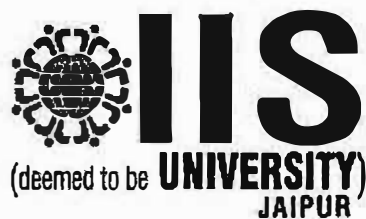


1.1.3

MOUs of Courses having focus on Employability/ Entrepreneurship/ Skill - Development, offered by the University





IISU Campus, Gurukul Marg,
SFS, Mansarovar, Jaipur 302020
INDIA

Tel : 91-141-2400160-161
Fax : 91-141-2395494

Web : www.iisuniv.ac.in
Email : iisuniversity@iisuniv.ac.in

International Collaboration

S.No.	Organization/Institutions	Date/Year
1.	National Pingtung University, Taiwan	17.12.2015
2.	Chonbuk National University, Jeonbuk, Republic of Korea	29.08.2016
3.	The University of Deusto ,Bilbao (BIZKAIA) Spain	22.11.2018
4.	The Association of Chartered Certified Accountants, UK	18.02.2019

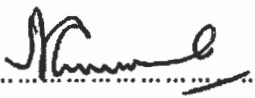



1. The purpose of this Memorandum of Understanding is to promote the educational and academic cooperation between The IIS University, Jaipur, India (hereinafter referred to as IISU) and National Pingtung University, Taiwan (hereinafter referred to as NPTU). IISU and NPTU agree to do their best to achieve the following objectives:
 - (1) Promoting institutional exchange by inviting faculty and staff to participate in joint research project;
 - (2) Promoting the exchange of the essays, publications, theses, and information related to the research;
 - (3) Promoting joint degree program;
 - (4) Promoting student exchange program.
2. In accordance with the principle of mutual and equal benefit, international travel costs will be borne by the visiting scholars (students), unless provided by specific arrangements.
3. Based on this MOU, IISU and NPTU agree to assist each other in drawing up and carrying out the concrete contents of the research project if they develop various education plans in different areas. Details of these plans will be set up in a separate addendum to this memorandum.
4. The MOU will be valid for five years effective upon signed by the official representatives of the two institutions. If either party wants to terminate this agreement, written notice needs to be given to the other party six months before the termination of the agreement. However, the ongoing projects should be continued to the end and not be affected by the termination of the agreement.

In witness whereof, the parties hereto have offered their signatures:

The IIS University

National Pingtung University


.....
Vice Chancellor Prof. Dr. Ashok Gupta


.....
President Prof. Dr. Mike Y. K. Guu

17 Dec 2015
Date:

2015.12.17
Date:





MEMORANDUM OF UNDERSTANDING
Between
NATIONAL PINGTUNG UNIVERSITY
And
THE IIS UNIVERSITY



THE IIS UNIVERSITY
Deemed to be a university under Section 3 of UGC Act, 1956 JAIPUR

1. The purpose of this Memorandum of Understanding is to promote the educational and academic cooperation between National Pingtung University, Taiwan (hereinafter referred to as NPTU) and The IISU University, Jaipur, India (hereinafter referred to as IISU). NPTU and IISU agree to do their best to achieve the following objectives:
 - (1) Promoting institutional exchange by inviting faculty and staff to participate in joint research project;
 - (2) Promoting the exchange of the essays, publications, theses, and information related to the research;
 - (3) Promoting joint degree program;
 - (4) Promoting student exchange program.
2. In accordance with the principle of mutual and equal benefit, international travel costs will be borne by the visiting scholars (students), unless provided by specific arrangements.
3. Based on this MOU, NPTU and IISU agree to assist each other in drawing up and carrying out the concrete contents of the research project if they develop various education plans in different areas. Details of these plans will be set up in a separate addendum to this memorandum.
4. The MOU will be valid for five years; it will be valid once it is signed by the official representatives of two institutes. If either party wants to terminate this agreement, written notice needs to be given to the other party six months before the termination of the agreement. However, the ongoing projects should be continued to the end and not be affected by the termination of the agreement.

In witness whereof, the parties hereto have offered their signatures:

National Pingtung University

The IIS University

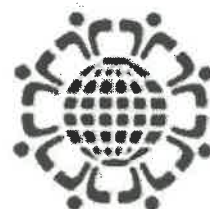

.....
President Prof. Dr. Mike Y. K. Guu


.....
Vice Chancellor Prof. Dr. Ashok Gupta

Date: 2015.12.17

Date: 17 Dec 2015





MEMORANDUM OF UNDERSTANDING
BETWEEN DIVISION OF BUSINESS ADMINISTRATION OF CHONBUK NATIONAL
UNIVERSITY, Republic of KOREA AND FACULTY OF COMMERCE & MANAGEMENT OF
THE IIS UNIVERSITY, INDIA

Division of Business Administration of Chonbuk National University and Faculty of
Commerce & Management of The IIS University hereby conclude this
Memorandum of Understanding to promote educational & academic exchange
and cooperation between the two universities.

- Upon the principles of equality and reciprocity, the two universities make an effort to promote and develop cooperation in the following areas:
 - Exchange of faculty, staff, and researchers
 - Exchange of students
 - Exchange of academic materials, publications, and information
 - Conducting joint research projects
 - Organizing academic meetings
- The terms of mutual assistance, financial responsibilities, and related activities of particular programs implemented after signing of this Memorandum will be mutually discussed and agreed upon in writing by both parties prior to the initiation.

Seung-Woon Kim, Ph.D.

Dean

Division of Business Administration

Chonbuk National University

Date:

Raakhi Gupta, Ph.D.

Registrar

The IIS University

Date: 29 Aug 2016



Framework Cooperation Agreement

between

IIS (deemed to be University), Jaipur (IISU)
and
The University of Deusto

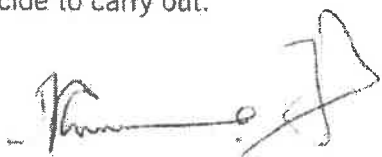
From one party, D. José María Guibert Ucin, legal age, on behalf of and representing University of Deusto, with tax ID number NIF R-4868004E and registered in Avenida de las Universidades 24, 48007- Bilbao (Bizkaia), in his capacity as Rector of University of Deusto and according to art. 22.1 of the General Statutes of the University, it is the responsibility of the Rector, as the highest authority of the University, to manage, coordinate and supervise university life and act as the ordinary representative of the University. And according to art. 23.1 a) of those same General Statutes, it is the Rector's duty to officially represent the University before bodies of the Church, the State, the Autonomous Communities, and before any kind of public or private persons. And from other party, Dr. Ashok Gupta, Vice Chancellor, IIS (Deemed to be University), ICG Campus, Gurukul Marg, SFS, Mansarovar, Jaipur-302020.

AGREE THAT

Both Universities wish to establish a stable framework for cooperation in teaching and research, whose realization will be defined in specific agreements that will develop the terms contained in this framework agreement. This agreement has the following objectives:

First.- Purpose of the agreement.- Both Universities agree to establish a stable framework for cooperation in teaching and research, which may include, among others the following:

1. Exchange of undergraduate and postgraduate students
2. Exchange of academic staff
3. Joint programmes for PhD thesis supervision
4. Double degree programmes
5. Joint research activities
6. Participation in seminars and academic meetings
7. Specific short-term academic programmes
8. All other academic mutually agreed activities that the parties decide to carry out.



Second.- Specific cooperation agreements.- Each of the specific cases of cooperation will be specified in an Appendix that will be attached to this Agreement, where the purposes and means needed to its implementation will be determined.

In the agreements referred to in the preceding paragraph, the following aspects shall be covered:

- Nature and duration of the project
- Purpose and description of the activities.
- Powers and obligations of the parties
- Calendar
- Funding
- Mechanisms to steer the implementation of the provisions of the agreement.
- The validity period, possibility of extensions and procedures to void the agreement and conflict resolution
- Effects of agreement termination on the actions in progress

The specific agreements will be signed by the relevant university authority, according to the university rules currently in force.

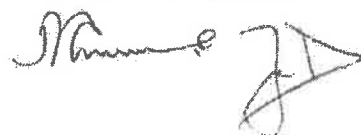
Third.- Joint Committee of the Agreement. For the purposes of control, monitoring and interpretation of the obligations and rights arising from the execution of this Agreement, a Joint Committee will be formed. This joint Committee will be bilateral and will comprise two (2) representatives from each university, appointed by the Rectors. It will be competent to decide on development of this agreement, its monitoring and quality assurance, the evaluation of its implementation and promotion of common political lines as well as coordination of those actions deemed necessary.

Fourth. - Dispute Resolution. The undersigned parties undertake to cooperate at all times, according to the principles of good faith and effectiveness, to ensure the proper execution of the agreement.

Any disagreement or dispute arising from the interpretation, application and enforcement of this agreement shall be settled by mutual agreement by both parties, through the Joint Commission provided for in the preceding clause.

In case of disagreement, the University wishing to terminate the agreement must notify, in writing, one year in advance.

Fifth.- Data Protection. DEUSTO and IISU agree to fulfil the obligations deriving from data protection regulations, and specifically, Regulation (EU) 2016/679 of the European Parliament and the Council of 27 April 2016 on the protection of natural persons with regard to the processing of their personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation).



For the purpose of this agreement, personal data are defined as any information compiled, processed or transferred which is related to an identified or identifiable natural person. Personal data shall be regarded information subject to protection and confidentiality by both parties.

The undersigned authorise the parties to process the personal data included in said agreement, in addition to those obtained while it is in effect, in order to manage this contractual relationship. Data holders may exercise their right to access, correct, cancel, object to and limit the processing or portability of such data and, where applicable, refuse to be subject to automated decisions by writing to the management of the contracting parties.

Sixth.- In the dual degree programmes and joint research activities, the credit transfer and award of degrees for the students of IISU shall be governed by the UGC Regulations and directives of the Ministry of Human Resource Development (MHRD), Government of India, as may be prescribed by these bodies from time to time.

Seventh.- Term of the agreement. This Agreement shall enter into force upon signature by the duly authorized representatives of both participating institutions and shall continue into effect for five years. Thereafter, the term of this Agreement shall automatically renew for successive five (5) year periods unless either party provides prior written notice to the other party of its desire not to renew the term hereof, which notice must be given at least one year prior to the date it wishes to terminate this Agreement and subject to the completion of the activities in progress.

IN WITNESS WHEREOF, the parties hereto have signed two original copies of the Framework Cooperation Agreement in the place and date indicated below.

IIS (Deemed to be University)

Dr. Ashok Gupta
Vice Chancellor



Signature, stamp

UNIVERSITY OF DEUSTO

Dr. D. José M. Guibert
Rector



Signature, stamp

Place and Date:

Jaipur, 16/11/2018

Place and Date:

Bilbao, 22/11/2018



Memorandum of Understanding

Commencement Date: the last date of signature by both parties of this document being 18/02/19

Between IIS (deemed to be University) acting itself or through its parent SFS Gurukul Marg, Mansarovar, Jaipur, Rajasthan 302020 ("COMPANY")

and

Association of Chartered Certified Accountants, incorporated by Royal Charter (number RC000732) of The Adelphi, 1-11 John Adam Street, London WC2N 6AU ("ACCA")

1. Background

- 1.1. This Memorandum of Understanding (MOU) made between the IIS (deemed to be University) and ACCA provides for the establishment of a mutual co-operation between these two institutions.
- 1.2. Recognising the value of promoting mutual co-operation for the advancement of their respective members and the accountancy and tax professions, IIS (deemed to be University) and ACCA agree to the following terms as set out below.

2. Purpose

- 2.1. The purpose of this MoU is to set out the understanding between the Parties without any intention to create legal relations, rather in the spirit of mutual cooperation. Any collaborative ventures that may bind the Parties are subject to separate contractual arrangements. The purpose of this MoU is to explore opportunities for collaboration to their mutual benefit, to set out the respective roles and responsibilities of the Parties in working cooperatively to further each other's and their mutual interests.
- 2.2. No funding will be required from either Party except as mutually agreed from time to time. The Parties agree that all financial arrangements will be negotiated for each specific case prior to commencement of the activity and will depend on the availability of funds.



3. Duration and Termination

- 3.1. This MOU will be deemed to have come into force and effect on the Commencement Date and will continue for a period of three (3) years from that date. The parties agree to review this MOU annually. This MOU may be terminated at any time during its term by either ACCA or IIS (deemed to be University) upon three (3) months' prior written notice to the other.
- 3.2. Either party may terminate ("Terminating Party") this MOU by immediate written notice to the other party in the event of an occurrence of any act, omission or conduct which is deemed by the Terminating Party, at all times acting reasonably, to undermine, jeopardise or damage the professional reputation of the Terminating Party.
- 3.3. This MOU may be amended upon the mutual written agreement of both parties.

4. Specific areas of co-operation

ACCA undertakes to work together with IIS (deemed to be University) in the following areas:

- 4.1. Provide access to ACCA professional development and learning resources
- 4.2. Learning and development initiatives - e.g. competencies, skills and training mapping, etc.
- 4.3. Jointly develop strategies and marketing campaigns to promote the global collaboration between IIS (deemed to be University) and ACCA
- 4.4. Work collaboratively and carry out joint engagement and outreach to promote and create awareness about ACCA trainings, Qualification, ACCA-X, master's programme and other relevant trainings
- 4.5. Joint partnership programmes supporting the training and development of students to prepare them for successful careers in accountancy and finance;
- 4.6. Explore and create new pathways for students to further their education and enhance their careers in accountancy and finance;
- 4.7. Enhance the employability of students through capacity building initiatives;
- 4.8. Tap into one another's networks of professional and industry contacts to support the above objectives

5. Other areas of co-operation

IIS (deemed to be University) and ACCA will also explore other potential areas where co-operation would be of mutual benefit.



6. Confidentiality

The parties agree to keep confidential any information which is disclosed or obtained and which is not publicly available or already known and not to disclose such information to third parties, otherwise than in accordance with the consent of the other party or as required by law or any relevant regulatory authority.

7. Anti-Bribery and Anti-Slavery Measures

- 7.1. Each Party undertakes to the other to comply with applicable laws, regulations, codes and sanctions relating to anti-bribery and anti-corruption and each other's respective anti-bribery and gift and hospitality policies (where applicable) as may be amended from time to time, copies of which will be provided on written request.
- 7.2. Each party shall ensure that it and any persons or subcontractors involved in the delivery of the objectives of this MOU shall comply with all applicable anti-slavery and human trafficking laws, statutes, regulations and codes from time to time in force.
- 7.3. Breach of this part 7 shall be deemed to be a material breach and in case either party breaches this part 7, the non-breaching party may terminate the MOU immediately by written notice.

8. Intellectual Property Rights

- 8.1. All intellectual property content that is developed jointly by the Parties after the commencement of this MOU will be jointly owned by the Parties and subject to any other terms and conditions that will be worked out on a case-to-case basis, as may be agreed upon in writing.
- 8.2. Any intellectual property that is owned by either of the Parties, pre dating this agreement, and is exploited or modified under this MOU, will remain the sole property of that Party. It will therefore not be reproduced or transmitted in any other form or by any other means, electronic or mechanical, including photocopying, recording on any storage or retrieval system, without the prior permission and written consent of the intellectual property owner.
- 8.3. Use of logos, trademarks, intellectual property, copyright materials, etc. will be in accordance with each organisation's guidelines. Neither Party shall use, nor permit any person or entity to use the name, logo (or any variation thereof), intellectual property, copyright materials, etc. of the other party without first obtaining the other Party's written consent.

9. Assignment

Unless this MOU expressly states otherwise, no right or obligation arising under this MOU may be assigned, transferred or otherwise disposed of, in whole or in part, without the prior written agreement of the parties.



10. Form of Understanding

- 10.1. This MOU outlines the areas of co-operation that have been agreed between IIS (deemed to be University) and ACCA, however nothing in this MOU should be construed as creating legal obligations between the two parties, except for clauses 6 (Confidentiality), 7 (Anti-Bribery and Anti-Slavery Measures) and 8 (Intellectual Property). This MOU supersedes any previous agreement between the parties relating to its subject matter.

11. Good Faith

- 11.1. In entering into this MOU, the parties recognise that it is impractical to make provisions for every contingency that may arise during the course of the MOU.
- 11.2. Accordingly, the parties declare it to be their intention that this MOU shall operate between them in accordance with the principles of good faith, with fairness and without detriment to the interests of anyone and if any dispute arises, the parties shall use commercially reasonable endeavours to agree upon such action as may be necessary and equitable to remove or resolve the cause or causes of the same.

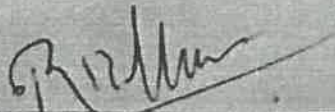


Signed for and on behalf of IIS (deemed to be University)

Name: Dr. Ashok Gupta

Position: Vice Chancellor

Date: 18.02.2019



Signed for and on behalf of Association of Chartered Certified Accountants

Name: Renu Varma

Position: Head of Partnerships

Date: 03/07/19



National Collaboration

S.No.	Organization/Institutions	Date
1.	Rajasthan Rajya Bunkar Sahakari Sangh, Jaipur	14.11.2007
2.	Centre for Sheep and Wool Research, Avikanagar	24.11.2009
3.	Umang- Centre for Special Education and Vocational Training	16.11.2011
4.	Tagore Hospital & Research Institute, Jaipur	2011-12
5.	Disha- Center for Special Education	04.02.2012
6.	Kumarappa National Handmade Paper Institute, Sanganer, Jaipur	25.05.2012
7.	Mercuary Design Communication Pvt. Ltd. Jaipur	19.09.2013
8.	India International School, Jaipur	16.12.2013
9.	INFLIBNET Centre, Ahmedabad	03.04.2014
10.	Rajasthan Patrika, Jaipur	29.08.2014
11.	ISDC Projects India Pvt. Ltd., Bengaluru, Karnataka	03.06.2016
12.	ValeurHR E- Solutions Private Limited ("VALEUR")	08.03.2017
13.	Institute of Management Accountants, Wiley India Private Ltd. and Miles Publications Private Limited	10.04.2017
14.	Miles Publication Private Ltd. , Hyderabad	10.04.2017
15.	Ayushraj Enterprises Pvt. Ltd., Jaipur	2017-18
16.	Let's Talk Academy	27.07.2017
17.	Young Indians (YI) – Confederation of Indian Industries (CII)	21.08.2017
18.	CDSL Ventures Limited, Marathon Futurex, 'A' Wing, 25 th Floor, Mafatlal Mills Compounds	02.10.2017
19.	Techno India University, West Bengal	14.10.2017
20.	Glopal Management & Services and Private Ltd. West Bengal	14.10.2017
21.	Nevta Panchayat Samiti, Sanganer, Jaipur	18.02.2019
22.	National Digital Library of India (NDLI)	16.04.2019
23.	National Institute of Pharmaceutical Education & Research (NIPER) Raebareli	03.05.2019
24.	T.I.M.E.S.	2019-20
25.	Society Traffic Tutor	23.07.2019
26.	Sashaktikaran Foundation	23.07.2019





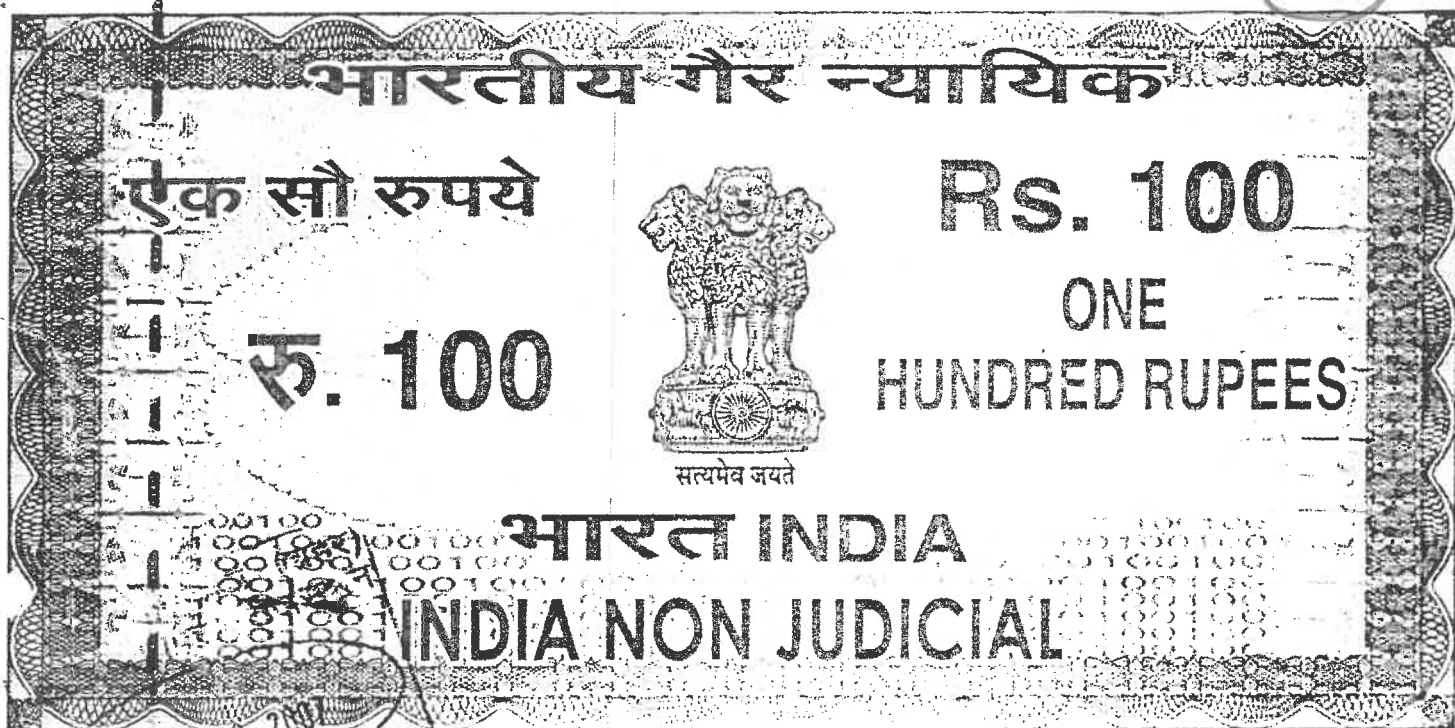
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INDIA

Tel : 91-141-2400160-161
Fax : 91-141-2395494

Web : www.iisuniv.ac.in
Email : iisuniversity@iisuniv.ac.in

27.	NayaSawera	23.07.2019
28.	Internshala College	12.09.2019
29.	Eliteuniversal Sports Alliance India Private Limited, Pune , Maharashtra	27.09.2019
30.	Gautam Hospital & Research Centre, Gautam Institute of Behavioural Sciences	04.10.2019
31.	Confederatin of Indian Industry	11.11.2019
32.	Indian Institute of Tropical Meteorology, Pune	26.11.2019
33.	Jhalana Wildlife Research Foundation, Jaipur	06.01.2020
34.	Entrepreneurship & Business Innovation	01.06.2020
35.	Digital Marketing	01.06.2020
36.	Office Management and Secretarial Services	27.06.2020
37.	Greenfield Control System (I) Pvt. Ltd., Gujarat	13.08.2020





राजस्थान RAJASTHAN

F 148817

The Agreement is made on 14th Nov '2007 between Rajasthan Rajya Bunkar Sahkari Sangh Ltd., Tonk Road, Jaipur and International College for Girls, an educational institute located at Gurukul, Marg, SES, Mansarovar, Jaipur-302020

Where as

- The parties intend to enter into discussions with each other regarding the establishment of training programme for interns.
- In order to proceed for the purpose the Rajasthan Rajya Bunkar Sahkari Sangh Ltd. has agreed to provide internship training to the students of Garment Production & Export Management and Clothing & Textiles.
- The company will not charge from the students or the college for providing internship training to the students (deputed by the college).
- The college or the intern will not claim any remuneration for the work done by the interns at the company.
- The company will provide necessary material and free of charge to the interns for their training, however, the finished products prepared by interns will be the property of the company.
- The company will also permit the interns to work on machines looms under the supervision of company officers and technicians and to use other facilities such as Library, Research and Development Section, Computers etc. as may be required by the interns. The company shall not charge for the facilities provided to the interns or the college.
- The company shall maintain the attendance of the interns and shall issue a certificate on completion of training, mentioning the attendance of the intern. The company shall also grade the work of the intern and the grade awarded to the intern shall be mentioned in the certificate issued to the intern.
- The intern shall obey the discipline of the company. In case of any gross indiscipline on the part of the intern, the company may discontinue the training of the intern. This will not be treated as violation of MOU by the college.
- If an intern remain absent for more than 3 days or if an intern works casually and does not obey the company supervisor, the fact shall be brought to the notice of the college and the college will take appropriate action in the matter.

Signed
Managing Director
of Rajasthan Rajya Bunkar Sahkari Sangh Ltd.
Rajasthani Rajya Bunkar Sahkari Sangh Ltd., JAIPUR-302001

Designation

For and on behalf
International College for Girls

Name **DIRECTOR**
Designation **International College For Girls**
Gurukul Marg, Mansarovar
JAIPUR-302020



2 NOV 2007

संख्या 9163 दिनांक 100
पुस्तक का मूल्य 100
कृति श्री जी
निर्देश
पुस्तक का मूल्य 100
पुस्तक का मूल्य 100

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श्रीमती कृति अरोड़ा

(विवेका)

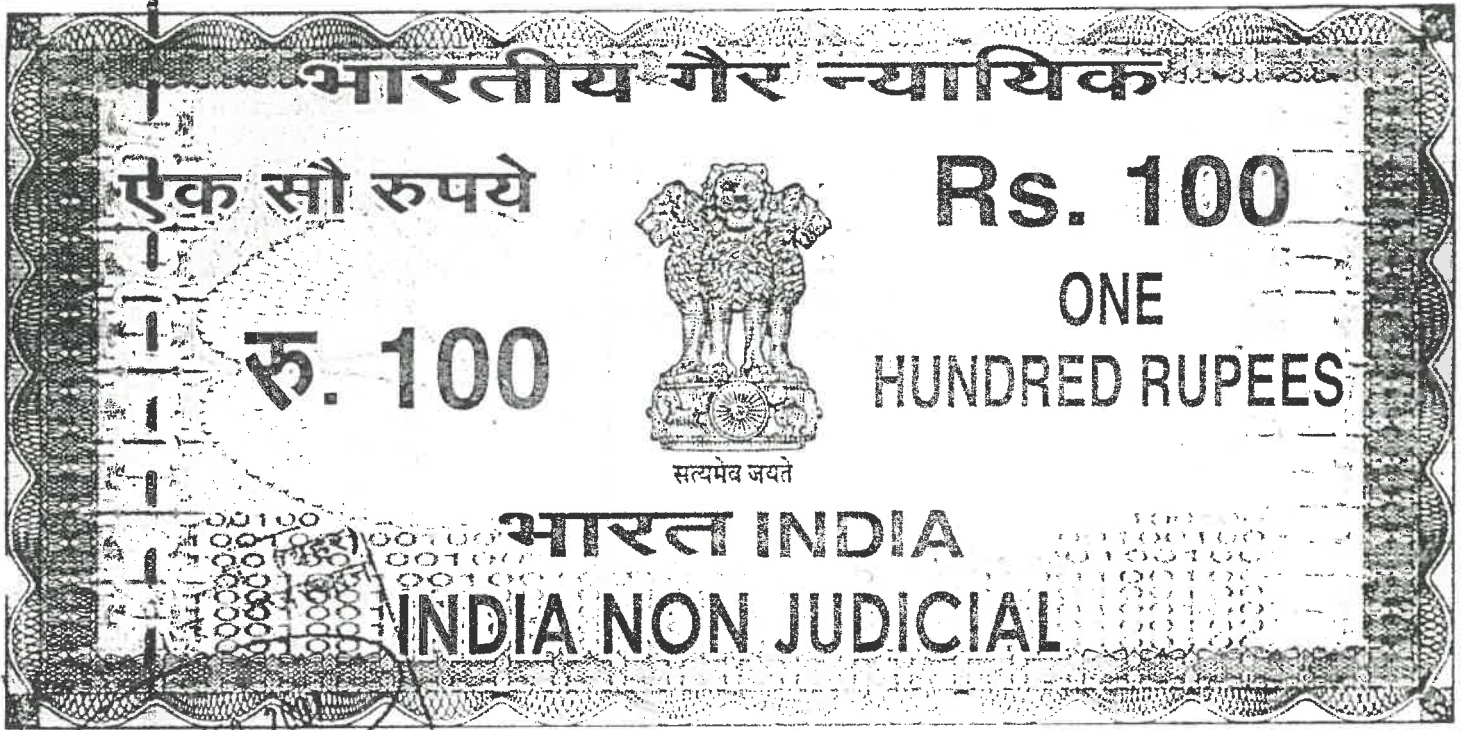
स्टॉक एन्ट्री नं. 119/226

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कोड : 99233-23163

स्टाम्प विक्रीत नं. संख्या-24/02





राजस्थान RAJASTHAN

E 148817

The Agreement is made on 14th Nov '2007 between Rajasthan Rajya Bunkar Sahkari Sangh Ltd., Tonk Road, Jaipur and International College for Girls, an educational institute located at Gurukul, Marg, SES, Mansarovar, Jaipur-302020

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Signed
For and on behalf
of Rajasthan Rajya Bunkar Sahkari Sangh Ltd.

Name

Designation

For and on behalf
International College or Girls

Name

DIRECTOR

Designation **International College For G**
Gurukul, Marg, Mansarovar
JAIPUR-302020



22 NOV 2007

क्र. संख्या 9163 दिनांक 100
पुस्तक का संख्या 100
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* श्रीमती रुचि अरोड़ा *

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फोन: 93133-23163
स्टाम्प विक्रेता का संख्या 24/02



(35)



MEMORANDUM OF UNDERSTANDING

The Memorandum of Understanding is signed on this day 24 of November, 2009 between International College for Girls, Gurukul Marg, Mansarovar, Jaipur represented by Dr. Raakhi Gupta, Principal on first part and Central Sheep and Wool Research Institute (CSWRI), Avikanagar Via Jaipur, Dr. S.A. Karim, Director on the second part.

WHEREAS

The International College for Girls is willing to send its students for training, experiments and original research work for preparation of their Dissertation by the students of M.Sc and M.Phil classes.

The Roles and Responsibilities of both the parties are stated herein.

Roles & Responsibilities of CSWRI:

1. CSWRI, Avikanagar shall permit students deputed by the ICG for training/research at its campus under the supervision of the scientist whose work falls in line with the research project of the students.
2. The students for the said training will be deputed by the ICG. The necessary correspondence with regards to the same will be initiated with the Institution directly.
3. CSWRI will not charge any bench fee towards conduction of the experiments and research or training from the deputed student(s) or the ICG.
4. CSWRI will cooperate and ensure that the experimental work is completed within the stipulated time frame.
5. CSWRI, Avikanagar may use the result/data in its reports/publications after giving due credit to the supervisor and student(s) and acknowledgement to the International College for Girls, Jaipur.
6. The content of the thesis to be submitted by the student(s) is to be thoroughly examined by the co-supervisor so as to ascertain that it does not contain any material against the policy of institute/ICAR. The Co-supervisor shall also sign the certificate to be given on the dissertation.

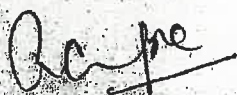


Roles & Responsibilities of International College for Girls (ICG)

1. A Scientist from CSWRI, Avikanagar shall be taken as a co-supervisor of the student.
2. The student's work shall be in line with the work already undertaken by CSWRI.
3. Contributions of CWSRI staff shall be duly acknowledged, in publications based on the work conducted by the student(s) at CSWRI.
4. The name of the co-supervisor from CSWRI will be included in the Publication(s). The bye line of the authorship in publication should be Student, Supervisor, Co-supervisor, any other.
5. A copy of the thesis will be given to CSWRI with due acknowledgement to the Institute Director for permitting the student(s) to undertake the work at CSWRI.
6. When the thesis is prepared by the student(s) on the basis of work done by her at CSWRI, ICG shall permit the same to be approved by the Supervisor and Co-supervisor before its submission/publication.

This MoU may be terminated any time with six months prior notice on either side as mutually agreed between both the parties, so that the students carrying out their experiments at CSWRI do not suffer.

IN THE WITNESS WHEREOF THE PARTIES HERE TO HAVE THEIR RESPECTIVE HANDS ON THE DAY, MONTH AND YEAR HEREINBEFORE MENTIONED.



Principal

International College for Girls

Jaipur
Principal

International College for Girls
(Autonomous)

Gurukul Marg, Mansarovar

Witness:

JAIPUR-302 020



Director

Central Sheep & Wool Research Institute

Avikanagar (via-Jaipur)

1. _____

1. _____



34

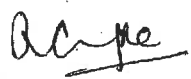



Memorandum of Understanding

This Memorandum of Understanding is signed on 16th November 2011 between the IIS University, Gurukul Marg, SFS, Mansarovar, Jaipur (party on the first part) herein after referred to as the "University" and UMANG- Centre for Special Education and Vocational Training, 3/4, Kabir Avenue, SFS, Mansarovar, Jaipur (party on the second part) herein referred to as the "Special School". This MOU shall be binding on both the parties, i.e., on the University through its Registrar and on the Special School through its Director and will be subject to the following terms and conditions:

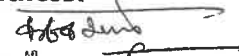

1. The *University* intends to depute its students of B.Ed. Special Education (Learning Disability) to the *Special School* for teaching practice and the *Special School* has agreed to provide required facilities of teaching practice to the *University*.
2. The *Special School* will permit the students of B. Ed. Special Education (Learning Disability) of the *University* to take teaching practice classes in the *Special School* for students of various classes from I to VIII and also allow the evaluators to remain present in the classes being engaged by *University* students of B.Ed. Special Education (Learning Disability) programme.
3. The *Special School* will provide basic facilities such as drinking water etc. to the B.Ed. students and evaluators of the *University*, while on their campus for taking teaching practice classes and also provide the required furniture for sitting of evaluators in the class room.
4. It has also been agreed upon by the two parties that for all this work no payment shall be made by either party to the other.
5. This MOU shall remain valid for 5 years and thereafter it can be renewed with mutual consent of the two parties. If this MOU causes some problems in the functioning of any of the two parties, it can be terminated by either party through an advance notice of 6 months.

Signed by the two parties in witness of the above mentioned MOU and the conditions laid down as above on 16.11.2011 at Jaipur.

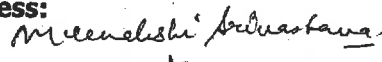
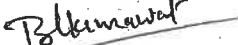

Registrar
The IIS University
(Party on 1st Part)


Director
UMANG
(Party on 2nd Part)

Witness:

1. 
2. 

Witness:

1. 
2. 





TAGORE HOSPITAL & RESEARCH INSTITUTE

Tagore Lane, Sector-7, Shipra Path, Machyam Marg, Mansarovar, Jaipur-302 020 (Rajasthan) INDIA
Tel.: +91(0) 141-2785556, 2785555, 2785557 • Helpline No. 9610488880
E-Mail : thri@doctor.com • Website : www.tagorehospital.org



Director

IIS Group of Schools,

Mansarovar,

Jaipur

Subject:- Renewal of MOU Regarding Medical Facilities for 3 Years (2018 to 2021).

Greetings from Tagore Hospital!!!

Thanks for giving us the opportunity to provide medical facility to your valuable staff members & students.

Kindly renew our agreement with same terms & Conditions for 3 Years.

The issues were discussed with you in detail to provide medical facilities to all who are attached with your group & this is mutually agreed that all the payments will be made on the same day as per agreed terms and conditions.

Further to the aforementioned, we would like to inform you that each concerned will have to show his/her identity in support of attachment to IIS group.

The mutually agreed discounts are as:-

- | | |
|--|------------------------|
| • OPD consultation fees | 20% Discount |
| | (Except emergency hrs) |
| • Investigations (Except Outsourced) | 20% Discount |
| • Indoor Bill | 20% Discount |
| (Except Medicines, consumables & Implants) | |
| • Medicines (for Indoor Patients) | 10% Discount |

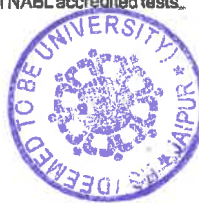
Ambulance will be provided free in emergency only to the hostlers.

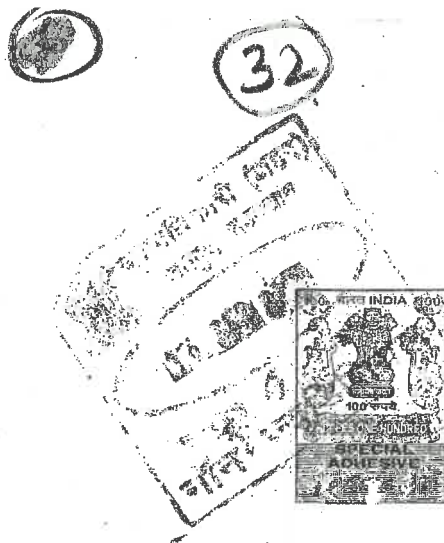
Kindly acknowledge the receipt.


Dr. Usha Khurana
Medical Superintendent



- Laboratory investigations help doctor to arrive at correct diagnosis & follow-up of patients. This is just a professional opinion, not a final diagnosis.
- Individual laboratory investigations are never conclusive but should be used along with other relevant clinical examination to achieve final diagnosis.
- Test parameters marked by an asterisk (*) are excluded from the scope of NABL accredited tests.





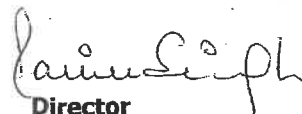
MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is signed on 4th February, 2012 between the IIS University, Gurukul Marg, SFS, Mansarovar, Jaipur (party on the first part) herein after referred to as the "University" and DISHA- Center for Special Education, Nirman Nagar, Jaipur (party on the second part) herein referred to as the "Centre for Special Education". This MOU shall be binding on both the parties, i.e., on the University through its Registrar and on the Centre for Special Education through its Director and will be subject to the following terms and conditions:

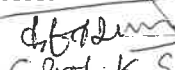

1. The *University* intends to depute its students of B.Ed. Special Education (Learning Disability) to the *Center for Special Education* for teaching practice and the *Center for Special Education* has agreed to provide required facilities of teaching practice to the University.
2. The *Center for Special Education* will permit, the students of B. Ed. Special Education (Learning Disability) of the University to take teaching practice classes in the *Center for Special Education* for students of various categories and will allow the evaluators to remain present in the classes being engaged by *University* students of B.Ed. Special Education (Learning Disability) programme.
3. The *Center for Special Education* will provide basic facilities such as drinking water etc. to the B.Ed. students and evaluators of the *University*, while on their campus for taking teaching practice classes and also provide the required furniture for sitting of evaluators in the class room.
4. The students and evaluators of the University will have to follow the disciplinary rules and regulations of the *Center for Special Education*.
5. It has also been agreed upon by the two parties that for all this work no payment shall be made by either party to the other.
6. This MOU shall remain valid for 2 years and thereafter it can be renewed with mutual consent of the two parties. If this MOU causes some problems in the functioning of any of the two parties, it can be terminated by either party through an advance notice of 3 months.

Signed by the two parties in witness of the above mentioned MOU and the conditions laid down as above on 4.2.2012 at Jaipur.


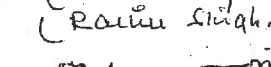


Registrar
The IIS University
(Party on 1st Part)

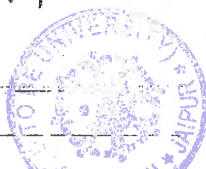

Director
DISHA
(Party on 2nd Part)

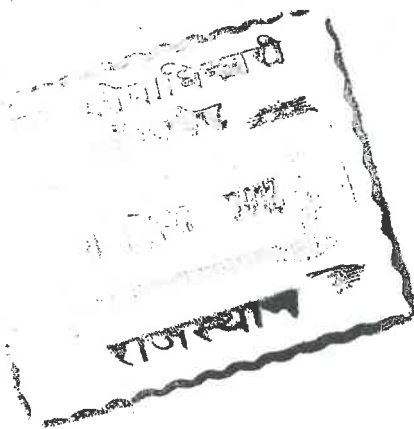
Witness:

1. 
(Prof. K. S. Sharma, Advisor)
2. 
(Prof. Roopa Mathur, Dean Academics)

Witness:

1. 
(Rajni Singh, Exe. Director)
 2. 
(Dr. Pinky Arora, Advisor DISHA)
- 
(Rajendra Jain)
Ajmer Road





Memorandum of Agreement between "The IIS University" and the Research Centre (As per Provision 7 of 'The IIS University' Doctor of Philosophy Bye-laws)

This memorandum of Agreement is signed on 25th day of May.....
(month) 2012..... (year) between 'The IIS University' Jaipur the party on
the first part (referred to as 'University') and Kumarappa National Handmade
Paper Institute, Jaipur, the party on the second part (referred to 'Institute').

Whereas the two parties have agreed to obey the terms and conditions
of this MOU, the same will be binding on all persons responsible for
administering the two bodies and also their successors.

The terms and conditions of the MOU are as given here under:

1. The university will recognize the Scientists working at the 'Institute' as
the Research Supervisors/Co-Supervisors, provided they fulfill
necessary requirements for recognition as the Research Supervisor, (i.e.
the person should hold a Ph.D. degree in the subject, have at least 5 years
of Research/Post-graduate teaching experience and a good number of
publications in the referred journals):

Provided further that the scientists willing to undertake supervision of
research shall apply to the university in the prescribed proforma
(Annexure-E of the IIS University Ph.D. Bye-laws), through proper
channel, alongwith relevant documents regarding their qualifications,
experience, publications etc.)




 Vice Chancellor
 The IIS University
 SFS, Gurukul Marg
 Mansarovar, Jaipur

क्रमांक 835 दिनांक 22/11/2012
क्रेता का नाम दी आर्. आर्. एस. अनिवारसी
पिता/पति का नाम जय ठा
जन्म तिथि 10/11/1981
वास्तु MOV

निर्माण प्रकाश शर्मा
आ.न. 25/05 स.न. विक्रेता
सागरपुर (जयपुर)

Chauhan
(*Sun to Chauhan*)

राज्य निवासी है



2. The University may assign the approved Research Supervisors of the Institute to the candidates admitted by the University In the Ph.D. programme through Research Entrance Test (RET) or on the basis of UGC/CSIR-NET, or SLET or SET Examination, as Research Supervisor or Co-Supervisor.
3. When a Scientist of the Institute is assigned as Research Supervisor/Co-Supervisor to a candidate admitted by the University in Ph.D. programme, the institute will provide necessary facilities to the candidate as required for his/her research work. The institute may however, charge fees for such facilities at the rates approved by the University for the period of research work done by the candidate at the institute, which does not Include the period of course work, which the candidate is supposed to do at the University.
4. The institute will maintain an attendance register for the Research Scholar and will send quarterly reports to the university. The Research Scholar will however, be entitled to avail of leaves as per provisions of the IIS University Ph.D. Bye-laws.
5. The Institute will permit the Scientist appointed as Research Supervisor/Co- Supervisor to attend the meetings of D.R.C., progress Review Committee etc. from time to time, in which matters like registration of candidates and progress of their research work etc. is discussed.
6. The research papers published by the research scholars working at the Institute stand alone or along with their Research Supervisor/Co-Supervisor shall be treated as publications of the university and for that matter in all the publications the name of the university will invariably be written along with the name of the authors. The Supervisor/Co-Supervisor may however also write name of the Institute by putting an asterisk on their names or as per style followed by a particular journal, for example-

"Effect of Humidity on the Strength of Handmade Paper"

By

**Research Scholar #, Supervisor #, Co-Supervisor *, Director *,
#The IIS University, Mansarovar, Jaipur-302020, India**

***Kumarappa National Handmade Paper Institute, Jaipur, India**


The facilities provided by the institute for research may be acknowledged in all such publications.



Vice Chancellor
The IIS University
SFS, Gurukul Marg
Mansarovar, Jaipur


7. For the thesis submitted by the Research Scholars working at the Institute, the copyright will vest with the University. The name of the Institute may be included on the thesis as the Research Centre.
8. Once a candidate for Ph.D. degree is accepted by a Scientist, it will be binding on him/her to continue to supervise the research work of the candidate till the submission of thesis and Viva-voce is conducted. In case a Scientist is supervising a candidate is transferred, he/she shall be permitted to continue to supervise the candidate from his/her new place of posting. In such a case, the institute will also suggest to the University name of another Scientist from the institute, qualified to supervise research, who shall be appointed as local Co-Supervisor of the candidate by the University, so that the interests of the candidates are not adversely affected.
9. The Rules of the University and the provisions of Ph.D. Bye-laws of the University shall be followed by the Institute in respect of the research work of the candidates assigned by the University to the Supervisors at the Institute, which includes any amendments made by the University and also the directives of the University Grants Commission from time to time.
10. This MOU may be revoked by either of the parties by giving a 6 months notice, but in that case the liability of the Ph.D. candidates already assigned by the University to the Research Supervisors/Co-Supervisors of the institute shall lie with the Institute till such candidates complete their research work and submit the thesis.
11. If a dispute arises out of or in connection with this contract/agreement, or in respect of any defined legal relationship associated herewith or derived there from, the parties agree either to seek an amicable settlement of that dispute by conciliation under the ICADR conciliation Rules, 1996 or to submit that dispute to Arbitration under the ICADR Arbitration Rules, 1996.
12. The authority to appoint Conciliator/Arbitrator shall be the International Centre for Alternative Dispute Resolution.
13. The International Centre for Alternative Dispute Resolution will provide administrative service in accordance with the ICADR Conciliation/Arbitration Rules, 1996.



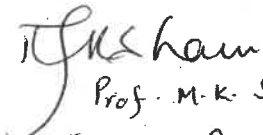


 Vice Chancellor
 The IIS University
 SFS, Gurukul Marg
 Mansarovar, Jaipur

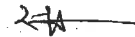
14. The place of conciliation/arbitration proceedings shall be Jaipur.
15. For legal matters the jurisdiction will be the courts at Jaipur and the Apex court.

The two parties agree with the terms and conditions specified as above and put their signature and seal in witness of the same.


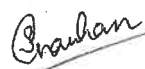

(Dr. Ashok Gupta)
Vice-Chancellor Director
The IIS University, Jaipur
 Vice Chancellor
 The IIS University
 SFS, Gurukul Marg
 Mansarovar, Jaipur

Witness:

1. 
 Prof. M.K. Sharma
2. 
 Prof. Roopa Mathur


Satya Pal
(Shri Satyapal)
The Director
KNHPI, Jaipur

Witness:

1. 
 A.K. Sharma
2. 
 (Sunita Chauhan)



**MEMORANDUM OF UNDERSTANDING BETWEEN
THE IIS UNIVERSITY, JAIPUR
&
MERCURY DESIGN COMMUNICATION Pvt. Ltd. , JAIPUR**

This Mou is made, and becomes on the date signed by two parties, effective between the parties, The IIS University, Jaipur (hereinafter referred to as "IISU") and Mercury Design Communication Pvt. Ltd. , Jaipur (hereinafter referred to as "Mercury"); Jointly referred as the two institutions; to establish cooperative relations between the two institutions. The purpose of this initiative is to establish mutual cooperation and assistance in the areas of education to fulfill the career requirements of Mercury employees' on the basis of the information that the organization mercury shares with the IIS University. Both the parties thereby resolve to cooperate in the development of programmes and academic exchanges, subject to the mutually agreed upon terms and conditions contained herein.

Article 1: Objective of the Agreement.

The objective is to provide an opportunity to the Mercury employees to upgrade their qualifications and expertise through offer of PG level academic courses and specially designed skill oriented courses by IISU. The purpose of this agreement shall be to establish a mutually beneficial relationship between IISU & Mercury for delivering programmes beneficial for academic and professional requirements of Mercury employees. This agreement establishes the formal understanding of the scope of operations between the two leading organizations, and commits to writing the intent and mutual assent of both parties to engage in the following activities, subject to future amendments and conditions as further agreed upon by both parties as the relationship continues to develop.

Article 2: Scope of Agreement.

This Agreement shall be carried out subject to the mutual approval of the parties as indicated above. After the implementation track has been laid down in detail, the agreement way forward will include:

- Contact details of the Liaison officer from IIS University : Dr. Aditi R Khandelwal, 9413631300
- Contact details of the Liaison officer from Mercury : Neha Bhatnagar, 8107886100

Article 3: Implementation of Agreement as applied to individual programmes.

Prior to the starting date of any programme established or continuing under this Agreement, the parties shall reach a written, signed supplementary agreement which shall be treated as a part of this agreement describing in as much detail as is necessary, any additional specific terms of such programme or activity. Such programmes shall be negotiated in a timely manner, without undue delay by either party. For each



Neha Bhatnagar

Dr. Aditi R Khandelwal
Vice Chancellor
The IIS University
SFS, Gurukul Marg
Mansarovar, Jaipur

programme, each party will designate a liaison officer to develop and coordinate all activities relevant to the programme and must be included in the supplementary agreement referred to in this article.

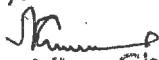
Article 4: Term and Termination.

This Agreement will be effective from the date it being mutually agreed upon and signed by the representatives of the two parties and remain in effect for a **period of five (5) years**, and may be amended or extended upon with mutual consent of both the parties. This Agreement may be terminated by either party by giving a written notice of at least six months in writing, subject to modifications by amendment or subsequent individual programme agreements. In the event the agreement is not renewed or is terminated in any other way, any related activities in progress at the time of termination of this Agreement shall be continued by IISU till the completion of the programme so that the interests of employees enrolled in the course are not adversely affected.

Article 5: Miscellaneous.

- 1. Indemnification.** To the extent permitted **by Law of the State, each party** agrees to be liable for the acts and omissions on the part of its own officer, employees and scholars and trainers engaged in the conduct of courses offered to the employees of 'Mercury', within the scope of their employment, arising under this Agreement, and each party hereby agrees to be responsible for any and all liabilities, claims, costs, expenses or damages arising from any claim with respect to that party's role in connection with this Agreement. The parties agree that nothing in this provision shall be construed as a waiver of the sovereign immunity of the two organizations.
- 2. No agency Relationship:** Nothing herein shall be construed to create an agency relationship between IISU and Mercury, or any employment relationships between any faculty or staff member of IISU and Mercury employees involved in the programmes, as provided under this agreement. The parties are independent contractors and no legal relationship is intended by this Agreement.
- 3. Compliance with laws:** The parties will comply with all applicable laws and regulations in force in their respective organizations, if any, in performing their obligations under this agreement.
- 4. Intellectual Property Rights .:** No party shall exercise IPRC of another without the written consent. Neither IISU nor Mercury may use any identifying marks, copyright subject matters and other intellectual property IISU will abide by its own IP policy and similarly 'Mercury' will also abide by its own IP Policy and similarly "Mercury" will also abide by its own IP policy. No party will use IP of the other without the express written permission of the other party.




Vice Chancellor
The IIS University
SFS Marg
Mansarovar, Jaipur

- 5. Equal Opportunity:** Both IISU and Mercury subscribe to a policy of equal opportunity and will not discriminate any one on the basis of race, gender, religion, national origin, marital status, sexual orientation or physical disability.
- 6. Authoritative Version:** The English version of this Agreement shall be the authoritative version of the Agreement for all purposes. In the event of a conflict between the English version and any translation of this Agreement, the English version shall supersede.
- 7. Severability:** If any section or provision of this Agreement is held illegal, unenforceable or in conflict with any law by a court of competent jurisdiction, such Section or provision of this Agreement shall be deemed severed from this Agreement and the validity of the remainder of this Agreement shall not be affected thereby.
- 8. Disputes :** In case of any dispute the common decision taken by the parties Vice Chancellor, IISU and the Founder, Mercury, with mutual consent shall be final. The parties agree that if any issue arises, the parties will enter into faithful negotiations to resolve each issue, and resolve the differences. Such resolutions may be incorporated as written amendments to this MoU.
- 9.** For any legal matter the jurisdiction will be the courts at Jaipur only.

The two parties agree with the terms and conditions specified above and put their signature and seal in witness of the same.



(Dr. Ashok Gupta)



Vice-Chancellor
The IIS University Jaipur
Vice Chancellor
The IIS University
SFS, Gurukul Marg
Jaipur





(Mr. Naveen Tripathi)

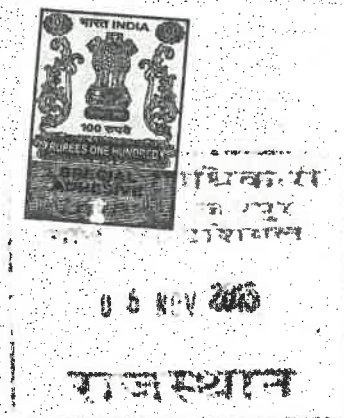
Founder
Mercury Design Communication
Pvt. Ltd., Jaipur

Witness :

1. 
Dr. Raakhee Gupta
2. 
Dr. Rishi R. Bhandari

1. 
2. 





THE IIS UNIVERSITY
JAIPUR

MEMORANDUM OF UNDERSTANDING

Between

INDIA INTERNATIONAL SCHOOL, JAIPUR
And
THE IIS UNIVERSITY, JAIPUR

This Memorandum of understanding is signed on 8 December, 2015 between India International School, Kshipra Path, opposite VT Road, Mansarovar, Jaipur (hereinafter referred to as IIS) and The IIS University (deemed to be a university under section 3 of the UGC Act, 1956), Gurukul Marg, SFS, Mansarovar, Jaipur (hereinafter referred to as IISU). This MOU shall be binding on both the parties, i.e., on the school through its Principal and on the University through its Registrar and will be subject to the following terms and conditions:

1. The purpose of this Memorandum of understanding is to promote educational cooperation between IIS and IISU.
2. The two institutions mutually agree to allow use of various facilities (including library, computer labs etc.) and available infrastructure to be used by the other for benefit of students.
3. The software's for various purposes may be subscribed jointly or by any one and made available for the use by other as well.

In the same context, IIS agrees to permit IISU, the use of "TURNITIN" software which IIS has subscribed.



क्रमा संख्या 358 दिनांक 01/12/15
मुद्रांक का मुख्यांक 122
पिता का नाम डा. डी. डी. प्र. सु.
पिता का पता मुद्रांक विभाग, जयपुर
निवास स्थान मुद्रांक विभाग, जयपुर
मुद्रांक खरीदने का आदेश नं. 119/552
वर्ग का मुख्यांक इकबालनामा

चन्द्रशेखर शर्मा
स्टाम्प विक्रेता
लाईसेन्स सं. 5107
तहसील, जयपुर
नि. 119/552, अमरावती मार्ग, जयपुर

सत्यापित





MEMORANDUM OF UNDERSTANDING

Between


INDIA INTERNATIONAL SCHOOL, JAIPUR
And
THE IIS UNIVERSITY, JAIPUR

This Memorandum of understanding is signed on 16 December, 2013 between India International School, Kshipra Path, opposite VT Road, Mansarovar, Jaipur (hereinafter referred to as IIS) and The IIS University (deemed to be a university under section 3 of the UGC Act, 1956), Gurukul Marg, SFS, Mansarovar, Jaipur (hereinafter referred to as IISU). This MOU shall be binding on both the parties, i.e., on the school through its Principal and on the University through its Registrar and will be subject to the following terms and conditions:

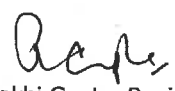
1. The purpose of this Memorandum of understanding is to promote educational cooperation between IIS and IISU.
2. The two institutions mutually agree to allow use of various facilities (including library, computer labs etc.) and available infrastructure to be used by the other for benefit of students.
3. The software's for various purposes may be subscribed jointly or by any one and made available for the use by other as well.
In the same context, IIS agrees to permit IISU, the use of "TURNITIN" software which IIS has subscribed.
4. The MOU is effective as of the date of signatures by the Authorities of IIS and IISU.
5. This MOU shall remain valid from the date of execution by the two parties and shall remain in effect for a period of two years.

In witness whereof, the parties hereto have offered their signatures:

India International School


Ms. Mala Agnihotri, Principal
Principal
India International School
Mansarovar, Jaipur-302 020

The IIS University


Prof. Raakhi Gupta, Registrar
Date: 16/12/2013
Registrar
The IIS University
SFS, Gurukul Marg
Mansarovar, Jaipur



4. The MOU as signed on 16 December, 2013 has worked to the satisfaction for both the parties hence, the two parties now enter in to long term agreement.
5. The MOU is effective as of the date of signatures by the Authorities of IIS and IISU.
6. This MOU shall remain valid from the date of execution by the two parties and shall remain in effect until any one of the two parties decides to terminate this MOU. In such a case a prior notice of six months will be required.

In witness whereof, the parties hereto have offered their signatures:

India International School


Ms. Mala Agnihotri, Principal

Date: 8/12/15
Principal

India International School
Mansarovar, Jaipur-302 020

The IIS University


Prof. Raakhi Gupta, Registrar

Date: 8/12/15

Registrar

The IIS University
SFS, Gurukul Marg
Mansarovar, Jaipur



Memorandum of Understanding (MoU) for Shodhganga/Shodhgangotri
(A Repository of Theses and Dissertations submitted to the Universities in India)

This Memorandum of Understanding (MoU) is made and entered into on 13 (Day) 04 (Month) 2014 (Year) between the INFLIBNET Centre, an IUC of University Grants Commission located at Gandhinagar, hereinafter referred to as "INFLIBNET" and The IIS University, Jaipur (University / Deemed University / Inter-University Centre), here in after referred to as the 'University'.

WHEREAS, INFLIBNET Centre, an Inter-university Centre of the University Grants Commission, as its mandate, promotes open access to scholarly content generated in universities. The Centre has computers, network, software infrastructure and technical know-how required for hosting electronic versions of theses and dissertations in open access with interface to search, retrieve and access these content.

WHEREAS The IIS University, Jaipur (University / Deemed University / Inter University Centre) has agreed to take part in the process of digitisation of old theses and dissertations (not available in computerized machine-readable format) and building-up of digital repository and to promote, share and host its ETD in 'Shodhganga: A reservoir of Indian theses submitted to the Universities in India' and other universities in open access. 'Shodhganga' is a name coined by INFLIBNET Centre for referring to the repository of Indian Electronic Theses and Dissertations. The word "Shodh" originates from Sanskrit and stands for research and discovery. The 'Ganga' is the holiest, longest and largest river in Indian subcontinent which has held heart of its people captive and drawn millions of people to its banks since the dawn of history. The Ganga is the symbol of India's age-long culture and civilization, ever changing, ever flowing, ever loved and revered by its people. "Shodhganga", a repository of theses and dissertations submitted to Indian universities, is expected to keep growing to a formidable size as more and more researchers from India submit their research works to this ever-growing reservoir. Under the initiative called "ShodhGangotri", research scholars / research supervisors in universities are requested to deposit electronic version of approved synopsis submitted by research scholars to the universities for registering themselves for the Ph.D programme.

This Memorandum of Understanding (MoU) defines responsibilities, liabilities and commitments of the institutions involved to ensure proper system implementation, to meet the objectives pertaining to submission and access to Electronic Theses and Dissertations as envisaged by the UGC vide its Notification (Minimum Standards & Procedure for Award of M.Phil/Ph.D Degree), Regulation, 2009 dated 1st June, 2009.

NOW, THEREFORE, in consideration of the mutual agreements herein contained, INFLIBNET and the University agree to the following terms and conditions:

1. INFLIBNET Centre

1. Provide access to ETD hosting server(s) at the INFLIBNET Centre 'Shodhganga'/'Shodhgangotri' to the University with accompanied software interface enabling University / its students to create metadata and upload their theses and dissertations in ETD repositories designed for this purpose. The INFLIBNET will take the responsibility of keeping the data intact and usable, keep back-up of the data so as to avoid its loss. The INFLIBNET will deploy

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tools and techniques of digital preservation to ensure continuing access to scholarly content in digital formats and to protect them from media failure, physical loss and obsolescence.

2. Recommend to the UGC to extend financial assistance to the Universities under Sections 12(B) and 2(f) of UGC Act for digitization of theses and dissertations not available in computerized machine-readable format and / or for procurement and installation of a suitable computer system / infrastructure for creation of ETDs.
3. Provide configuration of system, specifications and technical guidance to the University for procurement of computer hardware and related systems for setting-up of ETDs.
4. Provide guidelines, technical standards and specifications for digitization of Ph.D. theses submitted to the university in past and for theses not available in computerized machine-readable format.
5. Impart training to at least one person from the university (from library field and / or from computer field) in creation, updation and computerized operation of digital repositories of ETDs especially on 'Shodhganga'.
6. Extend access to an anti-plagiarism software or provide services to evaluate theses for possible plagiarism and submit a report to the concerned university.
7. The INFLIBNET may refuse to host any material deemed by the INFLIBNET to be controversial in nature or is in violation of copyright act.
8. This right of refusal will not relieve the University / Ph.D. scholar of liability, both to INFLIBNET and to the public, for matter contained in the theses that may be libelous or actionable and to both INFLIBNET and copyright owners for copyright infringement by the Ph.D. Scholar.
9. The INFLIBNET Centre will not be responsible for i) errors, omissions, inaccuracies and quality of content or misinformation or for any damages caused to the user or any third party from the use of content provided in the theses; ii) safety and archiving of loaded content in cases of "force majeure" including natural calamities; and iii) printed version of theses.
10. INFLIBNET Centre will recommend or provide access to plagiarism software which university may use to detect plagiarism before awarding the degree.
11. The INFLIBNET Centre replicates the content of theses and dissertations on different server and other auxiliary storage media. However, the INFLIBNET Centre does not take the responsibility for the archiving or backing-up of loaded content. The universities, therefore, should also keep a back-up of their theses and dissertations.



12. INFLIBNET Centre also maintains a repository called "Shodhgangotri" for hosting the approved synopses of research topic submitted to the universities by the students for registering themselves under the doctoral programme. Research students/their supervisors are encouraged to submit approved synopses/research proposals and register their priority on a research proposal through the repository.

II. The University

1. The University would grant non-exclusive worldwide license to the INFLIBNET Centre for hosting and distributing their theses in digital format in 'Shodhganga'/'Shodhgangotri' or any other server designated for this purpose.
2. The University / its researcher scholars agree to host / upload a computerized machine-readable file in mutually agreed format of all theses on to the 'Shodhganga'/'Shodhgangotri' server at the INFLIBNET.
3. The University will not hold INFLIBNET Centre responsible for any errors and omissions contained in the original theses.
4. The University commits to digitize theses and dissertations and their bibliographic records submitted to the university and provide necessary infrastructure including manpower support for operation of ETDs.
5. Commits to utilize the assistance provided by the UGC on recommendation of the INFLIBNET for implementation of ETDs including their digitization.
6. Deputes at least one person from the university (from library field or from computer field) for undergoing training on implementation of ETD organized by the INFLIBNET and ensure that the person trained by INFLIBNET on ETD is / are deployed for the same job.
7. Arranges to provide training to research scholars or users of its library and staff of colleges affiliated to University in creation of electronic version of theses and their deposition in the ETDs.
8. Ensures use of standard software and metadata schema suggested / provided by the INFLIBNET for setting-up / development / operation of its ETDs.
9. Creates bibliographic records of all theses and dissertations submitted to the university in standard bibliographic formats prescribed by the INFLIBNET Centre from time-to-time and contributes these records for inclusion in the INFLIBNET's Union Catalogue (IndCat).
10. Commits to sharing of library ETD resources / databases with the INFLIBNET Centre as well as with other universities.



11. The University would agree to host their ETDs in the digital repositories 'Shodhganga or other servers' set-up at the INFLIBNET Centre, and grant non-exclusive licence to the Centre to make electronic version of theses in full-text (theses that are born digital as well as those that are digitized using scanners / digital cameras) accessible through open access ETD.
12. The University shall not use electronic version of theses digitized using funds given by the UGC for any commercial purposes. The University shall not rent, sell or license the use of or deliver or release or otherwise part with the possession of the systems / software or the INFLIBNET ETDs databases, Shodhganga or any part thereof to any other party (individual, institution, organization, etc.)
13. The University will also commit their own funds or grants for fulfillment of the project, if the project on implementation of ETDs demands more resources and funds to complete it.
14. The University will use the plagiarism software recommended by the INFLIBNET and made accessible to test the thesis submitted by the student for plagiarism before awarding the Degree. If the university is not subscribing to such software, it will use the software from the nearest Regional Centre, if any.
15. University would encourage and ensure that Research Scholars/ Research Supervisors deposit / host their approved Research Proposals/ approved synopses on the "Shodhgangotri" once Ph.D. is registered.

III. Termination

Both, the Parties, will have rights to terminate the MoU at any time in case of breach of obligations and terms and conditions of the MoU. This MoU signed hereunder may be terminated by either party at anytime upon ninety (90) days prior written notice. Upon termination of this Agreement, the INFLIBNET / University will stop hosting their theses immediately while keeping the theses already deposited by the University in its archives for its users. The University shall stop using the INFLIBNET's ETD facilities and databases and return any software / hardware or digitized content provided by or through the INFLIBNET, back to INFLIBNET within the 3 months notice period.

IN WITNESS WHEREOF, the parties hereto executed this MoU on this date above mentioned.

UNIVERSITY:

Ra
Registrar
The IIS University
SFS, Gurukul Marg,
Manasrovar, Jaipur

(Name, Signature and Seal)
Dr. RAAKHI GUPTA

Registrar
The IIS University, Jaipur

INFLIBNET:

Jagdish Arora
Dr. Jagdish Arora,
Director
INFLIBNET Centre,
An IUC of University Grants Commission,
Infocity, Gandhinagar - 382 007.



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**MEMORANDUM OF UNDERSTANDING BETWEEN
THE IIS UNIVERSITY, JAIPUR**

&

RAJASTHAN PATRIKA Pvt. Ltd. , JAIPUR

This Mou is made, and becomes on the date signed by two parties, effective between the parties, The IIS University, Jaipur (hereinafter referred to as "IISU") and Rajasthan Patrika Pvt. Ltd. , Jaipur (hereinafter referred to as "Patrika"); Jointly referred as the two institutions; to establish cooperative relations between the two institutions. The purpose of this initiative is to establish mutual cooperation and assistance in the areas of education to fulfill the career requirements of Patrika employees' on the basis of the information that the organization Patrika shares with the IIS University. Both the parties thereby resolve to cooperate in the development of programmes and academic exchanges, subject to the mutually agreed upon terms and conditions contained herein.

Article 1: Objective of the Agreement.

The objective is to provide an opportunity to the Patrika employees to upgrade their qualifications and expertise through offer of PG level academic courses by IISU. The purpose of this agreement shall be to establish a mutually beneficial relationship between IISU & Patrika for delivering programmes beneficial for academic and professional requirements of Patrika employees. This agreement establishes the formal understanding of the scope of operations between the two leading organizations, and commits to writing the intent and mutual assent of both parties to engage in the following activities, subject to future amendments and conditions as further agreed upon by both parties as the relationship continues to develop.

Article 2: Scope of Agreement.


This Agreement shall be carried out subject to the mutual approval of the parties as indicated above. After the implementation track has been laid down in detail, the agreement way forward will include:

- Contact details of the Liaison officer from IIS University
- Contact details of the Liaison officer from Patrika

Article 3: Eligibility

Employees of Patrika who apply for the said course should hold a minimum of 50% marks in graduation/ a CGPA of 5.75 on a 10 point scale or an equivalent qualification along with a minimum of 2 years full-time work experience of which at last 6 months should be with Patrika. A 5% relaxation shall be given to SC/ST/OBC/ differently able candidates.

Any student who ceases to be an employee of Patrika in the first 6 months of the course would be treated as an individual student and IISU will be free to charge him as per the normal fee structure.


Registrar
The IIS University
BFS, Gurukul Marg,
Mansarovar, Jaipur





Article 4: Implementation of Agreement as applied to individual programmes.

Prior to the starting date of any programme established or continuing under this Agreement, the parties shall reach a written, signed supplementary agreement which shall be treated as a part of this agreement describing in as much detail as is necessary, any additional specific terms of such programme or activity. Such programmes shall be negotiated in a timely manner, without undue delay by either party. For each programme, each party will designate a liaison officer to develop and coordinate all activities relevant to the programme and must be included in the supplementary agreement referred to in this article.

Article 5: Term and Termination.

This Agreement will be effective from the date it being mutually agreed upon and signed by the representatives of the two parties and remain in effect for a **period of five (5) years**, and may be amended or extended upon with mutual consent of both the parties. This Agreement may be terminated by either party by giving a written notice of at least six months in writing, subject to modifications by amendment or subsequent individual programme agreements. In the event the agreement is not renewed or is terminated in any other way, any related activities in progress at the time of termination of this Agreement shall be continued by IISU till the completion of the programme so that the interests of employees enrolled in the course are not adversely affected.

Eligibility

Article 6 : Fee.

The fee for the session 2014-15 for the employees of Patrika is as follows:-

Admission Fee	Rs. 5000
Security Deposit	Rs. 2000 (Refundable)
Annual Fee	Rs. 35000
	(Rs. 20,000 by DD or Banker's Cheque + Rs. 15,000 by Advance Cheque dated 03/11/2014)

Apart from the above fee, students would have to pay a sum of RS. 2000 towards examination fee in every semester.

The fee structure will remain the same for a batch during the period of the course, however for a new batch an increase of 5% per year in the annual fee will be applicable.

Above fee is conclusive of the maximum discount IISU can provide. A candidate desiring to apply for admission will be required to fill up the prescribed application form and get it registered on payment as applicable to other students.

Article 7: Duration of Course

The said course is for duration of 3 years. If a student fails to complete the course within 3 years period then he/she would be treated as an ex-student and would be allowed to sit for the papers in which he/she has failed in all semester exams. to be held in the next three years, failing which the students would be not be given any further chances. So the maximum duration of the course would be 6 years.

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Registrar

The IIS University
SFS, Gurukul Marg,
Mansarovar. Jaipur



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In any year the course would be run subject to a minimum enrollment of 5 students.

Article 8: Miscellaneous.

- 1. Indemnification.** To the extent permitted **by Law of the State, each party** agrees to be liable for the acts and omissions on the part of its own officer, employees and scholars and trainers engaged in the conduct of courses offered to the employees of 'Patrika', within the scope of their employment, arising under this Agreement, and each party hereby agrees to be responsible for any and all liabilities, claims, costs, expenses or damages arising from any claim with respect to that party's role in connection with this Agreement. The parties agree that nothing in this provision shall be construed as a waiver of the sovereign immunity of the two organizations.
- 2. No agency Relationship:** Nothing herein shall be construed to create an agency relationship between IISU and Patrika, or any employment relationships between any faculty or staff member of IISU and Patrika employees involved in the programmes, as provided under this agreement. The parties are independent contractors and no legal relationship is intended by this Agreement.
- 3. University –Student Relationship:** This MoU shall establish relationship of the University and student respectively between the IISU and the Patrika employees enrolling for the course. The Patrika employees shall obey the rules and regulations of IISU and will remain under discipline of IISU authorities during the tenure of the course. This association shall be exclusively between IISU and the student in matters pertaining to financial, behavioural, administrative or legal issues.
- 4. Compliance with laws:** The parties will comply with all applicable laws and regulations in force in their respective organizations, if any, in performing their obligations under this agreement.
- 5. Intellectual Property Rights:** No party shall exercise IPRC of another without the written consent. Neither IISU nor Patrika may use any identifying marks, copyright subject matters and other intellectual property rights. IISU will abide by its own IP policy and similarly 'Patrika' will also abide by its own IP Policy. No party will use IP of the other without the express written permission of the other party. **In case any damage is done to the property of IISU by a Patrika employee, Patrika will not be responsible for it.**
- 6. Equal Opportunity:** Both IISU and Patrika subscribe to a policy of equal opportunity and will not discriminate any one on the basis of race, gender, religion, national origin, marital status, sexual orientation or physical disability.
- 7. Authoritative Version:** The English version of this Agreement shall be the authoritative version of the Agreement for all purposes. In the event of a conflict between the English version and any translation of this Agreement, the English version shall supersede.
- 8. Severability:** If any section or provision of this Agreement is held illegal, unenforceable or in conflict with any law by a court of competent jurisdiction, such Section or provision of this Agreement shall be deemed severed from this

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Registrar

The IIS University
SFS, Gurukul Marg,
Mansarovar. Jaipur



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Agreement and the validity of the remainder of this Agreement shall not be affected thereby.

9. **Disputes:** In case of any dispute the common decision taken by the parties Vice Chancellor, IISU and the Assistant General Manager-HR, Patrika, with mutual consent shall be final. The parties agree that if any issue arises, the parties will enter into faithful negotiations to resolve each issue, and resolve the differences. Such resolutions may be incorporated as written amendments to this MoU.

10. For any legal matter the jurisdiction will be the courts at Jaipur only.

The two parties agree with the terms and conditions specified above and put their signature and seal in witness of the same.

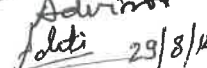


(Dr. Raakhi Gupta)

Rector & Registrar

The IIS University, Jaipur
The IIS University
SES, Gurukul Marg,
Mansarovar, Jaipur

1. 
(Chrf. K.S. Sharma)

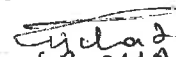
2. 
(Dr. Aditi R. Khandekar)
Coordinator, MBA Executive
The IIS University




(Mr. Manoj Thakur)

Assistant General Manager -HR
Rajasthan Patrika Pvt. Ltd., Jaipur

Witness:

1. 
(RICHHA JAIN)
S-87, Adinath Nagar,
JFN Marg, Jaipur-18

2. 
SURABHI MISHRA
B, Shopping Centre,
Kumbhari, Jaipur.



Memorandum of Understanding

Between

The IIS University

And

ISDC

(International Skill Development Corporation)



MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is entered into at The IIS University, Jaipur, (Rajasthan) on this 3rd Day of June 2016.

BETWEEN:

ISDC Projects India Pvt Ltd, trading as ISDC - International Skill Development Corporation, and having its Regional Office at Lakshmi Narayan Complex, Palace Road, Vasanth Nagar, Bengaluru, Karnataka - 560052 represented by its Manager for Strategic Relations, Mr. Shone Babu hereinafter referred to as the **FIRST PARTY**

AND

The IIS University (hereinafter referred to as IISU) having its premises and office at Gurukul Marg, SFS, Mansarovar, Jaipur, Rajasthan, 302020; represented by Dr. Ashok Gupta; Vice Chancellor- The IIS University hereinafter referred to as the **SECOND PARTY**

Both parties as above have expressed a desire of entering into a Memorandum of Understanding to meet their respective objectives, which are set out herein below.

WHEREAS

- a. The First Party, - ISDC, a Skill Development Company having expertise in Professional and Vocational Education and is an Approved Learning Provider of ACCA (Association of Chartered Certified Accountants) qualification and Professional Business & Finance Qualifications having the head office in UK, is interested in associating with the Second Party to develop, promote and deliver B.Com (Hons) in Applied Accounting & Finance; which incorporates ACCA Curriculum.
- b. The Second Party-IISU, on its part is interested in associating with First Party for using their expertise to develop, promote and deliver the B.Com (Hons) in Applied Accounting & Finance; which incorporates ACCA Curriculum as the Undergraduate Programme of B.Com (Hons) in Applied Accounting & Finance at The IIS University, with their Academic Autonomy.







The purpose of this Memorandum of Understanding is to set forth the terms and conditions under which the Parties to this understanding shall conduct themselves during the subsistence of the Memorandum.

This Memorandum of Understanding ("MOU") is not, and is not intended to be, legally binding except as specifically set out below.

1. The First Party shall support the Second Party to develop the B.Com (Hons) in Applied Accounting & Finance; which incorporates ACCA Curriculum to meet the exemptions criteria of ACCA. That is the Students enrolled for this Programme can avail certain number of paper exemptions towards ACCA Qualification.
2. The Exemption Accreditation of B.Com (Hons) in Applied Accounting & Finance is the discretion of ACCA. First or Second Party has no say on that. It is the responsibility of the Second Party to get the Government/Legal/University approval for running the Programme under The IIS University. After the Final Exemption Accreditation, the finally approved syllabus by Board of Studies and Academic Council of The IIS University along with the details of exemptions for the programme from ACCA will be given as Annexure 1.
3. The First party can use the name of The IIS University for promoting the above programme in advertisements and other modes of communications. The Promotion of the said programmes has to be taken care jointly by the parties.
4. The admission criteria and the number of seats for the above said programme is fixed by the Second Party.
5. The First Party facilitates necessary train the trainer, consulting and technical support to the faculties of Second Party to deliver the B.Com (Hons.) in Applied Accounting & Finance.
6. The First Party provides Electronic Copy of relevant learning materials (For the integrated curriculum of ACCA subjects only) to the students enrolled for the above said programmes.
7. The First Party provides exam oriented training support to the students enrolled for the above programmes for their external examinations of ACCA. The number of hours per subject / paper/module is given as Annexure 2.
8. The students enrolled for B.Com (Hons.) in Applied Accounting & Finance, are given the opportunity to attend the examinations of Certificate in IFRS of ACCA as a part of their



- programme at free of cost and the Certificate in IFRS Exam is given at INR 3,500/ per student for the other B.Com students.
9. All responsibilities regarding registration of the students with ACCA should be dealt with by the First Party. The students have to follow the Rules and Regulations of ACCA to appear the examination and pursue the qualifications.
 10. The fee to ACCA has to be paid by the students directly as per the Annexure 3.
 11. Out of the Tuition Fees Collected, the Second Party has to make the necessary payment to the First party as per schedule given below:

Batch	Installment	Time of Payment	Amount (per student)
2015-16	I	July 2016	INR 16,300/-
	II	March 2017	INR 16,300/-
2016-17	I	December 2016	INR 16,300/-
	II	June 2017	INR 16,300/-

For all subsequent fresh batches, the payment schedule of 2016-17 batch shall continue.

12. The complete list of Students of the course shall be provided to the First Party by the Second Party. Changes in Students, if any, shall be communicated by the representative of the Second Party to the First Party immediately.
13. It is intended that the terms of this MoU will remain in force for an initial period of Three (3) Years ie, till the completion of Batch to be admitted in 2016-17 or is otherwise terminated in accordance with the provisions of Clause 14. The MoU can be extended for further periods after the expiry of Three Years upon the parties mutually agreeing such extension in writing. The terms of this Memorandum may be modified at any time by both parties on mutual consent.
14. Either party shall be entitled to terminate the MOU on 60 days notice. The MoU will automatically terminate:
 - If either party becomes insolvent or is subject to a change of control;
 - Any potential Binding Agreement would be unenforceable, void or illegal due to any



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- statutory or regulatory requirements; or
- Terminates any Binding Agreement for cause.
 - In the event of the termination of the agreement, the First Party agrees to complete the existing batches on agreed terms.
15. All intellectual property created by a party in connection with the Collaboration shall remain the property of that party. The parties agree that any material jointly created by the parties for the Collaboration shall be jointly owned (in equal proportions) by the parties, unless otherwise agreed in writing.
16. Where the Collaboration reasonably requires the use by one party of intellectual property that is owned by the other party (the "IPR Owner"), the IPR Owner will licence such rights to the other party on a non-exclusive basis, without the right to sub-licence, solely for the purpose and to the extent necessary in connection with the Collaboration. Any such licence will automatically terminate when the MoU is terminated.
17. For the purposes of this MoU, "Confidential Information" shall be all that information of a confidential nature (whether written or oral) concerning the business and affairs of either party which is obtained or received as a result of the discussions leading up to, the entering into or the performance of this MoU, including financial information, training & learning material, trade secrets, list of institutions, trade and commercial details and computer software and databases, the contents of all reports and documentation prepared by either party or on its behalf and any other information of a confidential nature designated by a party as confidential; Each of the parties shall at all times while this MoU remains in force and after it has terminated, keep confidential the Confidential Information except where:
- The Confidential Information was already lawfully known, or became lawfully known to either of the parties independently;
 - Disclosure or use is necessary by either of the parties (including their employees, agents and sub-contractors) for the proper and effective performance of this MoU;
 - Disclosure is required by law to any government, governmental department, agency, regulatory or fiscal body or authority (whether national or foreign) and their authorised agents (including professional advisers);
 - The Confidential Information is disclosed, in the case of ISDC, to another member of



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- the ISDC group of companies;
 - Each party undertakes to the other that it will not disclose or make use of, for its own benefit, any of the Confidential Information of the other party.
- 18 All disputes and differences of any kind whatever arising out of or in connection with this MoU shall be referred to the arbitration, and the final decision of an arbitrator Jointly appointed by both the parties to be agreed upon and appointed by both the parties, or in case of disagreement as to the appointment of a single arbitrator, two arbitrators, one to be appointed by each party and if there are two arbitrators, they shall before taking upon themselves the burden of reference appoint a third arbitrator who shall act as Presiding Arbitrator. This submission to the arbitrators shall be deemed to be a submission to arbitration within the meaning of the **Arbitration and Conciliation Act, 1996**, or any statutory modification thereof. The award of the arbitrator or arbitrators as the case may be, shall be final and binding on the parties.
19. In case of any disputes not settled due to arbitration it will be subject to the courts of Jaipur Jurisdiction.

Each party hereby confirms its agreement to the terms contained in this MOU on this 3rd day of June, 2016.

On behalf of The IIS University



Dr. Ashok Gupta
Vice Chancellor

On behalf of ISDC



Mr. Shone Babu
Manager – Strategic Relations

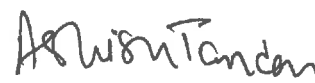
IN WITNESS WHEREOF, the parties hereto have caused this Memorandum of Understanding to be executed as of the first date set forth above.

On this 3rd day of June 2016

Witness:



Dr. Raakhi Gupta
Registrar
The IIS University



Mr. Ashish Tandon
Asst. Manager – Strategic Relations
ISDC



Annexure 2

B.Com (Hons) Applied Accounting & Finance

Subjects/Titles	No. of Teaching Hours
F7 Financial Reporting	30
F8 Audit & Assurance	30
F9 Financial Management	30
P1 Governance, Risk and Ethics	30
P2 Corporate Reporting	30
P3 Business Analysis	30
P4 Advanced Financial Management	30
P5 Advanced Performance Management	30



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Annexure 3

B.Com (Hons) Applied Accounting & Finance – ACCA Fees

The ACCA Fess can be found on the URL given below and it is subject to the discretion of ACCA.

<http://www.accaglobal.com/in/en/qualifications/accountancy-career/fees/fees-charges.html?countrycode=India>

Out of the above Fees, the students are getting wavier for Registration and Exemption Fees for the First Six Papers from ACCA. There is no wavier for Annual Subscription and Examinations Fees.



Vice Chancellor
The IIS University
SFS, Gurukul Mar
Mansarovar, Jaipur

Memorandum of Understanding

ValeurHR E-Solutions Private Limited – A registered company

&

IIS University – An Academic Institution

This Memorandum of Understanding ("MOU") is entered between

ValeurHR E-Solutions Private Limited ("VALEUR") a company incorporated under Indian Companies Act 1956, having its registered office represented by its undersigned of the ONE PART;

And

IIS University, a Jaipur, Rajasthan based university represented by undersigned of the OTHER PART.

Whereas VALEUR and IIS UNIVERSITY shall be here in after jointly referred to as the "Parties" and singularly as "Party."

Preamble

1. **Parties enter into this MOU to build Six Capital's UTC – An R&D and Data Analytics Centre in IIS UNIVERSITY with a core objective to impart a lifetime skill in Trading Financial Markets.** VALEUR in partnership with its partner, Six Capital, combines a pioneering trader-insight training program with next generation alternative investment concepts that creates more empowering opportunities for aspiring traders and tomorrow's investors.

Summary

2. R&D and Data Analytics Centre is purely a skills development initiative, an E-learning programme, It is intended for students of IIS UNIVERSITY to undergo a Foundation Course in Forex Trading and Trader Insight, which is intended to expand IIS UNIVERSITY's students' career options, in different trading environments like Derivatives, Stocks, and Commodities Trading.
3. Parties agree to bear their own costs of executing the said initiative.
4. Top performing candidates from IIS UNIVERSITY may be selected for further internship opportunities with VALEUR subject to candidates obtaining results that are satisfactory to VALEUR.


About Trader Insight Program:

5. Candidates enrolled under R&D and Data Analytics Centre – Trader Insight Program, initially will take Forex Foundation Online Course followed by Trader Insight session – in which the candidates experience trading in live markets under a simulated environment utilizing proprietary software provided by VALEUR.

Regd. Off. : Plot No – 58, Industrial Area, Phase – 1, Chandigarh – 160002, Direct +91-172-4777555

Mumbai Office : Level -11, Tower B, Peninsula Business Park, SB Road, Lower Parel, Mumbai – 400013
www.valeurhr.com




8/3/17
Registrar
The IIS University
SFS, Gurukul Marg,
Mansarovar, Jaipur


8/3/2017.

Key responsibility of VALEUR

6. Provide proprietary training material for the E-learning program
7. Online guidance/mentoring for training
8. Certification on completion of the training
9. Use of Proprietary Software

Key responsibility of IIS UNIVERSITY

10. Computer laboratory infrastructure equipped with Internet connections of sufficient speed to facilitate E-learning and use of proprietary trading software.
11. Initiate, promote and support the R&D and Data Analytics Centre – Trader Insight Program to students of IIS UNIVERSITY
12. Ensure students are available for 2 hours for each session of the learning
13. Manpower to co-ordinate the sessions

Miscellaneous

14. Parties agree that there is no intention to create legal relations and the terms in this MOU are intended to guide parties in their non-binding obligations over the course of the next two (2) years, after which parties hereby express their intention to enter into definitive and legally binding agreements.
15. Parties agree that they will not hold each other responsible for any losses incurred as a result of discontinuance of the R&D and Data Analytics Centre – Trader Insight Program.
16. Any dispute arising from the implementation of the provisions of this MOU shall be settled amicably by consultations or negotiations.
17. Amendment. This MOU may be reviewed and amended at any time, by mutual written consent of the Parties.
18. Duration and Termination. The MOU shall be effective for a period of five (5) years and may be extended for the same period by mutual consent of the parties. The termination of this MOU shall not affect the validity and duration of any arrangements, programs, activities, or projects made under this MOU until the completion of such arrangements, programs, activities, or projects, unless otherwise agreed upon by the Parties.
19. IN WITNESS WHEREOF, the undersigned, being duly authorized by their respective institutions, have signed this MOU, on this 2nd day of March 2017 in the city of Jaipur, Rajasthan, India.



On behalf of

ValeurHR E-Solutions Pvt. Ltd.

Signed By: **ISHAN KHATTERPAL**

Date: **8/3/2017.**



On behalf of

IIS UNIVERSITY, Jaipur

Signed By: **Dr. RAAKHI GUPTA**

Date: **8/5 March 2017**

Registrar

The IIS University
SFS, Gurukul Marg,
Mansarovar. Jaipur

Regd. Off. : Plot No – 58, Industrial Area, Phase – 1, Chandigarh – 160002, Direct +91-172-4777555

Mumbai Office : Level -11, Tower B, Peninsula Business Park, SB Road, Lower Parel, Mumbai – 400013

www.valeurhr.com



24

Memorandum of Understanding

Between

IIS UNIVERSITY

And

INSTITUTE OF MANAGEMENT ACCOUNTANTS

And

WILEY INDIA PRIVATE LIMITED

And

MILES PUBLICATIONS PRIVATE LIMITED

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For

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Registrar
The IIS University
GFS, Gurukul Kangri

THIS MEMORANDUM OF UNDERSTANDING (hereinafter referred to as "**MoU**") is made this **10th** day of April, 2017 ("**Effective Date**").

By and Between:

IIS UNIVERSITY, situated on ICG Campus, Gurukul Marg, SFS, Mansarovar, Jaipur, Rajasthan 302020, India (hereinafter referred to as "**IIS**")

AND

INSTITUTE OF MANAGEMENT ACCOUNTANTS, INC., a corporation duly organized and existing under the Laws of the State of New Jersey, with its place of business at 10 Paragon Drive, Montvale, New Jersey, 07645-4427 (hereinafter referred to as "**IMA**")

AND

WILEY INDIA PRIVATE LIMITED, a company duly registered and incorporated under the Companies Act 1956, bearing Corporate Identification Number (CIN) U74899DL1999PTC099286 and having its registered office at 4435/7, Ansari Road, Daryaganj, New Delhi - 110002 (hereinafter referred to as "**Wiley**")

AND

MILES PUBLICATIONS PRIVATE LIMITED, a company duly registered and incorporated under the Companies Act 1956, bearing Corporate Identification Number (CIN) U22222AP2013PTC085437 and having its registered office at 38-8/2, Chenna Reddy Nagar, Gandhinagar, Hyderabad - 500037 (hereinafter referred to as "**Miles**").

IIS, IMA, Wiley and Miles shall hereinafter referred to collectively as Parties and individually as a Party.

WHEREAS:-

- A. IMA is the worldwide association of accountants and financial professionals working in business committed to helping more than 80,000 members to expand their professional skills, better manage their organization, and enhance their career. For more than 90 years, IMA has been a champion of and resource for the financial management and accounting profession. The organization was founded in Buffalo, N.Y., in 1919 as the National Association of Cost Accountants (NACA) to promote knowledge and professionalism among cost accountants and foster a wider understanding of the role of cost accounting in management. The name was later changed to the National Association of Accountants (NAA). In 1991, the organization name was again changed to the Institute of Management Accountants (IMA), signifying the broader role as the association for accountants and financial professionals working inside organizations.
- B. IIS is looking to offer professional programs to its students which complement their academic studies at the University. These include IMA's (Institute of Management Accountants) Certification of Management Accountants (CMA) global certification program.
- C. IMA's CMA certification program is an advanced-level assessment for accounting and financial professionals in business. The two-part exam covers financial reporting, planning, performance and control; and financial decision-making.



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The IIS
SFS, G
Mansarovar

by
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- D. The Parties share the common interest of providing holistic learning and education opportunities for individuals to pursue globally relevant professional qualifications to enhance their future career prospects.
- E. The Parties recognize that establishing a cooperative relationship would benefit the Parties and students pursuing qualifications and programmes offered by IIS and IMA.
- F. This MoU will be supported and executed with the help of Wiley and Miles:
- i) Wiley will support in terms of the content in the form of print – Wiley CMAexcel Learning System which is IMA's official test preparation study materials for the CMA examinations.
 - ii) Miles will support IIS in training delivery for the CMA examinations.
- G. This MoU sets out below the general framework and intentions of the Parties for collaboration for facilitation of further definitive agreement(s)
- H. In achieving the objectives of this MoU, the Parties shall work on the basis of reciprocity in areas of mutual interest within the parameters of their laws, constitutions, regulations and/or policies.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL UNDERTAKINGS OF IIS , IMA, WILEY AND MILES UNDER THIS MOU, THE PARTIES AGREE TO DISCUSS ENTERING INTO A BINDING AGREEMENT THAT ADDRESSES THE FOLLOWING:

1. PURPOSE OF THIS MOU

1. The purpose of this MoU is to set out the understanding between the Parties without any intention to create legal relations or obligations, but rather open discussions in the spirit of mutual cooperation. Any collaborative ventures that may bind the Parties are subject to separate contractual arrangements.
2. IIS , IMA, Wiley and Miles will endeavor to assist and support each other in the functioning of this MoU to mutually benefit the Parties, such as:
 - a) promoting the IMA, the CMA certification program, Wiley's suite of CMA test preparation materials and CMA training services of Miles and at the campus(es) of IIS and to their students (current and prospective);
 - b) collaborating with each other to develop specific programs that create opportunities for students to achieve the CMA certification. Such collaborations shall be agreed by the Parties and form part of further agreements;
 - c) disseminating information in collaboration with each other, to students, about the accounting and finance profession and the opportunities available to accounting and finance professionals;
 - d) developing joint seminars, conferences, common research projects and publications on IMA, the CMA certification and the accounting profession whilst other forms of co-operation may be arranged by the parties during the term of this MoU;



Registrar
The IIS University
SFS, Gurukul Marg,

- e) providing teaching, training and preparing students taking CMA examinations using Wiley materials; and
 - f) undertaking any other activities that shall be mutually identified and agreed by both Parties at a later stage.
3. This MoU shall form the basis of consensus for the Parties to examine the feasibility of the collaboration until such time when any other manner of agreement is entered into by the Parties upon terms and conditions to be mutually agreed upon.

2. RESPONSIBILITIES OF THE PARTIES

1. RESPONSIBILITIES OF IMA:

IMA shall provide support to IIS to enable students to achieve the CMA certification. IMA would afford IIS the status of APPROVED UNIVERSITY PARTNER, through the provision of an official certificate. IMA would encourage and support activities by IIS to further the management accounting professional in general and CMA certification in particular.

IMA agrees to provide Student membership to the students of IIS at \$50 for two years. Further, the students of IIS who enroll for 2 years membership will also be eligible for a 50% discount on the Student CMA certification entrance fees and exam fees. The above mentioned 50% discount on the Student CMA certification fee and exam fee are subject to revision on a yearly basis.

2. RESPONSIBILITIES OF WILEY:

Wiley would support the MoU with the official CMA test preparation content, Wiley CMAexcel Learning System, for CMA exam preparation of IIS students. This shall be provided to IIS through Miles.

3. RESPONSIBILITIES OF MILES:

Miles shall be responsible for providing marketing collateral, Wiley study materials and training to IIS faculty as well as students towards the CMA certification. Miles shall execute and monitor the training performed for students pursuing the CMA certifications.


Miles shall assist IIS in providing placement assistance to the students of IIS who have cleared both the parts of the CMA examinations.

Miles and IIS may undertake a separate agreement which would detail the training delivery, fee structure and payment schedule.

4. RESPONSIBILITIES OF IIS :

IIS shall be responsible for providing platform and access to its campus for IMA, Wiley and Miles to promote the IMA, the CMA certification program, the training services of Miles and Wiley's suite of test preparation materials. IIS shall make reasonable efforts to ensure that all students pursuing the CMA certification program do so through the official CMA test preparation materials published by Wiley and training services provided by Miles.




Registrar
The IIS University
SFS, Gurukul Marg,

3. COSTS

The Parties shall each bear their own costs and expenses incurred in complying with their obligations under this MoU.

4. CONFIDENTIALITY

For the purposes of this MoU, the term "Confidential Information" shall mean all information concerning either party or any of its businesses, assets, products, services, employees, or customers (including students), or of any third party that is in the possession of the receiving party, that is designated as confidential or proprietary or that is customarily or legally required to be protected from public disclosure, regardless of whether such information is provided orally, in writing or other tangible form, via email or in electronic form, or is obtained through visual observation. The parties acknowledge that all Confidential Information that it receives from the other party is confidential and proprietary. The receiving party shall use Confidential Information only to the extent necessary to perform the services set forth herein and for no other purpose whatsoever. The receiving party shall not disclose or permit access to Confidential Information to any third party without the written consent of the disclosing party, and subject to confidentiality obligations no less stringent than those set forth herein. All Confidential Information shall be returned or destroyed promptly upon termination of the Agreement or upon request. The obligations set forth in this Paragraph shall not apply to any information that (i) was previously known to the receiving party free of any obligation of confidentiality; (ii) is or becomes publicly available other than by means of unauthorized disclosure by the receiving party; (iii) is independently developed by the receiving party; or (iv) is required to be disclosed pursuant to statute, regulation, or order of a court; provided, however, that the receiving party provides timely notice to the disclosing party so that the disclosing party may take appropriate protective measures.

5. TERM AND TERMINATION OF THE MOU

1. This MoU shall be effective from the Effective Date hereof and shall remain valid and in effect for a period of 3 (three) years ("Term"). Upon expiry of the Term this MoU may be renewed by the Parties on similar terms as contained in this MoU if the parties agree in writing.
2. This MoU may be terminated at any time, without any reason or cause, irrespective of the above Clause, by either Party by giving a written notice of not less than 90 (ninety) days to the other Parties.
3. No termination of the MOU shall affect continuity of already signed agreement/s of cooperation specified under Sections 1.1 and 1.2 until its normal conclusion so that no student shall be put to any disadvantage due to such termination.

6. NOTICE

Any notice, communication or statement required to be given under this MoU shall be in writing and shall be sent by hand delivery, registered post with postage fully prepaid and with acknowl-



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Registrar
The IIS University
SFS, Gurukul Marg,

edgment due, receipted courier, fax or by electronic mail to the applicable Party at the contact details indicated below or to such other address as a Party shall designate by similarly giving notice to the other Party.

Notice to be given to IIS University:

Address: ICG Campus, Gurukul Marg, SFS, Mansarovar, Jaipur, Rajasthan
302020
Phone: + 0141 240 0160
Email: registrar@iisuniv.ac.in

Notice to be given to Institute of Management Accountants:

Address: 10 Paragon Dr, Montvale, NJ, USA, 07645
Phone: +1 416 616 3997
Email: jgurowka@imanet.org

Notice to be given to Wiley India Private Limited:

Address: 4435/7, Ansari Road, Daryaganj, Delhi 110002, India
Phone: +91-11-43630000
Email: csupport2@wiley.com

Notice to be given to Miles Publications Private Limited:

Address: 38-8/2, Chenna Reddy Nagar, Gandhinagar, Hyderabad 500037,
India
Phone: +91-40-65511105
Email: varun.jain@mileseducation.com

7. ENTIRE MOU AND ALTERATION

No modification, amendment, supplement or waiver of any provision of this MoU shall be effective unless made by a written instrument duly executed by all Parties to this MoU. Both Parties agree to consider e-mail as a written instrument for the purposes of this Clause.

8. MARKS

The Parties acknowledge that IMA owns the marks CERTIFIED MANAGEMENT ACCOUNTANT and CMA. The Parties acknowledge that Wiley owns the marks to Wiley and Miles owns the marks to Miles. Parties acknowledge that IIS owns its own marks and the nomenclature/s for the Degrees it awards. No Party shall use, nor permit any person or entity to use the Marks (or any variation thereof) of the other Party without first obtaining the written consent of the other Party.

9. LIMITATION OF LIABILITY

In no event will any Party be liable to the other for any indirect, incidental, exemplary, special or consequential damages whatsoever (including damages for loss of profits, income or saving, or interruption of business) even if advised of the possibility of such damage.



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Registrar
The IIS University
SFS Gurukul Marg,

10. PARTNERSHIP AND NON-BINDING

1. The Parties are independent contractors and nothing in this MoU will create any partnership, joint venture, and franchise or employment relationship between the Parties.
2. Notwithstanding the statements and responsibilities herein, this MoU shall not create a legal relationship between the Parties and the Parties shall not be legally bound until and unless a definitive agreement has been negotiated and duly executed by the authorized representatives of IMA, IIS, Wiley and Miles
3. IIS may enter into a parallel, mutually independent contractual agreement with Miles for the delivery of training associated with the terms of this MoU

11. MISCELLANEOUS

This MoU and any Agreement shall be construed and interpreted conflicts of laws provisions in accordance with generally accepted legal meanings and connotations of the State of New York applicable to contracts wholly entered into and performed in the State of New York without regard to the application of conflicts of laws provisions.

<<SIGNATURE PAGE FOLLOWS >>



XX

Registrar
The IIS University
SFS, Gurgaon
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
IN WITNESS WHEREOF, THE PARTIES HERUNTO HAVE EXECUTED THIS MEMORANDUM OF UNDERSTANDING ON THE EFFECTIVE DATE FIRST ABOVE WRITTEN AT PUNJAB, IN THE PRESENCE OF THE FOLLOWING WITNESSES:

WE AGREE TO ALL THE ABOVE TERMS AND CONDITIONS.

Signed and delivered by the authorized representatives for and on behalf of:


IIS University

Institute of Management Accountants


10/4/17
Name: Prof. Dr. Rakhee Gupta
Designation: Rector & Registrar
The IIS University
SFS, Gurukul Marg,
Wassarover, Jaipur



Name: Ms. Hanady Khalife,
Designation: Director of Operations,
Middle East and Africa


Name: Dr. Subash Garg
Designation: Director


6/4/2017
Name: Mr. Rishi Malhotra
Designation: Academic & Community
Relations Manager, IMEA


Wiley India Private Limited


Miles Publications Private Limited


Name: Mr. Vikas Gupta
Designation: Managing Director


Name: Mr. Varun Jain, CPA, CMA
Designation: Managing Director

Witness:


Mr. Gaurav Tewari
Head - Business Development
Wiley India Private Limited


F-82 Mr. Fenil Vadakken
Associate Vice President
Miles Publications Private Limited





AGREEMENT OF COOPERATION

This **Agreement of Cooperation** (hereinafter referred to as the "**Agreement**") is signed inter-alia by the herein mentioned Parties and is entered into and executed at Jaipur, Rajasthan, India, on this 10 day of April, 2017 (hereinafter referred to as the "**Effective Date**") by and between:-

Miles Publications Private Limited, a Private Limited Company duly incorporated and registered in India under the Companies Act, 2013, bearing Corporate Identification No. U22222AP2013PTC085437 and having its Registered Office situated at 38-8/2, Chenna Reddy Nagar, Gandhinagar, Hyderabad 500037 (hereinafter referred to as the "**Miles**", which expression shall unless it be repugnant to the context or meaning hereof, be deemed to mean and include its successors, administrators, executors, representatives and permitted assigns) of the **FIRST PART**.

AND

IIS University, IISU Campus, Gurukul Marg, SFS, Mansarovar, Jaipur 302 020, India, (hereinafter referred to as "**IIS**", which expression shall unless it be repugnant to the context or meaning hereof, be deemed to mean and include its successors, administrators, executors, representatives and permitted assigns) of the **SECOND PART**.

For the purposes of this Agreement, "**Miles**" and "**IIS**" have been individually referred to as a "**Party**" and collectively as "**Parties**".

WHEREAS:

1. Miles is the official partner of Institute of Management Accountants, US (hereinafter referred to as "**IMA**"), and Wiley India Pvt. Ltd. (hereinafter referred to as "**Wiley**") to provide CMA training across India using the IMA-licensed Wiley CMA-excel Learning System (hereinafter referred to as the "**Wiley CMA Study Material**") and Miles' proprietary CMA training videos and notes (hereinafter referred to as the ("**Miles CMA Training Aids**") and all these partner parties are jointly referred to herein as "**Participating Associates**".
2. **IIS** is an educational institution, and is desirous to enter into this present Agreement with Miles to impart training on Certified Management Accountant (CMA), US, on a non-exclusive basis, as per the terms and conditions of this Agreement at its campuses.

NOW THEREFORE, in consideration of the mutual covenants, terms and conditions and understandings set forth in this Agreement and other good and valuable consideration (the receipt and adequacy of which are hereby mutually acknowledged), the Parties with intent to be legally bound hereby have entered into this present Agreement.

1. Responsibilities and covenants of Miles:

- a) Miles hereby agrees to provide Wiley CMA Study Material, Miles CMA Training Aids and other support to **IIS** as detailed in Annexure-A in consideration for the commercial terms as detailed in Annexure-A.
- b) Miles will facilitate train the trainer/ faculty development program for the CMA program.



Registrar
The IIS University

क्रमांक 9892 विक्रय का दिनांक 16/02/17

मुद्रांक का रकम 100/-

क्रेता का नाम Miles Education

पिता का नाम

निवास स्थान 6 mile uytare uytare

मुद्रांक रकम का अग्रिम तथा सम्बन्धित रुपये

का मूल

Signature

विश्वविद्यालय

ला. स्टाफ नं. 78/11

9/437, कालवाय नगर, जयपुर



- c) Miles will facilitate revision classes by Miles faculty as per schedule agreed from time to time.
- d) Miles will facilitate collaborative research for faculty with the IMA in the areas of accounting and finance.
- e) Miles will assist in promoting the CMA qualification by providing Marketing materials & Counseling support.
- f) Miles will assist in course design for the IMA endorsement of the program.
- g) Miles will help the students avail special IMA discounts which may be applicable on the official IMA fees via the IMA-Wiley-Miles partnership.
- h) Miles will assist IIS in differential campus placements for students who have cleared both the parts of the CMA exams.

2. Responsibilities and covenants of IIS:

- a) IIS will facilitate all the requisite training and Miles' support to the enrolled students to clear the CMA exams.
 - b) IIS will recommend the IMA-licensed Wiley CMA Study Materials for the students.
 - c) IIS will encourage students to take CMA exams which would help them in their career progression besides making them eligible for the differential campus placements.
 - d) IIS will ensure payment of fee detailed in Annexure-A to Miles on a timely basis.
3. IIS hereby agrees not sell, distribute or cause to sell/distribute the Wiley CMA Study Material and/or Miles CMA Training Aids to re-sellers, distributors or any others other than students undergoing the CMA course under the enrolment data of IIS.
 4. The Parties undertake to keep confidential and not disclose the contents of this Agreement, as well as all information disclosed to or obtained by the Parties from each other pursuant to this Agreement, and other information or documents that may come into the possession of the Parties in connection with performance of their obligations under this Agreement.
 5. The Parties hereby acknowledge that any and all of the copyrights, trademarks, trade names and other intellectual property rights subsisting in or used in connection with the Parties or with IMA or Wiley are and shall remain the sole and exclusive property of the respective owners in perpetuity, both during and after the term of this Agreement. Nothing in this Agreement shall be deemed or construed to mean or imply that any intellectual property rights subsisting in Wiley CMA Study Material or Miles CMA Training Aids is transferred or transmitted to either IIS or to any other third party whomsoever.
 6. The Parties further acknowledge that either party acquires no rights, title and interest in any of the proprietary materials of the other including of their Participating Associates and either party shall not have any right to register, display or advertise any trademarks, copyrights and other intellectual property rights of the other together with its own or under its own name and all goodwill in the names and trademarks of the respective Party shall pertain to and remain exclusively with the respective owners during or at any time after the expiry or termination of this Agreement.
 7. The Parties further agree and acknowledge that either of them shall be entitled to terminate this Agreement with immediate effect by giving a Notice in writing to the other at any time if it finds out, discovers or comes to know of any violation/infringement of copyrights and other intellectual property rights of the other including that of Participating Associates.
 8. All Notice/s to be given under this Agreement shall be made in writing in English and shall be delivered either by (1) Registered Post, or (2) by Courier Service or (3) by electronic mail (to the herein specified email id/s) scanned with duly signed written confirmation to their respective following addresses, unless otherwise designated or changed by written notice by the Parties hereto.

Miles:

Name: Miles Publications Private Limited
 Attention: Mr. Varun Jain
 Designation: Managing Director
 Address: 38-8/2, Chennai Reddy Nagar, Gandhinagar, Hyderabad 500037
 Email: varun.jain@mileseducation.com

IIS:

Name: IIS University
 Attention: Dr. Raakhi Gupta
 Designation: Registrar
 Address: IISU Campus, Gurukul Marg, SFS, Mansarovar, Jaipur 302 020
 Email: raakhi.gupta@iisuniv.ac.in, registrar@iisuniv.ac.in

Varun Jain




Raakhi Gupta
 Registrar
 The IIS University
 SFS, Gurukul Marg,
 Jaipur

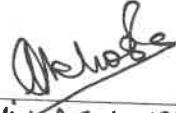
9. This Agreement is valid for an initial period of 3 years from the date of execution and is renewable for further additional periods through a written Addendum duly signed by both the parties at the time of renewal. This Agreement is executed in two counterparts. Each counterpart shall be deemed to be original and each party shall have/retain one original.
10. This Agreement may be terminated without any reason/cause by either of the Parties by giving not less than 3 months' notice in writing to the other Party at the address given in the Agreement.
11. The provisions of this Agreement are severable, and if any one or more such provisions are determined to be illegal or otherwise unenforceable, in whole or in part, under the laws of any jurisdiction, the remaining provisions or portions hereof shall, nevertheless, be binding on and enforceable by and between the Parties hereto.
12. Waiver by either Party of any default by the other Party shall not be deemed a waiver of any other default. No provision of this Agreement shall be deemed waived, amended or modified by either Party, unless such waiver, amendment or modification is in writing and signed by the authorized representative of the Party against whom it is sought to enforce such waiver, amendment or modification.
13. Nothing contained herein shall or shall be deemed to create any partnership, agency, association, trust, or joint venture between the Parties, or their representatives and employees and nothing herein shall be deemed to confer on either Party any authority to incur any obligation or liability on behalf of the other Party.
14. This Agreement along with its Annexure A shall constitute the entire Agreement as understood between the Parties relating to the subject matter of this Agreement and supersedes all prior writings, negotiations, representations or understandings with respect to the matters referred to herein unless otherwise confirmed in writing between the Parties.
15. The Parties shall not transfer or assign the present Agreement or any right or obligation hereunder, without the prior written consent of the other Party.
16. This Agreement, the construction and enforcement of its terms and the interpretation of the rights and duties of the Parties hereto shall be subject to and be governed by the applicable laws of India, and any conflicts thereon shall be tried by the competent courts of appropriate jurisdiction.
17. The Parties expressly acknowledge that this Agreement was jointly drafted, and that they both had opportunity to negotiate its terms and to obtain the assistance of counsel in reviewing its terms prior to execution. Therefore, this Agreement shall be construed neither against nor in favor of either Party, but shall be construed in a neutral manner.

IN WITNESS WHEREOF, the Parties to this Agreement have hereunto subscribed their respective hands by its authorized signatories on the date first above written/mentioned, in presence of the Witnesses.

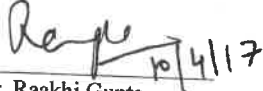
For Miles Publications Private Limited


Mr. Varun Jain, CPA, CMA
Managing Director

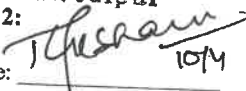
Witness 1:

Signature: 
Name: VIKAS KUMAR
Designation: Regional Manager

For IIS University


Dr. Raakhi Gupta
Registrar
The IIS University
SFS, Gurukul Marg,
Mansarovar, Jaipur

Witness 2:

Signature: 
Name: Dr. M K Sharma
Designation: Dean, Commerce & Management



Annexure A: Commercial Terms


The below stated terms and conditions have been expressly agreed by and between Miles and IIS:

Sl.	Items	Details
a)	Miles Offerings & Support	<ol style="list-style-type: none">1. Provide Wiley CMA Study Material and Miles CMA Training Aids2. Miles would facilitate Train The Trainer (TTT) program to the faculty members of IIS University to impart training to their students3. Facilitate faculty development program for the CMA program.4. Facilitate revision classes by Miles faculty as per schedule agreed from time to time.5. Facilitate collaborative research for faculty with the IMA in the areas of accounting and finance.6. Assist in promoting the CMA qualification by providing Marketing materials & Counseling support.7. Assist in course design for the IMA endorsement of the program.8. Help the students avail special IMA discounts which may be applicable on the official IMA fees via the IMA-Wiley-Miles partnership.9. Assist in differential campus placements for students who have cleared both the parts of the CMA exams.
b)	Price & Payment Terms	<p>INR 55,510 per student of which:</p> <ol style="list-style-type: none">1. INR 18,503 per student is payable at the beginning of Semester I2. INR 18,503 per student is payable at the beginning of Semester II3. INR 18,503 per student is payable at the beginning of Semester III
c)	IMA fees (to be paid directly by the students)	Students would pay for IMA membership, CMA certification entrance and CMA exam fees directly to the IMA. Special discounts may be applicable on these official IMA fees via the IMA-Wiley-Miles partnership.

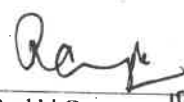
For Miles Publications Private Limited

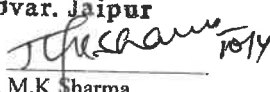

Mr. Varun Jain, CPA, CMA
Managing Director

Witness 1:


Signature: _____
Name: **VILAS KHOSLA**
Designation: **REGIONAL MANAGER**

For IIS University


Dr. Raakhi Gupta
Registrar
The IIS University
SFS, Gurukul Marg,
Munsterwar, Jaipur


Signature: _____
Name: Dr. M.K. Sharma
Designation: Dean, Commerce & Management



**MEMORANDUM OF UNDERSTANDING
BETWEEN
AYUSHRAJ ENTERPRISES PVT. LTD.
AND
IIS (Deemed to be University), Jaipur**

The Memorandum of Understanding (MOU) made on 01.08.2018 between Ayushraj Enterprises Pvt. Ltd. located at Jaipur, Rajasthan (hereinafter referred to as Ayushraj) and IIS (Deemed to be University), Jaipur (hereinafter referred to as IISU)

About IIS (Deemed to be University):

The IIS University (IISU) is deemed-to-be-a-university and is amongst the first thirty eight universities in India placed under category 'A' by the Ministry of Human Resource Development, Government of India. It is known for excellence in imparting meaningful education to students and to encourage them to think innovatively. It particularly focuses on empowering women to face challenges of life with confidence and also provide creative leadership in the times to come.

About Ayushraj Enterprises:

Ayushraj Enterprises Pvt. Ltd. is a unique Cluster Project supported by Ministry of Health and Family Planning, Govt. of India. Its objective is to kick start the growth and development of AYUSH Sector in the State by providing common facilities for extraction, production and testing & Research & Development and training etc under one roof to Micro & Small Enterprises (MSE) Ayush units. The lab is equipped with the state of the art equipment in the areas of Instrumental, Analytical & Micro- biological testing and for R&D in the AYUSH sector. The lab is approved by Ministry of Health, Govt. of India and has received ISO certification in 28th Jan., 2014 for quality management, food safety standard & HACCP (Hazard Analysis Critical Control Point) in 10th Feb., 2014 and also accreditation by NABL (National Accreditation Board for Testing and Calibration Laboratories) in 24th May, 2014. The company also provides for skill up-gradation through training, summer placement of students, post PG & Post doctor research facilities besides promoting R&D in the AYUSH sector.


PREAMBLE

The Ayushraj and IIS (Deemed to be University) recognize the mutual interest in the field of research, development, education, and dissemination/ sharing of knowledge on long term basis in the area of Biotechnology, Ayurveda and related fields and are committed to promote joint research activities and exchange programmes/ activities for faculty and students. Both Ayushraj and IIS (Deemed to be University) are committed and are joining hands to play an effective role to facilitate Industry-Academia Interaction activities by way of joint research projects, consultancy, contract research, testing, internship/dissertation work, placement etc. in the areas of their mutual interests and envisage to benefit as given under:

For Ayushraj Enterprises Pvt. Ltd.


Director




Vice Chancellor
IIS (deemed to be University)
SFS, Mansarovar, Jaipur

1. Joint Research Activities

- a. Ayushraj and IIS (Deemed to be University), based on the expertise available shall encourage joint research activities & projects.
- b. Ayushraj and IIS (Deemed to be University) will jointly submit research proposals of mutual interests to Govt. & other Non-Govt. agencies for funding.
- c. Organize any other research/collaborative activities such as seminar, workshops, training, consultancy, development of research data & facilities in the area of operations for mutual benefit.
- d. Ayushraj & IIS (Deemed to be University) shall agree to offer consultancy to each other in the areas of extraction/ formulation /Research & Development, marketing, Exports-import/ Regulations & Drug controls etc. on specific demand by the either institution.

2. Faculty & Student's exchange Program/activities

- a. Organize industrial visits or short term training programs for students of IIS (Deemed to be University) at Ayushraj to gain a exposure of the Industry and overall activities & procedures carried out at the industry.
- b. To have Project Internships or Dissertation for post graduate and graduate students of IIS (Deemed to be University) at Ayushraj as a part of their academic curriculum.
- c. Ayushraj will endeavor to provide placements for the students of IIS (Deemed to be University) as per requirements. Preference will be given to those students who have undergone internship/ training/ dissertation work in Ayushraj.
- d. IIS (Deemed to be University) shall refer their Post graduate / Ph. D/ Post Doc. students to Ayushraj for conducting their research experiments and tests and for carrying out R & D activities.

3. Role and obligations of Ayushraj

As an Industrial Partner, the training part on manufacturing / laboratory portion will be arranged in Ayushraj Pvt. Ltd. If needed, classes will also be held in resource center hall of Ayushraj. Further, stipend for PG students can be considered for the deserving candidates if they are prepared to work with Ayushraj for a minimum period of 12-18 months after training. Amount of stipend shall depend on the period of stay and the caliber of the student. Ayushraj will also offer a discount of 25% over their standard charges (as per enclosure) for analytical testing, bio assays, microbiological analysis and other tests service charges conducted at Ayushraj.

4. Role and obligations of IIS (Deemed to be University), Jaipur

IIS (Deemed to be university) Jaipur act as an important driver of economic development and catching-up through their role in education and technology absorption, adaptation, and diffusion.

For Ayushraj Enterprises Pvt. Ltd.

Director



Vice Chancellor
IIS (deemed to be University)
SFS, Mansarovar, Jaipur

It offers UG and PG courses in all the fields of life-sciences. The PG students have their dissertation work to be done in a semester along with training courses from industries. The Undergraduate students can also participate in training programs held during summer or winter breaks. The University produces highly motivated and knowledgeable workforce who can add value to your industrial setup. Long-term collaborations are associated with joint projects and public-private partnerships. Planning of joint research may give rise to opportunities for training doctoral students.

5. Administration of Programmes/Activities

The various programmes/activities under the memorandum of understanding will be administered by the coordinators each to be appointed by the Ayushraj and IIS (Deemed to be University), respectively. The coordinators will coordinate various research activities to be conducted at both the organizations viz., Ayushraj and IIS (Deemed to be University).

5. Commencement and Tenure of MOU

This Memorandum of Understanding shall become effective from the date of signing of the document by both the parties herein. It shall remain in force initially for a period of three years and can be amended/ terminated on mutual written agreement between AYUSHRAJ ENTERPRISES PRIVATE LIMITED, JAIPUR and IIS (Deemed to be University), Jaipur

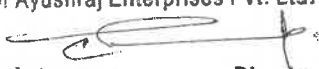



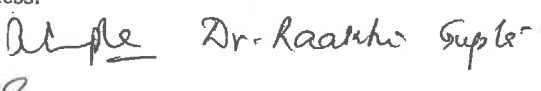

Any controversy or claim arising out of or relating to this MoU shall be settled by arbitration administered. If required, the dispute shall be finally settled by mutual discussion between Ayushraj enterprises Pvt. Ltd., Jaipur and IIS (Deemed to be University).

Authorized Signatories

AYUSHRAJ ENTERPRISES PVT.LTD .

IIS (Deemed to be University)

Date:

<p>For Ayushraj Enterprises Pvt. Ltd.</p>  <p>Name: Mr. Mukesh Agarwal (Managing Director) Director</p>	 <p>Name: Dr. Ashok Gupta (Vice-chancellor) Vice Chancellor IIS (deemed to be University) SFS, Mansarovar, Jaipur</p>
<p>Witness:</p> <ol style="list-style-type: none"> 1.  2.  	<p>Witness:</p> <ol style="list-style-type: none"> 1.  Dr. Raakhee Gupta 2.  Dr. Roopak Bhatnagar





**Let's Talk
Academy**

Memorandum of Understanding

BETWEEN:

Let's Talk Academy

AND

IIS (Deemed to be University), Jaipur



MEMORANDUM OF UNDERSTANDING

between

IIS University

Jaipur

and

The Let's talk Academy

An institute for CSIR – NET life Science

Jaipur

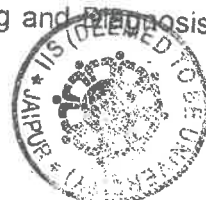
PREAMBLE

This Memorandum of Understanding (MOU) is entered into by and between the IIS University, hereafter "IIS UNIVERSITY", with a registered address at Gurukul Marg, SFS, Mansarovar, Jaipur, and the Let's talk Academy, hereafter "LTA", with a registered address at S-10 Mahaveer Nagar, Gopalpura, Jaipur, for three years 2014-15, 2015-16, 2016-17. IIS UNIVERSITY and LTA are referred to collectively, as "Parties" or individually as "Party."

1. Purpose

The purpose of the MoU is conducting classes for students who are preparing for CSIR-UGC-NET Life Science, GATE Life Science, GATE Biotechnology and All India M.Sc. Biotech Entrances. Let's talk Academy has trained and produced hundreds of successful students through CSIR NET Life Science, GATE Life Science, GATE Biotechnology, M.Sc. Biotech. The Parties recognize the benefits to be derived from increased collaboration, cooperation and interaction.

The purpose of this MOU is to impart concept of life science to its students, To prepare and nurture the students for Research & Development. The students at Let's Talk Academy have a bigger dream. Their mission is not just to get CSIR-JRF or any other scholarship for that matter their aim is to get world class Research Institute of India like National Centre for Biological Sciences (NCBS), Bangalore, International Centre for Genetic Engineering and Biotechnology, New Delhi (ICGEB), National Brain Research Centre (NBRC), Centre for Cellular & Molecular Biology (CCMB) Hyderabad, The National Institute of Immunology (NII) New Delhi, Indian institute of science (IISc) Bangalore, Indian institute of science (IIT), Jawaharlal Nehru Centre for Advanced Scientific Research Banglor, Institute of Genomics and Integrative Biology (IGIB) Delhi, Central Drug Research Institute (CDRI) Lucknow, Centre for DNA Finger Printing and Diagnosis (CDFD)



2. Scope

This MOU sets forth the intentions of the Parties for increased collaboration, cooperation and interaction in the field of CSIR coaching.

Benefits to IIS UNIVERSITY

1. The students of IIS UNIVERSITY will be able to qualify CSIR-UGC-NET Life Science, GATE Life Science, GATE Biotechnology and All India M.Sc. Biotech Entrances while pursuing their M.Sc or B.Sc.
2. Better results of CSIR-UGC-NET Life Science, GATE Life Science, GATE Biotechnology and All India M.Sc. Biotech Entrances always give better students both in terms of quantity and quality.
3. Better results of CSIR-UGC-NET Life Science, GATE Life Science, GATE Biotechnology and All India M.Sc. Biotech Entrances can be advertised in a better way during the admission procedure in successive years.
4. This MoU will also boost the R & D at IIS UNIVERSITY as more number of CSIR fellows (after qualifying CSIR) are willing to join IIS UNIVERSITY as scholar.
5. Knowledge Sharing

The alumni of IIS UNIVERSITY can share their experiences after selection to CSIR or Research Institute. Which can help in boosting the morale of current students of IIS UNIVERSITY.

Benefits to LTA

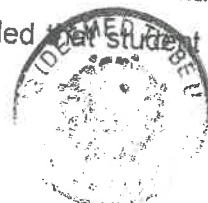
Let's Talk Academy is India's pioneer coaching institute at Jaipur, imparting concept of Life Sciences to its students who are preparing for CSIR-UGC-NET Life Science, GATE Life Science, GATE Biotechnology and All India M.Sc. Biotech Entrances.

The mission of LTA is to prepare intellectual people who can contribute in the growth of India by way for contributing in Research & Development i.e. quaternary sector. The 21st Century belongs to Research & Development sector. This MoU enable us to realise our dream sooner.

LTA is India's top most emerging academy for CSIR-UGC-NET Life Science, GATE Life Science, GATE Biotechnology and All India M.Sc. Biotech Entrances, this MoU place us on the ground where we can become **undisputed No. 1**.

3. ADMISSION PROCEDURE

The students who are willing to join this course shall have to register first. The registration charges is Rs 1000. This is totally refundable even after 15 days of registration provided the student was regular in these classes.



Programmes

The classes for the above said courses shall be conducted by LTA. The course materials shall be provided by the LTA only with proper approval of the IIS UNIVERSITY. The entire expenses for the course materials, test papers, OMR sheets, etc. shall be borne by LTA.

Tuition Fees

1. The fee structure prescribed for the programmers are as follows:-
2. Total fee is Rs. 25000. This includes the registration charges. The IIS University students will get a concession of 30% in the fee.

The fee can be submitted in easy instalments.

3. The above said courses shall be conducted at IIS UNIVERSITY on regular basis two days a week and weekend classes will be held at LTA.

Examination

The IIS UNIVERSITY shall have a right to closely monitor the programmes offered at IIS UNIVERSITY by LTA and can take appropriate measures to ensure the quality of the agreed programmes. Dates and schedule of Examinations for the courses shall be announced by the LTA. The centres of examination and valuation of answer scripts can be changed with prior information to IIS UNIVERSITY.

There is no extra examination fees.

RESPONSIBILITIES OF IIS UNIVERSITY

1. IIS UNIVERSITY shall provide entire infrastructure facilities including classrooms, white board etc.
2. The counselling and guidance on courses are to be held by IIS UNIVERSITY.
3. The IIS UNIVERSITY shall monitor the quality of the programmes through persons appointed by it for the purpose.

RESPONSIBILITIES OF LTA

The expenses in connection with regular lectures, remuneration to teaching faculty and supporting staff, internal evaluation will be borne by LTA.

This MOU shall be valid for a period of **three years** from this date and can be renewed for a further period of three years on mutual consent. The IIS UNIVERSITY shall review the progress of the courses in each year.

The Parties to this Memorandum of Understanding hereby confirm their agreement to its terms by the following signatures:

IIS University

Gurukul Marg, SFS, Mansarovar, Jaipur

Registrar


Registrar

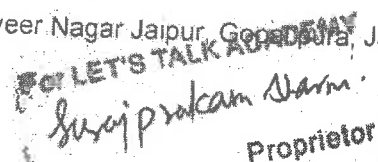
The IIS University
SFS, Gurukul Marg



Let's talk Academy

S-10 Mahaveer Nagar Jaipur, Gopabandha, Jaipur

Proprietor


Proprietor



MEMORANDUM OF UNDERSTANDING

between

IIS University

Jaipur

and

The Let's talk Academy

An institute for CSIR – NET life Science

Jaipur

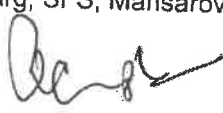
This MoU is an extension of previous MoU signed by both parties in 2014. Both the parties mutually agreed to extend the MoU for next three years till 2021, for the benefit of the students. The terms and conditions are same as per mentioned in the previous MoU agreed and signed by both parties.

The Parties to this Memorandum of Understanding hereby confirm their agreement to its terms by the following signatures:

IIS University

Gurukul Marg, SFS, Mansarovar, Jaipur,

Registrar


Registrar
The IIS University
SFS, Gurukul Marg
Mansarovar, Jaipur

Date

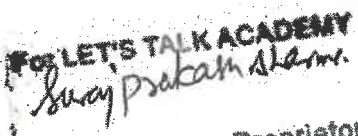
27 July 2017



Let's talk Academy

S-10 Mahaveer Nagar Jaipur, Gopal pura, Jaipur

Proprietor


Proprietor

Date

27 July 2017



Memorandum of Understanding

This memorandum of understanding is made and entered into on 21st Aug 2017 between Young Indians (hereinafter referred as Yi) and The IIS University, Jaipur (hereinafter referred to as TIISU).

Whereas

The IIS University, Jaipur, is an educational institution (Deemed to be a University, under section 3 of UGC Act 1956) founded by the Dr. Ashok Gupta, focuses primarily on women education.

And Whereas

Young Indians (Yi) is an integral part of the Confederation of Indian Industry (CII) formed with an objective of creating a platform for Young Indian's to realize the dream of a developed nation. It has over 2600 direct members in 40 city chapters, and indirect membership of 8500 through its Yuva. "To become the Voice of Young Indian's Globally" being the vision of Yi, it reaches out to the global Indians wherever they are to make them an integral part of the Indian Growth Story.

And Whereas

The Yi Yuva platform is one of the most active focus areas within Young Indians by which Yi members engage students from across the country in various initiatives that the students conceptualize, plan and execute. The objective is to create a bridge, a platform for the students to work in cross functional teams with a broad objective of enhancing their leadership skills and giving back to the nation. In the process, the students work in leadership roles while operationalizing projects that are based on self-development, skill building, community service and nation building.

It is hereby mutually agreed to by both parties as follows

In tune with the Yuva vision to influence inspire and motivate millions of students across the country, Yi will work with The IIS University, Jaipur by forming a Yi Yuva.

Through the Yi Yuva, Yi intends to provide an opportunity to start thinking and work for India, Sowing the seeds of thinking about India and its growth at schools and colleges, an invaluable motivation for young minds to see how other young achievers are making a difference, bridging potential with achievement, a unique networking opportunity with peers across the country, developing leaders for tomorrow, an experience on leadership and team building and an opportunity to volunteer / participate in Yi events at the chapter and national level.

The role of the institution would be to enroll a minimum of 50 students at the beginning of the year and increase the same substantially through the years that follow; that their contact details will be given on the day of their sign-up; that it undertakes to follow the charter(attached), that it will depute a faculty/ teacher coordinator for the Yi Yuva whose role has been defined in the charter, that the students will be given the motivation and opportunities to engage in activities and initiatives that they conceptualize, that these students are to make reports regularly on their activities to the Yi Executive Member (also mentioned in the annexure) and that the students will be allowed to participate in the Yi National& Chapter events in other cities like the summit (finer details to be worked in coherence with the institution's policies)

The role of Yi will be to nominate a member from within its membership (called as Yuva Chair) who will be a mentor to the Yuva.




Vice Chancellor
The IIS University
Gurgaon - 122018
E-mail: vijai@iisuniversity.org

Head Office: 249-F, Sector 18, Udyog Vihar, Phase IV, Gurgaon - 122018
Tel: +91 124 4014060 - 67 | Fax: +91 124 4014080 | Web: www.youngindians.net | E-mail: yijaipur@cii.in

Yi Jaipur Chapter Office : 3. Shivaji Nagar, Civil Lines, Jaipur - 302006
Tel: +91 141 2221441 - 43 | Fax: +91 141 2221411 | Web: www.youngindians.net | E-mail: yijaipur@cii.in

Termination:


Yi may terminate this MoU forthwith in the event of any breach of the terms mentioned in this MoU or in the attachments. This termination will be on mutual basis by either party giving the other a prior written notice of one month in writing.

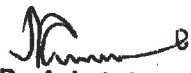
Miscellaneous:

Both parties hereby agree that the terms and conditions for the above individual activities shall be mutually agreed and reviewed and updated from time to time.

This Agreement will be in force for an initial period of one year and may be extended for further periods before the expiry of this Agreement.

This agreement shall become effective from today, the 21st Aug 2017 upon signing of this agreement.


Mr Atin Jain
Yi Yuva Chair


Dr. Ashok Gupta
Vice Chancellor
The IIS University, Jaipur

Vice Chancellor
The IIS University
SFS, Gurukul Marg
Mansarovar, Jaipur


Mr Sankalp Temani
Yi Executive Member



20



राजस्थान RAJASTHAN

1. अवसरधना सुविधा (वारा 3-क)		50
2. आय और स. न. न. के ब. (घा. 3-स)		50
सजीव शि. कुल योग		100

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**Agreement Between
The IIS University-Jaipur & CDSL Ventures Limited**

This Agreement is entered into By and Between

The IIS University, ICG Campus, Gurukul Marg, SFS, Mansarovar, Jaipur-302020 (Deemed to be a University), herein after to be referred to as "IISU" or Academic Institution (AI), as the first part.

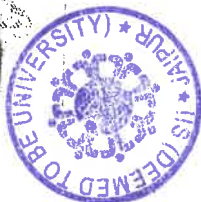
And

CDSL Ventures Limited, Marathon Futurex, 'A' Wing, 25th Floor, Mafatlal Mills Compound, N M Joshi Marg, Mumbai - 400 013 (which expression shall unless repugnant or inconsistent with the context or meaning thereof, be deemed to mean and include its business administrators, successors in title, legal representatives and permitted assigns) as the other part.

Whereas

The first part is desirous of lodging its academic awards which would be the awards listed by the University Grants Commission (UGC) amongst the following categories:

- any certificate or degree or diploma including related mark-sheets, transcript or evaluation reports or provisional certificates, as the case may be, granted by an Academic Institution; this will also include certificate, degree, diploma for skill development;
- all certifications by National Skill Qualification Framework (NSQF) aligned bodies. This would include all training courses/short term and long term certificate courses/any other courses as offered by institutions approved by the Ministry of Skill Development & Entrepreneurship (MSDE) for participating in NAD;



क्रम संख्या 972 विक्रय की दिनांक 15/11/2017

मुद्रांक का मूल्य 500

क्रेता का नाम सीडी एस एन वेंकटेश रिमिड

पिता का नाम

निवास स्थान जयपुर

मुद्रांक क्रय करने का आशय तथा सम्बन्धित

कार्य का मूल्यांकन 21 ओ यू

संजीव शर्मा

★ संजीव शर्मा ★

स्टाम्प विक्रेता

तहसील परिसर, सांगानेर

124/74, अग्रवाल फार्म, जयपुर

ला. नं. 30/2000



Armed

(c) Mark sheets, certificates issued by the boards;

(d) Certificates issued by eligibility test conducting bodies.

And the other part, having been authorized as one of the digital depositories in NAD for the purposes of establishment of National Academic Depository (NAD), agree to offer its services for the purpose of enabling the lodging, authentication and verification of academic awards through the NAD.

Therefore this agreement is entered into between the first part and the other part for a term which is coterminous with the appointment of the other part as Depository by UGC. Provided further that the first part shall ensure that provisions of General Financial Rules, 2017 (as amended from time to time)/State Government Financial rules(as applicable), and the Central Vigilance Commission guidelines and extant Rules, Regulations and Acts are strictly adhered to, while entering into this agreement.

Service Level Agreement (SLA) defines the terms of the other part's responsibility in ensuring the timely delivery of the deliverables and the correctness of the same.

THE PARTIES AGREE AS FOLLOWS:

1. Purpose

- The objective of this Agreement is for the first part to enter into an understanding with the other part to enable the first part to lodge the academic awards of its students/awardees from the current academic year and also for previous academic years in the NAD Portal.

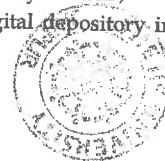
2. Obligations of the first part

- a) The first part shall provide the necessary information such as Award templates, data masters, student identity details, Aadhar, NAD ID of the student etc. etc to the other part.
- b) The first part shall review and confirm the, master data, Award Images and Award data lodged in NAD system.
- c) The first part shall issue necessary administrative and procedural instructions as are necessary to bring and mandate use of NAD services.
- d) The first part shall lodge the digitally signed XML data and Images of all the academic awards to the other part before issue of the academic awards.
- e) The first part may take necessary steps to popularize the use of the system and facilitate expansion of the system usage.
- f) The accuracy of the data of academic awards and student's identity provided by the first part to the other part, shall be the sole responsibility of the first part. The other part shall avail the data from the first part on "AS IS" basis.
- g) The first part shall ensure that the data downloaded by the authorized users of the first part is used only for authorized purposes.
- h) The first part shall ensure to revoke the access of such of its officials who are no longer required to access NAD system for uploading / downloading information or using NAD system.
- i) The first part shall identify the officials to be trained for using NAD system and arrange to set-up training programs and issue internal instructions in this regard.
- j) The first part shall appoint and notify project coordinators from its side who will meet with the other part on a regular basis and provide necessary guidance, support and review the progress made.

3. Obligations of the other part

The other part shall provide system features and perform incidental services as may be necessary to:

- a. Register first part on NAD;
- b. Provide access to the first part to its digital depository in NAD;
- c. Facilitate first part to efficiently lodge, in its digital depository in NAD, the details of academic awards awarded by it;



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- d. Train first part in the process of lodging and retrieval of records in its digital depository in NAD;
- e. Provide efficient online verification of academic awards lodged in by the first part in its digital depository in NAD(with prior student consent);
- f. Provide authenticated copy/copies of the academic award with such security features as may be decided by UGC.
- g. Provide an authenticated copy of academic award in its digital depository in NAD when so requested by the student or an entity authorised by the student;
- h. Register students in NAD, based on Aadhaar / Unique NAD ID;
- i. Map academic awards to concerned student on the basis of Aadhaar ID or the verified NAD-ID seeded in the Award data;
- j. Maintain the authenticity, integrity and confidentiality of its digital depository in NAD database and block access to any unauthorized users;
- k. Mandatory inclusion of Student's identity details i.e. Aadhaar / NAD Registration ID in Academic Awards made available from NAD;
- l. Allow lodging of academic awards by first part in NAD system in XML data formats/ image format and after applying due process of internal data review, validations, authorization and submitted to NAD with Digital Signature Certificates; both data and image format would be required for uploading/lodging of academic awards in the NAD;
- m. Ensure that all data lodged by the first part remain secure in its digital depository in the NAD and no data loss happens due to destruction, unauthorized manipulation, archiving etc;
- n. Ensure that the academic awards lodged by the first part in the digital depository in NAD is, at all times, accessible online to either the first part, or the concerned awardee/ student or to a person authorized by the concerned awardee/student to access his/her award.
- o. Ensure that the academic awards lodged by the first part facilitate online interaction and exchange of information with the Central Identities Data Repository created by the Unique Identification Authority of India,;
- p. Ensure that the academic awards lodged by the first part are compliant with the Digital Locker technology of MeitY.
- q. Ensure that the academic awards lodged by the first part are transmitted to the other depository/ies in NAD in mutually agreed format between the digital depositories and also therefore to ensure inter-operability of system design and software between them. Syncing of data shall take place, between the two depositories in the NAD in order to resolve transmission errors, on multiple occasions in a day.
- r. Report and confirm back to the first part, after lodging of records, indicating, inter-alia, the NAD ID of the student and the Individual records/certificate ID created against each record.
- s. Provide/share the academic award data only upon receipt of consent from the student.
- t. Make available for verification data relating to academic award to Authorized Users with prior consent of the student.
- u. Provide Reports/Statistics or authenticated copy/ies of any specific academic award pertaining to any student/s in the digital depository when so requested in writing by any Statutory/Regulatory authority subject to approval by UGC.
- v. Not to use the data for any other purpose than as defined under this agreement.
- w. Perform such other duties as may be mutually agreed between the first part and the other part.
- x. The source course/object code together with any related materials or documentation shall remain the property of the other part. However, the same shall be shared by the other part with UGC as and when required.
- y. *Consent from the student for sharing of the academic awards/data shall not be required in cases like verification sought by statutory bodies/constitutional bodies/investigating agencies during the course of any enquiry/investigation.*
- aa. *If the student chooses to shift his account from one constituent depository of NAD to the other, the other part shall ensure seamless transfer of registration details and records.*
- ab. *Where an inspection or enquiry or investigation is undertaken by the UGC, the other part or its shareholder or associate and every manager, director, managing director, chairperson or officer and other employee of depository shall co-operate with the investigation team.*



- b. The other part shall host the server infrastructure of digital depository of NAD in a data centre facility as decided by it;
- c. The other part shall deploy its own human resource / vendor for all the aforementioned activities and would deploy adequately skilled manpower resources to implement NAD within the specified time.
- d. The other part shall use its own hardware and licensed software including other software such as required for this application.
- e. The application software will be a web based application.
- f. The NAD system comprising depositories/portal/IT infrastructure/stakeholders should adhere to the Information Technology Act 2000 and all amendments thereof.
- g. The two depositories should also have Disaster Recovery (DR) sites highlighting the DR type and location.
- h. The web-based NAD application provided by the two depositories should meet the Uptime requirement of at least 99.5%.
- i. The website of NAD should be GIGW compliant.
- j. The other part should comply with all technical audit requirements as prescribed by UGC from time to time and shall publish such reports and certificates in their website. However, the first part, if it so desires to conduct an additional periodic Vulnerability Assessment Penetration Testing (VAPT) or any such other technical audit, may do so either through its own technical cell or through any other agency at its own cost.

8.2. Archival and Duration of storage

The academic awards data shall be stored on the SAN (Storage Area Network). The other part shall have a well designed archival facility with an audit trail for NAD system. The UGC shall define the time limit (in years) for archiving the data (i.e. years after which the academic awards would be archived).

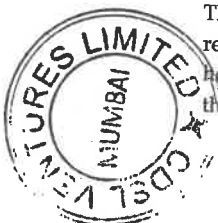
8.3. Ownership of Hardware, Software & Data

The ownership of hardware and software resources deployed by the other part shall rest with it. The data received by the other part from the first part shall, at all times, remain the exclusive property of the first part.

9. Confidentiality

The data/academic awards are provided by the first part to the other part for hosting on the NAD portal for the purpose of being ultimately downloaded by various stakeholders. Such data/academic awards shall be considered as "Confidential Information" from the date on which it is received by the other part (as per the process of supply of data that has been mutually agreed to between the first part and the other part in writing) till the date on which it is hosted on the NAD portal and made available to public at large. The other part shall ensure complete confidentiality of such data/academic awards provided by the first part, until the time it is hosted on NAD portal and it agrees to limit disclosure of confidential information to employees, software developers on a "need to know" basis. The other part shall not make or allow any of its employees, developers or agents working on the NAD project to make any unauthorized use of the confidential information for any purpose directly or indirectly. Employees, agents and developers working on NAD project shall be under written obligations of confidence and non-use with respect to such confidential information received thereto. The other part will be responsible to ensure that no piece of confidential information will be passed on to any other third party without written permission of the first part or any Official authorised by the first part. Adequate provisions shall be made not to allow unrestricted access to such confidential information to employees who are not involved on the NAD Project.

The other part may disclose such Confidential data only to the extent the other part is required to disclose on account of order of any competent court or tribunal provided however that while disclosing such data, the other part shall keep the first part informed of the same vide a prior notice unless such notice is prohibited by applicable law.



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4. Process of verification and authentication

- a. A person requiring verification and authentication of any specific academic award in the NAD will register on the depository system after complying with a process of KYC and on the payment of applicable charges.
- b. The other part shall, on the same day (within 24 hours), the day on which such application is received, verify and authenticate the specific academic award, if lodged in the digital depository, or inform the applicant of the non-availability of such academic award with it on the same day (within 24 hours)/next working day (in case the same day is a holiday) and would refund the charges paid by the applicant, within two working days in case the academic award is not lodged with the digital depository. However, the third party verification would be subject to the consent of the student concerned and the period of same day would apply only after receiving the consent of the concerned student.

5. Reports

- a. The other part shall provide tools to the first part for checking the progress of the project. This shall include the department wise, daily, weekly, monthly and overall progress.
- b. The other part shall provide prescribed MIS reports as per requirements to the first part as well as to the UGC.
- c. The format, content, periodicity and other information related to reports shall be discussed, approved in writing and finalized with the other part.

6. Training

- a. The other part would provide training to the identified Staff of the first part. The training would happen in the premises notified / provided by the first part.
- b. The training shall be conducted in batches of 25 each. The other part will train and make the staff of the first part conversant with the processes involved in the lodging of academic awards and other related processes in the digital depository.
- c. The training shall be carried out as per mutually convenient timelines.
- d. The training shall concentrate on –
 - Basics of the proposed solution
 - Processes involved in lodging of academic awards and other related processes.
 - Generation of reports and interpretation of the same

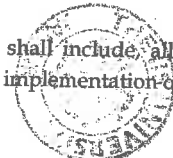
7. Payment Terms

- a. The other part shall notify the charges/tariffs payable by all users in the form of ceilings on each of the NAD services and the same shall be prominently displayed on its website.
- b. Payment for any service(s) shall be made by the first part as per the rates as agreed between the first part and the other part.
- c. The charges agreed upon after following due process between the first part for any service(s) being availed by it and the other part shall not exceed the corresponding charge ceilings as notified by the other part and published on its website.
- d. The list of various service charges is at Annexure A. These rates cannot be modified to the disadvantage of the first part/students of the first part for the first two years or till 30th September, 2019 whichever is earlier.
- e. In case the notified tariffs and charges against the NAD services are found unreasonable at any stage, the competent authority as decided by the Government may form an investigation team to look at the reasonableness of the tariff/charges and its order on the matter shall be final and binding on the other part.



Hardware & Software Infrastructure
8.11 Infrastructure

The other part shall use its own infrastructure. This shall include all hardware as is required for the successful operation, maintenance and implementation of the Project;



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Provided further that both the first and other part shall maintain the confidentiality of Aadhar information as specified under the the Aadhaar (Targeted Delivery of Financial and Other Subsidies, Benefits and Services) Act, 2016

9.1. **Exceptions.** Notwithstanding the above, the other part will have no liability to the first part with regard to any Confidential Information of the first part which the other part can demonstrate:

- a) was in the public domain at the time it was disclosed to the other part or has become in the public domain through no fault of the other part;
- b) was known to the other part through no breach of any other confidentiality agreement at the time of disclosure, as evidenced by the other part's files in existence at the time of disclosure;
- c) was independently developed by the other part as evidenced by the other part's files in existence at the time of disclosure;

10. Service Quality

- a) The other part shall comply *with the provisions as stipulated in the tripartite agreement carried out between UGC and depositories.*
- b) The other part shall strictly follow the uptime application norms as devised and amended from time to time by Ministry of Electronics and Information Technology (MeitY). Further, the other part shall adhere to all applicable norms of MeitY to make NAD system efficient and user-friendly.
- c) *The other part shall use the data provided to them by the first part strictly in the manner as stipulated in the tripartite agreement (between UGC and depositories)/Agreement (between first part and second part) and in no other manner. In the event of any misuse of data by the other part by way of interpolations or tampering of the data provided to them by the first part, shall be dealt with as per the penal provisions provided under the Indian Law.*

11. Indemnity

1. Both the parties shall indemnify each other as mentioned herein. The Indemnifying Party undertakes to indemnify and hold harmless the Indemnified Party from and against all losses, claims or damages to tangible personal property arising in favor of any person, corporation or other entity (including the Indemnified Party) attributable to :
 - a. the Indemnifying Party's breach or non performance of any of the Indemnifying Party's undertakings, warranties, covenants, declarations or obligations under this Agreement;
 - b. The first part shall indemnify and hold harmless the other part from any claims by third parties for damages or loss caused arising from the inaccuracy or deficiency in the data of academic awards as provided by the first part to the other part and hosted on the NAD portal.

12. Term & Termination

12.1. Term

- I. The agreement shall be valid initially for a period of two years from the date of signing the agreement but not later than 30th September, 2019 subject to continuity of the appointment of the other part as "Depository" by UGC. This agreement may be renewed with the approval of the Competent Authority from time to time. In the event of termination / revocation / withdrawal of the appointment of the other part as "Depository" by UGC, the agreement shall be deemed to have automatically lapsed on the date on which such termination / revocation / withdrawal comes into effect.
- II. *In the event of the agreement having lapsed, the other part shall transfer all the records/data provided to them by the first part to UGC/or to the entity as directed by the UGC.*

12.2. Termination

Revocation of appointment of the other part:

The first part may, if it is satisfied after making such enquiry as it deems fit, revoke the appointment of the other part on any or all of the following grounds, namely;



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- a. where other part, in the opinion of the first part, makes willful or continuous default in any act of commission or omission as required by or under the Service Level Agreement;
 - b. where the other part commits breach of any of the terms or conditions of the appointment as digital depository of NAD which is expressly declared by such appointment to render it liable to revocation;
 - c. where the other part fails, within the period fixed in this behalf by its appointment, or any longer period which the first part may have granted therefore, to show, to the satisfaction of the first part, that such agency is in a position fully and efficiently to provide the services required of it and discharge its duties and obligations imposed on it by its appointment;
 - d. where in the opinion of the first part, the financial position of the other part is such that such agency is unable fully and efficiently to provide the services required of it or discharge the duties and obligations imposed on it, by its appointment;
2. No appointment shall be revoked under Clause 12.2(1) unless the first part has given to the other part not less than thirty days notice, in writing, stating the grounds on which it is proposed to revoke the appointment, and has considered any cause shown by the other part within the period of that notice, against the proposed revocation.
 3. Where the first part revokes the appointment under Clause 12.2(1), it shall serve an order of revocation upon the other part and fix a date on which the revocation shall take effect; which shall not be less than 30 days from the date of the said order; and such revocation shall be without prejudice to the action which may be taken against it in under any other law for the time being in force.
 4. The first part may, instead of revoking a appointment under Clause 12.2(1), permit such appointment to remain in force subject to such further terms and conditions as it thinks fit to impose and as agreed by the other part in writing, and any further terms or conditions so imposed shall be binding upon and be observed by the other part for digital depository in NAD and shall be of like force and effect as if they were contained in the initial appointment at the time of signing the agreement.
 5. In the event of the agreement being revoked by the first part, the other part shall transfer all the records/data to the other constituent depository of NAD.

13. Notices

All notices or other communications required to be given hereunder shall be in writing, in the English language and delivered either personally or by e-mail, fax requesting delivery receipt or prepaid registered postage with acknowledgement due, to the following address or as otherwise requested in writing by the receiving party in accordance with terms of this clause. Notices delivered personally shall be effective upon delivery and notices delivered by e-mail and fax shall be effective upon sending and successful delivery/ receipt by the party to whom they are addressed. Notices delivered under prepaid registered postage shall be effective seven days from the date of dispatch:

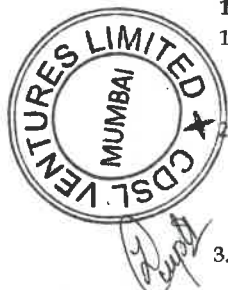
The First Part	For the other part
Attention: Head of the institution of the first part	Attention: Managing Director & CEO of the other part

14. Force Majeure

1. Force Majeure would include natural and unavoidable catastrophe that interrupts the expected course of events.

The other part shall not be liable for penalty, liquidated damages or for default, if and to the extent that, its delay in performance or other failure to perform his obligations under the contract is the result of an event of Force Majeure.

3. For purposes of this clause, "Force Majeure" means an event beyond the control of the other part and not involving other part and not involving the other part's fault or negligence and



not foreseeable. Such events may include, but are not restricted to, instances of, wars or revolutions, fires, floods, epidemics, quarantine restrictions and freight embargoes which would have an impact on the performance of NAD.

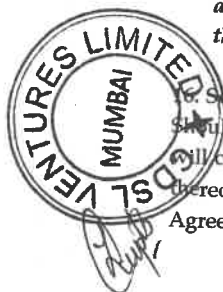
4. If a Force Majeure situation arises, the other part shall promptly notify the first part in writing of such conditions and the cause thereof. Unless otherwise directed by the first part, the other part shall seek all reasonable alternative means for performance not prevented by the Force Majeure event.
5. The Force Majeure circumstances and events shall include the following events to the extent that such events or their consequences (it being understood that if a causing event is within the reasonable control of the affected party, the direct consequences shall also be deemed to be within such party's reasonable control) satisfy the appropriate definition as per this agreement. Without limitation to the generality of the foregoing, Force Majeure Event shall include the following classes of events and circumstances and their effects:
 - (i) Natural events ("Natural Events") to the extent they satisfy the foregoing requirements including:
 - a. Any material effect on the natural elements, including lightning, fire, earthquake, cyclone, flood, storm, tornado, or typhoon;
 - b. Explosion or chemical contamination (other than resulting from an act of war);
 - c. Epidemic such as plague;
 - d. Any event or circumstance of a nature analogous to any of the foregoing.
 - (ii) Other Events (Political Events) to the extent that they satisfy the foregoing requirements including:
 - a. Act of war (whether declared or undeclared), invasion, armed conflict or act of foreign enemy, blockade, embargo, revolution, riot, insurrection, civil commotion, act of terrorism or sabotage;
 - b. Strikes, work to rules, go-slows which are either widespread, nation-wide, or statewide and are of political nature;
 - c. Any event or circumstance of a nature analogous to any of the foregoing.

15. Resolution of Disputes

1. The first part and the other part shall make every effort to resolve amicably by direct informal negotiation, any disagreement or dispute, arising between them under or in connection with this agreement.
2. Any dispute or difference whatsoever arising between the parties to this Agreement out of or relating to the construction, meaning, scope, operation or effect of this Agreement or the validity of the breach thereof, which cannot be resolved through the above mentioned method, shall be referred to a sole Arbitrator to be appointed by mutual consent of both the parties herein. If the parties cannot agree on the appointment of the Arbitrator within a period of one month from the notification by one party to the other of existence of such dispute, then the Arbitration shall be governed by UGC. The provisions of the Arbitration and Conciliation Act, 1996 will be applicable and the award made there under shall be final and binding upon the parties hereto, subject to legal remedies available under the law. Such differences shall be deemed to be a submission to arbitration under the Indian Arbitration and Conciliation Act, 1996, or of any modifications, Rules or re-enactments thereof. The Arbitration proceedings will be held at Delhi.
3. *Wherever dispute is raised by the first part during the course of implementation of the agreement/contract, prior legal advice should be sought by the first part before initiating any such action and the statement of claim for arbitration should also be got vetted by the first part by obtaining legal and financial advice.*

16. Severability

Should any part of this Agreement be declared illegal or unenforceable, the Parties hereto shall co-operate in all ways open to them to obtain substantially the same result or as much thereof as may be possible, including taking appropriate steps to amend, modify or alter this Agreement.



17. Entire Agreement

Subject to any terms implied by law, this Agreement along with its Annexure constitutes the entire Agreement between the first part and the other part and supersedes any previous Agreements or understandings between the parties in relation to the subject matter of this Agreement. Each party acknowledges that it has not relied on or been induced to enter into this Agreement by a representation or warranty other than those expressly set out in this Agreement. To the extent permitted by Applicable Law, a party is not liable to another party in contract or tort or in any other way for a representation or warranty that is not set out in this Agreement or otherwise agreed to by mutual consent of both the parties given in writing.

18. Effective Date of Agreement

This Agreement shall be with effect from the date of signing this agreement and will be valid subject to continuity of the appointment of the other part as "Depository" by UGC. In the event of termination / revocation / withdrawal of the appointment of the other part as "Depository" by UGC, the agreement shall be deemed to have automatically lapsed on the date on which such termination / revocation / withdrawal comes into effect.

In WITNESS WHEREOF the parties hereto have executed this agreement as of the day and year herein above written

SIGNED by Authorised representative of
the first part

By Prof. Raakhi Gupta

Signature

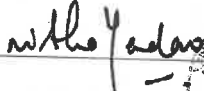


Designation : Registrar

Address:

The IIS University, ICG Campus, Gurukul
Marg, SFS, Mansarovar, Jaipur-302020,
Rajasthan

Witness



Name: Prof. Nisha Yadav

Address: Controller of Examinations

The IIS University, ICG Campus, Gurukul
Marg, SFS, Mansarovar, Jaipur-302020,
Rajasthan

Place: Jaipur

Date: 16.11.2017

SIGNED by Authorised representative of
other part

By Mr. Yashwant Gupta

Signature



Designation: Regional Manager

Address

Central Depository Services (India) Limited,
Ground floor, Stock Exchange Building, J.L.N
Marg, Malviya Nagar, Jaipur

Witness



Name: Dr. Ritu Jain

Associate Professor

Address

The IIS University, ICG Campus, Gurukul
Marg, SFS, Mansarovar, Jaipur-302020,
Rajasthan

Place: Jaipur

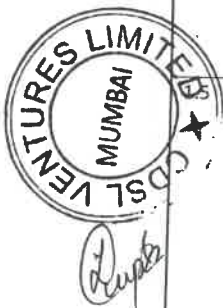
Date:



Annexure A**

Various Heads of Charges

Schedule of User Charges			
Sr. No.	Charge head	Service Description	Charge Ceiling
Charges payable by first part			
1.1	Registration	Depository would receive the Registration form, Agreement and User Creation Forms as per details and data format approved by MHRD / UGC in physical / online manner. Depository would perform basic validations / checks with UGC database and other documentary checks, including on the status of recognition. Depository would register the AI on Depository System, Allocate a Unique AI Code, create access for Authorised Users of the AI and inform the AI of the same. Depository would also share the AI details with other Depositories of NAD.	Waived upto September 30, 2019.
1.2	Annual Maintenance Fee	Depository would maintain the details of AI, Courses operated by it, affiliated colleges, awards data lodged and details of mapping with the concerned students. It will facilitate the AI to perform and operate such services as described in agreement between the AI and the Depository and provide free access to awards lodged by the AI and reports on such awards and their usage.	Waived upto September 30, 2019.
1.3	Initial Training	Depository will provide digital training* collaterals, support and conduct one training program to facilitate the officials of the AI to understand and operate Depository system.	Waived upto September 30, 2019. *In case of Training-Trainer's Boarding, Lodging & Travel (at actuals) will be arranged by the AI.
1.4	Upload of awards data in specified format	Depository will provide access to the AI to lodge the authenticated, verified and authorised data of academic awards in Depository system under a system of digital signatures and make-checker verification. The AI need to prepare the data in data format as prescribed by Depository and so as to be compatible with Depository System and Digital Locker System and need to contain verified details of the Aadhaar or NAD ID of each student. Depository system will validate the data as per its internal validations, format validations and master data validations. Depository system will generate academic awards, create unique NAD Certificate ID, provide response file to AI, map the awards with students registered in NAD. Depository will share the awards data with other depositories of NAD. It will enable the students and verifiers to access award details and copy/download the same. NAD award data will be the final data of award details and will be kept updated by AI.	Waived upto September 30, 2019.
	Mapping of award to the student's registered NAD Account based on Aadhaar / NAD ID - as provided by AI / Govt. Deptt / Statutory Bodies	Depository system will have Aadhaar / NAD ID of the Students based on the registered NAD account of the student. AI will provide student identity details for each award being lodged including Aadhaar /existing NAD ID as part of awards data. Depository will match the student identity in NAD account details with Award details and map the awards to the students. This will enable the rightful students to gain access to their awards. AI can also update the Student Identity details.	NIL.
1.6	Standard MIS	MHRD / UGC/AI will identify the important reports that may be needed by AI to operate and use the system. Such reports will be made available by the	NIL.



		Depository as Standardised reports. AI can draw these reports from the Depository and use the same.	
1.7	Verification of Awards issued by other Academic Institutions / Govt. Departments / Statutory Bodies	If the AI needs to verify the academic awards lodged by any other participating AI in the system for a purpose which is consistent with NAD Objectives, it can apply through the Depository system to verify such awards. Depository will generate a unique transaction ID and present the verification request to the concerned student. Student can view the request, reasons for requesting verification and also the details of the Verification entity. If student approves the verification request, the award details would be made available to the verifying entity for its use. This may be available for access for the period as may be limited by the student or Depository policy.	As agreed upon between two parties based on GFR/SFR/CVC Guidelines as applicable. 10% of AI Charges subject to minimum of Rs. 25/-

Charges payable by Students / Award Holders			
2.1	Registration	Depository system will provide facility to the Students / Award Holders to register on Depository system and create an online account to access and store their digital academic awards. This facility would use such registration and KYC processes as may be considered appropriate from time to time. Presently the registration is enabled on two methods 1) Aadhaar based online KYC or 2) Declaration of the details by the student and Verification by the Academic Institution.	NIL.
2.2	Viewing of Academic Awards	Depository would enable the student with whom a particular NAD Certificate ID is mapped to view the academic award online.	Currently waived for all Students.
2.3	Annual Usage Fee	Depository would maintain the details of student profile, awards data lodged and mapped, transactions effected and audit trail. Depository will provide important communications and alerts to concerned students. It will facilitate the Student to perform and operate all services as NAD framework and reports.	
2.4	Downloading of Academic Awards	Depository would enable the student with whom a particular NAD Certificate ID is mapped to download the academic award online.	

Note:

1. Payment Gateway Charges, Charges levied by UIDAI, Taxes, Printing & Despatch Costs would be charged extra.
2. Verification request can be initiated by the Verifying Entity or by the Student / Award Holder to whom the NAD Certificate is mapped. Both the Users are able to decide whether Verifying Entity should pay the verification fee or the concerned Student / Award Holder.
3. Student consent is mandatory for all Verifications.
4. The Verification Charges will be over & above the AI Charges.
5. Any service not listed here would be provided based on need and mutual scope and commercial agreement between the Depository.
6. The Commercials may be revised from time to time subject to mutual consent.
7. Condition of Charges is subject to MHRD/UGC guidelines.



[Handwritten Signature]





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TECHNO INDIA
UNIVERSITY
www.technoindiauniversity.ac.in

MEMORANDUM OF UNDERSTANDING

Between

TECHNO INDIA UNIVERSITY, WEST BENGAL

and

THE IIS UNIVERSITY, JAIPUR

The Techno India University, West Bengal, India (TIU) and The IIS University, Jaipur, India (IISU), agree to cooperate on academic, professional, vocational, research, consultancy, co-curricular and extra-curricular programs and activities based on the principles of equality and reciprocity, fairness and voluntariness, as well as honesty and faithfulness and abide by the applicable laws and regulations.

The Memorandum of Understanding (MoU) aims at reaching a mutual understanding and promoting scholar and student, faculty and staff exchange and development, academic information, facilities and infrastructure sharing, development of sports, culture and values and that TIU and IISU decide to establish formal communicative and cooperative relation and agree on the following items:

1. The institutions agree to promote the following collaboration and sharing programs based on their respective academic, professional and vocational needs:
 - a. Student exchange, interaction and involvement including cooperation and competition;
 - b. Faculty exchange, visit, sharing and collaboration;
 - c. Staff exchange and sharing;
 - d. Joint and collaborative Research, Training, Workshop, Seminar, Conference and Forum;
 - e. Development and maintenance of Centers of Excellence in various academic, professional and co-curricular and extra-curricular areas;
 - f. International cooperation and exchange with other institutions;
 - g. Any other area(s) as deemed necessary;

SFS/Gurukul



Thunne
Vice Chancellor
The IIS University
SFS, Gurukul Marg
Mansarovar, Jaipur

2. The implementation of a program or course or activity shall be negotiated and determined mutually by the two institutions;
3. Any issue and/or program outside the MoU can be brought into the coverage of the original MoU by signing a supplementary to MoU;
4. The autonomy of each institution shall not be diminished, nor constraints be imposed on to carry out the MoU;
5. The MoU shall be in force for five years from the date of signing and is subject to revision, extension, addition by mutual consent and agreement.
6. The MoU can be terminated by either of the institutions by provision of written notice of termination no less than six months prior to the desired date of termination;
7. The focal persons and liaison mutually agreed upon are the undersigned, till any other person(s) is/are appointed for the purpose.

Agreed



Dr. Ashok Gupta
Vice Chancellor
The IIS University
Jaipur, India
Vice Chancellor
The IIS University
SFS, Gurukul Marg
Mansarovar, Jaipur



Prof. Shubhro Michael Gomes
Prof. and Dean (Intern. Prog.)
Techno India University
West Bengal, India

Date: 14th October 2017, Jaipur





MEMORANDUM OF UNDERSTANDING

Between

THE IIS UNIVERSITY, JAIPUR, INDIA

And

GLOPAL MANAGEMENT AND SERVICES PRIVATE LIMITED, WEST BENGAL

This Memorandum of Understanding hereinafter is referred to as "MoU" is made and executed on this 14th day of October, 2017

By and Between

GLOPAL MANAGEMENT AND SERVICES PRIVATE LIMITED (GMANDS), Brajanathchak, Haldia, Purba Medinipur, West Bengal – 721605, India and represented herein by Shubhro Michael Gomes, Consultant as representative of Sutapa Monica Gomes, Managing Director and the expression shall mean and include its representatives and successors (hereinafter referred to as "**First Party**")

And

THE IIS UNIVERSITY (IISU), SFS, Gurukul Marg, Mansarovar, Jaipur - 302020, India, represented herein by Dr. Ashok Gupta, Vice Chancellor and the expression shall mean and include its representative and successors (hereinafter referred to as "**Second Party**")

1. The purpose of this MoU is to develop professional co-operation to promote mutual understanding between the two parties and to help and promote each other in business, consultancy, research and development across the country and abroad.
2. The two parties agreed to undertake collaborative activities in the following areas:
 - a) Training & Skill Development
 - b) Product, Service and Market Consultancy, Research and Development, Business Support
 - c) Entrepreneurship and Intrapreneurship Development Programme
 - d) Expert Exchange Programme
 - e) Facilitate and Promote each other, their Services, Products, Brands, Markets
 - f) Jointly engage in development of Products, Services, Brands and Markets
 - g) Represent on behalf of other in various meetings, workshops, conferences

Intellectual Property

Procedures for the handling of Intellectual Property Rights that may arise during the course of this collaboration shall be outlined in a separate document.

Principles

Implementation of this MoU will be in accordance with the Policies on GMANDS and relevant policies at the IISU. All participants under this MoU will be selected on the basis of merit without regard to race, national or ethnic origin, colour, religion, age, sex, sexual orientation, marital status or physical challenges and each will accept the participants selected by the other party if mutually acceptable academic and/or professional qualifications and

[Signature]



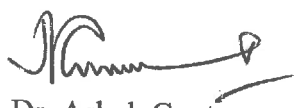
[Signature] Page - 1
Vice Chancellor
The IIS University
SFS, Gurukul Marg

standards are met. All participants will be treated in the same non-discriminatory manner in carrying out the provisions of the MoU, subject to the provisions of the policies and requirements of each of the institutions. Any violation of these Principles will be considered grounds for terminating this MoU.

Terms & Conditions

1. **Length of Agreement:** This Memorandum of Understanding will be valid for 2 years from the date of execution and will be reviewed after one year upon mutual consent.
2. **Amendments:** Any amendment to the Memorandum of Understanding will require written approval of each of the party.
3. **Termination:** Either party reserves the right to terminate this Memorandum of Understanding upon 30-days' written notice. However, any ongoing activity/programme shall be allowed to be completed.
4. **Terms of each activity/programme:** The Terms of each activity/programme including the Business model, sharing of resources and other necessary support will be discussed and negotiated separately on case-to-case basis.
5. **Language:** This agreement is created in duplicates in English, each of those duplicates being deemed as original.
6. **Signature:** Two signed originals of this Memorandum of Understanding will be produced, one to reside with each party.
7. **Service audit:** The Service audit and programme review functions shall be performed jointly when appropriate.
8. **Others:** Both parties will maintain all databases in the mutually prescribed formats and also any advertisement and publicity in Print and Electronic Media need prior approval and mutual consent.

Agreed



Dr. Ashok Gupta
Vice Chancellor
The IIS University
Jaipur, India
Vice Chancellor
The IIS University
SFS, Gurukul Marg
Mansarovar, Jaipur



Prof. Shubhro Michael Gomes
Representative of MD
GMANDS
West Bengal, India

Date: 14th October 2017, Jaipur



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(17)

समझौता ज्ञापन
(Memorandum of Understanding)

यह समझौता (MOU) आई.आई.एस मानित विश्वविद्यालय, मानसरोवर, जयपुर एवं पंचायत समिति (जयपुर) के मध्य आज दिनांक 18/12/2019- सम्पन्न हुआ। इसमें आगे प्रथम पार्टी आई.आई.एस. मानित विश्वविद्यालय को 'आई.आई.एस.यू' के द्वारा एवं द्वितीय पार्टी पंचायत समिति को 'समिति' के द्वारा सम्बोधित किया जावेगा।

उद्देश्य : उक्त (MOU) का उद्देश्य भारत सरकार की योजना- 1) उन्नत भारत अभियान एवं 2) स्वच्छ भारत अभियान की क्रियान्विति विश्वविद्यालय के द्वारा समिति में की जानी है।

शर्त :- 1. उक्त योजनाओं को पंचायत समिति में लागू करने हेतु क्रियान्विति का विस्तृत कार्यक्रम 'आई.आई.एस.यू' एवं 'समिति' के प्रतिनिधियों के द्वारा परस्पर विचार विमर्श करके तय किया जावेगा।

2. 'समिति' उक्त योजनाओं के लिये किसी अन्य संस्था से समझौता नहीं करेगी, केवल 'आई.आई.एस.यू' ही समिति के क्षेत्र में उक्त योजनाओं को लागू करेगी।

3. 'आई.आई.एस.यू' की छात्राओं एवं स्टाफ को इन योजनाओं को लागू करने में आवश्यक सहयोग समिति के द्वारा दिया जावेगा।

4. उक्त योजनाओं की क्रियान्विति में होने वाला सम्पूर्ण व्यय 'आई.आई.एस.यू' के द्वारा वहन किया जावेगा।

5. किसी बिन्दु पर परस्पर असहमति होने पर मामला 'आई.आई.एस.यू' के कुलपति के समक्ष प्रस्तुत किया जावेगा एवं ऐसे प्रकरणों में उनका निर्णय अन्तिम होगा तथा दोनों पार्टियों को स्वीकार्य होगा।

उक्त समझौता पत्र दोनों पार्टियों की ओर से उनके प्रतिनिधियों के द्वारा हस्ताक्षर करके लागू किया गया।

अशोक गुप्ता
सरपंच, पंचायत समिति
ग्राम पंचायत देवडा
जयपुर सं. सांगानेर, जयपुर

अशोक गुप्ता
डॉ. अशोक गुप्ता
कुलपति
आई.आई.एस मानित विश्वविद्यालय
मानसरोवर, जयपुर
Vice Chancellor

निम्न की उपस्थिति में समझौता पत्र हस्ताक्षरित किया गया—

IIS (Deemed to be University)
Mansarovar, Jaipur-302020

डॉ. राखी गुप्ता
1. डॉ. राखी गुप्ता
कुल सचिव
आई.आई.एस मानित विश्वविद्यालय

शरद राठौड़
डॉ. शरद राठौड़
नोडल अधिकारी
आई.आई.एस मानित विश्वविद्यालय
IIS (deemed to be University)
Mansarovar, Jaipur-302020

Registrar
दिनांक:- IIS (Deemed to be University)
Mansarovar, Jaipur-302020

स्थान:- जयपुर





सत्यमेव जयते



एक कदम स्वच्छता की ओर

कार्यालय पंचायत समिति सांगानेर (जयपुर)



एक कदम स्वच्छता की ओर

प्रमाण-पत्र

वर्ल्ड टॉयलेट दिवस दिनांक 19.11.2017 एवं मुख्यमंत्री स्वच्छ ग्राम योजना के शुभारम्भ पर ग्राम पंचायत गोनेर में आयोजित

कार्यक्रम में श्री/श्रीमती/छात्र/छात्रा..... फरपना आलानी..... पुत्र/पुत्री/श्री.....

पद..... सरपंच..... ग्राम पंचायत/विद्यालय..... नेवटा.....

को ग्राम पंचायत को खुले में शौच से मुक्त करने में उत्कृष्ट कार्य करने पर इनको मेरे द्वारा प्रशंसा पत्र

जारी किया जाकर इनके उज्ज्वल भविष्य की कामना की जाती है।



रिंकू मीणा

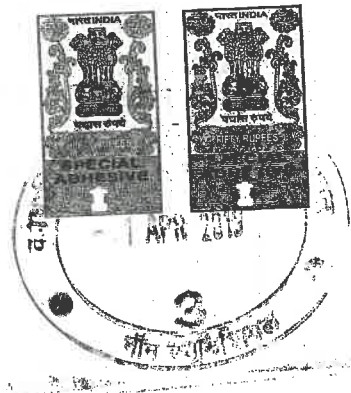
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विकास अधिकारी

पंचायत समिति सांगानेर

16

राजस्थान प्रशासन अधिनियम 1993 के अन्तर्गत	
प्रमाणित किया जाता है कि निम्नलिखित दस्तावेज़	
1. अनामिका देवी राजस्थान राज्य	10/-
2. राजस्थान राज्य के निवास करने वाले	10/-
3. राजस्थान राज्य के निवास करने वाले	20/-



AGREEMENT

THIS AGREEMENT is entered into on this 16th day of April, 2019(Two thousand and nineteen).

BETWEEN

IIS (Deemed to be University, Jaipur, situated at Jaipur, District Jaipur, Rajasthan, India, herein after referred to as "Content Partner" (which expression unless repugnant to the context shall mean and include its successors in interest, administrator, nominees and assigns) of the One Part;

AND

National Digital Library of India (NDLI), represented by Indian Institute of Technology Kharagpur, an academic institution under Ministry of Human Resource Development, Government of India, located at Kharagpur - 721302, West Bengal, District Paschim Midnapur herein after referred to as "NDLI" (which expression unless repugnant to the context shall mean and include its successors in interest, administrator, nominees and assigns) of the other Part.

The above referred "Content Partner" and "NDLI" is collectively referred to herein after as "Parties" and individually as "Party".

WHERE AS:

1. Indian Institute of Technology Kharagpur (IIT Kharagpur) has been entrusted with the responsibility to host, coordinate and set-up National Digital Library of India (NDLI) towards building a national asset. The objective of the project is to integrate existing digitized and digital contents across educational and cultural institutions/bodies under said NDLI to provide a single-window access to different users hereinafter referred to as "NDLI Users" for the purposes of this agreement. NDLI will fetch metadata of the contents and store and index these metadata in NDLI servers so that all the e-contents can be searched and accessed in full-text by said NDLI users through a single window.
2. NDLI is a digital library which works on World Wide Web and said NDLI users may be any user as NDLI desires to authorize access for the purposes of this agreement.
3. NDLI as a digital library uses metadata of contents to search, identify and render contents of the library to its user.
4. NDLI sources either only metadata of the contents from its Content Partners or metadata as well as full-text contents from its Content Partner. A Content Partner hosts the metadata and contents in its Institutional Digital Repository (IDR) or Website.
5. NDLI fetches metadata from Content Partner either by harvesting metadata from its IDR or extracting metadata from its website by crawling through computer programs or the data is sent to NDLI by the Content Partner periodically in batch-mode.
6. NDLI needs to normalize the metadata fetched from various Content Partners into a uniform pattern to ensure proper functioning of NDLI as an integrated platform with single-window search facility.



[Signature]

Vice Chancellor
IIS (deemed to be University)
SFS, Mansarovar, Jaipur

778 12 APR 2019

नैशनल डिजिटल लाइब्रेरी ऑफ
इंडिया (NLDL) राउडपुर

अथ

6/

टिकेश गोवर
स्टाफ़ विक्रेता
96, समशी र. 6, राजाबाग, जयपुर
सं. 3/10-11

12 APR 2019



7. NDLI maps and curates the fetched metadata as per the pattern adopted in NDLI.
8. The curated metadata are stored and indexed in NDLI repository.
9. The single-window search facility works with these indexed metadata.
10. NDLI users search for contents using the single-window search facility and upon clicking the search results are able to view and download the full-text contents (of the Content Partner and those contents for which full-text access is permitted by the Content Partner in its IDR or Website).
11. If NDLI fetches only metadata (not the full-text contents) from its Content Partner then NDLI users view or download full-text contents (if full-text access is permitted by the Content Partner in its IDR or Website) by clicking a link in the search results provided by NDLI whereby the full-text content gets rendered from IDR or website of the Content Partner.
12. If NDLI fetches metadata as well as full-text contents from its Content Partners, then NDLI users view or download full-text contents from NDLI servers.
13. To build such a platform, NDLI needs to regularly enrich its repository of contents by integrating contents from an ever increasing number of Content Partners as well as periodically including in its repository the incremental contents from already integrated Content Partners.
14. NDLI provides the service to its said NDLI users free of cost and NDLI users undertake under notice thereof to use the contents solely for non-commercial purpose, normally for personal education or knowledge enriching purpose. NDLI users to further undertake to be solely responsible for any unauthorized acts which is thus not authorized by NDLI and/or its aforementioned purposes.

The parties recognize that creation of an integration platform like NDLI will benefit the personal knowledge enrichment limited to the above stated NDLI purpose for which access is authorized to said NDLI users. Content Partner also appreciates that integration of its contents with NDLI will facilitate wider dissemination of its contents for personal knowledge enrichment limited to the above stated NDLI purpose for which access is authorized to its said NDLI users and enhance visibility of its institute. Both the parties therefore have agreed to collaborate and have agreed to proceed as follows.

DEFINITION:

- a) **Crawling:** It is a process in which a computer program hits the website of an institution and extracts information related to structure in which the contents are hosted in the website and descriptors (metadata) of the contents of the website.
- b) **Harvesting:** It is a process through which metadata of a digital repository can be extracted from the repository (if the facility is activated in the repository) through internet.
- c) **Institutional Digital Repository (IDR):** The digital repository of an institution where the institution stores its digital contents for ease of dissemination.
- d) **Metadata:** It is a set of data, for example, Title, Author, Date of Publication, Subject, etc. that describes a content. A digital library or repository stores contents with metadata to facilitate searching of the contents.
- e) **World Wide Web:** It is an information space where documents and other web resources are identified by Uniform Resource Locators (URLs), interlinked by hypertext links, and can be accessed via internet.

AGREEMENT:

- A. The Parties have agreed that the digital contents of the Content Partner, hosted in its IDR or Website will be integrated with the NDLI portal on a perpetual basis.
- B. NDLI shall not make any payment to the Content Partner or its authors/creators for viewing/downloading its contents by NDLI users or for any effort spent by Content Partner or its authors/creators for the integration purpose.
- C. Content Partner permits NDLI to fetch metadata of its digital contents and map and curate the fetched metadata as required for proper integration with NDLI, store the curated metadata in NDLI servers and use the stored metadata for searching, locating and accessing full-text contents, if permitted in the repository of the Content Partner, by said NDLI users.
- D. If access of full-text contents is not permitted in the IDR or website of the Content Partner, the Content Partner shall configure its IDR or website to obtain the same for NDLI user purposes only by providing either a "Request for a copy" facility through which NDLI user can request for a copy of the full-text content to the Content Partner or NDLI user can register in the repository of the Content Partner as a user to view the full-text content.
- E. In the interest of maintaining the service level for NDLI users, such as, response time, uninterrupted availability of the resources, full-text search to improve searching, if it is necessary to store the full-text contents of the Content Partner in NDLI servers, NDLI will obtain a separate permission from Content Partner in this respect.
- F. Content Partner shall ensure that it holds copyright/no-objection for content availability under NDLI for the above purposes of NDLI and said NDLI Users from all its authors/contributors of all the hosted/made available by linking or otherwise contents including contents that which are covered under any form of intellectual property right including and not limited to any copyright,



[Signature] Vice Chancellor
IIS (deemed to be University)
SFS, Mansarovar, Jaipur



trademark, trade secret, patent, design, trade dress which subsists or may subsist which is hosted in its repository and/ or, as the case may be, have express permission/non-exclusive license to host/make available by linking or otherwise the content to NDLI and for its said purposes to post, display, distribute, prepare excerpt and to do such other use of the content to fulfill the objectives/purposes of this agreement.

- G. Content Partner shall not host/make available contents which could be held unlawful or objectionable or against public order and morality or violate any person's right of property or privacy or publicity while allowing any content to NDLI for the purposes of this agreement.
- H. Content partner shall ensure that the content does not include malicious code, which includes, without limitation, viruses, Trojan horses, worms, or any other computer programming routines that may damage, interfere with, surreptitiously intercept, or expropriate any system, program, data, or personal information or confidential data or security of the whole or any part of the system or database.
- I. Content Partner to ensure compliant of the rules, regulation, policy of NDLI for content provision as may be subject to and/or applicable from time to time.
- J. Parties understand and acknowledge that the content provided by the Content Partner are to be provided free of cost to the NDLI user and the purpose of this Agreement is entirely non-commercial and educational purposes only and NDLI user to undertake to be under notice of the same during access and that would be free of any obligations and/or rights against NDLI.
- K. If anytime it is brought to the notice of NDLI that Content Partner has hosted / allowed access to contents under NDLI without proper authorization to do so, it shall have the sole discretion of promptly removing that content from its repository until the Content Partner establishes under written consent its authorization to host/make available such content to NDLI to the satisfaction of NDLI. In case of any copyright issue and /or any other form of intellectual property right issues including and not limited to any copyright, trademark, trade secret, patent, design, trade dress which subsists or may subsist arising out of any content hosted in its repository, Content Partner shall be solely liable to handle any litigation, if any arising out of copyright/Intellectual Property right violation and indemnify the NDLI from any claims on liabilities /damages against NDLI for such hosting/content availability in NDLI for the purposes of this agreement.
- L. Content Partner permits to display in/through NDLI webpage/portal, Logos of institutions or contents, or any other objects hosted in its IDR or website that may be trademarked or copyrighted or protected by any form of intellectual property rights as part of NDLI portal search results. This shall not be construed as a violation of trademark or copyright or intellectual property rights by NDLI in any manner whatsoever.
- M. Content Partner shall ensure that only contents having valuable learning content for personal education or knowledge enriching purpose to the users, are hosted in its repository and excludes short term informational contents such as an administrative circular or departmental/group or advertisements or promotions or solicitation or event related contents, such as farewell photograph or recreational contents are not hosted in its repository and NDLI shall have the rights to, if so required, to monitor and select valuable learning contents under NDLI purposes at its sole discretion. Content Partner is also responsible for the authenticity/accuracy of contents hosted in its repository.
- N. Content Partner shall ensure continuous (such as during night time or holidays or vacations) availability of its repository for access by NDLI users. In case NDLI observes that the repository of the Content Partner is not available for more than 72 hours, NDLI may temporarily delink the repository from NDLI portal and its re-linking would be solely at the discretion of NDLI and subject to fulfilling of desired NDLI requirements for desired purposes of this agreement.
- O. When result of a search by a NDLI user identifies a content of the Content Partner, NDLI shall usually display the name of the Content Partner as a snippet.
- P. To ensure that the contents added by the Content Partner in its repository from time to time are made available to NDLI users, NDLI will periodically fetch metadata of incremental contents and integrate the same in NDLI. The Content Partner shall also keep NDLI informed from time to time of any such incremental contents for integration for the purposes of this agreement.
- Q. NDLI will provide necessary technical support to the best of its available facilities at any given time to the Content Partner, as and when requested by the Content Partner, to ensure proper and stable functioning of the repository of the Content Partner. NDLI will provide such support in remote mode, through collaboration tools working through internet, e-mail and phone call.
- R. NDLI portal shall notify as a caution notice to all NDLI users that whatever content the NDLI user accesses, views and/or downloads through NDLI shall be used solely for personal educational purposes, shall not be mass distributed (through a website or copies) or otherwise subject to any unlawful use including any commercial purpose and /or in any manner subject to any use beyond the aforesaid purposes of NDLI authorization and thus amounting to any violation of copyright issue and /or any other form of intellectual property right issues including and not limited to any copyright, trademark, trade secret, patent, design, trade dress which subsists or may subsist arising out of any content hosted in its repository,.
- S. NDLI for the purposes of this agreement and its objectives to integrate all the existing digitized and digital contents across educational and cultural institutions/bodies as may be desired by NDLI for the above purposes to provide a single-window access to NDLI users will be solely



[Signature]

Vice Chancellor
IIS (deemed to be University)
SFS, Mansarovar, Jaipur

responsible for its creation and developments or consolidation from time to time which would involve creative intellectual efforts including of NDLI conceptualization/contributions/directions/commissioned efforts leading to various intellectual property rights including and not limited to any copyright, trademark, trade secret, patent, design, trade dress which would associate with the NDLI portal/website, including involving software, text, graphics, and logos, and on which the ownership rights shall solely and exclusively vest with NDLI, excluding the contents provided by and/or linked to NDLI by the Content Partner sources for the agreed purposes of this agreement for NDLI users hereinafter referred to as "NDLI portal/website IPR". The Content Partner including its source content providers hereby authorizes such NDLI claims and sole and exclusive rights on said NDLI portal/website IPR and undertakes to cooperate with NDLI for ensuring both statutory and/or common law rights of said NDLI claims and sole and exclusive rights on said NDLI portal/website IPR.

- T. NDLI shall, upon coming to know of any unfair use or misuse or any such use which is in violation of any laws of India of the contents hosted and/or made available by Content Partner in the NDLI portal, shall be authorized to initiate steps to restrict/stop such unauthorized use and the Content Partner agrees to always cooperate with NDLI to prevent any such unauthorized use and/or misuse of the contents including any intellectual property rights vesting upon NDLI.
- U. NDLI shall be having the liberty to remove / not to host /allow access to any of the content provided by the Content Partner. Both NDLI and the Content Partner will have the right to terminate this Agreement by a 30 days' written notice to the other party.

V. Force Majeure Clause:

- i. Each party shall be excused from performance and shall not be liable for any delay caused or non-performance or breach of any clause(s) of this Agreement by the occurrence of any contingency beyond the reasonable control either of the excused party or its affiliates, their officers, directors, employees, agents and subcontractors. These contingencies include, but are not limited to, war, sabotage, insurrection, riot or other act of civil disobedience, labor disturbance or shortage, act of public enemy, failure or delay in communication services/transportation, act of any government affecting the terms hereof, accident, fire, explosion, flood, severe weather or other act of God.
- ii. Each party shall, without delay, inform the other party of the occurrence event of Force Majeure, its expected duration and cessation.
- iii. In the event of any Force Majeure occurring, either the Content Partner or NDLI may, by notice to the other, extend the period during which any obligation affected by the Force Majeure shall be satisfied and during such period of extension, exert all reasonable efforts to remove the Force Majeure occurrence.

W. Notice:

- a. Any notice or communication with reference to this agreement, unless otherwise specified herein, shall be deemed to be validly sent if dispatched by courier / registered post with acknowledgement due to the other party at the following address:
 - i. IIS (Deemed to be University), Gurukul Marg, SFS, Mansarovar, Jaipur-302020, Rajasthan
 - ii. NDLI: Dean (Sponsored Research and Industrial Consultancy), Indian Institute of Technology, Kharagpur -721302, West Bengal
- b. Either party may by a similar written notice to the other party change its address as aforesaid.

X. Government Regulation:

- a. Each party hereto, including their personnel, employees, associates shall be solely responsible for complying with the statutes, laws, regulations, subordinate legislation, administrative orders and instructions issued by relevant Government Authorities, regarding, but not limited to, environment, industrial relations and taxation, during the performance of this Agreement.
- b. Without limiting the generality of the foregoing, each party shall be responsible for compliance with the applicable tax, social securities and similar regulations applicable to its activities hereunder, at its own cost and expenses.

Y. Amendments and Modifications:

This agreement shall not be modified, amended, altered or waived orally but only through a document in writing signed by the authorized representative of the parties.

NDLI shall not be held responsible for any / all actions involving infringements of copyright /intellectual property rights, if any, brought against the Content Partner by any third party including sources through which the Content Partner may have allowed hosting/access to NDLI/NDLI users and consequences thereof and nothing shall be recoverable from NDLI or lead to any injunctive effects on the acts/activities of NDLI for the purposes of this agreement.

Every provision of this agreement is severable and if clause(s) is found to be invalid or unenforceable, then such clause(s) will be deemed amended and interpreted, in a way that renders it enforceable and where such interpretation and amendment is not possible, then such



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Vice Chancellor
IIS (deemed to be University)
SFS, Mansarovar, Jaipur



clause(s) will be deemed to be removed from this Agreement and the rest of this Agreement will remain in full force and effect.

Content Partner shall indemnify, defend and hold harmless NDLI, its affiliates and their officers, directors, employees, agents and subcontractors against all claims, demands, suits, liabilities, costs, expenses (including legal fees), damages and losses suffered or incurred by the said persons arising out of or in connection with:

- a) Partner's breach or negligent performance or non-performance of this agreement or any of the clause(s); or
- b) Any actual or alleged infringement of a third party's intellectual property rights arising out of causes/ reasons attributable to the Content Partner.

This Agreement does not designate either party as the agent, employee, legal representative of the other party for any purpose whatsoever.

Z. Ownership Transfer of the Second Party

NDLI is currently a project of MHRD being executed by IIT Kharagpur. This Agreement shall be in force only till IIT Kharagpur represents NDLI and is under the responsibility to host and coordinate National Digital Library of India (NDLI), or till NDLI terminates this agreement by serving a written notice to the Content Partner and IIT Kharagpur. In the event of MHRD deciding to transfer the ownership of NDLI to another party, the same will be communicated to the First Party at least thirty (30) days prior to such transfer. In such an eventuality, this Agreement shall remain valid with the corresponding change in name and address of the organization and representative of the Second Party, unless otherwise intimated in writing by either party or mutually agreed by both the parties.

In case of dispute or difference between the parties the same will be sorted out amicably mutually so as to have such difference resolved at the earliest. In the event that an amicable settlement cannot be reached, any dispute arising out of or relating to this Agreement shall be settled by a sole arbitrator appointed by mutual agreement. The place of arbitration shall be Indian Institute of Technology, Kharagpur and in case of failure to settle the matter through arbitration the provisions of Arbitration and Conciliation Act, 1996 will be applicable and subject to jurisdiction of The High Court of Kolkata at the request of either party.

This Agreement shall be guided by relevant applicable laws of India.

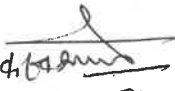
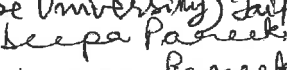
IN WITNESS THEREOF the Content Partner and NDLI hereto cause this Agreement to be executed by their duly Authorized representative on the day, month and year written above.



SIGNED FOR AND ON

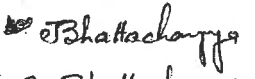
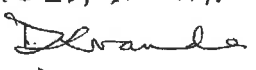
Name: Dr. Ashok Gupta

Designation: Vice-Chancellor,
IIS (Deemed to be University)
SFS, Mansarovar, Jaipur

WITNESSES

- 1) Signature 
Name: Dr. K. S. Sharma
Address: Advisor, IIS (Deemed to be University) Jaipur
- 2) Signature 
Name: Dr. Deepa Pareek
Address: IIS (Deemed to be University) Jaipur


Prof. Pallab Dasgupta
SIGNED FOR AND ON
अनुसन्धित शोध एवं औद्योगिक सहायकता
Sponsored Research & Industrial Consultancy
नाम: प्रो. स. खड़गपुर - 721302 / I.I.T. Kharagpur - 721302
Designation: Dean, SRIC, IIT KGP
(Authorized Signatory)

- 3) Signature 
Name: J. G. Bhattacharyya
Address: NDLI, IIT-KGP
- 4) Signature 
Name: Dr. D. N. Nanda
Address: NDLI





उत्तर प्रदेश UTTAR PRADESH

88AD 564755

**MEMORANDUM OF UNDERSTANDING
BETWEEN**

**National Institute Of Pharmaceutical Education and Research (NIPER) – Raebareli,
Lucknow Campus
AND
IIS (Deemed to be University), Jaipur**

This Memorandum of Understanding (MOU) was made on Friday, May 3, 2019 between
NIPER, Raebareli and IIS (Deemed to be University), Jaipur

NIPER, Raebareli:

National Institute of Pharmaceutical Education and Research (NIPER), Raebareli is an autonomous institute which has been established under the aegis of the Department of pharmaceuticals, Ministry of Chemicals and Fertilizers, Government of India to provide leadership in pharmaceutical sciences and other related areas. NIPER, Raebareli is a national institute in pharmaceutical education and research with a proclaimed objective of becoming a centre of excellence for advanced studies and research in pharmaceutical sciences. Owing to its importance, the Government of India has declared NIPER as an 'Institute of National Importance'.

IIS (Deemed to be University), Jaipur:

The IIS University (IISU) is deemed-to-be-a-university and is amongst the first thirty eight universities in India placed under category 'A' by the Ministry of Human Resource Development, Government of India. It is known for excellence in imparting meaningful education to students and to encourage them to think innovatively. It particularly focuses on empowering women to face challenges of life with confidence and also provide creative leadership in the times to come.



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क्रम संख्या

स्टाम्प विक्रेता की तिथि 28/4/18

स्टाम्प क्रय करने का प्रयोजन

स्टाम्प क्रेता का नाम व पूरा पता

स्टाम्प की धनराशि 10

नौशाद अहमद सिद्दीकी (स्टाम्प विक्रेता)

लाईसेन्स नं-135, लाईसेन्स की अवधि-31-3-2023

सिविल कोर्ट, लखनऊ

Director NIPER R.



research activities and exchange programmes/ activities for faculty and students. Both NIPER, Raebareli and IIS (Deemed to be University), Jaipur are committed and are joining hands to play an effective role to facilitate Industry-Academia Interaction by carrying out joint research projects, consultancy, contract research, testing, internship/dissertation work, placement etc. in the areas of their mutual interests and envisage to benefit as given under:

1. **Joint Research Activities**

- a. NIPER, Raebareli and IIS (Deemed to be University), Jaipur based on the expertise available shall encourage faculty and students for joint research activities & projects.
- b. NIPER, Raebareli and IIS (Deemed to be University), Jaipur will jointly submit research proposals of mutual interests to various Govt. & other Non-Govt. agencies for funding.
- c. NIPER, Raebareli and IIS (Deemed to be University), Jaipur shall agree to offer consultancy to each other in the areas of Extraction/ Formulation/ Research & Development, Marketing, Exports-import/Regulations & Drug Controls etc. on specific demand by the either institution.

2. **Faculty & Student's exchange Program/activities**

- a. To have Project Internships or Dissertation for post graduate and graduate students of IIS (Deemed to be University), Jaipur at NIPER, Raebareli or vice versa.
- b. To avail the infrastructure facilities for the research scholars of the IIS University, Jaipur at NIPER, Raebareli or vice versa as per norms of institute or university.

3. **Role and obligations of NIPER, Raebareli**

- 1.1 National Institute of Pharmaceutical Education and Research (NIPER), Raebareli is a premier academic and research institute providing post graduate and PhD courses in several disciplines of pharmaceutical sciences. NIPER, Raebareli also provides training courses for Undergraduate/ Postgraduate students in specialized domain of pharmaceutical research. The students of IIS (Deemed to be university), Jaipur can perform their project work at NIPER, Raebareli as per norms. NIPER-Raebareli and IIS (Deemed to be university), Jaipur will jointly share the research publication arising from the work carried out students as part of their joint research projects.

4. **Role and obligations of IIS (Deemed to be University), Jaipur**

IIS (Deemed to be university), Jaipur acts as an important driver of economic development and catching-up through their role in education and technology absorption, adaptation, and diffusion. It offers UG and PG courses in all the fields of life-sciences. The PG students have their dissertation work to be done in a semester along with training courses from industries. The Undergraduate/ Postgraduate students can also participate in training programs held during summer or winter breaks. The University produces highly motivated and knowledgeable workforce who can add value to your industrial setup. Long-term collaborations are associated with joint projects and public-private partnerships. Planning of joint research may give rise to opportunities for training doctoral students.

5. **Administration of Programs/Activities**

The various programs/activities under the memorandum of understanding will be administered by the coordinators of each organization to be appointed by the NIPER, Raebareli and IIS (Deemed to be University), Jaipur respectively. The coordinators will coordinate various research activities of interest of both the organizations viz., NIPER, Raebareli and IIS (Deemed to be University), Jaipur.



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5. Administration of Programs/Activities

The various programs/activities under the memorandum of understanding will be administered by the coordinators of each organization to be appointed by the NIPER, Raebareli and IIS (Deemed to be University), Jaipur respectively. The coordinators will coordinate various research activities of interest of both the organizations viz., NIPER, Raebareli and IIS (Deemed to be University), Jaipur.

6. Commencement and Tenure of MOU

This Memorandum of Understanding shall become effective from the date of signing of the document by both the parties herein. It shall remain in force initially for a period of three years and can be amended/terminated on mutual written agreement between NIPER, Raebareli and IIS (Deemed to be University), Jaipur.

Any controversy or claim arising out of or relating to this MoU shall be settled by arbitration administered. If required, the dispute shall be finally settled by mutual discussion between NIPER, Raebareli and IIS (Deemed to be University), Jaipur.

Authorized Signatories


NIPER-R, Lucknow

Date: May 3, 2019

3/5/19


IIS (Deemed to be University), Jaipur

Date: May 3, 2019

Name: Dr. S. J. S. Flora

Name: Dr. Ashok Gupta

Designation: Director

Designation: Vice Chancellor

डॉ. एस. जे. एस. फ्लोरा

Dr. S. J. S. Flora

निदेशक

Director

राष्ट्रीय औषधीय शिक्षा एवं अनुसंधान संस्थान (नाईपर) रायबरेली
National Institute of Pharmaceutical Education and Research (NIPER) Raebareli
(औषध विभाग, रसायन एवं उर्वरक मंत्रालय, भारत सरकार)

(Department of Pharmaceuticals, Ministry of Chemicals and Fertilizers)

ट्रांजिट कैंपस: बिजनौर सिमेंटी रोड, सरोजिनी नगर, लखनऊ-226002 (उ.प्र.) भारत

Transit Campus: Bijnor Road, Sarojani Nagar, Lucknow (U.P.)-226002 India


Vice Chancellor

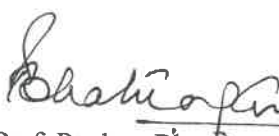
IIS (Deemed to be University)


Mansarovar, Jaipur-302020


Witness:

Witness:

- 
1. Dr K.N. Tiwari
Asst Professor
NIPER-R, Lucknow

- 
1. Prof. Pradeep Bhatnagar
Dean
Dean, (Science),
IIS (Deemed to be University), Jaipur
Faculty of Science
IIS (deemed to be University)
Mansarovar, Jaipur-302020

- 
2. Ms Rupam Tiwari
Asst Registrar
NIPER-R, Lucknow

- 
2. Prof. Raakhi Gupta
Registrar
IIS (Deemed to be University), Jaipur
Registrar
IIS (Deemed to be University)
Mansarovar, Jaipur-302020



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Memorandum of Understanding

BETWEEN:

Triumphant Institute of Management Education Pvt. Ltd. (T. I. M. E)

AND:

IIS (Deemed to be University), Jaipur



MEMORANDUM OF UNDERSTANDING

Parties:

This Memorandum of Understanding (MOU) is entered between IIS (Deemed to be University), Jaipur with a registered address at Gurukul Marg, SFS, Mansarovar, Jaipur hereinafter referred to as 'IISU' and T.I.M.E. Institute with a registered address at Ground Floor, Anchor Mall, Near Petrol Pump Hanumanji Temple, Ajmer Road, Jaipur – 302006, hereinafter referred to as "T.I.M.E." The IIS and T.I.M.E. are referred to collectively, as "Parties" or individually as "Party."

Purpose:

The purpose of the MoU is conducting of classes for students of IISU who are preparing for CAT/MAT/MBA Entrances by T.I.M.E. The Parties recognize the benefits to be derived from increased collaboration, cooperation and interaction.


- a. T.I.M.E. will conduct the classes at the IISU campus on alternate days with prior permission of the University authorities for CAT/GRE/GMAT.
- b. The timings of the classes would be 03:30 – 05:30 PM on alternate days, starting Monday. In case timings have to be adjusted to suit IISU needs, it shall be done with mutual agreement.

Background

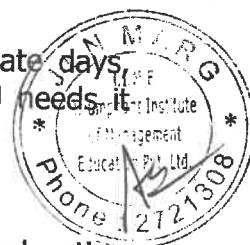
- a. The Parties to this Memorandum of Understanding are both education institutes that recognise the advantages of international cooperation in areas such as academic improvement, research and human resource development. The Parties currently hold a mutually beneficial relationship developed through strategic discussion and sharing of ideas.
- b. The Parties would like to further their relationship by continued strategic discussion relating to specific areas for cooperation and collaboration and would like to record their intention to further develop their relationship.

Payments:

- a. The fees will be decided as mutually agreed between the IISU and T.I.M.E. Institute.


REGISTRAR
IIS (DEEMED TO BE UNIVERSITY)
Gurukul Marg, SFS, Mansarovar,
Jaipur-302020 (Raj.) INDIA

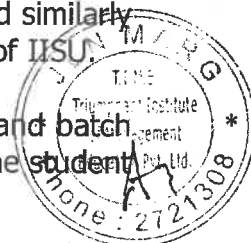
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- b. The fees are subject to change. The fees for subsequent years and any changes in fees would be decided through mutual consultation between two parties.
- c. Handouts/ Study Material for all students and Faculty transport shall be provided by T.I.M.E.

Responsibilities of IISU:

- i. To provide Infrastructure for conducting classes, Classrooms with White Boards and Markers.
- ii. To provide academic calendar at the beginning of every semester and inform T.I.M.E. of any such changes in the same done in between the session, which may have a bearing on the conduct of classes by T.I.M.E.
- iii. In case of any holiday/change in IISU schedule/classrooms not being available, University Authorities will inform T.I.M.E. well in advance.
- iv. IISU will designate one representative with whom T.I.M.E. will interact for schedule information, changes, permissions etc on phone and email and similarly T.I.M.E. will appoint one coordinator to coordinate with the authorities of IISU.
- v. IISU will allow T.I.M.E. to put up posters about its courses/seminars and batch starting on various notice boards in the University Campus, including the student hostels.
- vi. During the validity of this MoU, the IISU shall not permit any other coaching institute to conduct seminars or conduct classes for CAT/GRE/GMAT inside the University Campus.



Points of contact

There will be a point of agreed contact at each Institute to further collaborative activities and contact at strategic level:

Contact at T. I. M. E:

Kapil Dixit, Trainer, Mentor and Career Counsellor
Email: Jaipur@time4education.com
Mobile: 9828059591

[Signature]
REGISTRAR
IIS (DEEMED TO BE UNIVERSITY)
Gurukul 111
Jaipur-302004



Contact at IIS (Deemed to be University):

Dr Raakhi Gupta, Registrar

Email: registrar@iisuniv.ac.in, raakhi.gupta@iisuniv.ac.in

Phone: +91 141 24 00160

Amendments

Any changes, modifications, revisions and amendments to this MOU which are mutually agreed upon by and between the parties shall be incorporated by written instrument, signed by both parties.

The parties to this memorandum of Understanding hereby confirm their agreement to its terms by the following signatures:

Signed on behalf of IISU

(Signature)

Dr. Raakhi Gupta
(Registrar)

REGISTRAR
IIS (DEEMED TO BE UNIVERSITY)
Gurukul Marg, SFS, Mansarovar
Jaipur-302020 (Ra.) INDIA

Signed on behalf of T.I.M.E.



Kapil Dixit
(Professional Education Services, Jaipur)
Franchisee of Triumphant Institute
of Management Education Pvt.
Ltd. (T.I.M.E.)

Date:

Date:

Place :

Place:

Evidence:

1. Nisha Yadav
NISHA YADAV
2. Mukesh Agarwal
Mukesh Agarwal

Evidence:

1. Ashutosh Jaisoo
ASHUTOSH JAISOO
2. Vinod Hingorani
VINOD HINGORANI



**LIST OF STUDENTS REGISTERED IN T.I.M.E. COAHING
(2015-16)**

S. No.	Name
1	Aparna Agarwal
2	Awantica Choudhary
3	Bhawna Bairwa
4	Dhara Singh
5	Disha Arora
6	Karishma Jain
7	Komal Jain
8	Kritika Chobey
9	Kritika Sethia
10	Mamta Kumari
11	Mansi Jhorar
12	Monika Jakhar
13	Mudra Jain
14	Neha Yadav
15	Nidhi Jain
16	Paridhi Nawal
17	Rashika Bhadoriya
18	Sahiba Harkamal Kaur
19	Saloni Vats
20	Shradha Sharma
21	Sonakshi Mishara
22	Tanu Jhanwar
23	Tripti Jain

[Handwritten Signature]

Registrar
IIS (deemed to be University)
Mansarovar, Jaipur-302020



**LIST OF STUDENTS REGISTERED IN T.I.M.E. COACHING
(2017-18)**

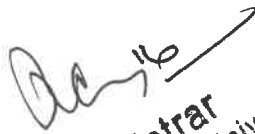
S. No.	Name
1	Ayushi Dasani
2	Kirti Chauhan
3	Mandavi Khandelwal
4	Mandeep Saluja
5	Sakshi Singh
6	Sanskriti Taneja
7	Shilpa Sharma
8	Shreya Gour
9	Sonali Kumari
10	Sukita Jhalora
11	Vanshika Goyal
12	Zemini Kanwar


Registrar
 IIS (deemed to be University)
 Mansarovar, Jaipur-302020



**LIST OF STUDENTS REGISTERED IN T.I.M.E. COAHING
(2019-20)**

S. No.	Name
1	Anushka Tyagi
2	Deeksha Gaur
3	Diksha Jakhar
4	Gunjan Karwa
5	Kalyani Nandwana
6	Khushboo Singodia
7	Sumit Kumari
8	Ekta Jain
9	Ritika Bhatnagar
10	Mahak Verma
11	Ishika Jhanwar
12	Shefali Jain
13	Nandini Khandelwal


Registrar
 IIS (deemed to be University)
 Mansarovar, Jaipur-302020



**MEMORANDUM OF AGREEMENT BETWEEN
IIS (DEEMED TO BE UNIVERSITY), JAIPUR
&
SOCIETY TRAFFIC TUTOR**

This memorandum of agreement is being entered between IIS (deemed to be UNIVERSITY), Jaipur (hereinafter referred to as "IISU") and Society Traffic Tutor (hereinafter referred to as "STT"); wishing to establish cooperative relations between the two institutions, and especially to develop mutual assistance in the areas of Community Engagement Services and will be subject to following terms and conditions:

Article 1: Objective of the Agreement.

The purpose of this agreement shall be to Society Traffic Tutor establish a mutually beneficial educational and pedagogical relationship between IISU & STT. This agreement establishes the formal understanding of the scope of operations between these two leading organizations, who mutually ascent to engage in the Community Engagement Services, subject to future amendments and conditions as further agreed upon by both parties as the relationship continues to develop.

Article 2: Scope of Agreement.

This Agreement shall be carried out subject to the approval of the Vice Chancellor of IISU and the President of Society Traffic Tutor, through various activities and programmes for the minimum period of 30 Hours/semester. Activities engaged in under this Agreement include, but are not limited to: (a) Traffic Regulation (b) Road safety awareness programs (c) Community Welfare Drives.

The IISU will depute students for being trained in activities undertaken by the STT for social cause with motives as mentioned above. The STT shall provide training to the students in the activities undertaken by it and will not claim any remuneration for the same. The IISU will however, help STT in promoting the work undertaken by STT, by way of display of their work on campus on mutually agreeable dates.

Article 3: Implementation of Agreement as applied to individual programmes.

Prior to the starting date of any programme established or continuing under this Agreement, the parties shall reach a written, signed agreement describing in as much detail as is necessary, any additional specific terms of such programme or activity. Such programmes shall be negotiated in a timely manner, without undue delay on either party. For each programme, each party will designate a Liaison Officer to develop and coordinate all activities relative to the programme.

Article 4: Term and Termination.

This Agreement will be effective upon its mutual signing and remain in effect for a period of one (1) year, and may be amended or extended upon written agreement by both parties. This Agreement may be cancelled by either party in writing by giving a notice of at least six months, subject to modifications by amendment or subsequent individual programme agreement. In the event that the agreement is not renewed or is terminated in any other way, any related activities in progress at the time of termination of this Agreement will continue until the current year in which the termination takes place is completed.

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Article 5: Miscellaneous.

1. **Indemnification:** To the extent permitted by Law of the State, each party agrees to be liable for the acts and omission of its own officers, employees and scholars and trainers engaged in the scope of their employment arising under this Agreement, and each party hereby agrees to be responsible for any and all liability, claims, costs, expenses or damages arising from any claim with respect to that party's role in connection with this Agreement. The parties agree that nothing in this provision shall be construed as a waiver of the sovereign immunity of the two organizations.
2. **Compliance with laws:** The parties will comply with all applicable laws and regulations in their respective organizations, if any in performing their obligations hereunder.
3. **Use of Intellectual Property Rights (IPR):** Neither the IISU nor STT may use any IPR of other party include identifying marks of the other without the express written permission of the other party.
4. **Equal Opportunity:** Both IISU and STT subscribe to a policy of equal opportunity and will not discriminate on the basis of race, gender, religion, national origin, marital status, sexual orientation or physical disability.
5. **Severability:** If any part of this document is held illegal, unenforceable or in conflict with any law by a court of competent jurisdiction, such part of this document shall be deemed severed from this Agreement and the validity of the remainder of this Agreement shall not be affected thereby.
6. In case of any dispute the common decision of the Vice Chancellor, IISU and the President, STT, shall be final and option of Alternative Dispute Resolution (ADR) will be given.
7. For legal matter the jurisdiction will be the courts at Jaipur only.

The two parties agree with the terms and conditions specified as above and put their signature and seal in witness of the same.



(Dr. Ashok Gupta)

Vice-Chancellor

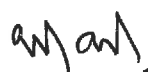
IIS (deemed to be University), Jaipur

Vice Chancellor

IIS (deemed to be University)

Witness:
S-5, Mansarovar, Jaipur

1. Mahima
2. Rupam Kothari



(Mr. Krishan Kumar Sharma)

President

Society Traffic Tutor

Witness:

1. Arun
2. Rishabh



**MEMORANDUM OF AGREEMENT BETWEEN
IIS (DEEMED TO BE UNIVERSITY), JAIPUR
&
SASHAKTIKARAN FOUNDATION**

This memorandum of agreement is being entered between IIS (deemed to be UNIVERSITY), Jaipur (hereinafter referred to as "IISU") and Sashaktikaran Foundation (hereinafter referred to as "SF"); wishing to establish cooperative relations between the two institutions, and especially to develop mutual assistance in the areas of Community Engagement Services and will be subject to following terms and conditions:

Article 1: Objective of the Agreement.

The purpose of this agreement shall be to Sashaktikaran Foundation establish a mutually beneficial educational and pedagogical relationship between IISU & SF. This agreement establishes the formal understanding of the scope of operations between these two leading organizations, who mutually ascent to engage in the Community Engagement Services, subject to future amendments and conditions as further agreed upon by both parties as the relationship continues to develop.

Article 2: Scope of Agreement.

This Agreement shall be carried out subject to the approval of the Vice Chancellor of IISU and the Director of Sashaktikaran Foundation, through various activities and programmes for the minimum period of 30 Hours/semester. Activities engaged in under this Agreement include, but are not limited to: (a) Community Welfare Drives (b) Health, Hygiene & Sanitation Drives (c) Women Empowerment Drives (d) Cleanliness Drives (e) Rural Engagement Drives (f) Environment Issues Drives (g) Education and Recreational Drives, and (h) Social Entrepreneurship Drives.

The IISU will depute students for being trained in activities undertaken by the SF for social cause with motives as mentioned above. The SF shall provide training to the students in the activities undertaken by it and will not claim any remuneration for the same. The IISU will however, help SF in promoting the work undertaken by SF, by way of display of their work on campus on mutually agreeable dates.

Article 3: Implementation of Agreement as applied to individual programmes.

Prior to the starting date of any programme established or continuing under this Agreement, the parties shall reach a written, signed agreement describing in as much detail as is necessary, any additional specific terms of such programme or activity. Such programmes shall be negotiated in a timely manner, without undue delay on either party. For each programme, each party will designate a Liaison Officer to develop and coordinate all activities relative to the programme.

Article 4: Term and Termination.

This Agreement will be effective upon its mutual signing and remain in effect for a period of one (1) year, and may be amended or extended upon written agreement by both parties. This Agreement may be cancelled by either party in writing by giving a notice of at least six months, subject to modifications by amendment or subsequent individual programme agreement. In the event that the agreement is not renewed or is terminated in any other way, any related activities in progress at the time of termination of this Agreement will continue until the current year in which the termination takes place is completed.



Meenakshi
Jaipur

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Article 5: Miscellaneous.

1. **Indemnification:** To the extent permitted by Law of the State, each party agrees to be liable for the acts and omission of its own officers, employees and scholars and trainers engaged in the scope of their employment arising under this Agreement, and each party hereby agrees to be responsible for any and all liability, claims, costs, expenses or damages arising from any claim with respect to that party's role in connection with this Agreement. The parties agree that nothing in this provision shall be construed as a waiver of the sovereign immunity of the two organizations.
2. **Compliance with laws:** The parties will comply with all applicable laws and regulations in their respective organizations, if any in performing their obligations hereunder.
3. **Use of Intellectual Property Rights (IPR):** Neither the IISU nor SF may use any IPR of other party include identifying marks of the other without the express written permission of the other party.
4. **Equal Opportunity:** Both IISU and SF subscribe to a policy of equal opportunity and will not discriminate on the basis of race, gender, religion, national origin, marital status, sexual orientation or physical disability.
5. **Severability:** If any part of this document is held illegal, unenforceable or in conflict with any law by a court of competent jurisdiction, such part of this document shall be deemed severed from this Agreement and the validity of the remainder of this Agreement shall not be affected thereby.
6. In case of any dispute the common decision of the Vice Chancellor, IISU and the Director, SF, shall be final and option of Alternative Dispute Resolution (ADR) will be given.
7. For legal matter the jurisdiction will be the courts at Jaipur only.

The two parties agree with the terms and conditions specified as above and put their signature and seal in witness of the same.



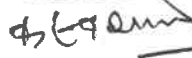
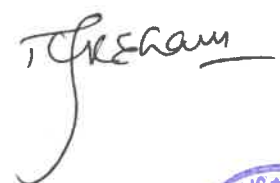
(Dr. Ashok Gupta)

Vice-Chancellor

IIS (deemed to be University), Jaipur

Vice Chancellor

Witness:
IIS (deemed to be University)
SFS, Mansarovar, Jaipur

1. 
2. 

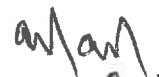



(Ms. Mrinalika)

Director

Sashaktikaran Foundation

Witness:

1. 
2. 



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**MEMORANDUM OF AGREEMENT BETWEEN
IIS (DEEMED TO BE UNIVERSITY), JAIPUR
&
NAYA SAWERA**

This memorandum of agreement is being entered between IIS (deemed to be UNIVERSITY), Jaipur (hereinafter referred to as "IISU") and Naya Sawera (hereinafter referred to as "NS"); wishing to establish cooperative relations between the two institutions, and especially to develop mutual assistance in the areas of Community Engagement Services and will be subject to following terms and conditions:

Article 1: Objective of the Agreement.

The purpose of this agreement shall be to Naya Sawera establish a mutually beneficial educational and pedagogical relationship between IISU & NS. This agreement establishes the formal understanding of the scope of operations between these two leading organizations, who mutually ascent to engage in the Community Engagement Services, subject to future amendments and conditions as further agreed upon by both parties as the relationship continues to develop.

Article 2: Scope of Agreement.

This Agreement shall be carried out subject to the approval of the Vice Chancellor of IISU and the Director of Naya Sawera, through various activities and programmes for the minimum period of 30 Hours/semester. Activities engaged in under this Agreement include, but are not limited to: (a) Community Welfare Drives (b) Health, Hygiene & Sanitation Drives (c) Women Empowerment Drives (d) Cleanliness Drives (e) Rural Engagement Drives (f) Environment Issues Drives (g) Education and Recreational Drives, and (h) Social Entrepreneurship Drives.

The IISU will depute students for being trained in activities undertaken by the NS for social cause with motives as mentioned above. The NS shall provide training to the students in the activities undertaken by it and will not claim any remuneration for the same. The IISU will however, help NS in promoting the work undertaken by NS, by way of display of their work on campus on mutually agreeable dates.

Article 3: Implementation of Agreement as applied to individual programmes.

Prior to the starting date of any programme established or continuing under this Agreement, the parties shall reach a written, signed agreement describing in as much detail as is necessary, any additional specific terms of such programme or activity. Such programmes shall be negotiated in a timely manner, without undue delay on either party. For each programme, each party will designate a Liaison Officer to develop and coordinate all activities relative to the programme.

Article 4: Term and Termination.

This Agreement will be effective upon its mutual signing and remain in effect for a period of one (1) year, and may be amended or extended upon written agreement by both parties. This Agreement may be cancelled by either party in writing by giving a notice of at least six months, subject to modifications by amendment or subsequent individual programme agreement. In the event that the agreement is not renewed or is terminated in any other way, any related activities in progress at the time of termination of this Agreement will continue until the current year in which the termination takes place is completed.

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Article 5: Miscellaneous.

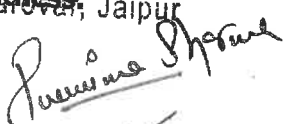

1. **Indemnification:** To the extent permitted by Law of the State, each party agrees to be liable for the acts and omission of its own officers, employees and scholars and trainers engaged in the scope of their employment arising under this Agreement, and each party hereby agrees to be responsible for any and all liability, claims, costs, expenses or damages arising from any claim with respect to that party's role in connection with this Agreement. The parties agree that nothing in this provision shall be construed as a waiver of the sovereign immunity of the two organizations.
2. **Compliance with laws:** The parties will comply with all applicable laws and regulations in their respective organizations, if any in performing their obligations hereunder.
3. **Use of Intellectual Property Rights (IPR):** Neither the IISU nor NS may use any IPR of other party include identifying marks of the other without the express written permission of the other party.
4. **Equal Opportunity:** Both IISU and NS subscribe to a policy of equal opportunity and will not discriminate on the basis of race, gender, religion, national origin, marital status, sexual orientation or physical disability.
5. **Severability:** If any part of this document is held illegal, unenforceable or in conflict with any law by a court of competent jurisdiction, such part of this document shall be deemed severed from this Agreement and the validity of the remainder of this Agreement shall not be affected thereby.
6. In case of any dispute the common decision of the Vice Chancellor, IISU and the Director, NS, shall be final and option of Alternative Dispute Resolution (ADR) will be given.
7. For legal matter the jurisdiction will be the courts at Jaipur only.

The two parties agree with the terms and conditions specified as above and put their signature and seal in witness of the same.


(Dr. Ashok Gupta)
Vice-Chancellor

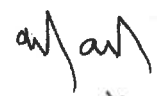

IIS (deemed to be University), Jaipur

Vice Chancellor
IIS (deemed to be University)
SFS, Mansarovar, Jaipur

Witness:
1. 
2. 


(Mr. Akhilesh Maheshwari)
Director
Naya Sawera

Witness:

1. 
2. 



INTERNSHALA COLLEGE REGISTRATION AGREEMENT

This Agreement is executed on 12th September 2019 by and between:

Scholiverse Educare Private Limited, having its registered office at B-610, Unitech Business Zone, Nirvana Country, Sector-50, Haryana - 122018, acting through its authorized representative Mr. Samay Bhatnagar, Head, University Relations (hereinafter referred to as "**Internshala**");

AND

IIS (Deemed to be University) (hereinafter referred to as the "**University**" which expression shall, unless repugnant to the meaning or context thereof, be deemed to include its executors, representatives and permitted assigns) of the other Party; acting through its authorized representative Dr. Ashok Gupta, Vice Chancellor.

Internshala and College may be referred to as 'Party' individually and as 'Parties' collectively, as the context may require.

Overview:

This agreement is regarding the college registration of 'IIS (Deemed to be University)' with 'Internshala'.

Responsibilities of Internshala:

- Create student accounts for all the students registered by the University.
- Provide weekly internship update to all the students registered by the College as per their filled in preferences
- Provide an online resume maker to all the students of the College registered with Internshala.
- Safeguard students' data as per Internshala privacy policy (<https://internshala.com/privacy>)
- Inform the college when students get selected for an internship.
- Provide University with Internshala logo and brand name to be used in College's communications (internal or external) and on its website to recognize Internshala as the internship and training partner and any other purpose limited to the scope of the agreement.

Responsibilities of University:

- Recognize Internshala as the internship and training partner in all internal and external communications including on its website and in admission/media brochures.
- Send a communication to all the students and faculties regarding the association and direct/encourage students to verify their accounts.
- Provide the information of all the interested students of the University as required by Internshala for their registration. The information should contain the first name, last name, mobile number and the email address of all the students of the College.
- Regularly post a list of students selected for internships through Internshala every month on the college's notice board.
- Authorize Internshala to recognize college, using University logo and/or brand name, as a registered user in its communications (internal or external) and on Internshala platform only for the purpose limited to the scope of the agreement.

Commercials:

This is a non-commercial agreement whereas neither party is required to make any payment to other party for carrying out the responsibilities listed in this agreement.

Term and Termination:

This agreement will be operational and valid from 12th September 2019 and the initial tenure of the agreement is 1 (one) year. Upon completion of the tenure, the agreement can be renewed for another 1 year and so on with mutual consent of both parties. Under normal circumstances, either party wanting to terminate the agreement can do so and it can be done on a mutually agreed upon date in a justified way with a notification given at least one month prior to termination date.



Indemnity

The college understands and agrees that all the information provided on Internshala related to internships and trainings is provided on as is basis. It further agrees that while Internshala makes efforts to ensure the accuracy of the information supplied, it does not guarantee it and the college will choose to disseminate this information to its students solely at its discretion. The college agrees to defend, indemnify and hold harmless Internshala, its subsidiaries, affiliates, licensors, employees, agents, third party information providers and independent contractors against any loss, claims, damages, costs, liabilities and expenses (including, but not limited to, reasonable attorneys' fees) arising out of or related to its use of content of Internshala platform feed that it posts, stores or otherwise transmits on or through its platform(s) or to its students or to general public at large.

The college understands and agrees that as a platform, Internshala acts as a bridge between the organizations who wish to hire interns and the students who wish to apply for the internships. We make best efforts to bring the best internships on the platform, educate students about the same and ensure that they can apply to these internships in a seamless manner. However, the eventual hiring decision, rightfully, resides with the organization which is hiring interns and is dependent on several factors such as the skills of the applicant, quality of her applications, competition, requirements and assessment process of the organization, student's availability at the required location and for the desired period of the internship etc. Since these factors are beyond Internshala's control, Internshala does not and can not guarantee an internship to an applicant.

The college further agrees to indemnify and hold harmless Internshala, its subsidiaries, affiliates, licensors, employees, agents, third party information providers and independent contractors, if any, who controls any thereof, against any loss, liability, claim, damage and expense whatsoever (including, but not limited to, any and all expenses whatsoever reasonably incurred in investigating, preparing or defending against any litigation commenced or threatened or any claim whatsoever) arising out of or based upon any false representation or warranty or breach or failure by the College to comply with any covenant or agreement made by the College herein or in any other document furnished by the College to any of the foregoing in connection with this agreement.

Trademarks:

Except to the limited extent expressly provided in this Agreement, neither Party grants, nor the other Party will not acquire any right, title or interest (including, without limitation, any implied license) in or to any property of the first Party. All rights not expressly granted herein are deemed withheld. All use by a Party of the other trade names, trademarks, service marks, logos, etc., and any goodwill associated therewith, will inure to the benefit of the grantor.

Confidentiality:

Internshala and the College will not disclose the details of this agreement and any private information that they come across when this agreement is in effect to any third-party.

If either Party (the "Receiving Party") under this Agreement gains access to confidential information of the other Party (the "Disclosing Party") concerning the Disclosing Party's prices, business, plans, technology, products, and other non-public information of the Disclosing Party (collectively, "CI" or "Confidential Information"), then the terms of this section will apply. CI includes all information in tangible or intangible form that is marked or designated as confidential by the Disclosing Party or that, under the circumstances of its disclosure, should be considered confidential. The Disclosing Party owns all right, title and interest, including all patent, copyright, trademark, trade secret rights and any other intellectual property or proprietary rights in any jurisdiction, including any and all applications, renewals, extensions and restorations thereof, in the Disclosing Party's CI. Each Party agrees that it will not use in any way, for its own benefit or the benefit of any third party, except as expressly permitted by, or as required to implement, this Agreement, nor disclose to any third party (except as required by law or to such Party's attorneys, accountants and other advisors as reasonably necessary), any of the Disclosing Party's CI. Each Party will take reasonable precautions to protect the confidentiality of the other Party's CI that are at least as stringent as it takes to protect its own CI.



Force Majeure:

Except for any payment obligations, neither Party will be liable to the other for failure to fulfill obligations hereunder if such failure is due to causes beyond its control, including, without limitation, acts of God, earthquake, fire, flood, embargo, catastrophe, sabotage, utility or transmission failures, governmental prohibitions or regulations, national emergencies, insurrections, riots or wars, strikes, work stoppages or other labor difficulties ("Force Majeure Event"). The time for any performance required hereunder will be extended by the delay incurred as a result of such Force Majeure Event.


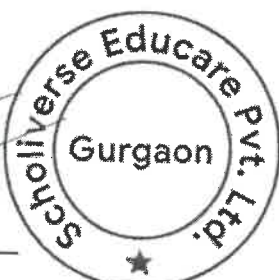
Disputes:

The Parties shall attempt in good faith to resolve any dispute arising out of or relating to this Agreement promptly by negotiation between executives.

Signed and Delivered by The Signatory Representative of Parties to this agreement:

For and on behalf of

Internshala

(Samay Bhatnagar, Head - University Relations)

(Authorized Signatory)

IIS (Deemed to be University)



(Dr. Ashok Gupta, Vice Chancellor)

(Authorized Signatory)
Vice Chancellor

IIS (deemed to be University)
SFS, Mansarovar, Jaipur





राजस्थान RAJASTHAN

AS 904935

AGREEMENT

This agreement is made on this ___ day of 27-09-, 2019 ("Effective Date") by and between:

ELITEUNIVERSAL SPORTS ALLIANCE INDIA PRIVATE LIMITED, a company duly incorporated under the laws of India, having its registered office at Flat No. 24, SN. 43/5, Warje Malwadi, B1-A, Nr. Ganesh Matha Mandir, Pune, Maharashtra, India, 411029 hereinafter referred to as "EUSAI" or the "Company", which expression shall, unless it is repugnant to the context or meaning thereof, be deemed to mean and include its successors in interest and permitted assigns and affiliates being the party of the FIRST PART;

AND

IIS (Deemed to be University) Jaipur referred to as "University" which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its successors in interest and permitted assigns and affiliates through its VC & Registrar being party of the OTHER PART.

EUSAI and University are hereinafter referred to collectively as the "Parties"



ELITEUNIVERSAL SPORTS ALLIANCE OF INDIA PRIVATE LIMITED,
Flat No. 24, SN. 43/5, Warje Malwadi, B1-A, Nr. Ganesh Matha Mandir, Pune - 411029

Page 1 of

Medley
Registrar
IIS (deemed to be University)
Mansarovar, Jaipur-302020



22/9/19

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1. **प्राधान्य** 10/-

2. **प्राधान्य** 10/-

3. **प्राधान्य** 10/-

4. **प्राधान्य** 10/-

5. **प्राधान्य** 10/-

6. **प्राधान्य** 10/-

7. **प्राधान्य** 10/-

8. **प्राधान्य** 10/-

9. **प्राधान्य** 10/-

10. **प्राधान्य** 10/-

WHEREAS:

EUSAI have offices at:

Flat No. 24, SN. 43/5, Warje Malwadi, B1-A, Nr. Ganesh Matha Mandir, Pune - 411029

EUSAI is desirous of commercializing Indian university sports in the Indian subcontinent, and India in particular, by replicating university sports models followed in the United States of America ("USA") through unifying and aggregating Indian universities to participate in commercially viable sports tournaments and telecasting such commercially viable sports events for entertainment and monetization ("Business"). EUSAI intends to tap into the potential of Indian university athletes and provide a first of its kind platform for such athletes to showcase their talents, train and play at a national level. The Company recognizes the potential impact such exposure has to professional sporting events and the vast untapped potential and possibilities of commercialized university level sporting events including: the additional benefits to universities such as scholarships, additional revenue sources (such as merchandising and television rights for the broadcasting of university level sporting events), potential recruitment opportunities for talented students, a sense of identity for their student body, promotion of team and school spirit, building a pan-India sports network, amongst others. Accordingly, the Company intends to utilize its expertise to create inter-university sports leagues intended to achieve this vast potential.

EUSAI intends to create a much-needed sports culture in the country by involving the interests of the general public through identities like logos, frequent exposure through TV and creating a fan-following for the Universities.

EUSAI intends to take the inter-university sports leagues to the international level.

To date, EUSAI has helped with numerous scholarships, equipment supplies and media exposure and now want to take pan-India University sports to a higher level.

SUBJECT SPORTS OF EUSAI

For the first and second years of the term, EUSAI shall film and create footage for a minimum of the following University sports each of Year One and Year Two of the term:

American Tackle Football

BasketBall

eSports

Kabaddi

Volleyball

EUSAI has the right to add or remove any sport as per its commercial value to the Company. EUSAI

has the responsibility to film, create footage, and commercially exploit all the rights granted under this agreement on the basis of commercial viability and degree of Indian viewership.

EUSAI will promote the Participating Universities on television by providing students a platform to display their sporting talent and shall allow the broadcaster to film, edit and produce media of the games for Pan-India media distribution in the manner mutually agreed between the parties and the broadcaster.

Tournament Schedule: University agrees that it shall, in consultation with EUSAI, modify the schedule of play for the tournament games for each University subject sport ("Tournament Game(s)") to accommodate the live television broadcast of said games. The University agrees that it shall work in good faith with EUSAI and the broadcaster to jointly develop, finalize, and publish a schedule of the dates of the Tournament Games and a schedule of the dates of games that will be broadcast on television ("Broadcast Game(s)") no later than 180 (one hundred and eighty) days prior to the commencement of the Tournament Games.



ELITEUNIVERSAL SPORTS ALLIANCE OF INDIA PRIVATE LIMITED,
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Member Universities must provide student athlete information to the EUSAI through its subsidiary IndianInsanity.com

The intention, purpose and scope, while no guarantee, is to provide prize monies up to 5 Lakh for the winners of said tournaments based on aggregation of 32 member Universities and going public in the United States.

SHARING OF REVENUE / PROFITS

In addition to the scholarships and other programs, EUSAI and its Board will administer support programs for the universities, teams, players, coaches and other individuals involved in the subject sports for which EUSAI has rights.

It is agreed between the parties that EUSAI will be solely and 100% (one hundred percent) responsible for carrying out all the necessary commercial ventures pursuant to the Grant of Rights and as such be responsible for 100% (one hundred percent) of the expenses and retain the right to 100% (one hundred percent) of any fiscal benefit to create long-term fiscal success for the national tournaments.

It is hereby agreed:

The University and EUSAI agree that the net profits from the sponsorship received from the title sponsor, co-sponsors, other commercial partners, merchandising, advertising, broadcasting rights fee received from the broadcaster, and any other category (not otherwise provided for) which raises revenue centrally for the University subject sport tournaments, net of all expenses, shall together comprise the "Central Pool".

From the amounts forming part of the Central Pool, the Company shall (i) purchase equipment as required for broadcasting the University subject sports, (ii) pay commentators,

(iii) create commercials or otherwise publicise or promote the University subject sports, tournaments, and the participating universities (including the teams and players and all ancillary events) and (iv) travel of the representatives of EUSAI. The remaining amount in the Central Pool, after the expenditures, shall comprise the "Distribution Pool".

50% (fifty per cent) of the Distribution Pool for each season of each league shall be retained by the Company. The remaining 50% (fifty per cent) of the Distribution Pool for each season of each league shall be distributed among all registered participating universities.

The Company shall be responsible for providing the University with bank statements for said account on a quarterly basis if requested by the University in writing. All deposits forming part of the Distribution Pool received by the Company shall be divided within a period of 60 (sixty) days from the end of each financial year.

The University shall ensure that all expenses and costs associated with the participation of the University in any subject sport tournament, such as expenses for travel, food, lodging and board of all players and staff of the team of the Participating University as well as their kit expenses, shall be borne by the University.

Participating Universities shall be responsible for appointing any staff that may be required for the purposes of or the participation of their teams in the University sport tournaments, including any coaches, medical officers or event managers. The remuneration of all other expenses related to such staff, including for their travel, food, lodging and board, shall be the responsibility of the University.

All expenses in relation to public relations or advertisement locally and in the campus, of any University Sport Tournaments and/or any Team and/or any Player forming part of the Team fielded by the Participating University shall be the responsibility of the Participating University.

UNIVERSITY FEE

Registration fee is waived.



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GENERAL COVENANTS

Universities are bound by model league rules (Bracket System) as and when issued by EUSAI. EUSAI shall, at the time of issuance, provide a copy to Universities. The Sport Rules shall include policies relating to anti-bribery, anti-corruption, anti-doping, team composition and other such policies as are generally applicable to sports tournaments of a similar nature.

INSTITUTION LOGO/NAME REQUIREMENT

The University shall select a name, logo and mascot for its team or from EUSAI and such name, logo and mascot cannot be modified, amended or replaced without the consent of EUSAI. Each University shall have the right to submit a concept/idea for a name, logo and mascot for the University to EUSAI. EUSAI will create the logo for university and it will be approved by the university. The parties hereby agree that the Company will own all commercial rights to the name, logo and mascot selected by the University and the University shall not have any rights in relation to such name, logo and mascot except to the extent permitted under this Agreement.

LOGO EVENT

The University shall host a public event for its student population, at which the name, logo and mascot shall be announced and publicized by the University, within 45 (forty-five) days of the University selecting a name, logo and mascot for its team.

The University will ensure that banners and other promotional material relating to the University subject sport tournament, the team, the name, logo and mascot shall be placed in prominent locations throughout the University premises, in accordance with the University subject sport rules issued by the Company.

REGISTRATION, TEAM ROSTER AND TEAM STATISTICIAN REQUIREMENT

The University shall ensure to deliver team rosters to EUSAI 14 (fourteen) days prior to the commencement of Tournament Games by registering the relevant information on the website Indianinsanity.com. The rosters must include each player's name, jersey number, height, weight, shoe size, academic major, home city and such other information as required to be provided as per the website Indianinsanity.com. EUSAI shall have the sole power to decide if a Participating University shall not be allowed to participate in any University subject sport tournament in the event such Participating University does not meet the requirements stated above.

The University shall ensure that all the teams participating in Tournament Games have a full-time student to manage the statistics relating to each team of the University subject sport ("University Subject Sport Statistics"). The statistics shall include the common statistics customary for each University subject sport (such as points per game, field goal attempts, free throws made, free throws attempted, rebounds (offensive and defensive), blocked shots, steals, turnovers, and fouls) and, as required, be posted on the Indianinsanity.com website.

Insurance: The University shall ensure that the team that participates in University subject sport tournaments shall provide its own medical, travel and accident insurance for all members of its official party.

PROMOTION

EUSAI shall undertake reasonable measures to promote the University subject sport tournaments, the University subject sport intellectual property rights, the Participating Universities, the University, and the teams.

The University shall provide maximum promotion to the subject sport team(s), by ensuring that all merchandise, clothing and other items worn by its students at any sporting or intercollegiate events shall include the name, logo and mascot.

The University shall ensure that the official website of a Participating University contains the team name, logo, the University subject sport tournament and details of EUSAI in such a manner that creates maximum visibility for the teams and the University subject sport tournaments.



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AFFIRMATIVE COVENANTS BY EUSAI :

EUSAI will promote the Universities' Teams on national TV by providing students a platform to display their sporting talent and to organize a National Broadcast Company to shoot, edit and produce videos of the games at inter-university events for pan-India media distribution.

EUSAI has exclusive rights to film the University teams in their competitions and also the "Host" University's team for the purpose of all electronic media coverage and rights discussed in 'Grants of Rights' below. EUSAI will own and have the broadcast and media rights as discussed in 'Grants of Rights' below.

EUSAI is the only body to have rights to organize play between the winning Indian University basketball team against the Pakistan National Basketball team. EUSAI agrees to assist the top identified athletes of Indian University teams participating in World University Games/Championships of their subject sports.

EUSAI will glorify and create Heroes from University teams through their performance statistics.

AFFIRMATIVE COVENANTS BY UNIVERSITY

The University allows EUSAI to display their notices, posters and other promotion/communication materials at the respective zone tournament venues.

The University agrees that EUSAI will be responsible and shall have sole rights in its name to negotiate for merchandising, sponsorship, contracts, telecasting, etc.

The University will create and register a "Sports Logo" with EUSAI that shall resemble the essence of the name of the University and its environment.

The University will upload the statistics allowed/required by EUSAI on Indianinsanity.com for promotion and awareness of their athletes.

GRANT OF RIGHTS

The rights granted to EUSAI shall include the right to appoint sponsor(s), television rights, internet rights, audio rights, mobile rights, website rights or any variants of and of future technologies (whether existing now or created or discovered in the future), i.e. the right to transmit, re-transmit, broadcast, reproduce, issue copies, translate, adapt, record, copy or edit in any manner as required and otherwise use and exhibit for an unlimited number of times, the feed, footage, the unilateral commentary, gaming modules, programmes, highlights or images that may be developed by EUSAI or ancillary programming produced by EUSAI or any person appointed for the purpose, in the territory, and via all media and means of electronic and print communication to the public now known or hereafter invented (including but not limited to electronic communication, public address systems, cable and satellite television, analogue and digital terrestrial television, IPTV, HITS, DTH, and other addressable television sets/ platforms, the internet, mobile, radio, all forms of mobile communications technology and/or mobile broadcast technology and any other future forms of media technology, media platforms, delivered to any and all devices and whether on a free, pay or pay-per-view basis, any form of on-demand services, by downloading, streaming and including any enhanced and interactive coverage, with or without user interface, on a linear, on-demand or other basis or exploitation on land, air or high seas by any form of media) whether live, near-live, delayed, deferred as highlights, clips or stills or whether data or information based, and in any languages (including dubbing rights) of the territory. A "Commercial License" will be a license granted to EUSAI by the University to use the names, photographs, likenesses and logos of the University, players and coaches as an endorsement in support of the Product.

MERCHANDISING & LICENSING AUTHORIZATION:

EUSAI will own all commercial and intellectual property rights, including copyrights and trademarks to the name, logo and mascot selected by the Universities but will share revenue back to the concerned Universities.



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Each Participating University, when purchasing equipment for the University subject sport and merchandise for players from their respective established systems, MUST contain the name, logo, and mascot. The vendors must submit an 8% (eight percent) Licensing Charge from the total of equipment and merchandise cost to EUSAI.

The University undertakes that it will take all necessary steps as required to restrict and limit any form of piracy that is occurring in relation to any of the merchandise.

As part of this agreement, the University understands that they have the responsibility to both promote and grow the brand or logo of the university. EUSAI will restrict and limit any form of piracy that can potentially occur in relation to merchandising.

All online sales of the merchandise of all Participating Universities that contain the name, logo and/or mascot shall be conducted exclusively through Indianinsanity.com or EUSAI authorized sites.

PLAYER RIGHTS

The University undertakes that it shall procure, in the event any player makes the decision or contemplates to play professionally in any subject sport, the right to represent said player as an agent, advisor or otherwise to commercially exploit the rights relating to said player and the Player Characteristics. The right to represent said player professionally shall be first offered to the Company or any other entity designated by the Company. In the event the Company or any other entity designated by the Company does not accept the offer and agrees to act as the official agent, advisor or representative, on terms and conditions that are no less favorable than those offered to the Company.

EXCLUSIVITY

The University hereby confirms, agrees and undertakes that, during the subsistence of this Agreement, it shall not, whether directly or indirectly, deal, discuss, negotiate, engage etc. in any discussions or in any manner whatsoever deal or enter into any arrangement or agreements with any person on any aspect relating to the rights granted herein or any part thereof in any manner whatsoever.

EFFECTIVENESS, TERM AND TERMINATION

This Agreement shall commence on and from the Effective Date and shall continue and be in force for 05(Five) years from the Effective Date (the "Original Term").

The Original Term shall stand automatically extended on the same terms and conditions for a period of 05 (five) years. If the University desires to opt out prior to the completion of the 05 (five) year period, they must give a 2 (two) year notice period to avoid automatic extension of the term. If the notification is not received 2 (two) years prior to the original tenure termination, there will be a 10 (ten) year automatic extension.

This Agreement may be terminated by mutual consent of the Company and the University. The

University has the right to send a notice in the event of any material non-compliance with any provisions of this Agreement provided that University has provided EUSAI a notice of such material non-compliance and EUSAI has not corrected such material non-compliance in a period of 1 (one) year.

CONFIDENTIALITY

No confidential information belonging to any party to this Agreement shall be disclosed by the receiving party to any third party. Disclosure of such confidential information shall be restricted, on a need-to-know basis, solely to employees, agents, advisors, consultants and representatives of the receiving party, who have been advised of their obligation with respect to the confidential information and are bound by confidentiality obligations similar to those imposed on the parties under this Agreement. Each party shall hold in strictest confidence, shall not use for any purpose other than this Agreement, and shall take all necessary precautions to secure all confidential information of the other party. EUSAI and the University hereby acknowledge that the content of this Agreement is confidential and agree to take whatever measures are reasonably necessary to



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IIS (deemed to be University)
Mansarovar, Jaipur-302020



preserve such confidentiality, unless disclosure is required by law. Any public announcement or disclosure in relation to this Agreement can be done by either party only through a press release which has been mutually agreed upon in writing by both parties prior to its release. The terms of this Agreement shall not be released as part of any public announcement and shall at all times be treated as confidential information by both parties.

NO PARTNERSHIP OR AGENCY

Nothing contained or implied in this Agreement shall be interpreted as constituting a partnership, agency or trust between the parties hereto and no party has any authority to bind the other party in any manner whatsoever.

JURISDICTION

In case any dispute, controversy, claim, suit, action or proceedings arise out of, in connection with or relating to this Agreement, including the breach, termination, expiration, enforcement, implementation or invalidity of this Agreement, the University shall be subject to the exclusive jurisdiction of the courts in Jaipur, to which the parties irrevocably submit.

SEVERABILITY

In case any provision of this Agreement is held to be invalid or illegal or unenforceable by a court of competent jurisdiction, the parties agree to substitute such provisions with comparable provisions so as to remove such invalidity, illegality or unenforceability, as the case may be. Invalidity, illegality or unenforceability of any provision of this Agreement shall not affect the validity of the rest of the provisions of this Agreement, which shall remain binding on the parties in all respects.

EXECUTION

This Agreement shall be completed in duplicate, each of which shall be deemed an original Agreement, and all of which shall constitute one Agreement to be effective as of the Effective Date.



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Mansarovar, Jaipur-302020



NOTICE

All notices to be given or material to be submitted for approval under this Agreement shall be in writing and shall be deemed to be effective if delivered by hand or facsimile or sent by registered post to the addressee at its address set out herein below:

To University: Address: IIS (Deemed to be University, Gurukul Marg, SFS, Mansarovar, Jaipur

Attention: Dr. Rakhi Gupta

Phone No.: 9783300009

Fax No.: 0141 2395494

Email: registrar@iisuniv.ac.in

To EUSAI:

Address: Flat No. 24, SN. 43/5, Warje Malwadi, B1-A, Nr. Ganesh Matha Mandir, Pune - 411029

Attention: Dr. Madhu V Bhandarkar

Phone No.: 9004685005

Fax No.:

Email: madhu@efli.in

or to such other address as the relevant party may notify in writing to the other.



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


AMENDMENT

No modification or amendment to this Agreement, assumed by any party in connection with this Agreement, shall be effective unless it is in writing and signed by both parties.

IN WITNESS WHEREOF the Parties hereto have set and subscribed their respective hands and seal on the date and place first hereinabove written.

For and on behalf of EliteUniversal Sports Alliance India.


Dr. Madhu V Bhandarkar (Vice President)
EliteUniversal Sports Alliance India Pvt. Ltd.



Authorized signatory

AUTHORISED SIGNATORY

For and on behalf of The University


Dr. Rakhi Gupta (Registrar)
27-09-2019

Registrar
IIS (deemed to be University)
Mansarovar, Jaipur-302020

Authorised signatory



MEMORADUM OF UNDERSTANDING (MoU)

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Between

IIS (Deemed to be University), Jaipur

SFS, Gurukul Marg, Mansarovar, Jaipur



And

**Gautam Hospital & Research Center, Gautam Institute of Behavioural Sciences
and Alternative Medicine, Jaipur**



for

Collaborative Education Programs & Joint Research Projects

DATE 4 October 2019

[Handwritten signature]



MoU for Collaborative Education Programs & Joint Research Projects

Between
IIS (Deemed to be University) Jaipur

Between and

**Gautam Hospital & Research Center, Gautam Institute of Behavioural Sciences
and Alternative Medicine, Jaipur**

The IIS (Deemed to be University), is among the pioneers in Rajasthan in imparting quality education in various streams. It is known for excellence in delivering value-based education to students and encourages them to think innovatively. It particularly focusses on preparing students to become world-ready citizens, who are well-equipped to take professional and social challenges with an educated and empowered mind.

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**Gautam Hospital & Research Center, Gautam Institute of Behavioural Sciences and Alternative
Medicine, Jaipur**

Established in 2006, Dedicated towards the treatment of mentally ill Gautam Hospital and Research Center, Jaipur, India, is a speciality care hospital which provides care to all categories of psychiatric patients.

In Rajasthan, private sector did not have a hospital which could get to the needs of all section of society, rural and urban, poor, middle class and rich. A hospital in private sector is not only meant for earning to its proprietors, but it has to serve as a center of service, a center of continuing education, a center of research and beyond.....

All these responsibilities cannot be kept limited to the government sector and therefore the vision was to develop a small yet comprehensive service which can provide affordable care to all sections of society.

It started as a very small unit in 2006, just 10 bedded unit and a research program and psychological services in a modest way. In six years time, ideas have concretized, they have started taking shape and infrastructure is ready. And a 50 bedded unit with a beautiful seminar hall for more than 100 people, 3 class rooms, 1 library, 1 floor for research in alternative medicine and board rooms for meetings and a behavior therapy lab are functional. 2 beded Operation theatre and 4 beded ICU are functional.

The OPD block on the ground floor with 6 consultant rooms, cabins for psychologist and awaiting space for about 80 persons with a reception and record room is equipped. The OPD has a small temple where in the first psychotherapist in human race "Lord Krishna" has a place, not as a religious but as a historical stalwart.

The facilities available in the hospital include In-patient department, Out-patient department, Deaddiction Services and Speciality Clinics including Headache Clinic, Memory Clinic, Geriatric Psychiatric Clinic and Psychosexual Clinic. The hospital provides emergency psychiatric care and

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psychological services. On an average, more than 150 outpatients & 30 inpatients receive services from the hospital everyday.

The Clinical Psychology Department provides Psychological Testing, Psychotherapy, Counseling, Behavior Therapy and Counseling to care-givers and families. Psychological Evaluation and Counseling Services are provided to children and adolescents with emotional problems and Marital Counseling apart from services to Adult and Geriatric Psychiatric patients. The hospital is also equipped with treatment modalities for Physical Therapies, rTMS (Repetitive Transcranial Magnetic Stimulation), Computerized EEG, Sleep Lab Biofeed Back, Polysomnography and ECT. Such treatments are provided as per indication.

WHEREAS IIS (Deemed to be University), Jaipur with campus at SFS, Gurukul Marg, Mansarovar, Jaipur 302020, is a University established by virtue of Section 3 of the University Grants Commission Act, 1956 (to be hereinafter referred to as the "UGC") act of India;

AND WHEREAS clause (i) of section 5 of the said Act empowers IIS (Deemed to be University) to cooperate, collaborate or associate with any other university, authority or institution in such manner and for such purpose as the University may deem determine; and clause (z) thereof empowers the University "to do all such other things [in addition to those mentioned in the section] as may be necessary, incidental or conducive to the attainment of all or any of the objects of the University.

NOW THEREFORE, this memorandum of Understanding (to be hereinafter referred to as "MoU") is executed to be in effect from the **October 2019** establishing a co-operative relationship between IIS (Deemed to be University) and Gautam Hospital incorporating the following mutual undertakings:

1. The Hospital with an OPD of over one thousand patients monthly is an established Psychiatric Hospital and is interested to allow/facilitate/assist in Practical Training in the field of Clinical Psychology for the benefit of University students/trainees. It has agreed to allow within its premises the conduct of Clinical Teaching/Training of students pursuing MA/M.Sc.

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psychology and Professional Diploma in Clinical Psychology Programmes and such other Programmes as may be mutually agreed. Such practical training may include Psychological tests, ward rounds, Patients Interview and evaluation, Counseling, Psychotherapy Sessions and behavior therapy sessions to the patients admitted in the Hospital and its adjunct facilities.

2. IIS (Deemed to be University) is a self financed Institution Deemed to be University, established by the MHRD notification under section 3 of the UGC Act, offers programmes of Studies in BA/B.Sc. Pass Course, BA/B.Sc. Honours, MA/M.Sc. Psychology, M.Phil and Ph.D. in the Department of Psychology.
3. IIS (Deemed to be University) is interested in collaborating with the Hospital, and the Hospital has agreed to so collaborate, for facilitation of clinical teaching and practical training/experience to its students of the aforesaid programmes.
4. IIS (Deemed to be University) has one Assistant Professor and one part time Assistant Professor in Clinical Psychology as per RCI norms for Professional Diploma in Clinical Psychology and has created the necessary infrastructure. Facilities will be added as and when required in the due course of time as per RCI norms.
5. IIS (Deemed to be University) agrees to send its teaching staff along with the students of the said Programme to the Hospital and or its premises during the period of the said clinical teaching/training.
6. The Hospital undertakes to impart instruction/training (including, but not limited to, training with patients) at the Hospital to the students of the said programmes according to the following schedule (unless altered from time to time by mutual consent of parties to this MoU):
 - a) M.A./M.Sc., Psychology students of IIS (Deemed to be University) will be imparted instruction/training for one month in each of the 2nd and 4th semester They will be attached to the Hospital in a batch of 5-6 and one member of the teaching staff accompanying it and will be guided by for Clinical Experts from the Hospital.

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- b) Students of Professional Diploma in Clinical Psychology at IIS (Deemed to be University) will be given required training. They will be trained at the Hospital for full three days each week for one year in Professional Diploma in Clinical Psychology programme. They will be exposed to History taking, Mental Status Examination, Psycho Diagnostics, Psychotherapy, Behavioural Therapy and Patient Interview Skills. They will work for at least 4 hours in OPD at the Hospital, with one hour lunch break. They will be trained by the Hospital experts and universities clinical psychologist collaboratively.
7. In reimbursement of the service charges, rents, and expenses of the Hospital, IIS (Deemed to be University) agrees to pay the Hospital a sum of Rs. ⁵⁰⁰⁰12000/- per student per year for the Programme of Professional Diploma in Clinical Psychology ~~and a sum of Rs 4000/- per year per student for the Programmes of M.A./M.Sc., Psychology.~~ Which shall be payable at the commencement of the training programme.
8. The Hospital agrees to allow the students and the teaching staff of IIS (Deemed to be University) access to the Hospital specialists for constant collaborative guidance and advice and also the use of the Hospital's seminar hall teaching rooms and access to Hospital library and other facilities to the teachers of IIS (Deemed to be University). It shall also permit the students of IIS (Deemed to be University) to learn the use of Psychological tests/non pharmacological therapies /counseling skills etc as applicable to their respective course content at the Hospital. At the request of IIS (Deemed to be University), the Hospital shall collaborate in formulation of syllabi and teaching and examination methods, subject to the decision of the Academic Council of IIS (Deemed to be University).
9. IIS (Deemed to be University) shall provide for materials for psychological tests to its students and faculty to be utilized for the purpose of clinical teaching/training.
10. This MoU is valid for a period of three years and renewable. However, in case of a serious lapse it may be terminated by either party by serving a three months notice on the other:

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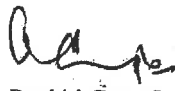


Provided that the termination shall be effective only at the end of a semester during which the said notice has been served, and that the parties shall take all reasonable care to ensure that students already admitted to any of the said Programmes shall not in any way be disadvantaged by the termination.


11. All communications, notices, requests or instructions to be given hereunder by either Party shall be in writing, in the English language and delivered personally or sent by registered or certified mail, postage prepaid, or sent by facsimile, and receipt thereof will be acknowledged by other Party. The contact points in this regard shall be as follows:

- a) For IIS (Deemed to be University): Dr. Vandana, IIS (Deemed to be University), SFS, Gurukul Marg, Mansarovar, Jaipur-302020
- b) For the Hospital: Dr. Manaswi Gautam, Director, Gautam Hospital & Research Center, 1, Jacob Road, Civil Lines, Jaipur-302006.

IN WITNESS WHERE OF the parties have set their respective hands of this Memorandum of Understanding on the day and year first mentioned hereinabove.

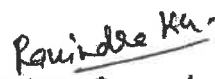

[Dr. Raakhi Gupta]
Registrar
IIS (Deemed to be University)
SFS, Gurukul Marg
Mansarovar, Jaipur-302020
Registrar

IIS (deemed to be University)
Mansarovar, Jaipur-302020


(Dr. Shiv Gautam)
Director, Professor Gautam Institute of Behavioural
Sciences and Alternative Medicine
1, Jacob Road, Civil Lines, Jaipur-302006

1. Signature 

Name & Address: Dr. Roopa Mathur
Prof, Dept. of Psychology, The IIS (deemed
Date: to-be University
4/10/19

2. Signature 
Ravindra Kumar

Name & Address:
P. No G-22 Bohn No 6
Date: Vijay bari Sikar Road
05/10/19 JPR





Confederation of Indian Industry



Young Indians
WE CAN. WE WILL.

Confederation of Indian Industry (CII)
3, Shivaji Nagar, Civil Lines,
Jaipur 302 006
T : +91-141-2221441 - 42
E : yi.jaipur@cii.in
W : www.youngindians.net

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MEMORANDUM OF UNDERSTANDING

BETWEEN

**CONFEDERATION OF INDIAN INDUSTRY
AND
IIS (Deemed to be University), Jaipur**

Agreed and executed on this 11 day of November, 2019,

Confederation Of Indian Industry ("CII"), a society registered under the Societies Registration Act, 1860, a not for profit and industry managed organisation and having its Central Office at The Mantosh Sondhi Centre 23, Institutional Area, Lodi Road, New Delhi -110 003, India (hereinafter referred to as "CII"), represented by its authorised signatory Mr Arpit Patni, Yuva Chair, Yi Jaipur Chapter, which expression shall unless repugnant to the context and meaning thereof include its successors, administrators and permitted assignees).

And

IIS (Deemed to be University), Jaipur having its Head Office at SFS, Gurukul Marg, Mansarovar, Jaipur- 302 020 (Rajasthan) (hereinafter referred to as "IISU, Jaipur") represented by its authorised signatory Dr. Ashok Gupta, Vice Chancellor, which expression shall unless repugnant to the context and meaning thereof include its successors, administrators and permitted assignees).

Hereinafter individually referred to as CII or IISU, Jaipur, as it may be, and collectively referred to as the Parties.

WHEREAS:

CII is a non-government, non-profit, industry led and industry managed organization, which works to create and an environment conducive to the growth of industries in India through advisory and consultative process CII charts change by working closely with Government on policy issues, interfacing with thought leaders, and enhancing efficiency, competitiveness and business opportunities through a range of specialized services and strategic global linkages. Young Indians (Yi) is an initiative and integral part of the CII formed with an objective of creating a platform for Young Indian's to realize the dream of a developed nation. It has over 3000 direct members in 45 city chapters, and indirect membership of 19000 through its Yuva. "To become the Voice of Young Indian's Globally" being the vision of Yi, it reaches out to the global Indians wherever they are to make them an integral part of the Indian Growth Story. The Yi Yuva platform is one of the most active focus areas within Young Indians by which Yi members engage students from across the country in various initiatives that the students conceptualize, plan and execute. The objective is to create a bridge, a platform for the students to work in cross functional teams with a broad objective of enhancing their leadership skills and giving back to the nation. In the process, the students work in

Arpit



[Signature]

leadership roles while operationalizing projects that are based on self-development, skill building, community service and nation building.

WHEREAS:

IIS (Deemed to be University), Jaipur is among the pioneers in Rajasthan in imparting high quality education to women in different streams. It is known for its excellence in delivering value-based education to students and encouraging them to think innovatively in different walks of life. It particularly focuses on preparing students to become world ready citizens, who are abreast to take any professional and social challenge with an educated and empowered mind.

NOW THEREFORE, BOTH THE PARTIES HEREBY AGREE AS UNDER

ARTICLE I: Purpose and Objectives

Both the Parties, by way of this MOU express their commitment to collaborate with each other to:

- i) The role of the institution would be to enroll a minimum of 50 students at the beginning of the year and increase the same substantially through the years.
- ii) Yi and Education Partner shall motivate and provide opportunities to the students to engage in activities and initiatives that they conceptualize, create reports regularly on their activities to the Yi Executive Member and participate in the Yi National & Chapter events in other cities like the summit (finer details to be worked in coherence with the institution's policies)
- iii) Both the Parties are desirous of promoting mutual cooperation and wish to expand the basis for friendly and cooperative educational and academic collaborations by way of this MOU.
- iv) Both the Parties understand and acknowledge that this MOU is a pre-requisite for further collaboration and cooperation activities, academic partnerships etc.
- v) Any other activities considered by both Parties to be potentially beneficial.

ARTICLE II: Financials

- i) Both the Parties shall, depending on availability of funds and resources and after mutual consensus, dedicate funds for specific arrangements, academic projects and all endeavours envisioned under this MOU. Unless otherwise specifically agreed to in writing by the Parties, each Party will bear on their own the respective costs of carrying out the obligations under this MOU. Each party is responsible for its own taxes and compliances in respect to the deliverables envisaged herein and shall not hold the other party responsible for such taxes and compliances. This is merely a broad understanding between the parties in furtherance to the common intention for accomplishing the objectives mentioned herein above. In future, if the parties intend to enter into any financial arrangement, the legal rights and commercial obligations of the parties as applicable shall be delineated through separate documents on case to case basis. Taxes if any will be charged extra and withholding tax if any will be deducted by respective party on any financial transaction as per applicable laws.


2 | Page





- ii) Both the Parties shall be free to collaborate with and seek financial support, donations from national and international organizations, partners for cooperative activities to be undertaken under this MOU.

ARTICLE III: Coordination Between Facilitators

Both the Parties shall nominate one or more senior representative/officer, who shall be the point of contact/facilitator for the purposes of this MOU. The facilitators of both the Parties shall maintain regular contact with the other Party as well as propose and review different academic projects, programs and other activities in furtherance of objectives of the purpose and objectives envisioned under this MOU. The Facilitators may also be required to report to and coordinate with different committees or boards for the purposes of this MOU, as may be necessary.

ARTICLE IV: Intellectual Property Rights

Both the Parties shall:

- i) Share with each other all data, research and findings relating to activities, projects undertaken under this MOU.
- ii) Enjoy joint ownership of all intellectual property rights in terms of copyrights, patents, trademarks for any discoveries, inventions researches and any outcomes resulting from joint activities undertaken under this MOU.

ARTICLE V: Confidentiality

For the purposes of this MOU:

- i) either of the Parties who provides any sensitive or commercial information shall be referred to as '**Disclosing Party**' and
- ii) either of the Parties, receiving such information shall be referred to as '**Recipient Party**'.

The Recipient Party shall use the confidential information of the provided by the Disclosing Party solely in accordance with the provisions of this MOU and will not disclose or permit to be disclosed, the same, directly or indirectly, to any third party without the Disclosing Party's prior written consent.

The Recipient Party shall exercise all care and caution in protecting the confidential information provided by the Disclosing Party, from any unauthorized use and disclosure. However, neither party bears any responsibility for safeguarding information which:

- i) is publicly available,
- ii) obtained by the other party from third parties without restrictions on disclosure,
- iii) independently developed by the other party without reference to confidential information, or
- iv) required to be disclosed by order of a court or other law enforcement entity, provided written notice of such compelled disclosure before court or law enforcement entity is intimated to the Disclosing Party.



ARTICLE VI: Governing Law, Jurisdiction & Arbitration

- i) This MOU shall be construed, interpreted and enforced in accordance with Laws of India.
- ii) In case of any differences, both the parties, shall make all efforts to settle the disputes amicably through mutual discussion and negotiation, failing which, dispute(s) shall be referred to a sole Arbitrator appointed by both the Parties, as per provisions of Arbitration and Conciliation Act, 1996 including. Language of Arbitration shall be English and place of Arbitration shall be New Delhi, India.
- iii) Subject to the Arbitration Clause, the Courts competent jurisdiction at Delhi shall have exclusive jurisdiction in respect of any and all matters pertaining to this MOU.

ARTICLE VII: Miscellaneous

- i) This MOU can only be amended in writing by mutual consent of both the Parties.
- ii) This MOU shall come in effect from the date of affixing signature by both the Parties and shall remain valid for a period of one (01) year from that date, subject to any written notice by one party to the other party, expressing its intent to terminate this MOU.
- iii) Either of the Parties, may terminate this MOU by way of 2 (two) months advance notice. In such an event, both the Parties, shall make all endeavours to fulfil their obligations and responsibilities for any ongoing program(s), project(s) or any endeavour(s) which has been initiated under this MOU.
- iv) This MOU may be executed in counterparts including but not limited to MOUs, communications exchanged defining responsibilities, obligations of both the Parties for different programmes, initiatives etc. under this MOU, each of which shall be deemed to be an original, and all of which, taken together, shall constitute an integral part of this MOU.
- v) If any provision of this MOU shall be invalid, illegal or otherwise unenforceable, the validity, legality and enforceability of the remaining provisions shall in no way be affected or impaired thereby.
- vi) The captions of the clauses of this MOU are for convenience of reference only and in no way define, limit or affect the scope or substance of any clause of this MOU.

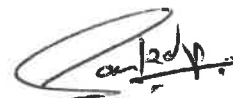
IN WITNESS WHEREOF the parties hereto have executed this MOU, in duplicate, by their duly authorized representatives on the date, month and year first written above.



Arpit Patni
Yi Yuva Chair

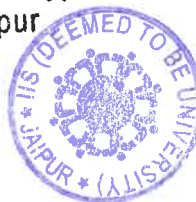


Dr Ashok Gupta
Vice Chancellor



Sankalp Temani
Yi Executive Member

Vice Chancellor
IIS (deemed to be University)
SFS, Mansarovar, Jaipur



6



राजस्थान RAJASTHAN

AU 339434

**MEMORANDUM OF UNDERSTANDING BETWEEN
THE INDIAN INSTITUTE OF TROPICAL METEOROLOGY, PUNE
(INDIA)
AND
IIS (DEEMED TO BE UNIVERSITY), JAIPUR, RAJASTHAN**

This Memorandum of Understanding (MoU) is made between the **Indian Institute of Tropical meteorology, Pune (India) ('IITM' in short)** and **IIS (Deemed to be University), Jaipur, Rajasthan ('IIS' in short)** hereinafter referred to as the 'Parties',

- Recalling mutual deliberations between both the Parties with a view to enhancing cooperation in the field of atmospheric process, Water Resources exploration, Development and Management and other related fields;
- Realizing that collaboration between IITM and IIS would considerably leverage technical abilities of both the parties and enable a framework for professional education and research programs in field of earth, atmospheric & environmental sciences and water resources for the benefit of both the parties

Have reached the following understanding:

Article I

The parties shall work to enhance cooperation in research and capacity building at the national and regional levels in the field of earth, atmospheric & environmental sciences and water resources by collaboration and sharing of



[Signature]

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Suresh Tiwari

10709 25 NOV 2019

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मुद्रांक का नाम V.C. IIS Deemed to be University.

विद्यापीठ का नाम

विद्यापीठ स्थान Jaipur

मुद्रांक संश्लेषण का आदेश तथा सम्बन्धित

कार्य का मुद्रांकन MOV



25 NOV 2019

श्रीमान गान्धी

(सहायक निदेशक)

111/186, गान्धी मार्ग, विजय पार्क चौक,
के.पी.एस. कॉलोनी, जयपुर

सहायक निदेशक का. सं. 19/03

Tel: 9413962590

3-11

विद्यापीठ निदेशक के.पी.एस. कॉलोनी

सहायक निदेशक का. सं. 19/03 के अन्तर्गत	
सहायक निदेशक का. सं. 19/03 के अन्तर्गत	
1. आधारभूत अवसरगत सुविधाएँ	60
(धारा 3-क) के अन्तर्गत	
2. गाय और उसकी नस्ल के संरक्षण और संवर्धन हेतु	10
(धारा 3-क) के अन्तर्गत	
कुल योग	20
हस्ताक्षर स्टांप देकर	



expertise on the areas mutually agreed upon including the development of Lightening Location Networking (LLN), evaluation of atmospheric carbonaceous matter over Indian regions and elsewhere and impact on regional climate change.

Article II

The Parties shall encourage exchange of experts and organize fieldwork, training programmes, study tours and other such activities jointly in order to build capacities in the areas referred to in Article I.

Article III

The Parties shall promote cooperation within the framework of joint activities mentioned in Article I through work plans to be drawn up by mutual agreement. Such activities could include a) Joint research projects b) Faculty exchange c) Sharing of R& D facilities d) Organizing Joint Conference/workshop/courses e) Joint Ph.D supervision etc. All the stated activities shall be within the operational rules and regulations of both the parties with mutual consent.

Article IV

A Joint Working Group shall be formed, not later than three months of the signing of this MoU, comprising equal number of members from each of the Parties, which will monitor the activities to be carried out in fulfillment of the MoU. The Working Group shall endeavor to interact frequently through telephone, e-mail, and laboratory visits, etc.

Article V

Each party shall bear the respective costs of carrying out the obligations under this agreement. Neither party shall make a claim against the other party for any expenditure unless such expenditure has been agreed upon in writing between both the parties

Article VI

This MoU shall enter into force on the day of its signing and remain in force for a period of five years, Thereafter, it may be further extended automatically for subsequent periods of five years at a time, unless either of the Parties gives to the other a written notice six months in advance of its intention to terminate it before the date of its expiry.

Signed at Jaipur on this 26th day of November, 2019 in two original copies in English

For the Indian Institute of Tropical
Meteorology, New Delhi (India)

For IIS (Deemed to be University),
Jaipur, Rajasthan (India)

Suresh Tiwari

Dr. Suresh Tiwari
Sc. E (Deputy Director) & Official Incharge
Delhi- Unit, Indian Institute of
Tropical Meteorology, Pune
New Delhi Branch, New Delhi-110060

डॉ. सुरेश तिवारी Dr. SURESH TIWARI
वैज्ञानिक-ई एवं कार्यकारी अधिकारी
SCIENTIST-E & OFFICIAL IN-CHARGE
भारतीय उष्णकटिबंधीय मौसम विज्ञान संस्थान, पुणे
INDIAN INSTITUTE OF TROPICAL METEOROLOGY, PUNE
नई दिल्ली शाखा NEW DELHI BRANCH
प्रो. रामनाथ सिंह मुखर्जी, ऑफ. बॉक्स
PROF. RAM NATH SINGH MUKHERJEE, OFFICE
नं. राजीव नगर, नई दिल्ली-110060
NEW RAJINDER NAGAR, NEW DELHI-110060



Ashok Gupta

Dr. Ashok Gupta
Vice Chancellor
IIS (Deemed to be University),
Jaipur, Rajasthan-302020
IIS (Deemed to be University)
Mansarovar, Jaipur-302020



राजस्थान RAJASTHAN

AU 331225

**Memorandum of Understanding between IIS (Deemed to be University)
Jaipur and Jhalana Wildlife Research Foundation (JWRF),
(NGO registered under the charity Commissioner of India)**

1. This memorandum of agreement is signed on 6th day of **January, 2020** between IIS (Deemed to be University), Jaipur (Referred to as 'University') the party on the first part and Jhalana Wildlife Research Foundation (JWRF), Jaipur, (NGO registered under the charity Commissioner of India with registration number U73100PN2018NPL175279) the party on the second part (referred to as foundation).
2. Whereas the two parties have agreed to obey the terms and conditions of this MOU, the same will be binding on all persons responsible for administering the two bodies and also their successor.
3. IIS (Deemed to be University) Jaipur and Jhalana Wildlife Research Foundation (JWRF), Jaipur aims to establish and develop a strategic collaborative relationship in order to promote research projects to be taken up jointly by two parties.
4. The memorandum will serve as a general framework for institutional co-operation in the form of joint research projects and publications, including work by undergraduates, graduates and M.Phil/Ph.D students.

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N. Prasad



J. Kumar

E4 JAN 2021

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मार्गदर्शक

मार्ग

[Signature]

हिकेश घोष

95, रायचौक नं. 6, राजापार्क, जयपुर
स्वास्थ्य विज्ञान ला. सं. 3/10-11


मार्गदर्शक

E4 JAN 2021

राजस्थान राज्य अर्थ भवन 1990 के अनुसार	
राजस्थान राज्य अर्थ भवन 1990 के अनुसार	
1. शासन	10/-
2. उद्योग	10/-
3. सेवा	20/-



5. The University will provide available lab facilities to conduct the collaborative research
6. The party on second part will facilitate students and faculty members to conduct research at the Jhalana forest and participate in various research activities organized by the forest Department.
7. The research papers published by the research scholars/PG/UG students working in the collaborative research projects shall be treated as publication of the University and for that matter in all publications the name of the university will invariably be written along with the name of the authors and the facilities provided by the institute for research may be acknowledged in all such publications.
8. In all publication, co-authors names will be mentioned in sequence of scientific input to the relevant project. JWRF will also be named as a partner in all the related publications.
9. Where there is a substantial contribution in the research work by the party on second part, the name of the investigator/Director of the foundation will also be included in the link of authors along with name of the institute.
10. Both Institutes agree that all future intellectual property rights and other future gains, resulting from joint research work shall be shared between the IIS (Deemed to be University) Jaipur and Jhalana Wildlife Research Foundation (JWRF), Jaipur.
11. This memorandum of Understanding is subject to the rules and regulations governing IIS (Deemed to be University) Jaipur and Jhalana Wildlife Research Foundation (JWRF), Jaipur.
12. In case any of the party wishes to withdraw from this agreement, it could be done with 6 months prior notice to the other party.


Dr. Ashok Gupta
Vice Chancellor
IIS (Deemed to be University)
Jaipur
Vice Chancellor
IIS (Deemed to be University)
Mansarovar, Jaipur-302020


Mr. Swapnil Kumbhojkar
Director
Jhalana Wildlife Research
Foundation (JWRF), Jaipur



4(A)

MEMORANDUM OF UNDERSTANDING

BETWEEN

Hotel Rajmahal Bhindar

AND

IIS (Deemed to be University), Jaipur

This MoU is made at Jaipur on the 23rd Day of June 2020 (hereinafter referred to as the "MoU".)

BETWEEN

IIS (deemed to be University), SFS, Gurukul Marg, Mansarovar, Jaipur (hereafter referred to as "**First Party**" which expression shall, unless it is repugnant to the context or meaning thereof, be deemed to include its executors, representatives, nominees, and permitted assigns of the First party) acting through its authorized representative, Dr Raakhi Gupta Registrar, IIS (Deemed to be University), Jaipur

AND

Hotel Rajmahal Bhindar, Ravli Pol, Bhinder, Rajasthan 313 603, THE SECOND PARTY and represented hereinby its Director, **Ms. Parthvi Bhinder**, Hereinafter referred to as "**Second Party**"

(First Party and Second Party are hereinafter jointly referred to as "Parties and collectively as "Party")

WHEREAS:

- A) First Party is a Higher Educational Institution named IIS (deemed to be University) Jaipur which is offering various services in relation to education and other related services.
- B) Second Party is an Industrial entity named: **Hotel Rajmahal Bhindar** engaged in the business of heritage hotel and restaurant.
- C) The Parties intend to cooperate and focus their efforts on providing a range of Skill Based Training along with broad based general education to students, more particularly those pursuing B.A., B.Com. and "Office Management & Secretarial Practices" to meet the needs of local and global market and to be equipped to become part of the global workforce.
- D) Both Parties, being legal entities in themselves, are committed to advancing their mutual interests and the MoU shall be a non-exclusive, non-mandatory guidelines for structuring the cooperation between the Parties.

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

**CLAUSE 1
CO-OPERATION**

- 1.1 First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities
- 1.2 Both Parties will establish channels of communication that will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable training systems, keeping in mind the needs of the above mentioned B.Voc. Programme.
- 1.3 Regular interaction/discussion meetings between both the parties to keep the momentum and explore new avenues for collaboration.

**CLAUSE 2
SCOPE OF THE MOU**

- 2.1 The B.Voc. Degree Programme in "Office Management & Secretarial Practices" of the IIS (deemed to be University) Jaipur could play a key role in enhancing the operational and organizational skills of the students, which they can use in keeping all office operations in an organization running smoothly.
- 2.2 Responsibility of the Second party (Hotel Rajmahal Bhindar):
 - To provide valuable inputs in curriculum designing of B. Voc. programme as per industry need.
 - To permit the students to undergo practical training /live projects/internships/apprenticeship etc. in the company under direct supervision of Industry experts as per the guidelines issued by UGC for the aforesaid B.Voc. programme.
 - To provide Infrastructure and other resources for the hands-on training to the students of University.
 - To train the students of above mentioned programme on the emerging technologies through workshops/seminars/guest lectures in order to bridge the skill gap and make them industry ready.
 - To train the faculty members in the emerging technologies to equip them to impart training to the students.
 - To evaluate the progress (during internship) of the students as per the need of curriculum.
 - To facilitate placements of the students of above mentioned B.Voc. programme



Rajmahal Bhindar
A Heritage Hotel
Bhindar, Distt. Udaipur (Raj.)

- 2.3 Responsibility of the First party [IIS (Deemed to be University), Jaipur]:
- Recognize the company as the internship and training partner for the above mentioned B.Voc. Programme.
 - To provide necessary infrastructure and other facilities to the company during guest lectures/workshops and seminars.
 - To communicate all necessary information received from the second party to the students.
 - To provide any other assistance as may be required for further promotion and management of the above mentioned programme.
- 2.4 This is a non-commercial agreement and therefore neither party can claim any Payment to other party for carrying out the responsibilities listed in this agreement. However any sort of payment would be a matter of privilege and not the matter of claim.

CLAUSE 3 VALIDITY

- 3.1 This MoU will be valid for a period of five years starting from 23/06/2020 – 22/06/2025. Upon completion of the tenure, the MoU may be treated as renewed for a further term of 5 years, if there is no revocation of the existing MoU, by any party. However any party may terminate this MoU with prior notice of 3 months, provided that this may not adversely affect the career of students.
- 3.2 The parties to the MoU understand that, where a course, as aforesaid, is under continuance, the termination shall take effect only on completion of the subsisting course.

CLAUSE 4 FORCE MAJEURE

- 4.1 Except for any payment obligations, neither Party will be liable to the other for failure to fulfill obligations hereunder if such failure is due to causes beyond its control, including, without limitation, acts of God, earthquake, fire, flood, embargo, catastrophe, sabotage, utility or transmission failures, governmental prohibitions or regulations, national emergencies, insurrections, riots or wars, strikes, work stoppages or other labor difficulties ("Force Majeure Event"). The time for any performance required hereunder will be extended by the delay incurred as a result of such Force Majeure Event.

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Rajmahal Bhindar
Rajmahal Bhindar
A Heritage Hotel
Bhindar, Distt. Udaipur (Raj.)



CLAUSE 5
RELATIONSHIP BETWEEN THE PARTIES

- 5.1 It is expressly agreed that **First Party** and **Second Party** are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MoU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- 5.2 This Agreement and the rights and responsibilities of the Parties under or arising out of this Agreement shall be construed and enforced in accordance with the laws of India. The parties shall endeavor to resolve any dispute relating to the rights, duties, terms and conditions contained in this agreement amicably through conciliation by engaging in discussions and mutual negotiations in good faith.
- 5.3 However if the dispute remains unresolved through conciliation within a period of 30 (thirty) days after commencement of discussions, the same shall be decided by way of arbitration, the arbitration of such disputes would be handled by the Committee. The verdict of the Committee would be final and binding. Courts at Jaipur, Rajasthan alone shall have jurisdiction on all matters arising out of, concerning to or touching upon this Agreement.

In witness thereof the parties have caused their authorized representatives to sign this agreement on the date mentioned hereinabove.

Signed on 23rd of June 2020

Hotel Rajmahal Bhindar

IIS (deemed to be University), Jaipur

Parthvi Bhindar
Ms. Parthvi Bhindar
Director
Hotel Rajmahal Bhindar, Dist. Udaipur (Raj.)

Dr. Raakhi Gupta
Dr. Raakhi Gupta
Registrar
IIS (Deemed to be University), Jaipur

Witness (Name & address) Signature

1. Mr. Virgat Ram (Head Urfi)
Hotel Rajmahal Bhindar

2. Mr. Baldev Singh Bhindar
Owner
Hotel Rajmahal Bhindar

Witness (Name & address) Signature

1. Dr. Ankita Jain
Associate Professor

Dr. Mahima Rai
Associate Professor



4B

MEMORANDUM OF UNDERSTANDING



IIS (Deemed to be University)

Gurukul Marg, SFS, Mansarovar, Jaipur- 302 020

AND



**Management & Entrepreneurship and Professional
Skills Council (MEPSC)**

New Delhi

ON

**SKILL DEVELOPMENT INITIATIVES IN MANAGEMENT SECTOR
(B.Voc. Degree –Office Management and Secretarial Practices)**

Date: 23 June, 2020 | Jaipur | India



Memorandum of Understanding

This Memorandum of Understanding has been made and agreed upon between the parties mentioned below, signed on the 23 June, 2020 by and between the following two entities collectively referred to as "Parties" and each referred to individually as "Party".

IIS (Deemed to be University), Jaipur, having its registered office at **Gurukul Marg, SFS, Mansarovar, Jaipur- 302 020** (herein referred to as "**FIRST PARTY**", which expression shall unless it is repugnant to the context meaning thereof, be deemed to include its executors, representatives and permitted assigns), represented by **Dr. Raakhi Gupta, Registrar, IIS (Deemed to be University), Jaipur**

AND

Management & Entrepreneurship and Professional Skills Council (MEPSC), a Sector Skill Council and a Not-for-Profit Organization, a company registered under Section 8 of the Companies Act, 2013, having its head office at F-04, First Floor, Plot 212, Okhla Phase 3, New Delhi 110020, represented by its Chief Executive Officer through **Col. Anil Kumar Pokhriyal, Management & Entrepreneurship and Professional Skills Council**, who has been duly authorized in this behalf which expression shall where the context so admits, be deemed to include its successors, executors and administrators, assigns and nominees (herein after referred to as "**MEPSC**" which expression shall, unless repugnant to the context or meaning thereof, includes its successor in office, legal representatives and permitted assigns) of the **SECOND PARTY**

WHEREAS IIS (Deemed to be University) would be taking steps for the implementation of skill based programme (B.Voc. Degree-Office Management and Secretarial Practices), mutually decided by both the parties, which would aim to enhance the employability of students by equipping them with Industry / Business relevant skills.

AND WHEREAS, MEPSC through its Education & Skill Development initiatives will work closely with its members and Industry Associations to help improve the quality of the employable skills of students of skill based programme (B.Voc. Degree-Office Management and Secretarial Practices) of the First Party. In this regard, there are various short, medium and long-term courses undertaken to meet this objective.

Now It is hereby mutually agreed amongst both parties to this MoU and binds themselves to the terms and conditions enumerated in succeeding paragraphs/Annexures:

1. Roles and Responsibility

The principal roles and responsibility of the parties will be as set out in Annexure A

2. Parties Shall

- A. Not use other party's Intellectual Property unless such other party consents to such use.
- B. Not do anything which in the reasonable opinion of the other party is or will be harmful to the reputation of the other party.
- C. Keep each other informed of any matters relevant to the overall functioning.
- D. Share their expertise or any other information which would be of mutual benefit.



3. Financial Terms and Conditions

The financial terms and conditions will be as set out in Annexure B.

4. Duration/ Term of the MoU

- A. The MOU shall begin from the date of its execution by the parties hereto.
- B. This MOU shall continue in full force and effect up to 5 years from the date of signing i.e. upto 22 June, 2025, that is the term required for completion of the three-year UG programme by three consecutive batches of students admitted from the Academic Year 2020-21.
- C. Validity of this MoU shall be extended sufficiently early for further period/batches on mutual agreement by the parties to the MOU.
- D. This Memorandum of Understanding is a document of good faith and implementation of the MoU would be monitored on regular basis.

5. Termination

- A. Either party may terminate this MoU by mutual understanding by giving 3 (three) months' notice in writing served on other.
- B. The parties to the MoU understand that, where a course, as aforesaid, is under continuance, the termination shall take effect only on completion of the subsisting course.
- C. Save as otherwise set out in this MOU, the termination of this MOU howsoever arising is without prejudice to the rights, duties and liabilities of either party accrued prior to termination.

6. Confidentiality

- A. Each party hereto agrees with the other:
 - To keep information in strict confidence and secrecy.
 - Not to use the information save for complying with its obligations under this MoU
 - Not to disclose the same to a third party other than the party's professional advisers and such employees of the other party on a need to know basis as per requirements of this MoU, who are under a similar duty to protect confidential information, or any third party having a legal right to obtain disclosure thereof.
- B. The restrictions contained in above clause shall apply to both the parties during the term of and for (one) year after the termination of this MoU but shall cease to apply to information or knowledge which:
 - Has in it's entirely become public knowledge otherwise than through any unauthorised disclosure or other breach of such restriction.
 - The other party has consented in writing to the same being disclosed.
 - Is or has been independently developed by the other party without reference to or use of the confidential information.

7. Dispute Resolution

Any disputes and differences whatsoever arising under or in connection with this MOU which could not be settled by parties through negotiations, after the period of thirty (30) working days from the service of the notice, shall be finally settled by arbitration in accordance with the Arbitration and Conciliation Act, 1996. The parties will make



reference for a sole arbitrator to be appointed by the parties in consultation with each other. The place of arbitration shall be at New Delhi.

IN WITNESS WHEREOF all the parties hereto set their hands and signed the Memorandum of Understanding on the 23 June, 2020.

**Management & Entrepreneurship and
Professional Skills Council**



Col. Anil Kumar Pokhriyal
CEO

Management & Entrepreneurship and
Professional Skills Council



Witness (Name & address) Signature

1.


SANTOSH KR SAHA

2. Head-Business Development

**IIS (Deemed to be University)
Jaipur**

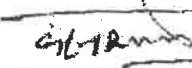

Dr. Raakhi Gupta
Registrar

Registrar

IIS (Deemed to be University)
Jaipur

Witness (Name & address) Signature

1.


Dr. K.S. Sharma
Adviser

2. Dr. Ankita Jain
Associate Prof.





4C

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

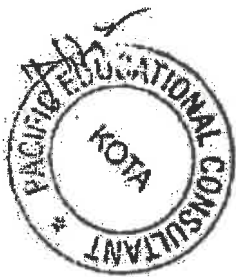
IIS (Deemed to be University), Jaipur

&

**PACIFIC EDUCATIONAL CONSULTANT
KOTA**

FOR

Skill Based Programme (B.Voc Degree – Office Management & Secretarial Practices) offered by the Department of Human Resource Management, Faculty of Commerce and Management of IIS (deemed to be University), Jaipur



Q



MEMORANDUM OF UNDERSTANDING

Memorandum of Understanding BETWEEN Name of the Company and IIS (deemed to be University), Jaipur

This MoU is made at Jaipur on the 16th Day of June 2020 (hereinafter referred to as the "MoU").

BETWEEN

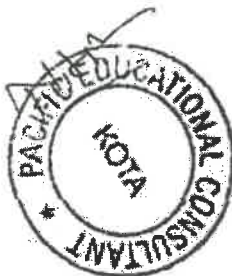
IIS (deemed to be University), SFS, Gurukul Marg, Mansarovar, Jaipur (herein after referred to as "First Party" which expression shall, unless it is repugnant to the context or meaning thereof, be deemed to include its executors, representatives, nominees and permitted assigns of the First party) acting through its authorized representative, *Dr. Rakhi Gupta, Registrar, IIS (Deemed to be University), Jaipur*
AND

PACIFIC EDUCATIONAL CONSULTANT, 2-GA-36, VIGYAN NAGAR, KOTA by its DIRECTOR, **NITIN GAUTAM**, Hereinafter referred to as "Second Party"

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

WHEREAS:

- A) First Party is a Higher Educational Institution named IIS (deemed to be University), Jaipur which is offering various services in relation to education and other related services.
- B) Second Party is an Industrial entity named:
(PACIFIC EDUCATIONAL CONSULTANT engaged in Business of (TRAINING AND EDUCATION)
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training along with broad-based general education for the students more particularly those pursuing B.Voc. Degree in "Office Management & Secretarial Practices" to meet the needs of local and global industries and be equipped to become part of the global workforce.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests and this MoU shall be submitted to UGC as per mandatory guidelines for starting the aforesaid B.Voc. programme.



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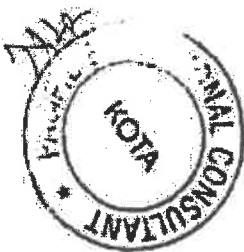
NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

**CLAUSE 1
CO-OPERATION**

- 1.1 First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities
- 1.2 Both Parties will establish channels of communication that will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable training systems, keeping in mind the needs of the above mentioned B.Voc Programme.
- 1.3 Regular interaction/discussion meetings between both the parties to keep the momentum and explore new avenues for collaboration.

**CLAUSE 2
SCOPE OF THE MoU**

- 2.1 The B.Voc Degree Programme in "Office Management & Secretarial Practices" of the IIS (deemed to be University) Jaipur could play a key role in enhancing the operational and organizational skills of the students, which they can use in keeping all office operations in an organization running smoothly.
- 2.2 Responsibility of the Second party (Name of the company):
 - To provide valuable inputs in curriculum designing of B. Voc. programme as per industry need.
 - To permit the students to undergo practical training /live projects/internships/ apprenticeship etc. in the company under direct supervision of industry experts as per the guidelines issued by UGC for the aforesaid B.Voc. programme.
 - To provide infrastructure and other resources for the hands-on training to the students of University.
 - To train the students of above mentioned programme on the emerging technologies through workshops/seminars/guest lectures in order to bridge the skill gap and make them Industry ready.
 - To train the faculty members in the emerging technologies to equip them to impart training to the students.
 - To evaluate the progress (during internship) of the students as per the need of curriculum.
 - To facilitate placements of the students of above mentioned B.Voc. programme.



(Signature)

2.3 Responsibility of the First party [IIS (Deemed to be University), Jaipur]

- Recognize the company as the internship and training partner for the above mentioned B.Voc. Programme.
- To provide necessary infrastructure and other facilities to the company during guest lectures /workshops and seminars.
- To communicate all necessary information received from the second party to the students.
- To provide any other assistance as may be required for further promotion and management of the above mentioned programme.

2.4 This is a non-commercial agreement and therefore neither party can claim any Payment to other party for carrying out the responsibilities listed in this agreement. However any sort of payment would be a matter of privilege and not the matter of claim.

**CLAUSE 3
VALIDITY**

3.1 This MoU will be valid for a period of five years starting from 16/06/ 2020 – 15 /06/ 2025. Upon completion of the tenure, the MoU may be treated as renewed for a further term of 5 years, if there is no revocation of the existing MoU, by any party. However any party may terminate this MoU with prior notice of 3 months, provided that this may not adversely affect the career of students.

3.2 The parties to the MoU understand that, where a course, as aforesaid, is under continuance, the termination shall take effect only on completion of the subsisting course.

**CLAUSE 4
FORCE MAJEURE**

4.1 Except for any payment obligations, neither Party will be liable to the other for failure to fulfill obligations hereunder if such failure is due to causes beyond its control, including, without limitation, acts of God, earthquake, fire, flood, embargo, catastrophe, sabotage, utility or transmission failures, governmental prohibitions or regulations, national emergencies, insurrections, riots or wars, strikes, work stoppages or other labor difficulties ("Force Majeure Event"). The time for any performance required hereunder will be extended by the delay incurred as a result of such Force Majeure Event.




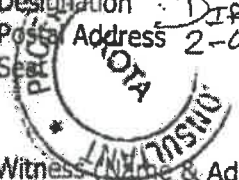


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CLAUSE 5
RELATIONSHIP BETWEEN THE PARTIES

- 5.1 It is expressly agreed that **First Party** and **Second Party** are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MoU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- 5.2 This Agreement and the rights and responsibilities of the Parties under or arising out of this Agreement shall be construed and enforced in accordance with the laws of India. The parties shall endeavor to resolve any dispute relating to the rights, duties, terms and conditions contained in this agreement amicably through conciliation by engaging in discussions and mutual negotiations in good faith.
- 5.3 However if the dispute remains unresolved through conciliation within a period of 30 (thirty) days after commencement of discussions, the same shall be decided by way of arbitration, the arbitration of such disputes would be handled by the Committee. The verdict of the Committee would be final and binding. Courts at Jaipur, Rajasthan alone shall have jurisdiction on all matters arising out of, concerning to or touching upon this Agreement.

In witness thereof the parties have caused their authorized representatives to sign this agreement on the date mentioned hereinabove.

Signed on 16th of June 2020

For & on behalf of Company	For & on behalf of the IIS (deemed to be University), Jaipur
<p>Signature </p> <p>Name NITIN GAUTAM</p> <p>Designation DIRECTOR</p> <p>Postal Address 2-4A-36, VIGNAN NAGAR, KOTA</p> <p>Seal </p> <p>Witness (Name & Address)</p> <p>1. ANIL MEHRA</p> <p>2. NIDHI JAIN</p>	<p>Signature </p> <p>Name Dr. Rakhi Gupta</p> <p>Designation Registrar</p> <p>Postal Address IIS (Deemed to be University), Jaipur</p> <p>Seal </p> <p>Registrar (deemed to be University) Mansarovar, Jaipur-302020</p> <p>Witness (Name & Address)</p> <p>1. Dr. Ankita Jain</p> <p>2. Dr. Seema S. Rathore</p>

Annexure A

Roles and Responsibility

University will:

- Develop the curriculum for general component as per guidelines of UGC.
- Arrange/prepare the adequate infrastructure in terms of laboratories as per the QPs and NOS set by MEPSC.
- Approve the curriculum in Board of Studies.
- Nominate Trainers from their University for Train the Trainer Program to be organized by MEPSC.
- Promote the courses.
- Mobilize the student.
- Begin enrolment in approved courses by creating Batch as per maximum enrolment.
- Provide training in accordance with the approved curriculum for both general and skill component.
- Deploy faculty and equipment labs in the University as per the requirements of the respective job roles.
- Provide books and study materials relevant for student learning.
- Co-ordinate industry guest lectures, industry visits during the training.
- Do the assessment of general component.
- Transfer the cumulative assessment fee to the MEPSC 15 days to 30 days before the end of the training for a batch through electronic bank transfer.
- Share the result & certificate.

Management & Entrepreneurship and Professional Skills Council will:

- MEPSC will identify the QPs.
- MEPSC will develop the curriculum of skill component.
- MEPSC will conduct skill assessment and share result & certificate.
- MEPSC will conduct Training of Trainers (ToT), if the University wants any of the faculty members to get certified as a Trainer.
- MEPSC will provide support in Apprenticeship.
- MEPSC will facilitate Online Sessions by Industry Professionals for defined hours, if required by the University.
- MEPSC will conduct assessment for the skill component as agreed by both parties.

Annexure B

- University will pay 1000 (plus taxes) per student per Job role to MEPSC towards the student assessment and certification.
- ToT fees (11000/Trainer) + incidentals to be paid to MEPSC (if required).
- The fee for Online Industry Lecture organised by MEPSC, shall be mutually decided by both the parties.

①



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3A

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

IIS (Deemed to be University), Jaipur

&

 **dial me now**

The Ultimate Destination for MSMEs in Rajasthan

Dial Me Now Online Pvt. Ltd., Jaipur

FOR

**Skill Based Programme (B.Voc Degree – Digital Marketing) offered by the
Department of Management Studies, Faculty of Commerce and Management of
IIS (deemed to be University), Jaipur**



DIAL ME NOW ONLINE PVT. LTD.



Director/Auth. Signatory



MEMORANDUM OF UNDERSTANDING

Memorandum of Understanding BETWEEN Name of the Company and IIS (deemed to be University), Jaipur

This MoU is made at Jaipur on the 24th Day of June 2020 (hereinafter referred to as the "MoU".)

BETWEEN

IIS (deemed to be University), SFS, Gurukul Marg, Mansarovar, Jaipur (herein after referred to as "**First Party**" which expression shall, unless it is repugnant to the context or meaning thereof, be deemed to include its executors, representatives, nominees and permitted assigns of the First party) acting through its authorized representative, **Dr. Chhavi Jain**

AND

Dial Me Now Online Pvt. Ltd., G-21, Laxman Path, Shyam Nagar Extension, Jaipur
THE SECOND PARTY, and represented herein by its Zonal / Divisional Head, **Name of Competent Authority/ Representative**, Hereinafter referred to as "**Second Party**"

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

WHEREAS:

- A) First Party is a Higher Educational Institution named IIS (deemed to be University), Jaipur **which is** offering various services in relation to education and other related services.
- B) Second Party is an Industrial entity named:
Dial Me Now Online Pvt Ltd engaged in Business of Digital Marketing & Web Development and Online Services.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training along with broad-based general education for the students more particularly those pursuing B.Voc. Degree in "Digital Marketing" to meet the needs of local and global industries and be equipped to become part of the global workforce.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests and this MoU shall be submitted to UGC as per mandatory guidelines for starting the aforesaid B.Voc. programme.

DIAL ME NOW ONLINE PVT. LTD.

12/6/20



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

**CLAUSE 1
CO-OPERATION**

- 1.1 First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities
- 1.2 Both Parties will establish channels of communication that will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable training systems, keeping in mind the needs of the above mentioned B.Voc Programme.
- 1.3 Regular interaction/discussion meetings between both the parties to keep the momentum and explore new avenues for collaboration.

**CLAUSE 2
SCOPE OF THE MoU**

- 2.1 The B.Voc Degree Programme in "Digital Marketing" of the IIS (deemed to be University) Jaipur could play a key role in enhancing the operational and organizational skills of the students, which they can use in keeping all office operations in an organization running smoothly .
- 2.2 Responsibility of the Second party (Name of the company):
 - To provide valuable inputs in curriculum designing of B. Voc. programme as per industry need.
 - To permit the students to undergo practical training /live projects/internships/ apprenticeship etc. in the company under direct supervision of industry experts as per the guidelines issued by UGC for the aforesaid B.Voc. programme.
 - To provide infrastructure and other resources for the hands-on training to the students of University.
 - To train the students of above mentioned programme on the emerging technologies through workshops/seminars/guest lectures in order to bridge the skill gap and make them industry ready.
 - To train the faculty members in the emerging technologies to equip them to impart training to the students.
 - To evaluate the progress (during internship) of the students as per the need of curriculum.
 - To facilitate placements of the students of above mentioned B.Voc. programme.

DIAL ME NOW ONLINE PVT. LTD.



2.3 Responsibility of the First party [IIS (Deemed to be University), Jaipur]

- Recognize the company as the internship and training partner for the above mentioned B.Voc. Programme.
- To provide necessary infrastructure and other facilities to the company during guest lectures /workshops and seminars.
- To communicate all necessary information received from the second party to the students.
- To provide any other assistance as may be required for further promotion and management of the above mentioned programme.

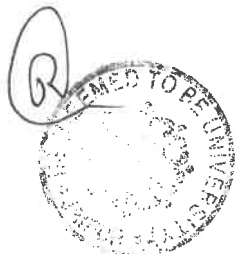
- 2.4 This is a non-commercial agreement and therefore neither party can claim any Payment to other party for carrying out the responsibilities listed in this agreement. However any sort of payment would be a matter of privilege and not the matter of claim.

CLAUSE 3
VALIDITY

- 3.1 This MoU will be valid for a period of two years starting from ~~2.3.6.~~ 2.4.6./ 2020 – 2.3.6./ 2022. Upon completion of the tenure, the MoU may be treated as renewed for a further term of 2 years, if there is no revocation of the existing MoU, by any party. However any party may terminate this MoU with prior notice of 3 months, provided that this may not adversely affect the career of students.
- 3.2 The parties to the MoU understand that, where a course, as aforesaid, is under continuance, the termination shall take effect only on completion of the subsisting course.

CLAUSE 4
FORCE MAJEURE

- 4.1 Except for any payment obligations, neither Party will be liable to the other for failure to fulfill obligations hereunder if such failure is due to causes beyond its control, including, without limitation, acts of God, earthquake, fire, flood, embargo, catastrophe, sabotage, utility or transmission failures, governmental prohibitions or regulations, national emergencies, insurrections, riots or wars, strikes, work stoppages or other labor difficulties ("Force Majeure Event"). The time for any performance required hereunder will be extended by the delay incurred as a result of such Force Majeure Event.



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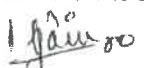
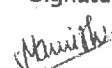
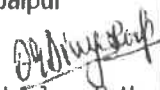


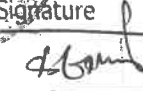
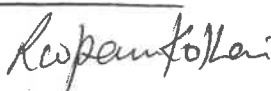
Signature
Director/Auth. Signatory

CLAUSE 5
RELATIONSHIP BETWEEN THE PARTIES

- 5.1 It is expressly agreed that **First Party** and **Second Party** are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MoU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- 5.2 This Agreement and the rights and responsibilities of the Parties under or arising out of this Agreement shall be construed and enforced in accordance with the laws of India. The parties shall endeavor to resolve any dispute relating to the rights, duties, terms and conditions contained in this agreement amicably through conciliation by engaging in discussions and mutual negotiations in good faith.
- 5.3 However if the dispute remains unresolved through conciliation within a period of 30 (thirty) days after commencement of discussions, the same shall be decided by way of arbitration, the arbitration of such disputes would be handled by the Committee. The verdict of the Committee would be final and binding. Courts at Jaipur, Rajasthan alone shall have jurisdiction on all matters arising out of, concerning to or touching upon this Agreement.

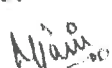
In witness thereof the parties have caused their authorized representatives to sign this agreement on the date mentioned hereinabove.

Signed on 24th Day of June 2020

For & on behalf of Company DIAL ME NOW ONLINE PVT. LTD.	For & on behalf of the IIS (deemed to be University), Jaipur
<div style="text-align: center;"> Director/AUTH. Signatory</div> <div>Signature Name Monu Jain Designation Director Postal Address G-21, Laxman path, Shyam Nagar Extension, Jaipur Seal</div> <div>Witness (Name & Address) Signature</div> <div>1 Manish Chamaria 40, Laxman Path, Shyam nagar, Jaipur </div> <div>2 Dr Divyaroop Rai 1st Floor, Tamanna Appartment, Jan Path, Shyam Nagar, Jaipur </div>	<div style="text-align: center;"> DR RAAKHEE GUPTA Designation REGISTRAR Postal Address Seal</div> <div style="text-align: center;"></div> <div>Witness (Name & Address) Signature</div> <div>1 Prof. K. S. Sharma </div> <div>2 Dr. Rupam Kothari  IISU</div>



DIAL ME NOW ONLINE PVT. LTD.


Director/AUTH. Signatory

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN



IIS (Deemed to be University), Jaipur

&

Ecohooy Green Products LLP, Jaipur

ECOHOY

FOR

**Skill Based Programme (B.Voc Degree – Digital Marketing) offered by the
Department of Management Studies, Faculty of Commerce and Management of
IIS (deemed to be University), Jaipur**



MEMORANDUM OF UNDERSTANDING

Memorandum of Understanding BETWEEN Name of the Company and IIS (deemed to be University), Jaipur

This MoU is made at Jaipur on the 22nd Day of June 2020 (hereinafter referred to as the "MoU").

BETWEEN

IIS (deemed to be University), SFS, Gurukul Marg, Mansarovar, Jaipur (herein after referred to as "First Party" which expression shall, unless it is repugnant to the context or meaning thereof, be deemed to include its executors, representatives, nominees and permitted assigns of the First party) acting through its authorized representative, Dr. Chhavi Jain

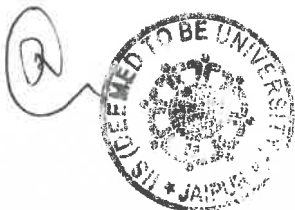
AND

Ecohoj Green Products LLP, Jaipur), THE SECOND PARTY, and represented herein by its founder Aayush Sharma, Hereinafter referred to as "Second Party"

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

WHEREAS:

- A) First Party is a Higher Educational Institution named IIS (deemed to be University), Jaipur which is offering various services in relation to education and other related services.
- B) Second Party is an Industrial entity named:
(Ecohoj Green Products LLP) engaged in Business of (Environment Services and E-Commerce)
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training along with broad-based general education for the students more particularly those pursuing B.Voc. Degree in "Digital Marketing" to meet the needs of local and global industries and be equipped to become part of the global workforce.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests and this MoU shall be submitted to UGC as per mandatory guidelines for starting the aforesaid B.Voc. programme.



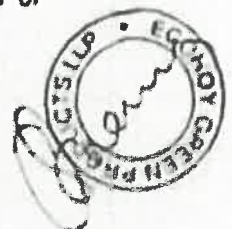
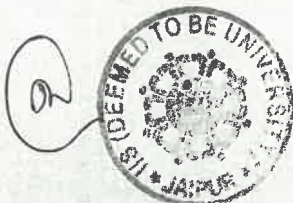
NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

**CLAUSE 1
CO-OPERATION**

- 1.1 First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- 1.2 Both Parties will establish channels of communication that will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable training systems, keeping in mind the needs of the above mentioned B.Voc Programme.
- 1.3 Regular interaction/discussion meetings between both the parties to keep the momentum and explore new avenues for collaboration.

**CLAUSE 2
SCOPE OF THE MoU**

- 2.1 The B.Voc Degree Programme In "Digital Marketing" of the IIS (deemed to be University) Jaipur could play a key role in enhancing the operational and organizational skills of the students, which they can use in keeping all office operations in an organization running smoothly.
- 2.2 Responsibility of the Second party:
 - To provide valuable inputs in curriculum designing of B. Voc. programme as per industry need.
 - To permit the students to undergo practical training /live projects/internships/ apprenticeship etc. in the company under direct supervision of industry experts as per the guidelines issued by UGC for the aforesaid B.Voc. programme.
 - To provide infrastructure and other resources for the hands-on training to the students of University.
 - To train the students of above mentioned programme on the emerging technologies through workshops/seminars/guest lectures in order to bridge the skill gap and make them industry ready.
 - To train the faculty members in the emerging technologies to equip them to impart training to the students.
 - To evaluate the progress (during internship) of the students as per the need of curriculum.
 - To facilitate placements of the students of above mentioned B.Voc. programme.



2.3 Responsibility of the First party (IIS (Deemed to be University), Jaipur)

- Recognize the company as the internship and training partner for the above mentioned B.Voc. Programme.
- To provide necessary Infrastructure and other facilities to the company during guest lectures /workshops and seminars.
- To communicate all necessary information received from the second party to the students.
- To provide any other assistance as may be required for further promotion and management of the above mentioned programme.

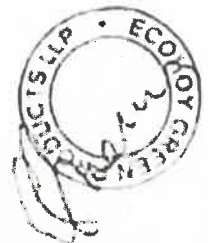
2.4 This is a non-commercial agreement and therefore neither party can claim any Payment to other party for carrying out the responsibilities listed in this agreement. However any sort of payment would be a matter of privilege and not the matter of claim.

**CLAUSE 3
VALIDITY**

- 3.1 This MoU will be valid for a period of two years starting from a date to be agreed. Upon completion of the tenure, the MoU may be treated as renewed for a further term of 2 years, if there is no revocation of the existing MoU, by any party. However any party may terminate this MoU with prior notice of 3 months, provided that this may not adversely affect the career of students.
- 3.2 The parties to the MoU understand that, where a course, as aforesaid, is under continuance, the termination shall take effect only on completion of the subsisting course.

**CLAUSE 4
FORCE MAJEURE**

- 4.1 Except for any payment obligations, neither Party will be liable to the other for failure to fulfill obligations hereunder if such failure is due to causes beyond its control, including, without limitation, acts of God, earthquake, fire, flood, embargo, catastrophe, sabotage, utility or transmission failures, governmental prohibitions or regulations, national emergencies, insurrections, riots or wars, strikes, work stoppages or other labor difficulties ("Force Majeure Event"). The time for any performance required hereunder will be extended by the delay incurred as a result of such Force Majeure Event.

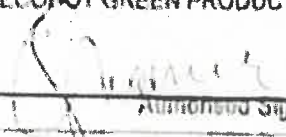
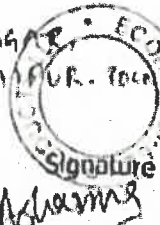


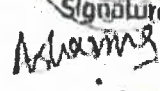

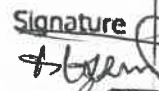
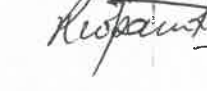


CLAUSE 5 **RELATIONSHIP BETWEEN THE PARTIES**

- 5.1 It is expressly agreed that **First Party** and **Second Party** are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MoU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- 5.2 This Agreement and the rights and responsibilities of the Parties under or arising out of this Agreement shall be construed and enforced in accordance with the laws of India. The parties shall endeavor to resolve any dispute relating to the rights, duties, terms and conditions contained in this agreement amicably through conciliation by engaging in discussions and mutual negotiations in good faith.
- 5.3 However if the dispute remains unresolved through conciliation within a period of 30 (thirty) days after commencement of discussions, the same shall be decided by way of arbitration, the arbitration of such disputes would be handled by the Committee. The verdict of the Committee would be final and binding. Courts at Jaipur, Rajasthan alone shall have jurisdiction on all matters arising out of, concerning to or touching upon this Agreement.

In witness thereof the parties have caused their authorized representatives to sign this agreement on the date mentioned hereinabove.

Signed on 22nd of June 2020

For & on behalf of Company FOR ECOLOGY GREEN PRODUCTS LLP	For & on behalf of the IIS (deemed to be University), Jaipur
<p>Signature </p> <p>Name AAYUSHI SHARMA</p> <p>Designation MANAGER - CEO</p> <p>Postal Address C-5 SHAKTI NAGAR, JALPURA ROAD, JAIPUR, RAJASTHAN</p> <p>Seal </p>	<p>Signature </p> <p>Name DR. RAKESH GUPTA</p> <p>Designation REGISTRAR</p> <p>Postal Address GURUKUL HARG SPS HANSAGW, JAIPUR 302020</p> <p>Seal </p>
<p>Witness (Name & Address)</p> <p>1. Avishal, Jaipur</p> <p>2. Namami, Jaipur</p> <p>Signature </p> <p></p>	<p>Witness (Name & Address)</p> <p>1. Prof. K. S. Sharma</p> <p>2. Rupam Kothari, IISU</p> <p>Signature </p> <p></p>

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

IIS (Deemed to be University), Jaipur

&

Dravya (India) Jaipur

FOR

Skill Based Programme (B.Voc Degree - Entrepreneurship & Business Innovation) offered by the Department of International Business, Faculty of Commerce and Management of IIS(deemed to be University), Jaipur



Lakshita

MEMORANDUM OF UNDERSTANDING

Memorandum of Understanding BETWEEN Name of the Company and IIS (deemed to be University), Jaipur

This MoU is made at Jaipur on the 27th Day of June 2020 (hereinafter referred to as the "MoU").

BETWEEN

IIS (deemed to be University), SFS, Gurukul Marg, Mansarovar, Jaipur (herein after referred to as "First Party" which expression shall, unless it is repugnant to the context or meaning thereof, be deemed to include its executives, representatives, nominees and permitted assigns of the First party) acting through its authorized representative, Dr. Raakhi Gupta, Registrar.

AND

DRAVYA (INDIA), E-16 Ram Path Shyam Nagar Soadala, Jaipur, The Second Party, Representative, Lakshita Goel, Founder.
(First Party and Second Party are hereinafter jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

- A) First Party is a Higher Educational Institution named IIS (deemed to be University), Jaipur which is offering various services in relation to education and other related services.
- B) Second Party is an Industrial entity named **DRAVYA (INDIA)** engaged in Business of Jewellery.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training along with broad based general education for the students more particularly those pursuing B.Voc Degree in "Entrepreneurship & Business Innovation" to meet the needs of local and global industries and be equipped to become part of the global workforce.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests and the MoU shall be submitted to UGC as per mandatory guidelines for starting the aforesaid B.Voc programme.



Lakshita

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

CLAUSE 1
CO-OPERATION

- 1.1 First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- 1.2 Both Parties will establish channels of communication that will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable training systems, keeping in mind the needs of the above mentioned B.Voc. Programme.
- 1.3 Regular interaction/discussion meeting between both the parties to keep the momentum and explore new avenues for collaboration.

CLAUSE 2
SCOPE OF THE MOU

- 2.1 The B.Voc Degree Programme in "Entrepreneurship & Business Innovation" of the IIS (deemed to be University) Jaipur should play a key role in enhancing the business operational and entrepreneurial skills of the students, which they can use in keeping all skills in an organization running smoothly.
- 2.2 Responsibility of the Second party (Name of the company):
 - To provide valuable inputs in curriculum designing of B. Voc. programme as per industry need.
 - To permit the students to undergo practical training /live projects/internships/apprenticeship etc. in the company under direct supervision of industry experts as per the guidelines issued by UGC for the aforesaid B.Voc. programme.
 - To provide infrastructure and other resources for the hands-on training to the students of University.
 - To train the students of above mentioned programme on the emerging technologies through workshops/seminars/guest lectures in order to bridge the skill gap and make them industry ready.
 - To train the faculty members in the emerging technologies to equip them to impart training to the students.
 - To evaluate the progress (during internship) of the students as per the need of curriculum.
 - To facilitate placements of the students in above mentioned B.Voc. programme.



Lalohila

2.3 Responsibility of the First party [IIS (Deemed to be University), Jaipur]

- Recognize the company as the internship and training partner for the above mentioned B.Voc. Programme
- To provide necessary infrastructure and other facilities to the company during guest lectures /workshops and seminars.
- To communicate all necessary information received from the second party to the students.
- To provide any other assistance as may be required for further promotion and management of the above mentioned programme.

- 2.4 This is a non-commercial agreement and therefore neither party can claim any Payment to other party for carrying out the responsibilities listed in this agreement. However any sort of payment would be a matter of privilege and not the matter of claim.

CLAUSE 3 VALIDITY

- 3.1 This MoU will be valid for a period of two years starting from 29/06/2020 - 30/06/2022. Upon completion of the term, the MoU may be treated as renewed for a further term of 2 years, if there is no revocation of the existing MoU, by any party. However any party may terminate this MoU with prior notice of 3 months, provided that this may not adversely affect the career of students.
- 3.2 The parties to the MoU understand that where a course, as aforesaid, is under continuance, the termination shall take effect only on completion of the subsisting course.

CLAUSE 4 FORCE MAJEURE

- 4.1 Except for any payment obligations, neither Party will be liable to the other for failure to fulfill obligations hereunder if such failure is due to causes beyond its control, including, without limitation, acts of God, earthquake, fire, flood, embargo, catastrophe, sabotage, utility or transmission failures, governmental prohibitions or regulations, national emergencies, insurrections, riots or wars, strikes, work stoppages or other labor difficulties ("Force Majeure Event"). The time for any performance required hereunder will be extended by the delay incurred as a result of such Force Majeure Event.



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
CLAUSE 5
RELATIONSHIP BETWEEN THE PARTIES

- 5.1 It is expressly agreed that **First Party** and **Second Party** are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MoU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- 5.2 This Agreement and the rights and responsibilities of the Parties under or arising out of this Agreement shall be construed and enforced in accordance with the laws of India. The parties shall endeavor to resolve any dispute relating to the rights, duties, terms and conditions contained in this agreement amicably through conciliation by engaging in discussions and mutual negotiations in good faith.
- 5.3 However if the dispute remains unresolved through conciliation within a period of 30 (thirty) days after commencement of discussions the same shall be decided by way of arbitration, the arbitration of such disputes would be handled by the Committee. The verdict of the Committee would be final and binding. Courts at Jaipur, Rajasthan alone shall have jurisdiction on all matters arising out of, concerning to or touching upon this Agreement.

In witness thereof the parties have caused the authorized representatives to sign this agreement on the date mentioned hereinabove

Signed on 27th of June 2020

For & on behalf of Company	For & on behalf of the IIS (deemed to be University), Jaipur
<p><i>[Signature]</i></p> <p>Signature Lakshita Goel Founder E-16 Ram Path, Shyam Nagar, Jaipur Seal</p>	<p><i>[Signature]</i></p> <p>Signature Dr. Raakhi Gupta Registrar, IIS (deemed to be University) Mansarovar, Jaipur-302020 Seal</p>
<p>Witness (Name & Address)</p> <p>1. <i>[Signature]</i> 2. <i>[Signature]</i></p>	<p>Witness (Name & Address)</p> <p>1. <i>[Signature]</i> 2. <i>[Signature]</i></p>



2B

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

IIS (Deemed to be University), Jaipur

&

**NAME OF THE COMPANY (With Logo)
PLACE**

LIL PAISLEY BY SRIANSH



FOR

Skill Based Programme (B.Voc Degree - Entrepreneurship & Business Innovation) offered by the Department of International Business, Faculty of Commerce and Management of IIS(deemed to be University), Jaipur

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MEMORANDUM OF UNDERSTANDING

Memorandum of Understanding BETWEEN Name of the Company and IIS (deemed to be University), Jaipur

This MoU is made at Jaipur on the 27th Day of June 2020 (hereinafter referred to as the "MoU").

BETWEEN

IIS (deemed to be University), SFS, Gurukul Marg, Mansarovar, Jaipur (herein after referred to as "First Party" which expression shall, unless it is repugnant to the context or meaning thereof, be deemed to include its executors, representatives, nominees and permitted assigns of the First party) acting through its authorized representative, Dr Raakhi Gupta, Registrar.

AND

(LIL PAISLEY BY SRIANSH ,F-168,RAM PATH,SHYAM NGAR,JAIPUR, THE SECOND PARTY, and represented herein by its Zonal / Divisional Head, **Name of Competent Authority/ Representative**, Hereinafter referred to as "Second Party"

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

WHEREAS:

- A) First Party is a Higher Educational Institution named IIS (deemed to be University), Jaipur which is offering various services in relation to education and other related services.
- B) Second Party is an Industrial entity named:
(Name of industry) engaged in Business of (LIL PAISLEY BY SRIANSH in business of textile_)
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training along with broad-based general education for the students more particularly those pursuing B.Voc. Degree in "Entrepreneurship & Business Innovation" to meet the needs of local and global industries and be equipped to become part of the global workforce.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests and this MoU shall be submitted to UGC as per mandatory guidelines for starting the aforesaid B.Voc. programme.

A



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

**CLAUSE 1
CO-OPERATION**

- 1.1 First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities
- 1.2 Both Parties will establish channels of communication that will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable training systems, keeping in mind the needs of the above mentioned B.Voc Programme.
- 1.3 Regular interaction/discussion meetings between both the parties to keep the momentum and explore new avenues for collaboration.

**CLAUSE 2
SCOPE OF THE MoU**

- 2.1 The B.Voc Degree Programme in "Entrepreneurship & Business Innovation" of the IIS (deemed to be University) Jaipur could play a key role in enhancing the business operational and entrepreneurial skills of the students, which they can use in keeping all skills in an organization running smoothly.
- 2.2 Responsibility of the Second party (Name of the company):
 - To provide valuable inputs in curriculum designing of B. Voc. programme as per industry need.
 - To permit the students to undergo practical training /live projects/internships/ apprenticeship etc. in the company under direct supervision of industry experts as per the guidelines issued by UGC for the aforesaid B.Voc. programme.
 - To provide infrastructure and other resources for the hands-on training to the students of University.
 - To train the students of above mentioned programme on the emerging technologies through workshops/seminars/guest lectures in order to bridge the skill gap and make them industry ready.
 - To train the faculty members in the emerging technologies to equip them to impart training to the students.
 - To evaluate the progress (during internship) of the students as per the need of curriculum.
 - To facilitate placements of the students of above mentioned B.Voc. programme.

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2.3 Responsibility of the First party [IIS (Deemed to be University), Jaipur]

- Recognize the company as the Internship and training partner for the above mentioned B.Voc. Programme.
- To provide necessary Infrastructure and other facilities to the company during guest lectures /workshops and seminars.
- To communicate all necessary Information received from the second party to the students.
- To provide any other assistance as may be required for further promotion and management of the above mentioned programme.

2.4 This is a non-commercial agreement and therefore neither party can claim any Payment to other party for carrying out the responsibilities listed in this agreement. However any sort of payment would be a matter of privilege and not the matter of claim.

CLAUSE 3

VALIDITY

- 3.1 This MoU will be valid for a period of two years starting from/.... / 2020 –/...../ 2022. Upon completion of the tenure, the MoU may be treated as renewed for a further term of 2 years, if there is no revocation of the existing MoU, by any party. However any party may terminate this MoU with prior notice of 3 months, provided that this may not adversely affect the career of students.
- 3.2 The parties to the MoU understand that, where a course, as aforesaid, is under continuance, the termination shall take effect only on completion of the subsisting course.

CLAUSE 4

FORCE MAJEURE

- 4.1 Except for any payment obligations, neither Party will be liable to the other for failure to fulfill obligations hereunder if such failure is due to causes beyond its control, including, without limitation, acts of God, earthquake, fire, flood, embargo, catastrophe, sabotage, utility or transmission failures, governmental prohibitions or regulations, national emergencies, insurrections, riots or wars, strikes, work stoppages or other labor difficulties ("Force Majeure Event"). The time for any performance required hereunder will be extended by the delay incurred as a result of such Force Majeure Event.

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CLAUSE 5
RELATIONSHIP BETWEEN THE PARTIES

- 5.1 It is expressly agreed that **First Party** and **Second Party** are acting under this MOU as Independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MoU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- 5.2 This Agreement and the rights and responsibilities of the Parties under or arising out of this Agreement shall be construed and enforced in accordance with the laws of India. The parties shall endeavor to resolve any dispute relating to the rights, duties, terms and conditions contained in this agreement amicably through conciliation by engaging in discussions and mutual negotiations in good faith.
- 5.3 However if the dispute remains unresolved through conciliation within a period of 30 (thirty) days after commencement of discussions, the same shall be decided by way of arbitration, the arbitration of such disputes would be handled by the Committee. The verdict of the Committee would be final and binding. Courts at Jaipur, Rajasthan alone shall have jurisdiction on all matters arising out of, concerning to or touching upon this Agreement.

In witness thereof the parties have caused their authorized representatives to sign this agreement on the date mentioned hereinabove.

Signed on 29th of June 2020

For & on behalf of Company	For & on behalf of the IIS (deemed to be University), Jaipur
<p>Signature <u>Anshul</u> Name ANSHUL SINGH <u>For Lil Paisley by SriAnshul</u> Designation FOUNDER Postal Address-F-168, RAMPATH, SHYAM NAGAR, JAIPUR Seal Witness (Name & Address) Signature <u>Laxmi Singh</u> 1. LAXMI SINGH (F-168, RAM PATH, SHYAM NAGAR, JAIPUR.) 2. MAHENDRA PRATAP SHARMA (45/26 Kiran Path, Mansarovar, Jaipur.)</p>	<p>Signature <u>Dr. Raakhi Gupta</u> Registrar IIS (deemed to be University) SFS, Mansarovar, Jaipur-302020 Seal Witness (Name & Address) Signature <u>Dr. Shweta Choudhary</u> 1. Dr. Shweta Choudhary <u>Dr. J. K. Khandu</u> 2. Dr. J. K. Khandu</p>



Memorandum of Understanding

Green Field Control System (I) Pvt. Ltd. having its office at, E/72, GIDC, Sector-26, Gandhinagar-382026 Gujarat, INDIA. Green Field Control System (I) Pvt. Ltd. registered under the Indian Companies Act, 1956. Green Field Control System (I) Pvt. Ltd. having expertise in the fields of Wireless Sensor, Internet of Thing, Advanced Materials for Smart Homes. The Green Field knowledge Centre (GFKC) is constituted to carry out CSR activities having associations with above specified parent company.

The role of GFKC is to strengthen Industry Academia relationships to contribute jointly for Research, Innovation, Product Development, Faculty Development, Student involvement in Live Industry projects and related initiatives for the mutual benefit of the parties to the MoU. The initiative targeted also to take up consultancy projects jointly by Industry and Academia making joint agreement of both case-to-case basis.

This Memorandum of Understanding (MOU) has been made and entered into on 10th August, 2020.

BETWEEN

On the one part, **GREENFIELD CONTROL SYSTEM (I) PVT. LTD** (hereinafter referred to as Industry), having its registered office at **E/72, GIDC ELECTRONICS ESTATE, SECTOR-26, GANDHINAGAR-382026, GUJARAT, INDIA.**

AND

On the other part, **IIS (deemed to be University) Jaipur** (hereinafter referred to as IISU), having its office registered at **Gurukul Marg, SFS Manasarovar, Hans Vihar, Kalyanpura, Mansarovar, Jaipur, Rajasthan 302020.**

The Two Party to this Memorandum of Understanding (MOU) accepts the following terms and conditions with a common intention of being legally bound on them.

DURATION OF THE MOU

This MOU will come into effect from date of signing and shall remain in existence for next twelve months from the date specified above and after completion of the period it may be renewed by mutual consents from both Institute and Industry OR shall be treated as 'terminated' otherwise. Either side can terminate this MOU by providing one-month notice period.

1. OBJECTIVE:

- 1.1. To conduct training sessions (such as Workshop, Seminar, Short Term Training Program (STTP), Student Development Program (SDP), Faculty Development Program (FDP), Specially Designed Program to Enhance Communication & Personality Development, etc.) for Institute's students of courses MBA (Business Analytics),BCA ,MCA and other COSD courses /or faculty.
- 1.2. To offer project to Institute's students as part of their curriculum or as extra professional activity.
- 1.3. Green Field Control System (I) Pvt. Ltd. will be a knowledge partner for the courses mutually agreed by both the parties.
- 1.4. Conducting assessments for the mutually agreed courses and certifying the students.

- 1.5. Foster active industry academic collaboration for on the job training, Research, Entrepreneurship development and Placement.
- 1.6. Collaborate in developing incubation center(s) and technology laboratories / research stations for novel, innovative and value added products, process or service particularly in areas of IT, Computer Science, Mobile Applications and Business operational and analytical skills.
- 1.7. Green Field Control system (I) Pvt. Ltd. will work together in different stages of the eco systems to provide innovations and entrepreneurial opportunities.
- 1.8. Any other areas of collaboration mutually agreed between Green Field Control System (I) Pvt. Ltd. and IISU Jaipur.

2. CONFIDENTIALITY

- 2.1. All parties agree to treat the information relating to the other organization as confidential pursuant to the terms of this AGREEMENT.
- 2.2. Green Field control system (I) Pvt. Ltd. and IISU Jaipur agree for not disclosing any type of confidential material, knowledge or information. The parties may like to share this with one another but may decide not to disclose it to any third party. This MoU creates a confidential relationship between the parties to protect any type of confidential and proprietary information or trade secrets.

3. INTELLECTUAL PROPERTY

- 3.1. Both the parties hereby agree to share all rights, title and interest in any INTELLECTUAL PROPERTY created under the activities planned under this MoU. The property can be shared with Green Field Control System (I) Pvt. Ltd. / IISU Jaipur and affiliates after mutual consent and due diligence. However, intellectual property developed by the independent entrepreneur during the process that leads to his own spin-off company can be discussed separately and shared within the parties through mutual agreement.
- 3.2. "Intellectual Property" means all forms of legal rights and protection relating to the above programs and other rights based on CONFIDENTIAL INFORMATION, in any country of the world, including and not limited to (i) invention and improvements thereof (whether or not patentable), trade secrets, technical data, databases, customer list, designs, tools, methods, processes, technologies, ideas, know-how, source code, product roadmaps and other proprietary information and materials ("Proprietary information") all letters patent, patent applications, provisional patent applications (confidential), design industrials, PCT filings, invention disclosures, and other rights to inventions or designs ("Patents"), all registered and unregistered copyrights in both published and unpublished works ("Copyrights") and all applications, registrations, issuances, divisional, continuations, renewals, re-issuances, and extensions of the foregoing. Both Green Field Control System (I) Pvt. Ltd. and IISU Jaipur mentors hereby assign and will assign to each other, depending on the mutual agreement all rights, title and interest in Proprietary information, Patents and copyrights which contain or are based on CONFIDENTIAL.

4. SCOPE OF MOU :

- 4.1. Jointly enhance business operational and analytical skills.
- 4.2. RESPONSIBILITY OF GREEN FIELD CONTROL SYSTEM (I) PVT. LTD. (FIRST PARTY) to provide valuable inputs in curriculum designing of MBA business analytics programmer as per industry need.
- 4.3. FIRST PARTY Provide platform for Limited students to undergo Industrial Visit, Internships, Live Project and webinars, Support to more students for internship and possibly placements.

5. TERM OF MOU AND EXIT CLAUSES:

This MoU shall take effects on the date hereof and shall remain in full force and effect from the date of signature of this document for three years and renewable amicably in future with mutual consent and necessity. Either party shall have right to terminate the same on mutual consent with a valid cause by giving 30 days' notice. In case of termination of this agreement due to short of time, both the parties will comply with their respective responsibilities up to completion of the on-going projects.

Green Field Control System (I) Pvt. Ltd. and IISU Jaipur hereby agrees that all differences / disputes will be resolved through mutual consultations.

Having gone through each and every condition of this agreement and having understood it clearly and perfectly both the parties affix their signature below as attesting to this deed on

For, IIS (Deemed to be University)

Signature:

Name: Dr. RAAKHI GUPTA

Designation: RECTOR & REGISTRAR
Registrar

(Authorized Representative of IIS (Deemed to be University))
Mansarovar, Jaipur-302020

Date: 13-08-2020

For, Green Field Control System (I) Pvt. Ltd.

For



GREEN FIELD
CONTROL SYSTEM (I) PVT. LTD.

Signature: Mg. Director

Name: Mr. G D Patel

Designation: Director

(Authorized Representative with Seal)

Date: 13-08-2020

In Presence of, Witness

[Signature]

13.8.2020