such as regulations, rules, guidelines and notifications as may be issued by the Authorities from time to time.
- III. "Authority or Authorities" shall mean the Government of India, the relevant State Government, or other statutory and local authorities, courts, tribunals etc. as the case may be
- IV. "App" means the medium/software or web or mobile or offline platform under "Younify".
- V. "Effective Date" shall mean the date stated at the beginning of this Agreement.
- VI. "Customer" shall mean the students, stakeholders and any other users who may use the app for consuming information, news, media or any other offering from Younify at the entity.
- VII "Entity/ Partner/ Partner Entity" shall mean the school, college, university or other educational institutions, or other business which is the second party in this agreement.
- VIII. "Yourify Product" shall mean the application/app developed by Younify, Website/ mobile/ internet/ any other platforms developed by Younify for the purpose of this Agreement.
- IX. "Younify Radio" means a podcast station offered via Younify app and operated both online and through a physical on-campus podcasting facility. The document interchangeably uses radio for podcast and vice versa.

Younify Applications PVT LTD







2. SCOPE:

The purpose for which Younify and the Second Party are cooperating under this Agreement shall be strictly limited to the purpose as described in this Agreement. In the event either Party has other business dealings with Customer outside of the scope of this Agreement, the other Party shall have no liability or responsibility whatsoever for such dealings. Further any other agreement or business arrangement between the Parties to this Agreement and the Customer shall have no bearing on the obligations of the Parties herein.

Younify will be developing Younify Product, which may include the facilitation of interactions between the entity and the end customer, as well as between customers. Younify Radio will be a wholly owned, proprietary radio / podcast station owned and operated by Younify, for every city and / or campus. Younify will also allow for the entity's users to interact in various ways, including messaging, activity and other offline and online coordination and will also allow them to share and consume data, information, news, and any other media as they deem appropriate. Younify will facilitate the technology and ability of the users to connect, and the Entity is interested in listing itself on/in Younify's app(s) and/or platform(s).

3. DUTIES AND OBLIGATIONS:

Either Party shall be solely responsible for getting all approvals, for providing its portion of the Services to the Customers from all relevant Authorities, payment of any applicable fees, charges, taxes and maintaining correct documentation in respect thereof. The relevant duties and obligations of the parties are listed hereunder:

- 1) Duties and Obligations of Younify:
 - Younify shall be responsible for compliance with all Applicable Laws while performing its obligations under this Agreement;
 - II. ensure that the Younify, unless in the event of any exigent circumstances or remoteness of the location of the venue, or unavailability of Internet connectivity, works in order to ensure that its technology process occurs as smoothly as possible;
 - III. ensure initial training and enablement of students to operate the campus radio offering is governed (by its own set of Standard Operating Procedure(s)) and executed as a one time enablement activity.
 - IV. incase of a physical on-campus radio station setup, ensure that all technical processes, infrastructure and support services are installed at Younify's exclusive discretion, used and maintained reasonably at all times, including availing of licenses of any music or content rights that may be required from time to time;
 - V. ensure to provide to students of the partner entity, opportunities to participate formally in Younify's radio offering, as under the following roles of Radio Jockey(s), programme schedulers, technicians or activity coordinator(s), or any other role as may be deemed necessary from time to time.
 - VI. roll out the Younify app(s) offering(s) on the partner campus(es) as applicable
- 2) Duties and Obligations of the entity
 - I be responsible for compliance with all Applicable Laws while performing its obligations under this Agreement,
 - II. Provide 50 75 students selected from multiple departments, divisions and academic years

Younify Applications PVT LTD







- III. In case of an on-campus physical radio setup, entity shall provide Younify with the agreed premises for use by Younify Radio, clearly earmarked, under a separate Rental or Lease Agreement/ Deed for aforesaid premises duly partitioned and furnished, including electricity, Internet access, water, utilities and other infrastructure as may be reasonably deemed necessary & mutually agreed upon;
- IV. Respond immediately to Younify within 24 hours of any query being raised by Younify, to ensure continuity of operations:
- V. Work with Younify promptly to ensure that any and all requirements necessary to ensure complete and satisfactory fulfilment of the Entity's and Younify's shared objectives at all times.

4. COMMERCIAL TERMS:

(I)Cost

Online Radio - No cost involved

On-Campus Physical Radio setup - An exclusive cost proposal will be submitted upon request detailing the cost involved in setting up an exclusive on-camps radio

Premium Student Engagement Modules (when made available) - An exclusive pricing list will be submitted upon request detailing the subscription model that provides access to various premium services

(III)Revenue

All revenues that may arise from entity's campus radio team efforts are solely and exclusively reserved by the Entity's campus radio team. All revenues that may arise from Younify's efforts are solely and exclusively reserved by and for Younify.

Entity / Campus Radio teams are not obligated to share their revenue generated at a campus level. Likewise Younify is not obligated to share revenue with the campus radio teams

(III) Advertisement Slots:

Both Younify and the entity's campus radio team will share the advertisement slots per show in equal proportions.

(IV)Contact Person:

Both parties hereto shall appoint a contact person and an alternate and notify each other of their names, addresses and contact numbers (including e-mail, telephone, telex and fax numbers). The respective contact persons and their alternates shall be fully acquainted with the Service and with this Agreement. Each party shall notify in writing the other party of any change in the appointment of their contact person and/or the alternate.

5. TERM AND TERMINATION

I. The term of this Agreement shall be for a period of three (2) years ("Initial Term") with annual review, subject to earlier termination as provided for in Clause 5.3. Thereafter, this Agreement shall continue for successive terms of twelve (12) calendar months each ("Renewal Term") by mutual agreement of the Parties

Younify Applications PVT LTD







- If In case of any changes in the composition of the entity's management or transfer of control in part or full of the entity to one or more parties, this Agreement shall be binding on the new management or all such Parties. In such event Younify shall have the discretion to decide whether to continue taking the entity's portion of the Services under the new management or terminate this Agreement without incurring any liability whatsoever.
- III. Younify and Entity shall have the right to terminate this Agreement by giving a written notice of two (3) months to the other party without incurring any liability whatsoever. Termination may also occur on breach or violation of this Agreement, with a stipulated period of rectifying said breach or violation of 30 days to be granted to the party breaching the Terms of this Agreement.
- IV. Younify or the Entity shall have the right to terminate the Agreement with immediate effect, if the entity or Younify is in breach of any Applicable Law that may be applicable to this Service or if required by the Authorities.

6. INTELLECTUAL PROPERTY RIGHTS:

- All intellectual property rights existing prior to the Effective Date of this Agreement shall belong to the Party that owned such rights immediately prior to the Effective Date.
- II. All intellectual property rights existing after the Effective Date of this Agreement shall belong to the Party that created such rights immediately after the Effective Date, and Younify hereby reserves all rights to distribute aforesaid intellectual property.
- III. The Parties shall not gain by virtue of this Agreement any rights of ownership of copyrights, patents, trade secrets, trademarks or any other intellectual property rights owned by such other Party.
- IV. The parties can use the marks, logos of other party, for marketing purposes after getting written consent from the relevant party and, request by a party for such purposes will be responded immediately by the other party.

7. LIMITATION OF LIABILITY

Except for claims arising out of events mentioned in Clause 3.2 (b), 8.1 and 8.2 and the Parties' obligation of confidentiality, in no event shall a Party be liable hereunder to the other Party or to any other person, firm or entity in any respect, of any indirect, consequential, special, incidental, or punitive damages (including without limitation, loss of business, revenue, profits, goodwill, contracts, revenues, anticipated savings or increased costs or expenses) of any kind or nature whatsoever, even if foreseeable, arising out of or relating to the Services or the obligations of a Party under this Agreement. In no event shall Younify's total aggregate liability hereunder be greater than zero.

8. INDEMNITY

- I. The entity shall indemnify Younify against any claims by third parties (including Governmental Authority(s)) and expenses including legal fees and court costs respecting (i) personal injury or death caused by such entity's negligence or willful misconduct, (ii) breach by entity of Applicable Laws, rules and regulations.
- II. The entity shall indemnify Younify against any damage that may be caused at the premises during the installation of services, if such damages arise out of the negligence of the entity.

9. CONFIDENTIALITY:

Younify Applications PVT LTD







- Commencing from the date of the Agreement each Party will protect as confidential, and will not disclose to any third Party, any Confidential Information.
- II. The Parties will use Confidential Information only for the purpose of the Agreement. The foregoing restrictions on use and disclosure of Confidential Information do not apply to information that: (a) is in the possession of the receiving Party at the time of its disclosure and is not otherwise subject to obligations of confidentiality; (b) is or becomes publicly known, through no wrongful act or omission of the receiving Party; (c) is received without restriction from a third Party free to disclose it without obligation to the disclosing Party; (d) is developed independently by the receiving Party without reference to the Confidential Information, or (e) is required to be disclosed by law, regulation, court or governmental order provided that the disclosing Party is notified of such requirement.
- III. For the purpose of this Agreement "Confidential Information" means all information contained in any media and format, designated as such by either Party including (i) technical or business information or material; (ii) proprietary or internal information of either Party, including but not limited to samples, apparatus and equipment, business policies, customer databases, developments, trade secrets, know-how and personnel information regarding third Parties; (iii) information disclosed pursuant to the Agreement and (iv) Customer data including any data of customer passing through the network; (iv) all such other information which by its nature or the circumstances of its disclosure is confidential.
- IV. Parties shall not at any time disclose to any person except if such disclosure is a statutory, regulatory or license requirement. For the purposes of this sub-clause, each Party shall give notice to the other Party subject to, and to the extent permitted such notice in not in breach of any statutory, regulatory or service license conditions of respective Parties, to which the respective Party is legally committed to.

10. FORCE MAJEURE:

Neither party shall be liable to the other under this Agreement, for failure to perform any obligations under this Agreement, or for any loss or damage which may be suffered by the other Party due to any cause beyond the Party's reasonable control including without limitation any act of God, earthquake, flood, drought, lightning or fire, the act or omission of Government, highways authorities, administrations or other competent authority, war, military operations, acts of terrorism or riot. This clause shall not apply to any failure to pay amounts due under this Agreement.

11. CHANGE IN MANAGEMENT/ MERGER/ TAKEOVER

The Clauses of this Agreement sustains even in case of any merger, acquisition, takeover or any changes in the management of the parties to the Agreement.

EXECUTED AND SIGNED in duplicate for the Parties by their duly authorized representatives on the dates indicated below.

Younify Applications PVT LTD







YOUNIFY APPLICATIONS PRIVATE

LIMITED

PBR VISVODAYA INSTITUTE OF TECHNOLOGY & SCIENCE

Date: 06-03-2021

Date: 06-03-2021

Name: Ashok D Kanna

Name: Dr. B.Konda Reddy

Designation: Co-founder & CEO

And K

Designation: Principal

Signature:

Signature:

WITNESSES:

MIT SQUARE SERVICES PRIVATE LIMITED

Name: Dr Mithileysh Sathiyanarayanan

Designation: Founder & CEO

Signature: S. Nithilays h

Younify Applications PVT LTD

Cabin No.12, 3" floor, T-Hub Foundation Catalyst, IIIT - Hyd Campus, Gachibowli Hyderabad - 500 032. Telangana

info@younify.com



MIT SQUARE SERVICES PRIVATE LIMITED #20, Neeraja Halcyon Villas, Banjara Layout Main Road, Horamavu Agara, Bengaluru, Karnataka, India – 560043

Website: www.mitsquare.com

Memorandum of Understanding

Between

MIT SQUARE SERVICES PRIVATE LIMITED

And

PBR VISVODAYA INSTITUTE OF TECHNOLOGY & SCIENCE

This agreement is made on 01 March 2021 between MIT Square Services Private Limited (hereinafter called MIT Square) headquartered/registered at 20, Halcyon Villas, Banjara Layout, Horamavu, Bangalore - 560043, Karnataka, India and PBR Visvodaya Institute of Technology & Science (hereinafter called Institution), located at Udayagri Road, Kavali, SPSR Nellore – Dist, Andra Pradesh, India.

The objective of this Memorandum of Understanding is:

- to promote interaction between MIT Square and Institution in mutually beneficial areas.
- to provide a formal basis for initiating interaction between MIT Square and Institution.

In the spirit of collaboration and with mutual interest in cooperation, MIT Square and Institution enter into this Memorandum of Understanding (MoU) to promote joint educational and cultural collaboration.

1: SCOPE OF COLLABORATION

Areas of collaboration may be proposed by either institution and/or may include, but are not limited to:

1.1 Talent Management

- Campus Radio
- Training & Learning activities (detailed in section 1.3);
- Joint and articulated degree programs;
- Joint teaching, training, research, workshops, conferences or cultural activity;
- Joint support & guiding for student projects / fellowships of UG, PG & PhD;
- Educational Programs/Opportunities (in India & Abroad);
- Internship Programs/Opportunities (in India & Abroad);
- Value Added Certifications/Courses (VACs);
- Continuous Professional Development (CPD);
- Faculty Development Programs (FDPs);
- Student Development Programs (SDPs);
- Faculty Exchange Programs (FEPs);
- Student Exchange Programs (SEPs);
- Staff Professional Development Programs;
- Social Outreach Programs (SORs) / Corporate Social Responsibility (CSR);
- Placement Training & Activities (PTA);
- Industrial Visits (in India & Abroad);
- Job Opportunities (in India & Abroad);

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B.I - day

MIT SQUARE PBR VITS

MIT SQUARE SERVICES PRIVATE LIMITED #20, Neeraja Halcyon Villas, Banjara Layout Main Road, Horamavu Agara, Bengaluru, Karnataka, India – 560043

Website: www.mitsquare.com

- Sharing or creation of educational materials and resources;
- Brining more colleges and corporates for getting trained in the CoE/CoI (detailed in section 1.4);

1.2 Innovation Management

- Incubation Support;
- Research & Development activities.
- · Innovation Techniques;
- Disruptive Technologies, Immersive Technologies & Assistive Technologies;
- Center of Excellence (CoE) / Center of Innovation (CoI) / Center of Entrepreneurship;
- Ideation-to-PoC;
- Prototype-to-Product;
- Rapid Prototyping;
- End-to-End Product Development.
- Writing joint proposals for acquiring fundings/grants from various Government and Private agencies;
- Writing joint Research Publications (conferences/journals papers).
- Representing as a team for International Consortiums/Conferences;

Filing Intellectual Property Rights for novel and innovative projects (patents, trademarks, copyrights, designs);

- Expanding your current CoE Labs (detailed in section 1.4);
- Interiors & Design (Infrastructure management);
- Event Management;

1.3 Specific Training Programs:

- Internet of Things (IoT) and Embedded Systems
- Artificial Intelligence
- Ambient Intelligence
- Blockchain
- Cybersecurity
- Robotics
- Patent Filing
- Entrepreneurship

1.4 Center of Excellence (CoE) or Center of Innovation (CoI):

- Internet of Things (IoT)
- Artificial Intelligence
- Blockchain
- Cybersecurity
- Robotics

1.5 The company offers various skill development courses across different disciplines. The Institution committed/commits to send minimum 50 number of participants every year for any of the above listed services. The timing/duration of the activities shall be arrived on mutually agreed dates. The fee will be decided time to time based on the type of activity and the level of required input.

W. W. A.

B. 1- men

PBR VITS

MIT SQUARE SERVICES PRIVATE LIMITED #20, Neeraja Halcyon Villas, Banjara Layout Main Road, Horamavu Agara, Bengaluru, Karnataka, India - 560043

Website: www.mitsquare.com

- 1.6 Any specific activity developed under this MOU shall be detailed in a subsequent agreement, signed by each institution's authorized signatory, which will describe the scope of the proposed activity, intended outcomes, budget, and responsible departments or individuals.
- 1.7 All activities shall be subject to the availability of funds and the approval of each institution's authorized representatives.

2: DURATION AND EVALUATION

- 2.1 This MOU shall be in effect for a period of Five years from the last date of signature. Either party may request termination of this agreement, in writing, ninety (90) days prior to the proposed termination date. Any activities in progress at the time of termination shall be permitted to conclude as planned unless otherwise agreed in writing.
- 2.2 A joint evaluation of the MOU will be initiated by the designated representatives six (6) months prior to the expiration date. Following the evaluation, the MOU may be renewed and resigned for an additional five (5) year period.
- 2.3 Amendments to this MOU may be requested, in writing, by either party and approved by the authorized signatories.

3: NON-DISCRIMINATION

The parties agree not to discriminate on the basis of religion, race, creed, national or ethnic origin, sex, age, handicap, political affiliation, sexual orientation, disability or status as a veteran.

4: COMPLIANCE WITH LAW

The parties specifically intend to comply with all applicable laws, rules and regulations as they may be amended from time to time. If any part of this Agreement is determined to violate federal, state, or local laws, rules, or regulations, the parties agree to negotiate in good faith revisions to any such provisions. If the parties fail to agree within a reasonable time to revisions required to bring the entire Agreement into compliance, either party may terminate this Agreement upon thirty (30) days prior written notice to the other party.

5: FORCE MAJEURE

In the event students are unable to complete the Program due to causes beyond the control of the institution, including, but not limited to: acts of God, war, acts of the government, fires, floods; epidemics; quarantine restrictions; strikes, labor disputes or work stoppages; transportation contingency, and freight embargoes, other catastrophes or any similar occurrences beyond institution's reasonable control, institution will assist the affected students in finding an alternate site to complete the Program.

6: SERVICES

Iterative Services with the Clients, Suppliers and Collaborators/Funders referred to by the Company: In as much as both parties will acquire or have access to information, which is of a highly confidential and secret nature, it is expected that the Institution will not perform any services to the referred clients, supplier and/or collaborator/funder without mutual prior written approval and agreement.

7: USE OF NAME

PBR VITS



MIT SQUARE SERVICES PRIVATE LIMITED #20, Neeraja Halcyon Villas, Banjara Layout Main Road, Horamavu Agara, Bengaluru Karnataka, India - 560043 Website: www.mitsguare.com

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. Home Institution may refer to the affiliation with institution in public information materials regarding the relevant Program. The institution reserves the right to

review and request modification of Home Institution's reference to the institution as necessary. Home Institution may refer to the affiliation with institution in its brochures and other public information materials having to do with the Program.

8: INDEPENDENT CONTRACTORS

Each party is separate and independent and this Agreement shall not be deemed to create a relationship of agency, employment, or partnership between or among them. Each party understands and agrees that this Agreement establishes an independent contractor relationship and that the agents or employees of each respective party are not employees or agents of any other party.

9: SEVERABILITY

The provisions of this Agreement are severable, and if any provision of this Agreement is found to be invalid, void or unenforceable, the remaining provisions will remain in full force and effect.

10: WAIVER

The waiver of any breach of any term of this Agreement does not waive any subsequent breach of that or another term of this Agreement.

11: ASSIGNMENT

No party may assign this Agreement or any rights or obligations under this Agreement to any person or entity without the prior written consent of the other parties. Any assignment in violation of this provision is null and void

12: GOVERNING LAW

The parties shall comply with all applicable laws in performing Services. This Agreement shall be construed and enforced solely pursuant to the Indian laws, without giving effect to the principles of conflicts of laws thereof and the parties agree that this Agreement shall be subject to the jurisdiction of Bangalore.

13: DISPUTE RESOLUTION

The Parties shall use their best endeavors to settle amicably any difference or dispute arising under or in connection with this MOU by consultation and negotiation. If a dispute cannot be settled through such consultation, upon the request of either Party with written notice to the other Party, any such dispute shall be resolved by arbitration in accordance with the Rules of Arbitration of the Indian Council of Arbitration and the award made in pursuance thereof shall be binding on the parties. The place of arbitration will be city of Bangalore

14: ENTIRE AGREEMENT

This Agreement constitutes the entire agreement and understanding between the parties as to the subject matter hereof and supersedes all prior discussions, agreements and undertakings of

MIT SQUARE



MIT SQUARE SERVICES PRIVATE LIMITED #20, Neeraja Halcyon Villas, Banjara Layout Main Road, Horamavu Agara, Bengaluru, Karnataka, India – 560043

Website: www.mitsquare.com

every kind and nature between them, whether written or oral, with respect to such subject matter. This Agreement may subsequently be modified only by a written document executed by both parties.

15: NOTICES

Any consent, waiver, notice, demand, request or other instrument required or permitted to be given under this Agreement or any related agreements shall be in writing and shall be delivered by hand or sent prepaid telex, cable or facsimile transmission, or sent, postage prepaid, by registered, certified or express mail or reputable overnight courier service and shall be deemed given when so delivered by hand, telexed, cabled or transmitted, or if mailed, five (5) days after the notice is delivered to the courier service, addressed to the addresses set forth herein, or to such other address as may later be specified in writing by either party.

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.

MIT	SQUARE	SERVICES	PRIVATE

LIMITED

Date: 06-03-2021

Name: Dr Mithileysh Sathiyanarayanan

Designation: Founder & CEO

S Nithilaysh

Signature:

PBR VISVODAYA INSTITUTE OF TECHNOLOGY & SCIENCE

Date: 06-03-2021

Name: Dr B Konda Reddy

Designation: Principal

Signature:





B.K Bey

PBR VITS



Huawei ICT Academy CERTIFICATE OF AUTHORIZATION

pbr visvodaya institute of tehnology and science

Authorized ID:20200901IN0001

Authorized Territory:India

Issue Date: September, 01, 2020

CEO Huawei Technologies Co., Ltd.

26= of

MEMORANDUM OF UNDERSTANDING (MoU)

Between

PBR VISVODAYA INSTITUTE OF TECHNOLOGY AND SCIENCE

And

CODETANTRA TECH SOLUTIONS PVT. LTD.

CODETANTRA Tech Solutions Pvt. Ltd.

This Memorandum of Understanding (MoU) is made this 20th day of January 2019,

BETWEEN

CodeTantra Tech Solutions Pvt Ltd having its registered office at Shop No - 2, VC Plaza, Kukatpally, Hyderabad 500072, Telangana.

and

PBR Visvodaya Institute of Technology and Science having its office in Udayagiri Rd, Janathapet, Kavali, Andhra Pradesh, India, 524201.

1.0 BACKGROUND

CodeTantra Tech Solutions Pvt Ltd, (herein referred to as "CT") is a company based in Hyderabad, India which develops interactive learning software solutions, which enable engineering students across the globe to learn and master the latest IT technologies. CodeTantra has developed an award winning i-Learning system (interactive learning) platform which is cloud-hosted and accessible from any internet enabled PC.

PBR Visvodaya Institute of Technology and Science (herein referred to as "VITS") has been established with the vision of creating new frontiers of knowledge in quest for development of a humane and just society. It has been imparting globally focused education to all sections of the society thereby creating world class professionals who are well equipped to meet the needs of the industry and nation.

2.0 PURPOSE & SCOPE

The purpose of this MoU is to collaborate in building a critical mass of software programmers in VITS through "disruptive and innovative" Interactive Teaching platform that results in programmers who can create jobs and be "employment ready" for the IT industry. This programme will be implemented in a manner that both parties will work together to attain the expected end results from this collaboration.

CT shall provide its interactive Teaching platform to the faculty and students belonging to all of branches in VITS campus as identified by the college management.

CT shall also work for and provide full support in improving placements and improving industry academia linkages with VITS.

VITS is allowed to use CodeTantra's logo and name to promote the learning courses made available to its students in the campus and also on its website, similarly CT will also be allowed to use the logo of VITS on its website and other material purely for advertising purpose.

Both parties shall NOT make any financial commitment on behalf of each other, nor shall take loans or create any other financial liability which is binding on each other under this agreement.

3.0 CT RESPONSIBILITIES UNDER THIS MOU

- 3.1 CT shall undertake the following activities:
- 3.1.1 Maintain the availability / uptime of the cloud-based teaching/learning platform.
- 3.1.2 Provide norms and guidelines wherever necessary
- 3.1.3 Train the personnel from VITS and enable them to handle the on-ground situation at the college.
- 3.1.4 Shall ensure through proper co-ordination and consultation that all the Trainings provided ensure quality.

Page 2 of 3

CODETANTRA Tech Solutions Pvt. Ltd.

4.0 VITS RESPONSIBILITIES UNDER THIS MOU

- 4.1 On its part the VITS shall undertake the following activities:
- 4.1.1 Shall be the technical partner to implement the solution in the college.
- 4.1.2 Shall keep CT informed about the local requirements.
- 4.1.3 Shall provide the required minimum infrastructural facilities like computer lab with internet access to its students for learning courses.

5.0 INTELLECTUAL PROPERTY

CT will hold all the rights of their interactive teaching/learning cloud platform and owns all the content on the platform. VITS can anyhow suggest content changes based on the local requirements.

6.0 AMEMNDMENT AND MUTUALLY UNDERSTOOD BETWEEN THE PARTIES

This is a MoU that guides the relationship between the two parties towards solving the challenges of digital e-Learning training in VITS to have effect, any modification on aspects of this MoU will be by the written consent of both parties. Agreed upon projects/programmes will be agreed upon separately and form part of this MoU as annexes. Activities will be drawn up accordingly, which will include additional responsibilities and timelines.

7.0 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.

8.0 PRICING

Pricing will be decided on mutually agreed terms between CT and the VITS depending on the number of students, courses and validity.

9.0 EFFECTIVE DATE AND SIGNATURE

This MoU shall be effective upon signatures of both CT and VITS officials.

10.0 TERMINATION OF THE MOU

Termination of this MoU will be by mutual consent and in writing to either party.

11.0 NOTICES

Any notice given in terms of the MoU shall be in writing and shall be delivered by registered post to their respective official addresses mention above.

The Parties indicate acceptance of this MoU by their signatures.

Signed by the Parties on 20th Day of January 2019:

For CodeTantra Tech Solutions Pvt. Ltd.	For PBR Visvodaya Institute of Technology & Science
M. Amitesh Reddy Business Development Manager	Mr. D Vidyadhar Kurhar Reddy Chairman



Page 3 of 3





Working Model - Accreditation with Repro India Limited

This is between Repro India Limited, Mumbai & PBR Visvodaya Institute of Technology & Visvodaya Engineering College, Kavali.

Looking at the current growth rate and requirement of fresh talent in the company, Repro India Limited is in the process of accrediting universities, institutes for their hiring needs of fresher's for the following streams / disciplines mentioned below:

- BTech Electronics
- BTech Computer Science
- BTech Mechanical
- BTech Electrical
- MBA Sales & Marketing

Points to ponder:

 In the growth phase of Repro India we shall also be looking at training these fresher's on specific requirements for them to perform the roles in a better manner and the senior employees of Repro India will travel wherein the Travel & Stay shall be borne by the institute from time to time which shall be mutually discussed and agreed.

University / Institutes shall work very closely with Repro India for back end academic integration, which will help students to gain much sought after

industry exposure and knowledge



Corporate & Registered Offlice

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Tel: -91-22.7191 amin Page -91-32-7191 april ON LEEDWARF PURCHELLIS

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will live East Coast Road, Injurities April Chemna - 600041, inche Tel: +93 -44-2449 0130 Fax: >91-44-742900.36

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- · Repro India shall look at this opportunity of brand building thus creating a much appreciate student friendly atmosphere in the region
- Repro India shall sign an accreditation for a period of maximum 3 years and any hiring for fresher's done in these companies the first right of refusal shall be given to the accredited university / Campus all their group / affiliate companies like Rapples, Quadrum India, Vocon Manufacturing Industries as well as Repro India Limited.
- Looking at the current growth rate of Repro India we shall be looking at hiring a minimum number of students every year
- The institute also has to ensure that the students don't accept any other offers and stick around with Repro India for a minimum of 12 months
- . The JD & role shall be clearly mentioned to every student before joining so that there is no ambiguity later on and the student is clear about his role and responsibilities.
- Students should be willing to travel within locations like Surat, Mahape (Navi Mumbai), Chennai and Coimbatore.
- Students should be willing to work extra hours and in rotational shifts across locations
- Should be willing to work on machines from time to time as per the demand of the role.
- Should be willing to work in various other locations from time to time for some business lines where there is extensive travel required especially for the



•Rapples team



 Repro India Limited shall not provide any accommodation to the students and will not even be responsible for the stay and travel arrangements while the student is joining, post joining the student will follow the normal company policy

Warm Regards

Vishal Bhargava

Head - HR / IR & Admin

Repro India Limited

D. VIDYADHAR KUMAR REDDY
Chairman
PB R. Visvodaya Institute of
Technology and Science.
KAVALI. S P.S.R. Nellore Dist., A.P.



118 Floor, Sun Parados Hustona Plaza B Wing, Senajian Bajur Marg, Lower Rind Asumbaj - 400 013, 165/a Tel: -91-22-71934000

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Plot Sci. 90-to 93, 165 Sqrat Special Economic Zone, Board No. 11, GIDC, Sachur, Surat - 199-230 Tels - 10263 - 1107 596 97, 2398895 97 Fax: +0263 - 2398010

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No. 146. East Coat Road, Injambelkum. Chomai - 600041, Initia Tel: +01-44-24800136 Ras: +01-44-2480036



MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is between:

EVINCE DEVELOPMENT PVT.LTD.

(Hereafter called The Company)

And

PBR VISVODAYA INSTITUTE OF TECHNOLOGY AND SCIENCE (Hereafter called The College)

(A)This Memorandum of Understanding will enable:

Students of the PBR Visvodaya Institute of Technology and Science, to have the Opportunity to undertake work experience / industry training / industry Practices etc by the above Company.

- (B) This agreement is executed on this 01 day of November 2018 at PBR Visvodaya Institute of Technology and Science, Kavali, Andhra Pradesh.
- (C) The agreement shall commence from 01-11-2018 and shall be in force for a term of 5 years i.e., till 31-10-2023.
- (D) The appendix to the Memorandum of Understanding is attached.

For Evince Development Pvt. Ltd.

Maulik Vijaykumar Pandya CEC

Chief Executive Officer

EVINCE DEVELOPMENT PVT.LTD

A. Jell 1 11 2018

D.Vidhyadhar Kumar Reddy Chairman

PBR VISVODAYA INSTITUTE OF
TECHNOLOGY AND SCIENCED DY

Chairman

PBR Visvodaya Institute of Technology and Science, KAVALI, S.P.S.R. Nellore Dist., A.P.

> D 402, Ganesh Meridian, Opposite Gujarat High Court, Sarkhej-Gandhinagar Hwy Ahmedabad, India +91 98250 76302

Delivering Growth by Accelerating Digital Transformation



APPENDIX 1: Schedule of Responsibilities

- A) The Company agrees to be responsible for:
 - Providing Placement Assistance to the Students, Conducting Recruitment Drive in the College Campus for the Company's internal requirement or the Clients' requirements as per the existence of the requirements.
 - The Engineers from the company will deliver special Lectures on the current development, which will be very useful for faculty and students to update their knowledge.
 - Providing the Technological Training to the Students provided by the College on .NET / JAVA Technologies with Project Assistance and Soft skills training with the Placement Assistance.
 - Providing the Academic Projects & soft skills training to the Students and ensuring the updating of the students' attendance to the college.
 - 5. Providing the placement Assistance to all B.Tech / MCA / MBA students. The student will be hired for "The Company's" internal requirement or for any of The Company's clients' requirements (Provided the student accepts the Terms and Conditions of The Company (or) The Company's Client.
 - The company provides all the above facilities, provided the college provides minimum of 120 students per year.

For

For Evince Development

EVIN CHENT PVT.LTD.CEO

For full 1/11/2018

PBR VISVODAYA INSTITUTE OF

D VIDYADHAR KUMAR REDDY

PBR Visyod Samesh Meridian, Opposite Technolog Gujarat High Court, Sarkhej-CAVALL S F Gandhinagar Hwy Ahmedabad, India +91 98250 76302

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- B) The College agrees to be responsible for:
 - Providing a schedule to The Company at the earliest possible time to conduct Recruitment Drive in the College Campus for the Company's internal or it's Clients' requirements as per The Company's request and requirement.
 - 2. Providing with a minimum Assured number of 120 students from CS / IT / MCA.
 - Providing the necessary infrastructure & Facilities to the Company at the College premises.
 - 4. Ensuring that the students short listed by the company either for "The Company's internal requirement or for any of The Company's clients' requirements and accepted the offers will join the Company as per the schedule given by the company.
 - Further, The College agrees that its staff & Students will abide by the Quality Management System in all activities undertaken with the Company, and that they will also be required to comply with the QMS practices of the company.

For For Evince Development Pvt Ltd.

EVINCE DEVELOPMENT PVT.LTDCEO

for Sill 1/11/2012

PBR VISVODAYA INSTITUTE OF TECHNOLOGY AND SCIENCE

D. VIDYADHAR KUMAR REDDY

Charman
PBR Visvodaya Institute of
Technology and Science,
KAVALI, S.P.S.R. Nellore Dist., A.P.

D 402, Ganesh Meridian, Opposite Gujarat High Court, Sarkhej-Gandhinagar Hwy Ahmedabad, Indla +91 98250 76302



MEMORANDUM OF UNDERSTANDING BETWEEN

PBR VISVODAYA INSTITUTE OF TECHNOLOGY& SCIENCE, KAVALI, ANDHRA PRADESH

AND

MOBIUS KNOWLEDGE SERVICES, CHENNAI, TAMILNADU

This Agreement made and entered into on this 28th day of DEC, 2018 between PBR VISVODAYA INSTITUTE OF TECHNOLOGY AND SCIENCE (hereinafter called VITS) situated at KAVALI, NELLORE, Andhra Pradesh 524201, and MOBIUS KNOWLEDGE SERVICES(hereinafter called MOBIUS) with its registered office at 1st Floor, Block A1, No16 GST Road, PERUNGALATHUR, CHENNAI, Tamil Nadu 600063

1. OBJECTIVES OF THE MOU

The objective of this Memorandum of Understanding is:

- a. to promote interaction between VITS and MOBIUS in mutually beneficial areas.
- b. to provide a formal basis for initiating interaction between VITS and MOBIUS.

2. PROPOSED MODES OF COLLABORATION

VITS and MOBIUS propose to collaborate through

- Conducting recruitment drives for B.Tech students.
- b.Conducting training programs to help attract right talent by improving efficiency of hiring process.
- Conducting assessment tests aimed at identifying strengths and weaknesses of students.
- b. Any other appropriate mode of assistance agreed upon between VITS & MOBIUS

3. RESPONSIBILITIES OF PARTIES

- Mobius will aim to identify students with fresh talent and train them to provide either or all inputs, knowledge, material and/or online/offline assessments to prepare the students to achieve their goals.
- Mobius will host the campus recruitment drive exclusively for engineering students studying at VITS.
- Mobius willing to deliver the guest lecture provided VITS shall coordinate with Mobius three months in advance.
- VITS will ensure availability of candidates on scheduled time for screening, final selection and joining.



4. CONFIDENTIALITY

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

5. NON-EXCLUSIVITY

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

6. TERMS AND TERMINATION

This MOU, unless extended by mutual written agreement of the parties, shall expire 3 years after the effective date specified in the opening paragraph. 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 obligations of the participants under any agreement, Confidentiality clause as referenced in clause 6 above, or any other agreement entered into pursuant to this MOU, which obligations shall survive any such termination.

7. RELATIONSHIP

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

8. ASSIGNMENT

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

9. COSTS OF THE MOU

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



10. SIGNED IN DUPLICATE

This MOU is executed induplicate with each copy being an official version of the Agreement and having quallegal 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

PBR VISVODAYA INSTITUTEOF TECHNOLOGY& SCIENCE

By

Name :

Mr. D VIDYADHAR KUMAR REDDY

28/12/2018

Title :

Chairman

Date :

DEC 28, 2018

Witness:

1.

2.

D. VIDYADHAR KUMAR REDDY

Chairman
PBR Visvodaya Institute of Technology and Science,
AVALI, S.P.S.R. Nellore Dist., A.P.

on behalf of

MOBIUS KNOWLEDGE SERVISES

By

Name: Mr. K ANAND NARAYANAN

Title

: Head- HR

Date

: DEC 28, 2018

Witness:

1.

2





This Memorandum of Understanding is between:

PBR VISVODAYA INSTITUTE OF TECHNOLOGY AND SCIENCE And AGS TRANSACT TECHNOLOGIES LIMITED

This Memorandum of Understanding (hereinafter referred to as MOU) is signed at Kavali on this 16th day of March 2018 between AGS TRANSACT TECHNOLOGIES, Mumbai hereinafter referred to as AGS and PBR VISVODAYA INSTITUTE OF TECHNOLOGY AND SCIENCE, Kavali, Nellore, hereinafter referred to as PBR VITS.

PURPOSE

The purpose of this Memorandum of Understanding (MoU) is to promote exchange of views on Engineering and Technological issue of common concern and activities of mutual benefit. Thus MoU sets forth procedures of corresponding cooperation, which will assist each other in meeting their responsibilities in promoting quality education and better services.

PROFILE OF PBR VITS

PBR Visvodaya Institute of Technology and Science was established by Mr. D. Ramachandra Reddy, as part of Visvodaya Society (1951), in 1998. The college started functioning with effect from June, 1998. The College offers under graduate level in engineering (Mechanical, Electrical & Electronics, Electronics & Communication and Computer Science) as well M. Tech., MBA PG Programmes with higher positions towards placements in renowned organizations and many students have gone for their higher studies both within India and abroad.

PBR VITS is engaged by highly qualified and experienced teaching staff. The college is equipped with the state of art computer center with the Internet facility, well-furnished classrooms, well- equipped laboratories, Well-stocked library and adequate audio-visual ads. The college facilitating a training and placement cell, industry-institute interaction cell, Departmental associations, Alumni associations, NSS unit, and student counselling system. The college is maintaining well-furnished hostels for boys and girls in the campus, sports facilities and own transportation facilities.

601-602, B-Wing, Trade World, Kamala City, Senapati Bapat Marg, Lower Parel (W), Mumbai – 400 013. Tel: +91-22-67812000Fax: +91-22-24935384





PROFILE OF AGS

Formerly known as AGS InfoTech, AGS Transact Technologies was founded by Mr. Ravi B. Goyal in 2002. Headquartered in Mumbai, AGS Transact Technologies Limited (AGSTTL) is one of India's leading providers of end-to-end cash & digital payment solutions and automation technology.

AGS is one of the leading end-to-end payments solutions company which has more than 9500 employees. AGS offers a wide range of challenging jobs where your talents are nurtured and cultivated. AGS encourages innovation and lateral thinking to ensure that you keep learning and growing to stay ahead of the game as we make a difference to the entire payments ecosystem.

TERMS AND CONDITIONS

The parties have had preliminary discussions in this matter and have ascertained areas of broad consensus. The parties now, have therefore, agreed to enter in writing these areas of consensus, under a Memorandum of Understanding.

This MOU shall be valid for 5 years from the date and each party shall be at full liberty to terminate the collaboration, with a notice period of 1 month.

TRAINING

During the term of this Agreement, AGS agrees conduct Faculty development programs and Student development programs, free of cost. The college will have to bear all expenses such as providing infrastructure, network and Internet access and other facilities required for the training.

MONITORING

The college shall closely monitor the programs offered by AGS and take appropriate measures to ensure the quality of the agreed programs. Dates and schedule of assessments for the courses shall be announced by the college at appropriate time during the semester.





RESPONSIBILITIES OF PBR VITS

- PBRVITS shall provide entire infrastructure facilities including classrooms, laboratories, and equipment's and also the facilities for boarding and lodging of Training Officers, from AGS.
- PBR VITS shall bear the cost of the production of the study materials
- 3. PBR VITS shall arrange necessary equipment's for practical training to the students

RESPONSIBILITIES OF AGS

- Training shall be imparted to the selected students.
- Interviews shall be conducted in the college as per the requirement of the company.
- AGS shall monitor the quality of the programs through persons appointed by it for the purpose.
- AGS shall inspect the venue of programs periodically in respect of the infrastructure facilities including qualified staff for teaching and training.

JOINT RESPONSIBILITIES

Any legal implications will be confined to Nellore Jurisdiction only.IN WITNESS WHEREOF, the parties hereto have executed this Understanding on the date, month and year, hereinabove written.

For PBR Visvodaya Institute of technology and science

Name: D.Vidhyadhar Kumar Reddy

Designation: Chairman

D. VIDYADHAR KUMAR REDDY

PB R. Visvodaya Institute of Technology and Science,

KAVALI, S.P.S.R. Nellore Dist., A.P.

For AGS Transact Technologies Limited

Name: Capt Partha Samai

Designation: Executive Vice President

For AGS Transact Technologies

Signature (

Director

601-602, B-Wing, Trade World, Kamala City, Senapati Bapat Marg, Lower Parel (W), Mumbai – 400 013.

Tel: +91-22-67812000Fax: +91-22-24935384



Memorandum of Understanding (MOU)

This MOU is between Information Asset (hereafter referred to as Information Asset), and PBR Visvodaya Institute of Technology and Science (hereafter referred to as College) for the purpose of enriching the technical education process and to jointly work for enhancing the quality of education imparted to students of all the engineering disciplines in the field of Information Technology (IT).

Information Asset is a company incorporated under the laws of India with its registered office at Plot No-52-19-22-1/C, Film Colony, Jayaprakash Nagar Vijayawada, Andhra Pradesh – 520010, India. (hereinafter referred to as "Information Asset") and PBR Visvodaya Institute of Technology and Science is a engineering college committed to educational excellence having its registered office at Visvodaya Campus, Udayagiri Road, Kavali - 524201 (hereinafter referred to as "college").

Terms & Conditions:

1. Nature of Relationship

- 1.1. This MOU is for collaboration between both parties, for mutual benefit, for the many purposes set out in Annexure I to enhance the quality of the educational experience for students of the College.
- 1.2. This MOU shall be valid for 5 years from the date and each party shall be at full liberty to terminate the collaboration, with a notice period of 3 months.
- 1.3. Both parties shall take all reasonable steps to ensure the successful completion of the collaboration, and co-operate with each other in duly carrying out the obligation agreed upon.
- 1.4 Information Asset shall provide the College with the agreed upon materials, and shall use these as per Information Asset guidelines. The college will have to bear all expenses such as providing infrastructure, network and Internet access and other facilities required for the education and training.

Vijayawada, India Office- Soares Enterprises (India) LTD- Plot No – 62, 1st Floor, 3rd Main, 1st Cross, Vijayawada, Andhra Pradesh



Information Asset will also provide the partner with adequate publicity material such as handouts, information brochures and posters. The college shall return any returnable materials to Information Asset on the termination or expiry of this MoU, or when requested to do so by Information Asset.

2. Mutual Obligation

- 2.1. This collaboration shall not be exclusive to both parties and shall not disallow each party from having similar collaboration with others. Except as expressly stated in this MoU, there shall be no obligation on any party to compensate the other in any manner or to make any claim.
- 2.2. Each party shall meet the expenses between them as mutually agreed.
- 2.3. Each party shall respect the other's intellectual property (IP) and shall not use any trade name, trade mark, symbol or designation belonging to the other, without prior written approval. No party shall hold out as an agent or representative of the other or create any liability for the other. The parties shall indemnify the other for breach of this clause.
- 2.4. Both parties shall maintain confidentiality about any information, course material, plans, discussions, strategies or any material which shall be deemed to be confidential and marked accordingly. Any information, course material or the like in the public domain shall not be part of this commitment.

3. Limitation and Warranties

- 3.1. Each party shall ensure that the other is not put to any liability for any act of the respective party.
- 3.2. Each party represents that they have the full power and authority to enter into this MOU in general.
- 3.3. Each party shall ensure that the other do not actively solicit the faculty of the respective parties during the period of the memorandum of understanding.

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4. General

- 4.1. Both parties will designate a representative from its side who will be the primary point of contact on behalf of that party.
- 4.2. Both the parties agree that Information Asset is not obliged on account of this MOU to recruit any fixed number of students from the college.
- 4.4 Any dispute under this MoU will be settled in Vijayawada through arbitration, if necessary.
 In written whereof both parties put their hard seal on the day, month and year herein mentioned.

Date: 16/08/18

Place: Vijayawada

Name: Sunil Soares

Designation: Director

Information Asset

Signature:

Authorized Signatory

For Information

Date: 16/8/18

Place: Kavali

Name: D Vidhyadhar Kumar Reddy

Designation: Chairman

Institute: PBR Visvodaya Institute of

Technology and Science

Signature:

Authorized Signatory

D. VIDYADHAR KUMAR REDDY

Chairman

PBR. Visvodaya Institute of Technology and Science, KAVALI, S.P.S.R. Nellore Dist., A.P.

Vijayawada, India Office- Soares Enterprises (India) LTD- Plot No – 62, 1st Floor, 3rd Main, 1st Cross, Vijayawada, Andhra Pradesh



ANNEXURE I

PURPOSE / SCOPE OF THE COLLABORATION:

Student / Education

- 1. Create a project bank for final year students
- 2. Publish Infosys courseware On the Web and provide access
- 3. Conducting special lectures for students at campuses
- 4. Participate in Conferences at the national/international level in the college / Seminars/ Contests
- 5. Increase employability by providing technical and soft skills

Faculty

- 1. Sharing Industry oriented-courseware and Technology
- 2. Faculty Enablement Program
- 3. Sabbaticals at Information Asset
- 4. Interaction with subject matter experts

College

- 1. Share best-in-class standards (a) College-college (b) Industry-college
- 2. Books / CDs / DVDs etc for the library
- 3. Strengthen relationship with Universities / Colleges
- 4. Work with education bodies / universities to align the industry requirements into the college curriculum

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MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MOU) is entered into on this 24th May 2018 by Tudip Technologies and between PBR Visvodaya Institute of Technology & Science.

Tudip Technologies Pvt. Ltd, having its office at 241, 3/A, DattaMandir Road, Wakad, Pune, Maharashtra 411057 (hereinafter referred to as "Tudip" which expression shall where so ever the context so requires or admits, mean and include the executors, administrators, representatives and permitted assigns).

WHEREAS, PBR Visvodaya Institute of Technology & Science and Tudip Technologies Pvt. Ltd are here after individually referred to as a "Party" and collectively as "Parties"

PBR Visvodaya Institute of Technology & Science & Tudip are desirous of entering into a mutually beneficial arrangement where in – PBR Visvodaya Institute of Technology & Science will source and provide pre trained skilled (Technical college graduates) to be employed by Tudip and the Parties hereby confirm that there are no charges to be paid by any Party to the other for this Service. The Parties also confirm that they shall not receive any consideration from the candidates for rendering these services. Tudip assumes no guarantee through this agreement for providing job placements to the candidates and it is purely on the basis recruitment process provided students are found sultable and fulfill the criteria laid down, which is acknowledged herewith by PBR Visvodaya Institute of Technology & Science.

NOW THE PARTIES HEREBY ENTERED INTO THIS MEMORANDUM OF UNDERSTANDING AS UNDER:

1. Key Deliverables:-

- PBR Visvodaya Institute of Technology & Science will give Tudip access to candidates as per predecided date and time, virtually/offline.
- The objective of this mutually beneficial, non-commercial agreement is to help Tudip to become an employer of choice with quality supply side ecosystem of trained and employment-ready graduates/post graduates from PBR Visvodaya institute of Technology& Science.
- Help attract right talent by improving efficiency of hiring process
- Zero cost of hiring from colleges
- Conduct online assessment test/Video Interviews facilitated for short listing students for hiring.

2. Responsibilities of Parties:-

The responsibilities of Tudip Technology Pvt. Ltd shall be:-

- · Tudip will endeavor to meet the commitments (as stated by them) to hire candid
- Skill set requirements of the candidates including level of understanding of English to

Tudip Technologies Pvt.Ltd. – 241, 3/A,Datta Mandir road, Wakad, Pune, Maharastra – 411057. India.

Tel: 020 46740881 Email: Info@tudip.com | Website: www.tudip.com







- Report employment status of candidates to PBR Visvodaya Institute of Technology & Science at regular intervals posts their placement for a period of 1 year.
- To pre-screen the candidates before commencement of the training program.

The responsibilities of PBR Visvodaya Institute of Technology & Science shall be:-

- · To ensure availability of candidates on scheduled time for screening, final selection & joining.
- To ensure that the candidates joining Tudip, Must undertake to stay in employment of the company for a minimum period of two years.

3. Travel

 In the event of Tudip Technology Pvt. Ltd representatives traveling to on site locations for recruitment purposes, PBR Visvodaya Institute of Technology & Science shall be responsible and liable for the Traveling, boarding, lodging and local conveyance expenses.

4. OTHER CONDITIONS

4.1 Language

Except as may otherwise be agreed by both Parties, English language shall be used in all written communication to the other.

4.2 Copy right, and Other Intellectual Proprietary rights

All copyrights, trademarks, patents and other intellectual property in the manuscripts, records, reports and other materials, except for the existing materials, publicly or privately owned, collected or prepared in the course of this Understanding, shall remain the property of PBR Visvodaya Institute of Technology & Science.

4.3 Term and Termination:

4.3.1 The Parties agree that this understanding shall be valid for a period of 5 years with Effect from 24th May 2018 to 24th May 2023. This Understanding may be amended / renewed on terms and conditions mutually acceptable to the Parties. However, any amendment / extension of this Understanding shall be completed prior to the expiry.

4.3.2 Either Party may terminate this Understanding at any time by giving the other Party, Thirty (30) days' notice in writing of its intention to do so.

Tudip Technologies Pvt.Ltd. – 241, 3/A, Datta Mandir road, Wakad, Pune, Maharastra – 411057. India.

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4.4 Amendments:

This Understanding may not be amended except mutually by the Parties in writing and expressly stating that it is an amendment to this Understanding.

4.5 Confidentiality:

The Parties acknowledge and agree that all information whether in documentary mode or otherwise provided by either Party or their affiliates, with respect to the business and affairs of such party or its affiliates, to the other Party or its affiliates, directly or indirectly, and whether oral or written, shall be considered confidential information. However, the disclosure must confirm by written notice to the Recipient within 30 days of disclosure that the information disclosed in non-documentary form was confidential information.

Each Party agrees that, without the prior written consent of the other party, neither it nor any of its affiliates shall:-

- Use any of such confidential information of the other Party for any purpose other than in connection with this Understanding; or
- b) Disclose any portion of such confidential information of the other party to any person other than to persons who need such information in connection with this Understanding; provided however, the foregoing restrictions on the disclosure and use of confidential information shall not apply to the extent that;
 - Such confidential information became generally available to the public other than as a result of unauthorized disclosures;
 - Such confidential information was received by the recipient on a non-confidential basis from a third Party prior to the recipient's receipt of such confidential information from the other party;
 - Such confidential information was released without restriction to a third Party by the Party that has the right to such confidential information; or
 - The disclosure of such confidential information is required by judicial or governmental order or regulation.

All confidential information and any other material (including, without limitation, details of documents, models, database, designs, content, pricing and lists) furnished by one party to the other under this Understanding are and shall remain the property of the disclosing party. Neither party shall state this information to any party outside this MOU without the explicit written approval from the disclosing party.

Tudip Technologies Pvt.Ltd. – 241, 3/A,Datta Mandir road, Wakad, Pune, Maharastra – 411057. India.

Tel: 020 46740881 Email: Info@tudip.com Website: www.tudip.com





Upon termination of the Understanding by either Party for any reason whatsoever, the Parties shall immediately cease the use of all information received from each other.

4.6 Dispute Resolution:

The Parties shall endeavor to settle by mutual conciliation any claim, dispute or controversy (dispute) arising out of or in relation to this Understanding.

That as per all such conciliation processes, the parties will meet each other, in order to settle disputes f nature reaching a solution to the problem / disputes.

That any claim, dispute, deadlock or controversy which cannot be resolved through conciliation with 15 (fifteen) days or such extended period as the parties may unanimously agree, any Party may refer the claim/ dispute or difference to arbitration as herein under provided in accordance with the Arbitration and Conciliation Act, 1996 The arbitration shall be held in Pune. The Parties shall mutually appoint a sole arbitrator. The award so passed shall be conclusive and binding. Each Party shall pay their own costs and expenses.

4.7 Force Majeure:

In the event that any of the Parties hereto finds itself unable, by reason of a case of "force majeure" to carry out its obligations hereunder in whole or in part, the obligations of such Party to the extent that they are affected by such "force majeure" shall be suspended as along as impossibility so caused shall last but not thereafter. The situation created by such "force majeure" shall be remedied as far as possible, with reasonable dispatch.

The term "force majeure" as used herein shall mean any Act of God and any event, whether accidental or not, beyond the will and control of the Party affected by such event (but not necessarily unpredictable) such as war, whether declared or not, riot, insurrection, civil commotion, sabotage, strikes, lock out, or other disturbances, accident, fire, earthquake, flood explosion, damage to plant or installations, epidemic, quarantine, restrictions, absence of the usual means of transport and embargoes.

The Party affected by "force majeure" shall give notice thereof to the other Party by letter or fax setting forth all necessary particulars concerning the giving of the said notice, the obligations of the Party giving such notice shall be suspended as said above and the Parties shall consult together with the view to determining mutually acceptable measure to overcome the difficulties arising there from

Tudip Technologies Pvt.Ltd. – 241, 3/A,Datta Mandir road, Wakad, Pune, Maharastra – 411057, India.

Tel: 020 46740881 | Email: Info@tudip.com | Website: www.tudip.com







4.8 Notice:

All notices, requests, consents, waivers or other communications required or permitted shall be in writing and shall be deemed effective and properly served: (i) if delivered during regular business hours at the office of the parties herein set forth. Such communication shall be sent by certified mail, postage prepaid and return receipt requested, as follows:-

If to PBR Visvodaya Institute of Technology & Science : PBR Visvodaya Institute of Technology & Science, Udayagiri Road, Kavali, SPSR Nellore, Andhra Pradesh-524201

And

If to Tudip TechnologiesPvt.Ltd :Tudip Technologies Pvt. Ltd, 241, 3/A, Datta Mandir Road, Wakad, Pune, Maharashtra 411057.

A Party may change its address and / or address for notification purposes at any time during the term hereof by giving the other Party written notice in accordance with the terms hereof and the date on which such change shall become effective.

4.9 Relationship:

This Understanding does not constitute either Party an agent, legal representative, or partner/ joint venture of the other Party for any purpose whatsoever and save as expressly provided herein or otherwise agreed in writing neither party is in any way authorized to make any contract, Understanding, warranty or representation on behalf of the other and each party undertakes not to do so.

IN WITNESS WHERE OF, the parties have caused their authorized representatives to execute this Memorandum of understanding in duplicate as of the day and year first above written.

SIGNED AND DELIVERED for and on behalf of

For Tudip Technologies Pvt. Ltd

For PBR Visvodaya Institute of Technology &Science

orTudip Technologies Pvt. Ltd.

(Dipti Agarwal)

CEO-

(Dr.B Vamsee Mohan)

Tudip Technologies Pvt.Ltd. - 241, 3/A, 16Tts

A, latta Mandir road, Wallad, Pune,

Maharastra - 4110

Tel: 020 46740881 | Email: Info@tudip.com | Website: www.tudip.com

301. Sachet-4, Opp. Balaji Garden, Nr.Prematirth Derasar, Satellite, Ahmedabad-15, Gujarat



Memorandum of Understanding

Between Hidden Brains Infotech Pvt. Ltd., Ahmedabad &
PBR Visvodaya Institute of Technology and Science

This Memorandum of Understanding (hereinafter referred to as MOU) is signed at Ahmedabad on 18th June, 2018 between Hidden Brains Infotech Pvt. Ltd., Ahmedabad hereinafter referred to as <u>HIDDEN</u> <u>BRAINS</u> and PBR Visvodaya Institute of Technology and Science, Kavali, Nellore, here in after referred to as <u>VISVODAYA</u>

VISVODAYA and Hidden brains are desirous of entering into a mutually beneficial arrangement

WHEREAS

Hidden Brains has expertise in providing software based training and consultancy

VISVODAYA is desirous with the objective of furthering the careers of its students by providing them with quality training

VISVODAYA will source and provide fresh technical college graduates to be employed by Hidden brains.

THEREFORE the VISVODAYA and HIDDEN BRAINS have decided to enter the MOU embodied in this document.

301, Sachet-4, Opp. Balaji Garden, Nr.Prernatirth Derasar, Satellite, Ahmedabad-15, Gujarat.



I. Activities

- The objective of this mutually beneficial, non-commercial agreement is to help Hidden Brains to become an employer of choice with quality supply trained and employment ready graduates from Visvodaya colleges.
- Visvodaya agrees to defray the costs of travel (by air), accommodation and local conveyance of the outstation Hidden Brains trainer(s) deputed for conducting the training programs or recruitment process.
- Hidden Brains shall strive to recruit students of the Visvodaya while carrying out recruitment
 operations provided such students are found suitable and fulfill the criteria laid down by Hidden
 Brains for placement.

II. Term of MOU

This MOU shall initially be in force for a period of three years, and may thereafter be renewed for such period and on such terms as may be mutually agreed.

III. Cancellation / ratification

- Either party to this MOU is at liberty to terminate and / or ratify and / or cancel this MOU by giving prior notice of at least 3 months.
- In the event of termination of this MOU after the commencement of a batch, both parties shall ensure that the batch enrolled shall successfully complete the course.

301. Sachet-4. Opp. Balaji Garden. Nr.Prernatirth Derasar. Satellite. Ahmedabad-15. Gujarat.



IV. Miscellaneous provisions

1. Force Majeure

If a party is prevented from or delayed in carrying out any provision of this MOU by reason of **Force Majecure**, as defined in the definition clause, the party whose performance is so prevented or delayed, upon prompt notice to the other party, shall be excused from such performance, to the extent and during the period of such prevention or delay.

2. Jurisdiction

All disputes whatsoever with regard to this MOU will be subject to the jurisdiction of Ahmedabad.

3. Governing Law

This MOU will be governed and construed in accordance with the laws of India.

4. Arbitration

The parties shall make endeavors to settle any dispute, controversy or claim arising out of or relating to or in connection with this MOU, or the breach, termination or validity hereof, including any dispute with respect to the existence or validity hereof, the activities performed hereunder, or the breach of this MOU, amicably by mutual conciliation. The parties shall arrange for one representative each in order to assist in reaching a solution to the dispute.

In the event a dispute cannot be resolved through dialogue and conciliation, then such dispute, controversy or claim arising out of or relating to or in connection with this MOU, or the breach, termination or validity hereof shall be finally settled by arbitrators appointed by both parties in accordance with the Arbitration and Conciliation Act, 1996, as amended from time to time, and the award made in pursuance thereof shall be binding on the parties. The seat of arbitration shall be in Ahmedabad. The provisions of this clause shall survive the termination of the MOU.

301. Sachet-4. Opp. Balaji Garden, Nr.Prernatirth Derasar, Satellite, Ahmedabad-15. Gujarat.



5. Assignment

Neither party shall assign this MOU to a third party without the prior written / electronic consent of the other party.

6. Variations and Waiver

No variation of any of the terms of the MOU shall be binding unless confirmed in writing or through electronic mail with notice period and no failure, delay, relaxation or forbearance on the part of either party in exercising any power or right under this MOU shall operate as a waiver of such power or right.

Failure of a party to insist upon strict and punctual performance of any provision hereof shall neither constitute a waiver of, or estoppels against asserting, the right to require such performance, nor shall such failure in one case constitute a waiver or estoppels with respect to a later case.

7. Entirety

This MOU is the entire MOU recording the broad understanding between the parties. Each party represents that in entering into the MOU it does not rely on any previous representations, whether express or implied, or on any prior inducement or MOU of any kind or nature. All prior negotiations, representations, letters of intent or MOUs concerning the subject matter of this MOU are hereby deemed cancelled.

8. Relationship

Nothing herein shall be deemed to constitute the parties, or any of them, as partners, association, agent of each other nor shall anything contained herein deem to confer on any party any authority to incur any obligations or liability on behalf of the other party nor shall have the power to obligate or bind the other in any way whatsoever, except as provided herein.

301, Sachet-4, Opp. Balaji Garden, Nr.Prernatirth Derasar, Satellite, Ahmedabad-15, Gujarat



9. Miscellaneous

This MOU sets out the entire MOU between the parties relating to its subject matter and supersedes all representations, warranties, undertakings and other MOUs relating thereto.

This MOU shall be interpreted, having regard to its underlying business purposes, in a reasonable and commercial manner rather than in strict accordance with the literal meaning of the language used.

Should any provision of this MOU become void or otherwise unenforceable for any reason, the validity of the remaining provisions shall not be affected thereby and the parties shall use their best endeavours to negotiate in good faith to find replacement for the provision which is void or unenforceable with a provision of similar economic effect.

10. Execution

This MOU is executed in paper form in duplicate and one paper based copy hereof shall be retained under the physical control of **Hidden Brains** and the other paper based copy hereof shall be retained under the physical control of **Visvodaya**.

IN WITNESS WHEREOF the parties have put their respective hands and signed this MOU.

Signed for and on behalf of the PBR Visvodaya

Institute of Technology and Science

D VIDYADHAR KUMAR REDDY

PB R. Visvodaya Institute of

Technology and Science, KAVALI, S.P.S.R. Nellore Dist., A.P. Signed for and on behalf of the Hidden Brains

For Hidden Brains Into Tech Pvt Ltd.

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1 06 2018



5th and 6th Floor, Imperial Towers, H.No 7-1-6-617/A, GHMC no - 615,616, Ameerpet, Hyderabad – 500016.

Memorandum of Understanding (MOU)

We are happy to make MOU with PBR Visvodaya Institute of Technology and Science(PBR VITS) on 12th Mar 2018, So that we can share information between college and TATA AIG.

Thank you for extending your courtesy to me and for sharing the prospect of placing your student with TATA AIG Life Insurance.

TATA-AIG has always been proactive in understanding the needs of today's customers. After Substantial research we have introduced products based on the needs of our customers at various life stages, needless to say that our products are as competitive as any other Life Insurance Company.

TATA -AIG is envisaging on an expansion plan PAN India & across AP & has a plan this year to expand furthermore.

In AP itself, we have plans to open 8 new branches.

This certainly is good news for all aspiring management students from the business schools.

All this expansion means lots of opportunities to join and grow up the ladder at TATA-AIG.

We want to create a wonderful opportunity of learning and sharpening of skills of these young future managers. These managers can also test the learning that they acquired from your esteemed institutions, put them into practice in the real corporate world and rework on their career requirements.

As an employer TATA is the most preferred employer in India and also the most admired.

In connection with the above, we are keen to do a Career Opportunity Presentation (COP) in your esteemed campus to enlighten students on the wonderful opportunities that are lying ahead. We are sure that this will interest all of them profusely and will give a fast track growth for their careers.



5th and 6th Floor, Imperial Towers, H.No 7-1-6-617/A. GHMC no - 615,616, Ameerpet, Hyderabad -500016.

OUR COP ENROLMENT PROCESS:

- · Aptitude Test followed by
- · Career Opportunity Presentation
- Enlisting students Interested in career in TATA.

Interested candidates should be ready with 2 copies of Resume. Please cascade this to all who will attend the presentation.

Road Map

Once the candidates gone through from all the process, the selected candidates have been taken under managerial training for six months.

Stipend will paid to the candidates in training period and they have to achieve the task given by the senior managers.

Once they gone through the task they will be taken as assistant manager with 2 lac and 2.6 lac packages under JIGAR program as per HR norms and in the different locations subject to vacancies

Signed on behalf o

PBR Visvodaya Institute of

Technology and Science D. VIDYADHAR KUMAR REDDY

Chairman

PBR. Visvodaya Institute of Technology and Science, KAVALI, S.P.S.R. Nellore Dist., A.P.

AIG Insurance



MEMORANDUM OF UNDERSTANDING BETWEEN Sensiple Software Solutions. Pvt. Ltd. Chennai AND PBR Visvodaya Institute of Technology and Science (PBR VITS) & Visvodaya Engineering College, Kavali, Andhra Pradesh for Campus Recruitment Drive FOR THE PERIOD 2016 TO 2018

Place: Kavali, Andhra Pradesh

Date: 05-02-2016

This Memorandum of Understanding (MOU) is entered has been signed on this 21st date of August 2016 between Sensiple Software Solutions. Pvt. Ltd., a company having its registered office at Plot No: 9/A15, SIPCOT IT Park, Padur Post, Siruseri, Chennai, Tamilnadu 603 103 duly signed by Mr. Senthil Kumar P an authorized representative of M/s. Sensiple Software Solutions. Pvt. Ltd. (which expression and includes their legal heir, administrator etc.) as ONE PART AND by Mr. D Vidhyadhar Kumar Reddy, Chairman, an authorized representative of PBR VITS & Visvodaya Engineering College (which expression and includes their legal heir, administrator etc.) as other part.

Whereas Sensiple Software Solution and PBR VITS & Visvodaya Engineering College shall be hereinafter jointly referred to as the "Parties" and singularity as "Party"

The parties has decided to agree to host campus recruitment drive for their Engineering students in PBR VITS & Visvodaya Engineering College located at Kavali of mutual interest and in accordance with terms and conditions set forth in this Memorandum of Understanding (MoU) Sensiple Software Solution and PBR VITS& Visvodaya Engineering College.

- Sensiple will set its expectation to Visvodaya Engineering College to train their engineering students on Aptitude, Analytical, soft skills and Technical skills for the students in advance which would be relevant for Sensiple's requirements.
- Sensiple will host the campus recruitment drive exclusively for engineering students studying at PBR VITS & Visvodaya Engineering College located in Kavali, Andhara Pradesh for the next three years i.e., August 2016 – August 2018 to hire candidates. However the campus recruitment drive purely based on the project requirements.
- PBR VITS & Visvodaya Engineering College, Kavali should invite Sensiple between the month of August – October every year for the next three years i.e., August 2016 – August 2018 for the campus recruitment drive.
- PBR VITS & Visvodaya Engineering College will line up their engineering students who scores 70% and above in SSLC, Plus Two and UG without any backlogs, who are eligible for the campus drive.
- Sensiple shall onboard the selected candidates only if the candidates complete their UG
 with the consolidated mark sheet and course completion certificate. Candidate shall be
 inducted only if they produce the above mentioned certificates.

Page 1 of 2

CHENNAL TN- INDIA Phone: 91-44-4741-9000 Fax: 91-44-4741-9100 WOODBRIDGE NJ-USA Phone: 1-732-283-0801 Fax: : 1-732-283-3775 OMAHA, NE-USA Phone: 1-402-505-7790 Fax: 1-402-505-7798

SINGAPORE Phone: 65-6729-1053 Fax: 65-6729-1053



- We hire candidates based on our future project plans. Sensiple shall onboard the candidates based on the project availability. In case of no projects, candidates should wait for the onboarding until we call them, Sensiple cannot guarantee the waiting period for the candidates.
- Students who are joining Sensiple should hand over their SSLC mark sheet, Plus Two or Diploma mark sheet and UG Consolidated mark sheet with provisional certificate.
- PBR VITS and Visvodaya Engineering college Students who are joining Sensiple, must undertake to stay in employment of the Company for a minimum period of two years, in consideration of which, the Company is not charging the cost of training from them.
- In case your students, for any reason, willing to resign from the services of the Company
 before the said period of two years from their date of joining, then he or she shall
 forthwith to pay a sum of Rs.1,00,000/- (Rupees One Lac only) being the indemnification
 of the cost of training to the Company. The Employee undertakes not to dispute the
 amount, and shall pay the amount, before requesting for formal relieving order from the
 Company.

This MoU will take effect from the date it is signed by representatives of the parties. It will remind valid for three years as mentioned above, and may be continued thereafter after suitable review agreement. Either party may terminate the MoU by giving written notice to the other Party one months in advance. Once terminated, neither Sensiple Software Solutions. Pvt. Ltd and PBR VITS & Visvodaya Engineering College, Kavali will ensure that all activities in process are allowed to be completed successfully.

This MoU is signed subject to approval of respective academic/administrative bodies.

603 103

DESTUR

On behalf of Sensiple Software Solutions, Pvt. Ltd, Chennai.

Name: Senthil Kumar P

Signed by:

Date: 05 - FEG - 2016

On behalf of PBR VITS & Visvodaya Engineering College, Kavali

Name: D Vidyadhar Kumar Reddy

Signed by:

Date:

Page 2 of 2



PAMAC Finserve Private Limited

A-21, Shriram Industrial Estate, 13, G.D. Ambedkar Road, Wadala, Mumbai - 400 031, INDIA.

(T) +91 (22) 2419 2200 I (E) info@pamac.com I www.pamac.com

Accreditation

To,

PBR Visvodaya Institute of Technology & Visvodaya Engineering College, Kavali.

We hereby acknowledge and understand that we certify, PBR Visvodaya Institute of Technology & Visvodaya Engineering College, Kavall, as an approved institute for our 2016 hiring requirements. The accreditation is based on continued below terms and conditions; [PBR Visvodaya Institute of Technology & Visvodaya Engineering College being referred as Institute, PAMAC Finserve Pvt Ltd being referred as organization]

 Institute shall train/coach shortlisted students on various training needs to bridge the employment gap, shared by the organization, if required.

 Institute shall allow organization mentors to interact with the students to bridge the employment gap, if required.

Institute shall ensure 100 % offer to joining ratio.

 Institute shall ensure students serve the organization for a minimum of 1 year after joining.

 A detailed job description with education norms, skill set, work timing, location etc., would be shared by the organization when we commence hiring process.

Institute shall ensure that selected students join any of the locations which the organization offers.

Hiring from your institute is upset only on business exigency; additionally, we may not shortlist any candidate, should they not fit the hiring criteria.

 Organization shall not entertain any accommodation or travel requests from the selected students at the time of onboarding.

 Institute shall allow the organization to implement any brand building campaign in the campus should they wish to.

For and on behalf of PAMAC FINSERVE PVT, LTD.

Babar Mian

Head - HR & Administration



MEMORANDUM OF UNDERSTANDING (MOU)

between

Department of CSE,

P.B.R Visvodaya Institute of Technology & Science

and

M/s DurgaSofware Solutions

This is an agreement between "Department of Computer Science Engineeing ,P.B.R Visvodaya Institute of Technology & Science", hereinafter called Partner A and "M/s DurgaSofware Solutions", here in after called Partner B.

I. PURPOSE & SCOPE

The purpose of this MOU is to clearly identify the roles and responsibilities of each of the partners in relation to training of students in softwares such as DBMS, Hadoop, C, C++, J2EE, STUDS and Hibernate.

In particular, this MOU is intended to:

- ✓ Enhance Students Performance
- ✓ Increase their software skills
- Reduce college costs of training
- Establish a firm idea of what the industry wants

II. BACKGROUND

The principal objective of this training is to impart technical skills relating to software development and programming in order to help students

Address: Plot No : 202, IInd Floor ,HUDA Maitrivanam, Ameerpet , Hyderabad-500038

Web: www.durgasoft.com E-mail:contactus@durgasoft.com



proficient with the said skills so that they get well placed in the industry. Most technical institutes simply impart the theoretical knowledge and less importance is attached to practical application. In this context technical training by industry experts is eminent. So partnering with premier training institutions to train the students in the required skills will ensure better placements.

III. Party A RESPONSIBILITIES UNDER THIS MOU

- Ensure that students are registered to take on the course.
- Give their Computer laboratory for training purpose.
- Provide suitable room for training with a black / white board with chalk / markers.
- Ensure that support staff are there for the smooth functioning.
- Provide LCD projectors and proper acoustics.

IV. Party B RESPONSIBILITIES UNDER THIS MOU

- > Shall provide quality trainers to impart the training.
- Students who are attending for courses will get fee waiver of 25% per candidate.
- > Shall look after the smooth delivery of the training.
- Shall provide the necessary softwares required for the training.
- Will make sure that the training is completed within the stipulated time.
- > Will provide post training support for clarification of doubts.

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Web: www.durgasoft.com E-mail:contactus@durgasoft.com



V. IT IS MUTUALLY UNDERSTOOD AND AGREED BY AND BETWEEN THE PARTIES THAT:

- This MOU is at-will and may be modified by mutual consent of authorized officials from P.B.R Visvodaya Institute of Technology
 & Science & M/S DurgaSofware Solutions.
- The contract agreement shall take effect from 17th Feb 2015 however
 this MOU shall become effective upon signature by the authorized
 officials from the P.B.R Visvodaya Institute of Technology &
 Science & M/S DurgaSofware Solutions and will remain in effect
 until modified or terminated by any one of the partners by mutual
 consent.
- In the absence of mutual agreement by the authorized officials from
 P.B.R Visvodaya Institute of Technology & Science & M/S
 DurgaSofware Solutions this MOU shall end on (16th Feb 2019).
- The training shall happen during the summer vacation, the starting & ending dates of which will be intimated at the appropriate time.
- The MOU will be terminated if the students' feedback reflects negatively on the faculty or if the faculty is not qualified on the required subject.

VI. EFFECTIVE DATE AND SIGNATURE

This MOU shall be in effect upon the signature of P.B.R Visvodaya Institute of Technology & Science and M/s DurgaSoftware Solutions authorized officials. It shall be in force from 17th Feb 2015 to 16th Feb 2019.

Address: Plot No : 202, IInd Floor ,HUDA Maitrivanam, Ameerpet , Hyderabad-500038

Web: www.durgasoft.com E-mail:contactus@durgasoft.com



Parties A and B indicate agreement with this MOU by their signatures.

Department of CSE

P.B.R Visvodaya Institute of Technology & Science

By Dian du My

Dr.D.Srujan Chandra Reddy

HEAD OF THE DEPARTMENT

Date 17 2 2015

Head of Department
COMPLITER SCIENCE ENGINEERING
POR Viscourys Issuitule of Facilitation & Science
RAVALI - 524 201, Natione District, A.P.

M/s DurgaSoftware solutions

Ameerpet Hyderabad

Mr. M. Rajendra Prasad

Director

Date 17/2 2015

DIRECTOR
DURGA SOFTWARE SOLUTIONS
AMEERPET, HYDERABAD.



MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("MOU") is made and entered on this 3rd day of September 2015 (the "Effective Date") at Pune.

BETWEEN

GLOBAL INFRA FACILITIES & PROJECT MANAGERS ASSOCIATION, a Association Company Registered under the Companies Act, 2013 under section 8(1) and having its Registered Office at Shop Number 1-6, Kesar Villa, Malviya Road, Vile Parle (East), Mumbai – 400057, Maharashtra hereinafter referred to as "GIFPMA" or "Association"

AND

Visvodaya Technical Academy comprising of PBR Visvodaya Institute of Technology and Science and Visvodaya Enginering College, the former established in 1998 and the later in 2008 approved by All India Council for Technical Education (AICTE) and affiliated to Jawaharlal Nehru Technological University- Anantpur (JNTU-A), and having its campuses at Visvodaya Technical academy Udayagiri Road, Kavali, SPSR Nellore District, Andhra Pradesh 524201, hereinafter referred to as "the institute"

WHEREAS:

- GIFPMA is Association of Facility and project Managers and runs under the guidance of Advisory group and as per president guidelines and have established offices at various Cities in country
- GIFPMA desires to collaborate with the institute for Skill enhancement, training, Campus Placements & Internships in the field of Facility and project management.
- The institute provides advanced training courses and high quality technical education in Engineerig (Civil, Mechnical and Electifical and along with soft skills) and has approached GIFPMA for entering into academiv alliances with it.
- This MOU is drawn out between GIFPMA and the Institute on the prospect that both collaborate for effective. Skill enhancement, research, training, Campus Placements and internship.
- GIFPMA and the institute are hereinafter individually referred to as a "Party "and jointly referred to a "Parties".



IT IS AGREED BY AND BETWEEN THE PARTIES HERE TO AS FOLLOWS:

1. PURPOSE:

The purpose of this Memorandum of Understanding is as follows:

- (i) Awareness, Teaching and Learning the cirrilulam defined by GIFPMA
- (ii) Conducting tests for suitable certification programs
- Organizing seminars & conferences on subjects of academics as well as professional interest for cross fertilization of ideas for overall growth.
- Giving the exposure of corporate culture to the Institute's students and faculty through visits.
- (v) Conducting placement drive at the Institute by bringing companies involved in various areas of facilities and project management
- (vi) Innovative way of recruiting.

2. RESPOSIBILITIES OF GIFPMA

- Provide industry oriented cirriculam for Facility and Infrastructure project management Industry
- (ii) Conduct Assesment test to select a group of students for the trainning
- (iii) Training a set of Engineering Students (From Civil, Mechanical and Electrical) on GIFPMA's Cirriculam either directly or by authroised partner
- (iv) Coordinate and Align the Industry visit
- (v) GIFPMA or its authorised partner will prepare a complete schedule of trainning Considering all the important dates of institute
- Invite and Align companies involved in Facility and project Management for placement of Trained candidates
- (vii) Provide placement to mutually agreed percentage of trainned and certified studnets with an mutually agreed minimum package

3. RESPOSIBILITIES OF INSTITUTE

- (i) Provide Required Infrastructure to conduct the trainning
- (ii) Arrange all the required logistic for Industrial Visits as aligned by GIFPMA or GIFMPA's Partner organization
- (iii) Align students to attend all the possible guest lecturate as and when directed by GIFMA and its authorised partner
- (iv) Undertake complete administrative responsibilities
- Orgnize all the required logictics for travel and stay for faculties and guest lecture as and when required
- (vi) Provide entire campus and infrastructure for on-ground activites and case studies
- (vii) Arrange for all the required logictics for travel for the comapus placement

4. TERMS AND CONDITION:

The MOU shall be in force for a period of 2 (two years) from the Effective Date. Parties may if they desire, decide to extend the MOU for such period and on such terms as may be decided mutually between them.

Either party shall be entitled to terminate this MOU at any time without giving any reason by giving 30 days prior written notice of its intention to the other party.

5. COST:

Parties acknowledge and agree to bear their own costs associated with the obligations set forth in this MOU.

6. CONFIDENTIALITY:

Either party shall not, whether during the currency of this agreement or after its termination for whatever reason, use, disclose or distribute to any person or entity, otherwise than as necessary for the proper performance of their duties and responsibilities under this agreement, or as required by law, any confidential information, messages, data or trade secrets acquired by the Service provider in the course of performing their services under this agreement. This includes, but is not limited to, information about the each others workings

Each party agrees to treat as confidential all information which may at any time come into the possession of the other Party, and which relates to any actual or proposed business activities, financial affairs, services, developments, trade secrets, Members or other information which may reasonably be regarded as confidential, obtained from or made available by one Party to the other in whatever form called, whether paper, electronic or digital. Each party undertakes not to use any confidential information for any purpose outside the scope of its obligations under this Agreement or to divulge such information to any other person except to its own employees, agents or sub-contractors who need to know the same and only to the extent required in order to perform the obligations under this Agreement.

7. COPYRIGHT AND OTHER INTELLECTUAL PROPERTY

All work produced during the activity under this agreement or otherwise and the right to the copyright and all other intellectual property in all such work is to be the sole property of the GIFPMA.

8. CONFLICTS OF INTEREST

The Institute agrees that there are no contracts, restrictions or other matters which would interfere with their ability to discharge their obligations under this agreement. If, while activities

under this agreement, the instutite becomes aware of any potential or actual conflict between their interests and those of the association, then the institute shall immediately inform the association. Where the Association forms the view that such a conflict does or could exist, it may direct the institute to take action(s) to resolve that conflict.

9. NO LEGAL OBLIGATIONS:

The Parties agree that provisions contained in this MOU do not create any legal obligations between the Parties save for the confidentiality provisions in this MOU.

10. RELATIONSHIP OF THE PARTIES:

The Parties herein are independent contractors. This MOU does not create any agency, partnership, joint venture or any other business relationship between the Parties.

11. NON EXCLUSIVITY

Nothing in this MOU shall mean or shall be construed to mean that either Party is at any time precluded from having similar arrangements with any other person or third party, subject always to maintaining confidentiality obligations stated herein

12. ASSIGNMENT:

This MOU cannot be assigned to any third party,

13. ALTERATION:

No variations, modifications or alterations of any provisions of this MOU shall be effective unless made with prior written agreement of the Parties.

14. DISPUTE RESOLUTION:

This MOU shall be governed by and construed in accordance with the laws of India. The Courts of Pune shall have the exclusive jurisdiction with respect to this MOU.

Any dispute arising out of or in connection with this MOU shall be settled by arbitration conducted in accordance with the rules of the Arbitration and Conciliation Act, 1996 as amended till date. The language of the arbitration proceedings shall be English and the Arbitration proceedings shall be held in Pune.

15. INTIMATIONS:

Any intimations sent to either party shall be effective when delivered in person one (1) day after being sent by overnight courier, or two (2) days after being sent by first class mail postage prepaid to the address set forth below, or at such other address as the parties may from time to time give notice.



Address

Global Infra Facilites and project Managers Association.

C-203, Mega Center, Magarpatta

Hadapsar, Pune - 411028

Address

Visvodaya Technical Academy,

Udayagiri Road,

Kavali, SPSR Nellore District,

Andhra Pradesh- 524201

IN WITNESS WHEREOF, the parties intending to be legally bound have caused this MOU to be executed by their duly authorized representatives as on the date first hereinabove mentioned.

Global in

oject Managers Association

Sign:

Name:

Title:

Date:

Visvodaya Jechnical Academy

IDYADHAR KUMAR REDDY

CHAIRMAN

Date:

D. VIDYADHAR KUMAR REDDY CHAIRMAN

PBR VISVODAYA INSTITUTE OF TECHNOLOGY AND SCIENCE

VISVODAYA CAMPUS

KAVALI 524201 SPSR NELLORE DT., A.P.



MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("MOU") is made and entered on this ______ day of April 2014 (the "Effective Date") at Pune.

BETWEEN

SYNECHRON TECHNOLOGIES PRIVATE LIMITED, a Company incorporated under the Companies Act, 1956, and having its Registered Office at: MIDC Knowledge Park, Kharadi, Pune – 411 014 hereinafter referred to as "Synechron" or "Company" (which expression shall unless it be repugnant to the context or meaning thereof be deemed to mean and include its administrators, assigns & successors)

.....of the FIRST PART.

AND

Visvodaya Technical Academy comprising of PBR Visvodaya Institute of Technology and Science and Visvodaya Engineering College, the former established in 1998 and the later in 2008 approved by All India Council for Technical Education (AICTE) and affiliated to Jawaharlal Nehru Technological University- Anantapur (JNTU-A), and having its campuses at Visvodaya Technical Academy, Udayagiri Road, Kavali, SPSR Nellore District, Andhra Pradesh 524201, hereinafter referred to as "the institute" (which expression shall unless it be repugnant to the context or meaning thereof be deemed to mean and include its administrators, assigns & successors)

.....of the SECOND PART

WHEREAS:

- Synechron is engaged in the business of software development and has established offices at various locations in Pune.
- Synechron desires to collaborate with the institute for effective use of Information and Communication Technology (ICT), research, training, Campus Placements and to achieve other similar objectives.
- The institute provides advanced training courses and high quality technical education in Computer Aided Engineering and has approached Synechron for entering into academic alliances with it.
- This MOU is drawn out between Synechron and the institute on the prospect that both will collaborate for effective use of Information and Communication Technology (ICT), research, training, Campus Placements.
- Synechron and the institute are hereinafter individually referred to as a "Party" and jointly referred to as "Parties".

Synechron Technologies Pvt. Ltd

www.synechron.com

Tel: +91.20.40252000



NOW IT IS AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:

1. PURPOSE:

The purpose of this Memorandum of Understanding is as follows:

- (i) Sharing new methods of teaching and learning and curriculum development.
- Organizing seminars and conferences on subjects of academic as well as professional interest for cross-fertilization of ideas for overall growth
- (iii) Giving the exposure of corporate culture to the Institute's students and faculty through visits
- (iv) Guiding and mentoring the Institute's students for projects for six months through internship program.
- (v) Sharing expertise of the Company's systems for Faculty Development Program
- (vi) Conducting placement drive at the Institute on exclusive Day 2 slot.
- (vii) Innovative ways of recruiting.

2. TERM AND TERMINATION

This MOU shall be in force for a period of 3 (three years from the Effective Date. Parties may if they desire, decide to extend the MOU for such period and on such terms as may be decided mutually between them.

Either Party shall be entitled to terminate this MOU at any time, without giving any reasons, by giving 30 days prior written notice of its intention to the other Party.

3. COST:

Parties acknowledge and agree to bear their own costs associated with the obligations set forth in this MOU.

4. CONFIDENTIALITY:

Each party agrees to treat as confidential all information, which may at any time come into the possession of the other Party, and which relates to any actual or proposed business activities, financial affairs, products, developments, trade secrets, customers or suppliers or other information which may reasonably be regarded as confidential, obtained from or made available by one Party to the other, in whatever form called, whether paper, electronic or digital. Each Party undertakes not to use any confidential information for any purpose outside the scope of its obligations under this Agreement or to divulge such information to any other person except to its own employees, agents or subcontractors, who need to know the same and only to the extent required in order to perform the obligations under this Agreement.

Synechron Technologies Pvt. Ltd

www.synechron.com



5. NO LEGAL OBLIGATIONS:

The Parties agree that provisions contained in this MOU do not create any legal obligations between the Parties, save for the confidentiality provisions in this MOU.

6. RELATIONSHIP OF THE PARTIES:

The Parties herein are independent contractors. This MOU does not create any agency, partnership, joint venture or any other business relationship between the Parties.

7. NON EXCLUSIVITY:

Nothing in this MOU shall mean or shall be construed to mean that either Party is at any time precluded from having similar arrangements with any other person or third party, subject always to maintaining confidentiality obligations stated herein.

8. ASSIGNMENT:

This MOU cannot be assigned to any third party, without the prior written consent of the other Party.

9. MODIFICATIONS:

No variations, modification or alterations of any provisions of this MOU shall be effective unless made with the prior written agreement of the Parties.

10. JURISDICTION AND ALTERNATIVE DISPUTE RESOLUTION:

This MOU shall be governed by and construed in accordance with the laws of India. The Courts of Pune shall have the exclusive jurisdiction with respect to this MOU.

Any dispute arising out of or in connection with this MOU shall be settled by arbitration conducted in accordance with the rules of the Arbitration and Conciliation Act, 1996 as amended till date. The language of the arbitration proceedings shall be English and the arbitration proceedings shall be held in Pune.

11. NOTICES:

Notices sent to either party shall be effective when delivered in person or transmitted by telecopier ("fax") machine, one (1) day after being sent by overnight courier, or two (2) days after being sent by first class mail postage prepaid to the address set forth below, or at such other address as the parties may from time to time give notice:

Synechron Technologies Pvt. Ltd

www.synechron.com

Synechron IT Tower MIDC Knowledge Park Kharadi, Pune – 411 014

Tel.:+91.20.30513400 Fax: +91.20.30513500 Embassy STPI Block 1.11 (Nile), 6th Floor Embassy Techzone, Plot No. PL-3 Rajiv Gandhi Infotech Park Hiroewadi Phase II, Pune – 411 057

Tel.: +91,20,40262000

Embassy SEZ Block 1.5 Embassy Techzone, Piot No. PL-3 Rajiv Gandhi Infotech Park Hinjewadi Phase II, Pune – 411 057 Embassy SEZ A Wing, Block 1.2 Embassy Techaone, Plot No. PL-3 Rajiv Gandhi Infotech Park Hinjewadi Phase II, Pune – 411 057



Address/Fax:

Synechron Technologies Pvt. Ltd.

Plot No PL3, Rajiv Gandhi Info Tech Park,

A Wing, Block 1.2, Embassy Techzone

Hinjewadi Phase II,

Pune - 411 057

Address/Fax:

Visvodaya Technical Academy

Udayagiri Road

Kavali, SPSR Nellore District

Andhra Pradesh - 524201

IN WITNESS WHEREOF, the parties intending to be legally bound have caused this MOU to be executed by their duly authorized representatives as on the date first hereinabove mentioned

Synechron Technologies Pvt. Ltd.

Sign

Name: Amit Chilka

Title: Manager - Human Resource

Date Apr 2, 2014

Visvodaya Technical Academy

Sign

Name: D.Vidhyadhar Kumar Reddy

Title: Chairman

Date: Apr 2 201

Synechron Technologies Pvt. Ltd

www.synechron.com

Tel: +91:20.40262000



Memorandum of Understanding

between

Department of CSE,

P.B.R Visvodaya Institute of Technology & Science

[hereafter referred as Party A]

and

M/S ATOS [hereafter referred as Party B]

Purpose and Scope:

- The purpose of the MOU is to identify the roles and responsibilities of each parties so that they relate to the services rendered by each other in terms of employment given to the students of Party A by Party B.
- Both parties should ensure that they are in compliance with the MOU before entering into an agreement.
- In particular, this MOU is set to establish clear guidelines regarding the service that each party will offer.

Responsibilities under this MOU of Party A:

- They will provide Lodging, boarding and transport to Party B.
- They will ensure that a proper training hall is provided to Party B when necessary or called for.
- For the smooth functioning of the process, they will make arrangements for additional staff when & where required.

Atos

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 Will make sure that interview rooms and halls are in pre-arranged order for the interviews.

 Will provide computer labs with working computers for online examination.

 In the event, written examination is to be conducted, classrooms shall be provided with invigilators.

Responsibilities under this MOU of Party B

 Will come to the campus for recruitment on pre-arranged dates to recruit students only from Department of Computer Science Engineering.

Will arrange for training programmes wherever deemed necessary.

· Will provide internships as and when required.

· Will provide with guest lectures and industry updates.

 Will provide information about the organization during pre-placement talks.

 Will provide guidelines to trainers wherever necessary for improvement in placements as well as to increase student performance in the interviews.

Funds:

 This MOU does not include fund exchange between the two parties under any circumstances.

Period:

 This MOU will be in force for 5 years starting from 16-07-2013 upto 15-07-2018.



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Party A Signatu	ıre :	Diandun
Name	:	D. Sxujan Chandre Reddy
Designation	:_	+16D, CSE Department
Organization na	ame:_	PBR VITA Kaveli COMPLITER SCIENCE ENGINEERING PBR VISUADETE RESTRICTE OF TRESUNDERS RAVALLI - 524 201, National District, A.P.
Party B Signatu	re :	
Name	:_	(V. ANDEH AV).
Designation	:	Sevier-HR MANAGER
Organization n	ame:_	SENIOR - HR MANAGER ATOS TARAMANI, CHENNAI.





- Software Development
- Website Hosting
- Training
- Innovation Lite Responsive

Memorandum of Understanding

Between

Department of CSE,

P.B.R Visvodaya Institute Of Technology & Science

and

M/S Indian Servers

This Memorandum of Understanding (MOU) sets for the terms and understanding between the **Department of Computer Science**Engineering ,P.B.R Visvodaya Institute of Technology & Science and the M/s. Indian Servers to train the students in relation to make them industry ready.

Background

Most of the engineering colleges impart the knowledge of core-subjects with 60% theory and 40% practical. They neglect the most important part and that is to make them industry ready. A partnership with the industry will enable the industry to employ industry ready fresher for employment. The





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hard and fast technical knowledge that students learn in classes is only a part of what's necessary to land a dream job.

Purpose

This MOU will allow M/S IndianServers to train students of P.B.R Visvodaya Institute of Technology & Science and make them industry ready with specific software skills in their hands.

The above goals will be accomplished by undertaking the following activities:

The training would equip them with necessary software like Hibernate,

Hadoop, C, C++, J2EE, DBMS, and Struts etc.

Funding

Funding process is quite flexible based on the understanding between two parties. M/S Indianservers will be paid depending on the teaching hours. The total training fee will be paid three installments.

Duration

This MOU is at-will and may be modified by mutual consent of authorized officials from P.B.R Visvodaya Institute of Technology & Science & IndianServers. The contract agreement shall take effect from 22nd March 2012 however this MOU shall become effective upon signature by the authorized officials from the P.B.R Visvodaya Institute of Technology & Science & M/S IndianServers and will remain in effect until modified or terminated by any one of the partners by mutual consent. In the absence of





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mutual agreement by the authorized officials from P.B.R Visvodaya Institute of Technology & Science & M/S IndianServers this MOU shall end on (21st Mar 2018).

The training shall happen during the summer vacation, the starting & ending dates of which will be intimated at the appropriate time.

Date : 22 3 2012	Date : 22/3/12
Partner signature: D. an Unn	Partner signature: Sal
Partner name : D.S. Cheddy	Partner name : G. Satessh.
Organization : PBR VITS	Organization: Indian Servers
Position: +10D Compate Science	Position :
Head of Donas under	THE CALL PERS

COMPLITER SCIENCE ENGINEERING
PER Visvodaya Institute at Technology & Soless
KAVALI - 504 201, Nations District, AJF