

తెలంగాణ तेलंगाना TELANGANA

S.No. 42.26...Date. 30/07/2021 SOLD TO. K.Tulasi Durga W/o. Bala Gangadhar FOR WHOM: Sri Tulasi EDTech Pvt Ltd R/o. Chandanagar AD 47758.6

LICENCED STAMP VENDOR

LIC No.15-22-024/2000, R.L.No.15-22-066/2021 H.No.2-31/6/A, Taranagar, Serilingampally, R.R.Dist. Cell No.9989394213



తెలంగాణ तेलंगाना TELANGANA

S.No. 42.3.....Date. 30/07/2021 SOLD TO. K.Tulasi Durga W/o. Bala Gangadhar FOR WHOM: Sri Tulasi EDTech Pvt Ltd R/o. Chandanagar AD 477585

LICENCED STAMP VENDOR

LIC No.15-22-024/2000, R.L.No.15-22-066/2021 H.No.2-31/6/A, Taranagar, Serilingampally, R.R.Dist. Cell No.9989394213



මීපර්ෆංක तेलंगाना TELANGANA

S.No. 42.34....Date. 30/07/2021 SOLD TO. K.Tulasi Durga W/o. Bala Gangadhar FOR WHOM: Sri Tulasi EDTech Pvt Ltd R/o. Chandanagar AD 477584

LICENCED STAMP VENDOR

LIC No.15-22-024/2000, R.L.No.15-22-066/2021 H.No.2-31/6/A, Taranagar, Serilingampally, R.R.Dist. Cell No.9989394213 Chaitanya (Deemed to be University) and IBM agree that all discussions between the parties regarding a potential business arrangement are nonbinding unless and until the parties enter into a written, definitive agreement signed by their duly authorized representative, and neither party shall be obligated to enter into such an agreement.

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("MOU") is intended to outline a proposed business relationship between IBM India Private Limited ("IBM") with Registered offices at 12, Subramanya Arcade, Bannerghatta Road, BANGALORE - 560 029 and Chaitanya (Deemed to be University) with registered address at Kishanpura, Hanamkonda, Warangal Urban, Telangana 506001.

WHEREAS, Chaitanya (Deemed to be University) and IBM have entered into discussions concerning IBM's provision of technology products and services for Customer;

WHEREAS, the parties anticipate that Customer will elect to engage IBM as the primary and preferred technology provider for IT hosting, hardware, software and services.

NOW, THEREFORE, in order to ensure that the discussions and evaluations between parties regarding the potential business relationship that is sought does not create any confusion or misunderstandings, the following items represent points that require the parties' agreement and will facilitate these evaluations and discussions.

1. Roles and Responsibilities

The proposed roles and responsibilities of the parties in connection with this proposed business relationship are described in Attachment 1.

2. Termination

This MOU will terminate on <u>5 years from the date of signing</u> unless extended or terminated earlier. If at any time any party wishes to withdraw from further evaluations and discussions in connection with the subject matter of this MOU and terminate this MOU, it may do so with or without cause and without liability by providing the other party with written notice of its intention to withdraw from further evaluation and discussions. All discussions, proposals, term sheets, draft agreements and other similar materials will be null and void if evaluations and discussions are terminated. This MOU can be extended upon written agreement of the parties.

3. Confidentiality

The existence and substance of this MOU and the provision of services contemplated hereby will be kept confidential and will not be disclosed to any party hereto to any third party without the prior written consent of the other party hereto. Notwithstanding the foregoing, any party may make such public disclosure as it believes, on the advice of counsel, is required by law or by applicable stock exchange regulations, in which case such party will consult with the other party and gain such party's written approval prior to making such disclosure.

The parties acknowledge that the exchange of confidential information by Chaitanya and IBM in connection with this MOU will be governed by the terms and conditions of that certain Agreement for Exchange of Confidential Information, attached hereto as Attachment 2.

e-Signed by Vikram Reddy Enugala on 2021-08-06 11:17:17 IST e-Signed by Jagadisha Bhat on 2021-08-05 22:09:24 IST

4. Limitation of Liability

The parties agree that (i) the activities intended by this MOU may not be successfully completed; (ii) the results achieved may not be as anticipated; and (iii) these activities may not lead to any announced or generally available or limited offering. Any decision by any party to forego, or engage any other business opportunity, to alter or supplement any business plan of direction, or to make any investment in anticipation of the consummation of any transaction contemplated hereunder, is at the sole discretion of the party electing to do so, and will not create any actual or potential liability or any obligation for the other party, even if that party is aware of, or has been informed of, or has indicated approval of, any such action, decision, or election.

Except for a breach of Articles 3 or 5, for any claim in any way related to the subject matter of this MOU, the damaged party shall not be entitled to recover any actual and direct damages unless and until a definitive agreement has been signed. This will apply regardless of the form of action, whether in contract or in tort, including negligence. This limitation will not apply to claims for bodily injury or damage to real property or tangible personal property for which a party is legally liable. In no event will either party be liable for any lost profits, lost savings, incidental damages, or other economic consequential damages, even if advised of the possibility of such damages. In addition, neither party will be liable for any damages claimed by the other party based on any third party claim.

5. Publicity

IBM and Chaitanya each agrees not to use the trademarks, trade names, services marks or other proprietary marks of the other party to this MOU in any advertising, press releases, publicity matters, or other promotional materials without prior written approval of the other party. In addition each party agrees not to initiate or distribute any press releases, publicity matters or other promotional materials related to or referencing the subject matter of this MOU without prior written approval of the other party.

6. Governing Law

This Memorandum of Understanding shall be governed by and construed in accordance with the laws of India, without regard to its conflict of laws provision.

7. General

Nothing contained in this MOU will be deemed to grant any ownership in, or license to, any patents, inventions, copyrights or trademarks of either party, whether made under this MOU or not. Each party will own any intellectual property created by it during the period of the MOU. In case a party wants to use the other party's intellectual property as created above for internal purposes, it would have to acquire appropriate licenses and rights from the other party, under a separate agreement. Each party will continue to own any pre-existing material contributed by it.

8. Feedback means any comments, suggestions, and recommendations on IBM products or services of this business relationship. The other party is under no obligation to give Feedback to IBM. In case, such Feedback is made, it is not treated as confidential to the other party, and IBM shall be free to act and use such Feedback, including but not limited to IBM products or services. Any enhancements to IBM product or services based on such Feedback shall be exclusively owned by IBM. Such rights to Feedback are granted on non-exclusive basis to IBM. Third party shall not disclose such Feedback to any other party without IBM's prior written approval.

It is understood that this MOU does not purport to cover all aspects of this business relationship.

e-Signed by Vikram Reddy Enugala on 2021-08-06 11:17:20 IST e-Signed by Jagadisha Bhat on 2021-08-05 22:09:29 IST

This MOU supersedes all prior proposals and discussions on this subject and is the complete and exclusive statement of the agreement between the parties. This MOU cannot be modified except by a written agreement signed by the authorized representative of each of the Chaitanya (Deemed to be University) and IBM companies. Any reproduction of this MOU by reliable means will be considered an original of this document.

Each party will be responsible for its own expenses in connection with these discussions. Except as set forth herein, there are no restrictions on either party as a result of these discussions and either party is free to pursue a similar business relationship with others at any time.

This Memorandum of Understanding sets forth the understanding of the parties as of

IBM India Private Limited	Chaitanya (Deemed to be University)
e-Signed by Jagadisha Bhat on 2021-08-05 22:09:34 IST By:	e-Signed by Vikram Reddy Enugala on 2021-08-06 11:17:47 IST By:
Name:	Name:
Title·	Title:

Attachment 1 – Program Structure

Foreseen benefits of the collaboration for Chaitanya (Deemed to be University)

- 1. Opportunity to emerge as one of the competent entities in the academic circles in various areas of Information technology.
- 2. Opportunity to be recognized by the Industry and academic circles as one of the preferred location/institutions for acquiring training and skills in latest technology and software.
- 3. Opportunity to students and faculty members to increase their knowledge and acquire skills on best-in-class IBM Software.
- Opportunity to design innovative curriculum and on various industry specialization using relevant IBM Software.
- 5. Opportunity to learn from the practitioners in the industry from IBM or business partners.
- 6. Opportunity for students and faculty members to avail professional and global certification on IBM Software.
- 7. Opportunity to receive Courseware from IBM designed by professionals in IBM Software Labs
- 8. Opportunity to conduct various seminar and workshops with IBM in the institution.
- 9. Opportunity to co-market with IBM to promote Programs.
- 10. Propagation of IBM Software and technology knowledge & skill to various students and faculty members

IBM and Chaitanya (Deemed to be University) acknowledge the need for IBM Software skills, in the IT education and training sector. The objective is to have a number of graduating professionals skilled on IBM Software. Both IBM and Chaitanya (Deemed to be University) are keen to cooperate in a way that shall benefit Chaitanya students pursuing a career in the industry.

Chaitanya shall rollout **Under-Graduate / Certificate / value added programs** with specialization aligned with relevant IBM Software delivering all or any of such programs to enrolled students and faculty members. IBM shall provide reasonable support as set-forth below to have Chaitanya commence and conduct this initiative. Such support may include assistance in the form of providing free IBM software products, identified courseware and academic support through Subject Matter Experts thru the IBM Business Partner. The provision of software, IBM materials and services shall be under a relevant IBM agreement executed by the parties. Such agreement shall govern the use of software, IBM materials by Chaitanya (Deemed to be University)

Following are the Proposed activities,

- a) IBM
 - Participate in Curriculum Design for Co-Branded Programs & BoS
 - Provide the participation certificates for all the students who have successfully completed the course.

b) IBM Business Partner

- To provide IBM Career Education courses for the students as required and agreed in the Work order.
- Provide orientation workshops for the faculty nominated by Chaitanya for the program.
- Deploy SMEs for covering/deliver Courses (including practical/Lab hours) agreed as per the curriculum, for students as mutually agreed as per the curriculum.

c) Chaitanya (Deemed to be University)

- To help IBM to co-develop the curriculum of the program as required
- Promote the program through various channels, develop collateral and market
- Conduct the admissions, deliver Courses agreed as per the curriculum, conduct evaluations/assessments and issue IBM certificate accordingly
- Provide detailed session plan
- Share the student data with IBM Business Partner who apply and enroll to the program as per prescribed format from IBM
- Nominate faculty members for the orientation program
- Provide the required infrastructure and other support for running the courses as per IBM's specification to IBM designated Business Partner resources
- Confirm and process the payments to IBM Business Partner in advance on agreed schedule.

Co-Branded Undergraduate Program Details

1. Student Development program - B.Tech in CSE with specialization in Artificial Intelligence & Data Science

Semester	Course Name	#Hours
1	Python Programming	40
2	Java Programming	40
3	RDBMS	40
4	Big Data Engineer	40
5	Predictive Modeling	40
6	Cloud Application Developer	40
7	Artificial Intelligence Analyst	40

2. Student Development program – B.Tech in ECE with specialization in IoT and Cyber Security

Semester	Course Name	#Hours
1	Python Programming	40
2	Java Programming	40
3	RDBMS	40
4	Identity and Access Management	40
5	Data Security using Guardium	40
6	Artificial Intelligence Analyst	40
7	IOT Cloud Developer	40

e-Signed by Vikram Reddy Enugala on 2021-08-06 11:17:59 IST e-Signed by Jagadisha Bhat on 2021-08-05 22:09:45 IST

Attachment 2

Agreement for Exchange of Confidential Information

Our mutual objective under this Agreement is to provide protection for confidential information (Information) while maintaining our ability to conduct our respective business activities. Each of us agrees that the following terms apply when one of us (Discloser) discloses Information to the other (Recipient).

1. Disclosure

Information will be disclosed either:

- 1) in writing;
- 2) by delivery of items;
- 3) by initiation of access to Information, such as may be in a data base; or
- 4) by oral or visual presentation.

Information should be marked with a restrictive legend of the Discloser. If Information is not marked with such legend or is disclosed orally, the Information will be identified as confidential at the time of disclosure.

2. Obligations

The Recipient agrees to:

- use the same care and discretion to avoid disclosure, publication or dissemination of the Discloser's Information as it uses with its own similar information that it does not wish to disclose, publish or disseminate; and
- 2) use the Discloser's Information for the purpose for which it was disclosed or otherwise for the benefit of the Discloser.

The Recipient may disclose Information to:

- its employees who have a need to know, and employees of any legal entity that it controls, controls it, or with which it is under common control, who have a need to know. Control means to own or control, directly or indirectly, over 50% of voting shares; and
- 2) any other party with the Discloser's prior written consent.

Before disclosure to any of the above parties, the Recipient will have a written agreement with the party sufficient to require that party to treat Information in accordance with this Agreement.

The Recipient may disclose Information to the extent required by law. However, the Recipient will give the Discloser prompt notice to allow the Discloser a reasonable opportunity to obtain a protective order.

3. Confidentiality Period

Information disclosed under this Agreement will be subject to this Agreement for two years following the initial date of disclosure.

4. Exceptions to Obligations

The Recipient may disclose, publish, disseminate, and use Information that is:

- 1) already in its possession without obligation of confidentiality;
- developed independently;
- 3) obtained from a source other than the Discloser without obligation of confidentiality;
- 4) publicly available when received, or subsequently becomes publicly available through no fault of the Recipient; or
- 5) disclosed by the Discloser to another without obligation of confidentiality.

The Recipient may use in its business activities the ideas, concepts and know-how contained in the Discloser's Information which are retained in the memories of Recipient's employees who have had access to the Information under this Agreement.

5. Disclaimers

THE DISCLOSER PROVIDES INFORMATION WITHOUT WARRANTIES OF ANY KIND.

The Discloser will not be liable for any damages arising out of the use of Information disclosed under this Agreement.

Neither this Agreement nor any disclosure of Information made under it grants the Recipient any right or license under any trademark, copyright or patent now or subsequently owned or controlled by the Discloser.

e-Signed by Vikram Reddy Enugala on 2021-08-06 11:18:03 IST e-Signed by Jagadisha Bhat on 2021-08-05 22:09:48 IST

6. General

This Agreement does not require either of us to disclose or to receive Information. Neither of us may assign, or otherwise transfer, its rights or delegate its duties or obligations under this Agreement without prior written consent. Any attempt to do so is void.

The receipt of Information under this Agreement will not in any way limit the Recipient from:

- 1) providing to others products or services which may be competitive with products or services of the Discloser;
- 2) providing products or services to others who compete with the Discloser; or
- 3) assigning its employees in any way it may choose.

The Recipient will 1) comply with all applicable export and import laws and regulations, including associated embargo and sanction regulations, and 2) unless authorized by applicable governmental license or regulation, not directly or indirectly export or re-export any technical information or software subject to this Agreement (including direct products of such technical information or software) to any prohibited destination or country (including release to nationals, wherever they may be located, of any prohibited country) as specified in such applicable export regulations. This paragraph will survive the termination or expiration of this Agreement and the confidentiality period above and will remain in effect until fulfilled.

Only a written agreement signed by both of us can modify this Agreement.

Either of us may terminate this Agreement by providing one month's written notice to the other. Any terms of this Agreement which by their nature extend beyond its termination remain in effect until fulfilled, and apply to respective successors and assignees.

Both of us consent to the application of the laws of India to govern, interpret, and enforce all of your and our rights, duties, and obligations arising from, or relating in any manner to, the subject matter of this Agreement, without regard to conflict of law principles.

This Agreement is the complete and exclusive agreement regarding our disclosures of Information, and replaces any prior oral or written communications between us regarding these disclosures. By signing below for our respective enterprises, each of us agrees to the terms of this Agreement. Once signed, any reproduction of this Agreement made by reliable means (for example, photocopy or facsimile) is considered an original.

Agreed to:	Agreed to:
Chaitanya (Deemed to be University)	IBM India Private Limited
By: e-Signed by Vikram Reddy Enugala on 2021-08-06 11:18:06 IST	By: e-Signed by Jagadisha Bhat on 2021-08-05 22:09:52 IST
Authorized Signature	Authorized Signature
Name (type or print):	Name (type or print):
Date:	Date:
Identification number:	Agreement number:
Address: Kishanpura, Hanamkonda, Warangal Urban, Telangana 506001.	IBM address: No. 12, Subramanya Arcade, Bannerghatta Road, Bangalore 560029, India.

After signing, please return a copy of this Agreement to the "IBM address" shown above.



MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

CHAITANYA (DEEMED TO BE UNIVERSITY) AND AKSHAYA SOLAR POWER (INDIA) PVT LTD

This Memorandum of Understanding (hereinafter called as the 'MoU') is entered into on this the 7^{th} day of September 2021 between.

Chaitanya (Deemed to be University), the First Party represented herein by its Dean, Faculty of Engineering & Technology of Institution Chaitanya (Deemed to be University), And Akshaya Solar Power (India) Pvt Ltd. The Second party, and represented herein by its Centre Head / Director / Managing Director Mr. Peddiraju Bhupathiraju as Managing Director.

WHEREAS:

- A) First Party is a Higher Educational Institution named: Chaitanya (Deemed to be University),
- B) 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.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education, Placement, Industrial Visit, Expert Lecture.
- D) Akshaya Solar Power (India) Pvt Ltd the Second Party is engaged in << related fields>>.

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

CLAUSE 1

CO-OPERATION

- 1.1 Both Parties are united by common interests and objectives, and they shall establish co-operation.
- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities.
- 1.3 The parties shall co-operate with each other and shall as promptly as is responsibly practical, relevant agreement.

AKSHAYA SOLAR POWER (INDIA) PRIVATE LIMITED

CIN No: U40108TG2010PTC069846

Regd. Off. & Factory: Plot No. 60/C/E, Phase - 1, IDA, Jeedimetla, Hyderabad – 500055. T.S. India Tel: +91-40-40064523, Email: raju@akshayasolar.com, Web: www.akshayasolar.com

GST No: 36AAICA7254P1Z2



CLAUSE 2

SCOPE OF THE MoU

- 2.1 Industrial Training & Visits: Industry and Institution interaction will provide an insight into the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. This will provide confidence & smooth transition for students work. Also the Second party may register on the AICTE Internship Portal for the benefit of students.
- 2.2 Guest Lectures: Second Party to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in house requirements.
- 2.3 Placement of trained students: second party will actively engage to help the delivery of the training and placement of the students of the first party on the technology trends and in house requirements.
- 2.4 There is no financial commitment on the part of the **Chaitanya** (**Deemed to be University**), the first party to take up any program mention in MoU. If there is any financial consideration, it will be dealt separately.
- 2.5 Both Parties to obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required.

CLAUSE 3VALIDITY

3.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period, the Second Part.

CLAUSE 4

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.

First Party Signature

Second Party Signature

Chaitanya (Deemed to be Univer

Kishanpura, Hanankondaya SOLAR POWER (INDIA) PRIVATE LIMITED

CIN No: U40108TG2010PTC069846

Regd. Off. & Factory: Plot No. 60/C/E, Phase - 1, IDA, Jeedimetla, Hyderabad – 500055. T.S. India Tel: +91-40-40064523, Email: raju@akshayasolar.com, Web: www.akshayasolar.com

GST No: 36AAICA7254P1Z2



40-5-10// Beside DV mano Tikkle Road 3 rd floor, Spice-Inn Building Vijayawada-52001

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

CHAITANYA (DEEMED TO BE UNIVERSITY) AND Arete IT Services Private Limited

This Memorandum of Understanding (hereinafter called as the 'MoU') is entered into on this the 8th day of September 2021 between.

Chaitanya (Deemed to be University), the First Party represented herein by its Dean, Faculty of Engineering & Technology of Institution Chaitanya (Deemed to be University), , and Arete IT Services Private Limited. The Second party, and represented herein by its Managing Director NAGIDI VARA PRASAD

WHEREAS:

- A) First Party is a Higher Educational Institution named: Chaitanya (Deemed to be University),
- B) 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.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill BasedTraining, Education, Placement, Industrial Visit, Expert Lecture.
- D) Arete IT Services Private Limited, the Second Party is engaged in Industrial Training and Hiring of students.

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







40-5-10// Beside DV mand Tikkle Road 3 rd floor, Spice-Inn Building Vijayawada-52001

CLAUSE 1

CO-OPERATION

- 1.1 Both Parties are united by common interests and objectives, and they shall establish co-operation.
- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities.
- 1.3 The parties shall co-operate with each other and shall as promptly as is responsibly practical, relevant agreement.

CLAUSE 2

SCOPE OF THE MoU

- 2.1 Industrial Training & Visits: Industry and Institution interaction will provide an insight into the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. This will provide confidence & smooth transition for students work. Also the Second party may register on the AICTE Internship Portal for the benefit of students.
- 2.2 Guest Lectures: Second Party to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in house requirements.
- 2.3 Placement of trained students: second party will actively engage to help the delivery of the training and placement of the students of the first party on the technology trends and in house requirements.
- 2.4 There is no financial commitment on the part of the **Chaitanya** (**Deemed to be University**), the first party to take up any program mention in MoU. If there is any financial consideration, it will be dealt separately.
- 2.5 Both Parties to obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required.

CLAUSE 3VALIDITY

3.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period, the Second Part.







Visit us @ www.areteservices.org; Ph: +91-9390009397; E-mail: info@areteservices.org



40-5-10// Beside DV mano Tikkle Road 3 rd floor, Spice-Inn Building Vijayawada-52001

CLAUSE 4

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.

Chaitanya (Deemed to be University)

H. No: 5-11-43, Kishanpura, Hanamkonda, Warangal, 506001, Telangana.

l aculty of Engineering & Technology Chaitanya (Deemed to be University) Klahanpura, Hanamkonda, Warangal (U) - 506 001 (TS) THE SEPT W.V. Prayet

Arete IT Services Private Limited

3rd Floor,40-5-10/A, Sanghvi jewellery Building,Tikkle Rd, beside DV Manor Hotel, Vijayawada, Andhra Pradesh 520010









MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN

CHAITANYA DEEMED TO BE UNIVERSITY

AND

CREATIVE INSTITUTE OF TRAINING AND CONSTRUCTION ASSOCIATES

This Memorandum of Understanding/Agreement (hereinafter referred to as MOU for convenience) is entered on 07th September, 2021.

Between:-

Chaitanya Deemed to be University, Hanamkonda, Warangal - 506001

And

CREATIVE INSTITUTE OF TRAINING AND CONSTRUCTION ASSOCIATES, VMR
Mayuri Plaza, Kishanpura, Hanamkonda, Warangal Urban – 506001

This Memorandum of Understanding (MOU) is made at Hanamkonda on this 07th September 2021, between CHAITANYA DEEMED TO BE UNIVERSITY and CREATIVE INSTITUTE OF TRAINING AND CONSTRUCTION ASSOCIATES, VMR Mayuri Plaza, Kishanpura, Hanamkonda, Warangal–506001.

Page 1 of 3

#5-10-108, C-Block, VMR & Mayuri Mall Opposite Vaagdevi Degree College, Kishanpura, Hanamkonda, Telangana 506 011. Mobile No: +91 91211 86100. Website: www.creativeinstitutewgl.in Email Id: creativeinstitute.wgl@gmail.com

OBJECTIVES:

- 1. This MoU is signed with the objectives of furthering industry-academic relationships for mutual benefit, building fruitful and mutual relations and of proposing to offer programs of mutual interest as agreed by the parties.
- 2. CHAITANYA DEEMED TO BE UNIVERSITY intend to organize Training Programs, Workshops, Technical seminars and Conferences, in association with CREATIVE INSTITUTE OF TRAINING AND CONSTRUCTION ASSOCIATES to provide the Civil Engineering community with latest technology in research and development of construction industry.
- 3. CREATIVE INSTITUTE OF TRAINING AND CONSTRUCTION ASSOCIATES in association with CHAITANYA DEEMED TO BE UNIVERSITY shall arrange for industrial visits, Students Project collaboration, Internship, industry offered courses, Seminars and Guest lecturers from industry professionals to interface the students with global industry trends.
- 4. CREATIVE INSTITUTE OF TRAINING AND CONSTRUCTION ASSOCIATES and CHAITANYA DEEMED TO BE UNIVERSITY shall together initiate research and development projects and shall carry out collaborative research in Software and Construction Industry.
- 5. CHAITANYA DEEMED TO BE UNIVERSITY accepts to appoint and extend faculty, Laboratory and other Infrastructure support towards the activities of CREATIVE INSTITUTE OF TRAINING AND CONSTRUCTION ASSOCIATES.
- 6. There will be up to 60 students for training every academic year and in an academic calendar that incorporates the possible dates for the training can be evolved with mutual consent.

NOW THIS MEMORANDUM OF UNDERSTANDING (MOU) WITNESSED AND IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS.

The CHAITANYA DEEMED TO BE UNIVERSITY shall use the assistance or support provided by CREATIVE INSTITUTE OF TRAINING AND CONSTRUCTION ASSOCIATES

only for the purpose expressly stated in the MoU and not for any other purpose, unless otherwise agreed upon by the parties.

VALIDITY

- > The agreement is valid for a period of Three years with effect from the date of signing of the agreement and may be renewed after that period.
- > Both parties shall meet and finalize about renewal of the Memorandum two months in advance before the expiry of the said period.
- > Both parties shall have the right to cancel the Memorandum by informing one month in advance.

IN WITNESS THEREOF the authorized signatories of CHAITANYA DEEMED TO BE UNIVERSITY and CREATIVE INSTITUTE OF TRAINING AND CONSTRUCTION ASSOCIATES have signed this Memorandum of Understanding on the 07th September, 2021, first above written.

CREATIVE INSTITUTE OF TRAINING

AND CONSTRUCTION ASSOCIATES

506001

Witness

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CHAITANYA

DEEMD TO BE UNIVERSITY,

WARANGAL-506001

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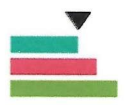
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CIN: U72900TG2016PTC111667 GSTIN: 36AACCF9397E1ZA

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FASTWORKS CONSULTING SERVICES PRIVATE LIMITED

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

FASTWORKS CONSULTING SERVICES Pvt. LTD (3D Labs India)

AND

CHAITANYA (DEEMED TO BE UNIVERSITY)

This Memorandum of Understanding (hereinafter called as the 'MoU') is entered into on this the 22nd day of October 2021 by and between.

FASTWORKS CONSULTING SERVICES Pvt. LTD (3D Labs India), the First Party represented herein by its Director Mr Srinivas Pusarla, FASTWORKS CONSULTING SERVICES Pvt. LTD (3D Labs India) and The Second party, Chaitanya (Deemed to be University) and represented herein by its Dean, Faculty of Engineering & Technology of Institution WHEREAS:

- A) First Party is 3D Printing, Robotic Technologies Company named: **FASTWORKS CONSULTING SERVICES Pvt. LTD (3D Labs India)**,
- B) 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.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education, Placement, Industrial Visit, Expert Lecture.
- D) **Chaitanya (Deemed to be University)** the Second Party is a Higher Educational Institution NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERETO AGREE AS FOLLOWS:

CLAUSE 1: CO-OPERATION

- 1.4Both Parties are united by common interests and objectives, and they shall establish co-operation.
- 1.5 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities.
- 1.6The parties shall co-operate with each other and shall responsibly practical, relevant agreement.

Plot No 890/891-B,892, Sri Shirdi Sai Pride, Sri Ram Nagar Collog Hyderabad, Ranga Reddy District, Telangana State- 50008 + 91 7799338895 / 9949693924

CLAUSE 2: SCOPE OF THE MoU

- 2.1 Industrial Training & Visits: Industry and Institution interaction will provide an insight into the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. This will provide confidence & smooth transition for students work. Also the Second party may register on the AICTE Internship Portal for the benefit of students.
- 2.2 Guest Lectures: Second Party to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in house requirements.
- 2.3 Placement of trained students: second party will actively engage to help the delivery of the training and placement of the students of the first party on the technology trends and in house requirements.
- 2.4 There is no financial commitment on the part of the **FASTWORKS CONSULTING SERVICES Pvt. LTD (3D Labs India)**, the first party to take up any program mention in MoU. If there is any financial consideration, it will be dealt separately.
- 2.5 Both Parties to obtain all internal approvals, consents, permissions, and licenses of what so ever nature required.

CLAUSE 3: VALIDITY

3.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period, the Second Part.

CLAUSE 4: 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.

For Fastworks Consulting Serv	rices Pvt. Ltd.
First Party	10,
(b) "	Director



Dean
I aculty of Engineering & Technology
Chaitanya (Deemed to be University
Kishanpura, Hanamkonda,
Warangal (U) - 506 001 (TS)

Witness 1:		Witness 3:		
	77.			
Witness 2:		Witness 4:		

HAZI AUTO & ENGG WORKS

P-No: 62, Block No: 05, Shafiullah Motor Market, Fire Station Road, Autonagar, Vijayawada – 520007, A.P.

Cell: 090140 77786

Email: haziandeo@gmail.com

TIN: 37320642684

MEMORANDUM OF UNDERSTANDING(MOU)

BETWEEN CHAITANYA (DEEMED TO BE UNIVERSITY) AND

Hazi Automobiles & Engineering Works

This Memorandum of Understanding (hereinafter called as the 'MoU') is entered into on this the 01 June 2021 by and between.

Chaitanya (Deemed to be University), the First Party represented herein by its Dean, Faculty of Engineering & Technology of Institution Chaitanya (Deemed to be University), and Hazi Automobiles & Engineering Works. The Second party, and represented herein by its Managing Director Shaik Ali

WHEREAS:

- A) First Party is a Higher Educational Institution named: Chaitanya (Deemed to be University),
- B) 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.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill BasedTraining, Education, Placement, Industrial Visit, Expert Lecture.
- D) Hazi Automobiles & Engineering Works, the Second Party is engaged in Industrial Training and Hiring of students.

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

CLAUSE 1

CO-OPERATION

- 1.1 Both Parties are united by common interests and objectives, and they shall establish cooperation.
- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities.
- 1.3 The parties shall co-operate with each other and shall as promptly as is responsibly practical, relevant agreement.

CLAUSE 2

SCOPE OF THE MoU

HAZI AUTO & ENGG WORKS

P-No: 62, Block No: 05, Shafiullah Motor Market, Fire Station Road, Autonagar, Vijayawada - 520007, A.P.

Cell: 090140 77786

Email: haziandco@gmail.com

TIN: 37320642684

MEMORANDUM OF UNDERSTANDING(MOU)

- 2.1 Industrial Training & Visits: Industry and Institution interaction will provide an insight into the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. This will provide confidence & smooth transition for students work. Also the Second party may register on the AICTE Internship Portal for the benefit of students.
- 2.2 Guest Lectures: Second Party to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in house requirements.
- 2.3 Placement of trained students: second party will actively engage to help the delivery of the training and placement of the students of the first party on the technology trends and in house requirements.
- 2.4 There is no financial commitment on the part of the **Chaitanya** (**Deemed to be University**), the first party to take up any program mention in MoU. If there is any financial consideration, it will be dealt separately.
- 2.5 Both Parties to obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required,

CLAUSE 3VALIDITY

3.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period, the Second Part.

CLAUSE 4

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.

Chaitanya (Deemed to be University)
H. No: 5-11-43, Kishanpura,
Hanamkonda, Warangal,
506001, Telangana.

Hazi Automobiles & Engineering Works Plot No 62,Block No5, Shafiullah Motor Market, Jawahar, Autonagar Vijayawada 520007 Dist Krishna, A.P

& EA

For Hazi Automobiles & Engineering Works,

Propreitor.

I aculty of Engineering & Technology Chaitanya (Deemed to be University) Kishanpura, Hanamkonda,

Warangal (U) - 506 001 (TS)



తెలంగాణ तेलंगाना TELANGANA

SI. No: 990 Sold to: Dr. B. SHIVA SUBRAMANYAM.

Rs: 100/-

Date: 21-01-2021. S/o: Ganesh Rao.

R/o. Hanamkonda.

For Whom: AJARA HOSPITAL

MEMORANDUM OF UNDERSTANDING STANDS 506 011 Cell: 9 290 485

The Memorandum of Understanding is made on 23rd January, 2021

Between

Ajara Hospital, Mulugu X Road, Warangal (hereinafter referred to as AH) which is represented by its Medical Superintendent /Managing Director /Chairman/ CEO.

And

Chailanya (Deemed to be University) - Pharmacy, Kishanpura, Hanamkonda, Warangal, Telangana (hereinafter referred to as CDU) represented by its Registrar.

The parties hitherto agree as follows:

- 1. AH declares that Ajara Hospital, Mulugu X-Road, Warangal is a 300 bedded hospital, with a minimum of 100 beds for general medicine Department.
- 2. All agrees to provide to CDU the minimum space required as per PCI Norms in thehospital building to establish Pharmacy practice Department for the conduct of Pharm.Dprogram.
- 3. AH agrees to provide preceptors required to train the Pharm. D students.



Page 1 of 2

Licenced Stamp Vengu.

su: 21-11-23/1898,R.L.No:21-11-05/2

Near Police Studen, Hananikondi

Registrar Chaitanya (Deemed to be University) Kishanpura, Hanamkonda, Warangal Urban-506-901 (T.S.) 11107A

- 4. AH agrees that, it will not enter into similar agreement with any other Pharmacy institution(s) or department(s) offering or intend to offer Pharm. D program.
- 5. The prospective students will be allowed to undergo training in the following specialty departments.
 - Medicine
 - Orthopedics
 - Paediatrics
 - Gynecology and Obstetrics
 - Psychiatry
 - Skin and VD
 - Surgery
- 6. CDU will provide the academic staff and necessary infrastructure for Pharm. D course as per the PCI norms and takes the overall responsibility for smooth conduct of the programs.
- 7. This agreement is to be in effect at least for 10 years from the time of its endorsement by both the parties.
- 8. The officials representing Ajara Hospital and Chaitanya (Deemed to be University) –Pharmacy are signing this MOU to achieve the beneficial objectives of Pharm. D programs.

In witness whereof the parties hereto have duly executed this MOU as of the date above written.

For and on behalf of

Signature

Chairman

Ajara Hospital

With seal and date

Signature Registrar

Chaitanya (Deemed to be University) - Pharmacy with Seal and date

Challanya (Deemed to be University) Kishanpura, Hanamkonda, Warangal Urban-506 001(T.S.) IMDIA

ensibal Page 2 of 2



NAVICA COMMUNICATIONS PVT. LTD

(CIN: U72900TG2018PTC128916)

5-9-157, S21, 22, 2nd Floor, GMR & GS Complex, Sikhwadi, Naimnagar Hanamkonda, Warangal - 506 001. Telangana, India.

Tel: 91-870-2957099 website: www.navica.in e-mail: info@navica.in

MEMORANDUM OF UNDERSTANDING

BETWEEN

NAVICA COMMUNICATIONS PVT LTD, WARANGAL

AND

CHAITANYA DEEMED TO BE UNIVERSITY, HANAMKONDA

This agreement is made on 07th September 2021

Between

M1. MEMORANDUM OF UNDERSTANDING

M1.1 This MEMORANDUM OF UNDERSTANDING (MoU) is made and entered into force this 07th September 2021 between NAVICA COMMUNICATIONS PVT LTD, WARANGAL, having its office at 2nd floor, GMR & GS Complex, Sikhwadi, Hanamkonda as one part.

AND

M1.2. CHAITANYA DEEMED TO BE UNIVERSITY, HANAMKONDA, WARANGAL functioning at Kishanpura, Hanamkonda, Dist. Warangal – 506001. (Here in after called COLLEGE, which expression shall where the context so admits includes its successors and permitted assigns) of the other part.

M.2.1 NAVICA COMMUNICATIONS PVT LTD - COMPANY PROFILE

NAVICA started in the year of 2015 with a moto of train the students according to industry standards in various categories. NAVICA is focused to build a bridge between colleges and corporate companies by providing required skills in IT and electronics industry with quality training. This helps the students to get the right placement for IT and Electronics industry and better trained resources, for the One who will be more productive from Day One. NAVICA team forms with academic and industry experience.

The course structure has been designed by the Industry persons and enlightens the training programs with live projects such enabling and enhancing student's employability. NAVICA is envisaged as a single point technical solution center to address the requirements of the industry by training our engineering students in latest and relevant technologies. As our center has close relations with the industry, we wish to help the students in shaping their future.

NAVICA e-Learning Center provides an alternative learning platform, using a unique learning methodology of live online interactive courses along with 24x7 live support. NAVICA e-Learning Center provides practical experience with vast number of programs which relates to the present industry needs. NAVICA e-Learning Center provides internships in various categories to the students across the globe by providing training and developing the new innovations.

M2.2 CHAITANYA DEEMED TO BE UNIVERSITY, HANAMKONDA, WARANGAL

Chaitanya deemed to be university was established in the year 2020 under the umbrella of Viswa Bharati Education Society, Warangal. At present CDU is a Deemed to be University. The aim of CDU is not only to produce mere degree holders, but the bright, talented men and women equipped with all round development of personality. Our vision of the Institute is to impart quality education with Life Skills in all core disciplines of knowledge by developing global leaders who are passionate, committed and confident to take initiative in the nation building and create a peaceful environment for WORK, WORKER AND THE WORKPLACE.

The Departments of CDU is best known for its talented and dedicated professionals renowned for their excellence in various specializations in the field of Engineering. The faculties have completed consultancy Projects. More faculties have patents, whereas, there are more than 50 research articles published in peer-reviewed Journal and Conferences for the last 3 years

The University is provided with state-of-the-art technological tools incorporated in all the existing laboratories. For the last ten years, the students of our university, who walked out of the portals of the institute successfully, holding their degrees, were immediately inducted into the MNCs of high reputation in India & abroad.

M.3 MoU between NAVICA COMMUNICATIONS PVT LTD and CHAITANYA DEEMED TO BE UNIVERSITY, HANAMKONDA, WARANGAL:

After studying the strengths and objectives, NAVICA COMMUNICATIONS PVT LTD and CHAITANYA DEEMD TO BE UNIVERSITY, agreed that they can share the expertise available at both ends for mutual benefits in the field of education, training, scientific and industrial research and enter in MoU. Based on the discussion held among



the **FACULTY OF ENGINERING**, certain thematic areas / programmes have been identified for mutual collaboration.

The Memorandum of Understanding envisages the following:

M.3.1 Collaborative technical and development activities in the fields of education and training are listed below. The following activities will be carried out between NAVICA COMMUNICATIONS PVT LTD and the FACULTY OF ENGINEERING OF CHAITANYA DEEMD TO BE UNIVERSITY, HANAMKONDA, WARANGAL.

- a) Training (Internship, In-Plant Training, Workshop).
- b) Lab Equipment
- c) Placement Guidance.
- d) Seminars on recent developments in the field of Software.
- e) Imparting on training to faculty on selected areas. Providing opportunity to students to work with the technology available at NAVICA COMMUNICATIONS PVT LTD
- f) Resource Sharing.
- g) To do research and development work

All the above activities will be done.

M.3.2 Industrial visits and Internships for the students to be carried out at NAVICA COMMUNICATIONS PVT LTD, if the training projects and infrastructure facilities available at NAVICA COMMUNICATIONS PVT LTD, fits the requirement of the students of CHAITANYA DEEMD TO BE UNIVERSITY, HANAMKONDA, WARANGAL

M.3.3. NAVICA COMMUNICATIONS PVT LTD and CHAITANYA DEEMD TO BE UNIVERSITY, HANAMKONDA, WARANGAL shall share facilities such as computers, sophistical equipment, instrument etc and library facilities according to rules and regulations of each institution.

M.3.4 Exchange programme enabling the faculty members of the FACULTY OF ENGINEERING OF CHAITANYA DEEMD TO BE UNIVERSITY, HANAMKONDA, WARANGAL to work for short periods in NAVICA COMMUNICATIONS PVT LTD and the faculty of NAVICA COMMUNICATIONS PVT LTD, to serve as visiting faculty for guidance in the development program of mutual interest and conduct of intensive course.

M.3.5 Design and Development of curriculum in new areas of Science and Technology, particularly with long & short term courses which will benefit the faculty members of the FACULTY OF THE ENGINEERING OF CHAITANYA DEEMD TO BE UNIVERSITY, HANAMKONDA, WARANGAL.



the development program of mutual interest and conduct of intensive course.

M.3.5 Design and Development of curriculum in new areas of Science and Technology, particularly with long & short term courses which will benefit the faculty members of the FACULTY OF THE ENGINEERING OF CHAITANYA DEEMD TO BE UNIVERSITY, HANAMKONDA, WARANGAL.

M.3.6 Organizing of conferences, Seminars, Symposia, Workshop and refresher courses for the students as collaborative effort at either NAVICA COMMUNICATIONS PVT LTD or at CHAITANYA DEEMD TO BE UNIVERSITY, WARANGAL.

M.4 AMENDMENTS

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

M.5 DURATION OF MOU

The duration of this MOU shall be for 3 years from the date of signing of the MOU. The MOU shall stand renewed automatically unless desired otherwise by either party.

IN WITNESS OF THE UNDERSIGNED, duly authorized there to, have signed this memorandum of understanding on 06th September 2021 in two originals.

NAVICA COMMUNICATANAMIRONDA 506001

5-9-157 SHOP No. 21, 22 Second Fir

GMR AND GS Complex Sikhwadi Naimnagar Hanamkonda,

2

DEEMD TO BE UNIVERSITY,

WARANGAL-50600 Dean

Faculty of Engineering & Technology Witnes Chaitanya (Deemed to be University)

Kishanpura, Hanamkonda,

Page 4 of 4





MEMORANDUM OF UNDERSTANDING (MoU) BETWEEN CHAITANYA DEEMED TO BE UNIVERSITY

PANTECH E LEARNING, Chennai

FOR

SKILL DEVELOPMENT, CERTIFIED COURSES, OUTCOME BASED TRAININGS, PLACEMENT AND RELATED SERVICES

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as 'MOU') is entered into on this on 06th September 2021 by and between CHAITANYA DEEMED TO BE UNIVERSITY, HANAMKONDA, represented here in by its (Name) (here in after referred as 'First Party', the institution which expression, unless excluded by or reputing to the subject or context shall include its successors-in-office, administrators and assigns).

AND

PANTECH E LEARNING PVT LTD, II FLOOR, KOTTA SRINIVASIAH CHARITIES BUILDING, THANJAVUR ROAD, NEAR DURAISAMY SUBWAY, T NAGAR, CHENNAI -600017 and represented herein by its Director Mr. SENTHIL KUMAR M. R, (here in after referred to as "Second Party", company which expression, unless excluded by or repugnant to the subject or context shall include its successors - in - office, administrators and assigns).

AICTE Internship Registration ID: CORPORATE6123708e0a7221629712526

Company Name: Pantech eLearning Pvt Ltd

Company CIN Number: U80902TN2021PTC141464

Pantech eLearning Pvt Ltd.,



(First Party and Second Party are here in after jointly referred to as 'Parties' and individually as 'Party') as

WHEREAS:

- A) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- B) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- C) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.
- D) Give related information, its branches, and dimensional information about the industry concerned with whom the MoU is sworn.

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

CLAUSE1 CO- OPERATION

- 1.1 Both Parties are united by common interests and objectives and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the **Institution** and its relatedwings. The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.
- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching/training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter here of and shall supersede any prior understanding between the Parties on the subject matter hereof.



CLAUSE 2: SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Curriculum Design: First & Second Party will share valuable inputs of the in teaching/ training methodology and suitably customize the curriculum so that the students fit into the industrial scenario meaningfully.
- 2.3 **Skill Development Trainings:** Industry and Institution interaction will give an insight into the latest developments/requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Labs/Workshops/ Industrial Sites for the hands-on training of the learners enrolled with the First Party.
- Value Added Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready. Both Parties have agreed to carry out the joint research activities in the fields of AI, ML, Data Science, Block Chain, Embedded Systems, IoT, VLSI, Electric Vehicle, Renewable Energy, Software Domains and any technology domains that the Second Party has expertise through
- 2.5 **Research and Development:** Both Parties have agreed to carry out the joint research activities in the above fields
- 2.6 Guest Lectures & Faculty Development Programs: Second Party to extend the necessary support to deliver guest lectures and coordinate Faculty Development Programs to the Staffs and student community, who have / will enroll with the First Party on the technology trends and in house requirements.
- 2.7 Placement of Trained Students: Second Party will actively engage to help the delivery of the training and placement of students into internships/jobs.
- 2.8 Internship: Second Party will engage and train the students as per the industrial demands in terms on Internship Programs



- 2.9 Projects and Research Work: Second Party will provide the necessary support to the student's community to complete their projects and the research works.
- 3.0 Both Parties to obtain all internal approvals, consents, permissions, and licenses of what so ever nature required for offering the Programmes on the terms specified here in

CLAUSE 3: INTELLECTUAL PROPERTY

3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppels or otherwise, create in either Party any right, title, interest or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copyrights and designs) of the other Party.

CLAUSE4 VALIDITY

- 4.1 This Agreement will be valid for a period of 2 years until it is expressly terminated by either Party on mutually agreed terms, during which period, either parties, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of either parties after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU
- 4.2 Both Parties may terminate this MOU upon 60 calendar days notice in writing. In the event of Termination, both parties have to discharge their obligations Any divergence or difference derived from the interpretation or application of the MoU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This under taking is to be construed in accordance with Indian Law with exclusive jurisdictions





AGREED:

For, CHAITANYA DEEMED TO BE UNIVERSITY, HANAMKONDA For, PANTECH E LEARNING

CHE LEARNING

Desa

Chaitanya (Deemed to be University)
Kishanpura, Hanamkonda,
Warangal (U) - 506 001 (TS)

Authorized Signatory

College Name	PANTECH ELEARNING PVT LTD
College Address	II FLOOR, KOTTA SRINIVASIAH CHARITIES BUILDING, THANJAVUR ROAD, NEAR DURAISAMY SUBWAY, T NAGAR, CHENNAI 6000 017
Signing Authority with Designation	Mr. SENTHIL KUMAR M. R DIRECTOR - PANTECH ELEARNING
Email Id	Senthilkumar.mr@pantechmail.com
College Website	www.pantechelearnling.com

Witness 1:

Witness 3:

A. Havish

Witness 2:

B. Srinath.

Witness 4:

Pantech eLearning Pvt Ltd.,

II Floor, Kotta Srinivasiah Charities Building, Thanjavur Street, Near Duraisamy Subway, T.Nagar, Chennai – 600017 Phone: 91 44 42606470 | hr@pantechmail.com



info@esensus.co.in

MEHDIPATNAM, HYDERABAD

+91 77990 32959

+91 92478 73124

SENSUS ELECTRIC PRIVATE LIMITED

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

CHAITANYA (DEEMED TO BE UNIVERSITY)

AND

SENSUS ELECTRIC PRIVATE LIMITED

This Memorandum of Understanding (hereinafter called as the 'MoU') is entered into on this the 08 /09/2021 by and between. **Chaitanya (Deemed to be University)**, the First Party represented herein by its Dean, Faculty of Engineering & Technology of Institution **Chaitanya (Deemed to be University)**, And SENSUS ELECTRIC PRIVATE LIMITED. The second party and represented herein by its Managing Director **R. SAI SRI VASTAV**.

WHEREAS:

- A) First Party is a Higher Educational Institution named: Chaitanya (Deemed to be University),
- B) 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.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education, Placement, Industrial Visit, Expert Lecture.
- D) SENSUS ELECTRIC PRIVATE LIMITED, the Second Party is engaged in manufacturing and Design.

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

CLAUSE 1: CO-OPERATION

- 1.1Both Parties are united by common interests and objectives, and they shall establish co-operation.
- 1.2First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities.
- 1.3The parties shall co-operate with each other and shall as promptly as is responsibly practical, relevant agreement.

CLAUSE 2: SCOPE OF THE MOU

- 2.1 Industrial Training & Visits: Industry and Institution interaction will provide an insight into the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. This will provide confidence & smooth transition for students work. Also the Second party may register on the AICTE Internship Portal for the benefit of students.
- 2.2 Guest Lectures: Second Party to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in house requirements.
- 2.3 Placement of trained students: second party will actively engage to help the delivery of the training and placement of the students of the first party on the technology trends and in house requirements.
- 2.4 There is no financial commitment on the part of the **Chaitanya** (**Deemed to be University**), the first party to take up any program mention in MoU. If there is any financial consideration, it will be dealt separately.
- 2.5 Both Parties to obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required.

CLAUSE 3: VALIDITY

Page 2 of 3



3.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period, the Second Part.

CLAUSE 4: 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.

DIRECTOR

SENSUS ELECTRIC PVT. LTD HYDERABAD - 500028

For SENSUS ELECTRIC ...

DIRECTOR

Witness

Withtess

Dr. G. Scentles by Podaly

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CHAITANYA
DEEMD TO BE UNIVERSITY,
WARANGAL-506001
Dean

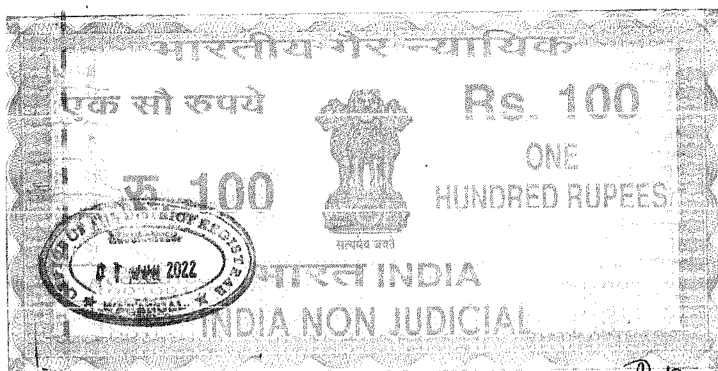
Chaitanya (Deemed to be University)
Kishanpura, Hanamkonda,
Warangal (U) - 506 001 (TS)

Witness

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Page 3 of 3





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L 10:21-11-44/2016 G.L.Mx:21-11-09/2022
Ulap Hot 8-15 in G.P. Gman Square Plaza.
Hanamkonda, Hanumakonda-508 001.
Cell: 8897912995

MEMORANDUM OF UNDERSTANDING RETWEEN NATIONAL INSTITUTE OF TECHNOLOGY, WARANGAL AND CHAITANYA DEEMED TO BE UNIVERSITY, WARANGAL

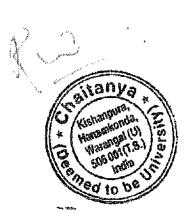
This memorandum of understanding entered into on November 17, 2022 between National Institute of Technology, Warangal (hereinafter referred to as NITW) of the first part and Chaitanya Deemed to be University, Hanamkonda, (hereinafter referred to as CDU) of the second part.

Introduction:

SA

NFTW and CDU agree to enter into a "Collaboration" between the two institutions. This Memorandum of Understanding ("MOU") sets out below the principles by which, the NITW and CDU can establish a formal agreement regarding such collaboration.





ARTICLE-1.0: THE SCOPE OF MOU:

This MOU details the modalities and general conditions regarding collaboration between NITW and CDU for enhancing within the country, the capabilities, expertise and competence in the areas mentioned under the scope of MoU without any prejudice to prevailing rules and regulations in NITW and CDU and without disregard to any existing mechanism evolved and approved by the Ministry of Education, Government of India. The scope of MoU covers collaborative R & D, academic interaction leading to reforms in curriculum of CSE, ECE, EEE, Mechanical, and Civil Engineering covering Al, Data Science, ML, VLSI System Design, and Power Electronics, faculty exchange, sharing of e-journal resources, accessibility to sophisticated instruments, sharing of knowledge of best practices.

ARTICLE-2.0:

The activities under the linkage will be as described below for collaboration, which form the schedule to this Memorandum of Understanding. The schedule may be amended by mutual agreement and such amendments will form part of this memorandum of understanding.

ARTICLE-2.1:

NITW and CDU will submit collaborative research projects to various funding agencies like DST, CSIR etc. in the areas of mutual interest.

ARTICLE-2.2

The Instrumentation facilities, Laboratory and Library facilities of one of the institutions will be made available for the research scholars and faculty member working in the other institution. Wherever charges are to be paid, concessional charges as decided by the respective institution will be paid from the funds of the research projects or joint research projects or other funds of the other institution.

ARTICLE-2.3

The faculty members of NITW may teach part of the courses or give expert lectures at CDU through videoconferencing mode using NKN, without prejudice to their work and responsibility at their home institute.

ARTICLE-2.4

NITW and CDU shall organize National / International Conferences / Seminars / workshops jointly.

ARTICLE-3.0: Separate Agreements

In addition, it is envisaged that each activity, that the parties wish to pursue in accordance with the purpose of this MOU will be governed by terms and conditions to be separately negotiated





and mutually agreed upon by the parties through the signing of one or more subsidiary agreements.

ARTICLE-4.0;

- 4.1 In case of joint research projects, the research findings, patents and all other intellectual property rights shall be owned jointly by NITW and CDU.
- 4.2 The expenditure connected with securing and maintaining the Intellectual Property Rights shall be shared between the two institutes (NITW and CDU) proportionally, based on their respective intellectual, material and financial contributions.

ARTICLE-5.0:

- 5.1 This MoU shall be effective for an initial period of 5 years from the date of signing. Thereafter, this MOU may be extended for further periods of 5 years or for any other period of time as deemed appropriate by both the parties, subject to their mutual consent of any such extension to be made in writing.
- 5.2 Either party may terminate this Memorandum of Understanding by giving a written notice of termination of at least 3 months in advance.
- 5.3 In the event of termination of MoU, for whatever reasons, both parties agree to fulfill their respective commitments in respect of the researchers undergoing the Ph.D., joint research projects, joint conferences planned etc., at the time of termination.

ARTICLE-6.0:

Any clause or article of the MoU may be modified or amended by mutual agreement of NITW and CDU.

ARTICLE-7.0: Arbitration

In case of any dispute arising out of this agreement, the heads of the institutions shall endeavor to resolve such controversy or dispute by mutual discussions and in good faith.

Signed

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Prof. NV Ramana Director, NITW

Witnesses from NIT Waranga

2)

(YN RE BEY)

Dr M. Ravinder Registrar, CDU

Witnesses from CDU

Warangai (U)

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Phone No:
Sold To/Issued To:
TCS
For Whom/ID Proof:

Self





₹ 0000500/-ZERO ZERO ZERO ZERO FIVE ZERO ZERO

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INSTITUTE AGREEMENT

This (Institute) Service Agreement ("Agreement") is entered into on the "Effective Date" (as specified in Appendix A below) by and between Tata Consultancy Services Ltd., a company incorporated in India and having its corporate office at TCS House, RAVELINE Street, Fort, Mumbai 400 001, Maharashtra, India, (hereinafter referred to as "TCS"), and the entity named in the signature block below (more specifically described in Appendix A) (hereinafter referred to as "The Institute")











Agreement 38153341647269508053-00026823 3815334 07/2007

For Whom/ID Proof: Self

TCS and The Institute may be individually or collectively referred to herein as the "Party" or "Parties".

Whereas

- a. TCS is a leading IT services, business solutions and outsourcing organization and has a strategic business unit with an objective to serve Small & Medium Enterprises ("SME's"). TCS has developed a business concept "IT- as-a-Service" aimed at delivering an integrated suite of end -to-end business solutions to SMEs ("hereinafter referred to as "iON Solution/s").
- b. TCS has exclusively developed, prepared and is the copyright owner of the content for the TCS National Qualifier Test (hereafter referred as NQT), which is developed for college students and the professionals (of up to 2 years of experience) to help assess their understanding of concepts, knowledge, and skills in variety of subjects. TCS has also developed supporting learning content to improve employability readiness





c. TCS has also partnered with corporates to assist students in finding a suitable job basis their NQT scores, based on their eligibility and hiring requirements as set forth by the corporates.

1. DEFINITIONS

- "Institute" means the (registered) educational entity which acts as a distributor of NQT assessment licenses for its students
- "Customer" means students who are the end user of NQT i.e who will be assessed on their employability skills through NQT and who has been granted a non-exclusive, non-transferable, limited in time usage right of the NQT Supplementary Learning Content in machine readable form
- "Packs" shall mean and includes the NQT product variants
- "License" shall mean authorization to attempt the NQT assessment once based on test schedule published by TCS

NQT Supplementary Learning Content – Free Learning content provided to Customer, when an Institute buys NQT Licenses from TCS and Customer activates the License in TCS iON iDLH platform

TCS iON Training and Assessment content – covers the NQT assessment and NQT Supplementary Learning Content

Services: The scope of Services to be provided by TCS is as described in Appendix B. TCS will host on TCS' Services Environment at TCS designated location(s), the NQT Supplementary Learning Content, for provision of such Services. TCS reserves the right to modify the Services Environment without impacting the Services.

Permitted Use of Services: The Institute's and Customer's use of TCS iON Training and Assessment content shall always be subject to the Licensing Conditions as stipulated in Appendix D.

2. OPERATIONAL PRINCIPLES OF THE AGREEMENT

TCS and the Institute hereby agree as under:

- TCS hereby appoints the Institute on a non-exclusive basis to identify students and to provide promotional services with respect to NQT product, to identify prospective Customers in India. The Institute agrees that its appointment as an authorized Institute under this Agreement is conditional upon performance of its obligations under this Agreement.
- The Institute and TCS will work together towards creating awareness of NQT product being taken to the students under the scope of this Agreement on mutually agreed terms.
- 3) The Institute shall market NQT product to the prospective Customers.

Delivery of Services:

- The Institute shall be responsible for distribution of license code to Customer, for the product variants purchased under this Agreement.
- No physical training of any sort, at the Institute campus or elsewhere, is included as part of Services. Any
 training done by Institute is part of additional value they are providing to Customer and the Institute shall
 keep TCS indemnified against any claims made regarding the quality of the training infrastructure, the
 trainers and training delivery.
- The Institute agrees to ensure that unique and unused licenses user ids and passwords of NQT product are provided to each student.

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- 4. Institute agrees to inform students to take NQT in a free and fair manner.
- 5. TCS will not undertake any responsibility to distribute licenses, identify misuse of licenses OR licenses falling in hands of anyone other than Customer. License distribution will be sole responsibility of the Institute.
- Further responsibilities of the Parties are stated in Appendix C.

3. PAYMENT

The Institute will obtain from TCS the licenses as per the purchase made at iDLH platform for the requisite Packs and quantities as the Institute deems fit. This being a pre-paid product all deliveries will happen only after the payment has been realized by TCS. The Institute has to choose its discretion and market understanding before ordering purchasing of the license Packs and the associated quantities. In the event of any license Packs being unutilized, TCS will not entertain any request for refund under any circumstances. TCS shall have the right to deactivate the license codes against the Products that are unutilized for 2 years from the date of purchase at its sole discretion.

CONFIDENTIAL INFORMATION

During the course of the term of this Agreement, each Party may disclose to other confidential information. Confidential Information with respect to TCS shall mean all information shared by TCS with Institute under this Agreement and any personal information pertaining to employees/agents/contractors etc of TCS or Institute. Confidential information with respect to the Institute shall mean such information which are marked "Confidential" or under any similar legend indicating the confidentiality of the information., Confidential Information shall not include information which is (a) previously known to the receiving party free of any restriction at the time of disclosure, or (b) independently developed by the receiving party and not derived from the confidential information supplied by the disclosing party or the participation of individuals who have had access to confidential information, (c) disclosed to the receiving party by a third party without an obligation of confidentiality or (d) in or subsequently comes into the public domain (other than as a result of a breach of this Agreement); (e) required to be disclosed by the receiving party by law, regulation, court order or other legal process.

The receiving party shall hold such confidential information in strict confidence for the disclosing party and shall not use it except in furtherance of the relationship set forth in this Agreement, or except as it may be authorized by the disclosing party in writing. The receiving party shall further be responsible for the compliance of the foregoing by its employees or agents. The obligations as to confidentiality shall survive termination/expiration of this Agreement,

INTELLECTUAL PROPERTY RIGHTS

By entering into this Agreement, the Institute undertakes: a) not to use TCS's intellectual property without the prior written consent of TCS, b) ensure the confidentiality of such intellectual property within their respective organizations, c) not to use TCS's intellectual property other than as expressly authorized by the other pursuant to this Agreement and cease the use of TCS's intellectual property should this Agreement be dissolved or terminated.

The Institute acknowledges and agrees that TCS does and will continue to own all Intellectual Property and Intellectual Property Rights in or attached to the iON Solutions and TCS iON Training and Assessment content offered by TCS pursuant to this Agreement (including without limitation the software programs, tools, utilities, processes, methodologies, equipment and any other material used by TCS to provide the services or delivered by TCS under this Agreement) to the Institute, further including without limitation all and any specific developments, improvements, alterations or modifications made thereto to iON Solution and TCS iON Training and Assessment content ("TCS IP"). The Institute shall not use TCS' trade mark without the express prior written consent of TCS. Nothing contained herein shall be construed as a transfer, conveyance or grant by TCS to the Institute or Customer, of the ownership, interest or title to the intellectual property or intellectual property rights in or attached to TCS IP or any derivative works thereofor any rights therein.

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6. WARRANTIES

The Institute warrants to TCS that (i) it shall perform its obligations under this Agreement carefully and in accordance with the specifications as agreed between the Parties under this Agreement (ii) it is duly organized and validly existing and in good standing under the laws of the state of its incorporation or formation; (iii) it has the full right and authority to enter into and that this Agreement constitutes a legal, valid and binding obligation; and (iv) its execution, delivery and performance of this Agreement does not and will not conflict with, or constitute a breach or default under, its charter of organization, or any contract or other instrument to which it is a party (v) it shall not infringe TCS IP or any third party's intellectual property rights while performing its obligations under this Agreement; vi) it shall not make any representations or warranties regarding the functionality or performance of the iON Solution and TCS iON Training and Assessment content. Content other than in accordance with the documentation or this Agreement; vii) it shall only access the iON Solution and TCS iON Training and Assessment content in accordance with this Agreement and for the sole purpose of providing services to its Customers.(viii) it shall not (a) attempt to gain unauthorized access to, or disrupt the integrity or performance of, the iON Solution and TCS iON Training and Assessment content or the data contained therein; (b) modify, copy or create derivative works based on the iON Solution and TCS iON Training and Assessment content ;(c) reverse engineer the iON Solution and TCS iON Training and Assessment content (d) copy features or user interface of the iON Solution and TCS iON Training and Assessment content; or (g)use the iON Solution and TCS iON Training and Assessment content for purposes of product evaluation, benchmarking or other comparative analysis.(h) alienate the TCS iON Training and Assessment content from iON Solution and independently sell, lease, exchange, mortgage, pledge, license, sublicense, assign or in any other way convey, transfer or in favour of any person the TCS iON Training and Assessment content (either for commercial consideration or not (including by way of transmission).

7. INDEMNITIES

The Institute shall defend, indemnify and hold harmless TCS and its directors, officers and employees from and against any suit, proceeding, judgment, costs and expenses (including, reasonable attorney fees) to the extent based on allegation that the Institute has (1) breached any representation or warranty as stated under this Agreement, (3) any Customer claim brought against TCS in connection with or arising out of the services provided by the Institutes to the Customers or this Agreement that are not the subject of TCS's' obligations set forth in this Agreement (4) breach of applicable laws (5) breach of confidentiality obligations (6) any act or omission of the Customer.

8. Limitation of Liability

Neither Party shall be liable to the other for any special, indirect, incidental, consequential loss of revenue, loss of data or loss of profit, exemplary or punitive damages, whether in contract, tort or other theories of law, even if the Party has been advised of the possibility of such damages.

The total aggregate liability of either party under this Agreement shall not exceed in aggregate the amount paid to TCS by the Institute for the Service that gives rise to such liability during the twelve- month period immediately preceding such claim. The limitation on any Party's liability herein shall not apply to liability for damages, resulting from (i) the willful misconduct; and (ii) breach of the license conditions and obligations in respect of use of TCS iON Training and Assessment content. TCS shall not be held liable for any delay or failure which has resulted from a delay or failure by or on behalf of the Institute to perform any of the Institute's obligations. In such event, TCS shall be (a) allowed additional time as may be required to perform its obligations, and (b) entitled to charge the Customer for additional costs incurred, if any, as may be mutually agreed upon between the Parties.

9. TERM

- This Agreement shall be valid from the Effective Date and shall remain in force for a period of Three (3) years
 from the Effective date. The Agreement may be renewed for further term(s) on mutual agreement between the
 Parties.
- 2) During the Contract Term TCS may terminate the Agreement as provided herein below:
 - a) TCS may terminate this Agreement by giving 30 days' notice to the Institute.

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- b) TCS is entitled to terminate this Agreement immediately by notice in the event of fraud, breach of trust or breach of provisions of this Agreement by the Institute.
- 3) On termination, the Institute shall return to TCS all such confidential and proprietary information, documents and reference material in its possession. All such obligations and terms of this Agreement that are required to survive the termination of this Agreement shall survive such termination. The Institute shall fulfill all the obligations to the existing Customers.

10. PERIODIC REVIEW

- The Parties agree that the persons nominated below as the point of contact for each party (or their respective nominees) shall meet at a defined period decided by TCS, either personally or through a teleconference to review the progress and plan the future course of action, to accomplish the objectives of this Agreement as per the mutually agreed time schedule.
- Representative of TCS shall be Mr. Vikas Venugopal (vikas.venugopal@gmail.com) and Representative of the

Institute shall be- B.Dinker Kumar (<u>placements@cdu.ac.in</u>) Both parties will communicate in writingany change in the representative immediately to each other.

- TCS will periodically review the performance of the Institute, wherein the review would include and may not be limited to:
 - a. Sales review
 - b. Delivery review

11. FORCE MAJEURE

Either party shall be excused from performance of this Agreement during or to the extent that performance is prevented by the occurrence of unforeseen causes beyond the control of and without the negligence of the party claiming excuse. Such causes include, without limitation, strike, go slow, other concerted acts of workmen, lockout (not limited to the Institute & TCS) acts of God, war, fire, explosion, flood, epidemic, riot, sabotage, embargo, blockade, civil disturbance and Governmental restrictions.

The parties claiming excuse shall give immediate written notice thereof to the other, in any case not later than 15 (Fifteen) days, following the occurrence of such event. If performance is held up for a continuous period of more than 1 (one) month from the date of first notice, then TCS shall be entitled to terminate this Agreement by providing notice to the Institute.

12. MISCELLANEOUS

Entire Agreement. This Agreement sets forth the entire understanding of the Parties and supersedes all prior or simultaneous representations, discussions, negotiations, letters, proposals, agreements, and understandings between the Parties hereto, with respect to the subject matter hereof. Each Party acknowledges that it has not relied on or been induced to enter into this Agreement by, and 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. This Agreement may be amended only by a written instrument signed by a duly authorized representative of each of the Parties. If any provision of this Agreement be held invalid or unenforceable by a competent court, such provision shall be modified to the extent necessary to make it valid and enforceable whilst preserving the intent of the Parties and all other provisions of this Agreement shall remain fully valid and enforceable unless otherwise agreed between the Parties. This Agreement, the appendixes and any amendment made there to shall constitute the entire agreement between the Parties.

<u>Compliance with Applicable</u> Law- The Institute undertakes and warrants that it shall comply with all applicable laws and regulations while performing its obligations under this Agreement.

<u>Waiver:</u> No provision of this Agreement nor any breach thereof will be considered waived by either Party, unless such waiver is in writing signed on behalf of that Party and no such waiver will constitute a waiver of, or excuse for any other or subsequent breach of this Agreement.

<u>Survival:</u> Certain provisions of this Agreement which by their very nature ought to survive, shall so survive the termination of this Agreement.

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Relationship of the Parties: Neither this Agreement, nor any activities described herein, shall be construed as creating a partnership, joint venture, franchise, agency or other such relationship. Neither party is authorized, in any manner, to make any commitment on behalf of or to bind the other Party.

<u>Limitation of Liability</u>: TCS shall not be liable to the Institute for any special, direct, indirect, incidental, consequential including loss of profit or revenue, exemplary or punitive damages or loss of data whether in contract, tort or other theories of law, even if the Institute has been advised of the possibility of such damages. The total cumulative liability of TCS arising from or relating to this Agreement shall not exceed the total amount paid to TCS by the Institute in the last 12 months for the services that gives rise to such liability (as of the date the liability arose).

The Institute agrees to make good faith efforts to notify TCS designated executives of any breach of the Tata Code of Conduct by any TCS personnel relatin g to this Agreement. TCS in turn, undertakes that it will maintain confidentiality of all communication received.

Governing Law/Dispute Resolution: This Agreement shall be governed in accordance with the Laws of India. All disputes or differences whatsoever arising between the Parties, out of or in relation to the construction, meaning and operation or effect of this Agreement or breach thereof, shall be settled amicably. If, however, the Parties are not able to resolve such dispute or difference amicably, the same shall be referred for Arbitration to a sole Arbitrator to be mutually agreed upon and failing such agreement to an Arbitration tribunal consisting of three arbitrators. Each Party will nominate an arbitrator and these two arbitrators by mutual agreement will appoint the third arbitrator to constitute the Arbitration tribunal. The Arbitration proceedings shall be governed by the provisions of the Arbitration and Conciliation Act 1996. The Arbitration proceedings will be carried out at Mumbai and the award made in pursuance thereof shall be binding on the Parties.

Non-Solicitation and Non-Hire: The Institute agrees that during the term a TCS personnel is associated with the performance of its obligations hereunder and for a period of two years after such person ceases to be so associated, the Institute shall not, directly or indirectly, solicit for hire or kn owingly hire or retain such personnel of TCS as an employee or independent contractor, except with prior written consent of TCS.

Non- Exclusivity: TCS shall be free, at all the times, to engage with any other partner for same or similar purpose to the one envisaged hereunder, and nothing herein shall preclude TCS from doing so.

No Assignment: This Agreement and the rights and obligations under it are not assignable by either Party without prior written consent of the other Party. If one Party assigns this Agreement without the consent of the other Party, such other Party shall have the right immediately to terminate this Agreement.

IN WITNESS WHEREOF, each of the parties hereto have caused this Agreement to be duly executed by a duly authorized representative of such party as of the date first above written.

Chaitanya Deemed to be University	Tata Consultancy Services Ltd.	
Signature:	Signature Same Signature	
Name: Dr. (Mrs). Ch. Satvika	Name: Mr. Venguswamy Ramaswamy	
Designation: Vice- President, Viswa Bharati Education Society	Designation: Global Head – TCS iON	100
Date: 16-03-2022	Date: 10/08/2022	18/3

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Appendix A Details of the Institute

Registered Name of the Institute / Society	Registered office address	The Institute Site Address	Details of Contact Person
Chaitanya (Deemed to be University)	Jagruti Colony, Kishanpura, Hanamkonda, Telangana, 506001	Jagruti Colony, Kishanpura, Hanamkonda, Telangana, 506001 https://www.chaitanya.edu.in/	Name: B. Dinker Kumar Email ID: placements@cdu.ac.in Designation Training & Placement officer Phone no: 9848667555

Effective Date of the Agreement - 16-03-2022

(signing date)





Appendix B Commercials and TCS Scope of Services

About TCS National Qualifier Test

TCS National Qualifier Test—a nationwide assessment that enhances the visibility of job seekers among top corporates. This unique test assesses Cognitive skills, Industry knowledge, Job specific skills and Workplace attitude for job readiness. The NQT score showcases skills that recruiters seek in a candidate, offer multiple test attempts, no pass or fail criteria, best score being considered, score validity for 2 years and identifies knowledge gaps. TCS NQT serves dual purpose. It acts as a gateway to thousands of jobs across top corporates in India and ensures better campus placements by increasing the brand value for institutions.

Delivery Model

1. NQT

1) Pricing model

	Product			Price			
Year	Offering	Variant	License Count	iDLH Price (with Tax)	Discount %	IDLH Price Less Discount (With Tax)	Total Amount Payable
Year 1	NQT	IT Pack	550	999	22%	780	4,29,000.00
Year 2	NQT	IT Pack	550	999	22%	780	4,29,000.00
Year 3	NQT	IT Pack	550	999	22%	780	4,29,000.00
			1650				12,87,000.00

TOTAL License Count: 1650

2) Billing Terms:

- Institute shall register as a distributor in TCS iON iDLH Platform. Post approval by TCS iON, Institute will be ready to make the purchase.
- The Institute shall place a request with TCS iON with number of license codes required of TCS NQT with variant details. Basis this TCS shall raise an invoice on the Institute and post receipt of payment, TCS shall provide license codes to the Institute through their distributor account. These codes are accessible online as part of distributor dashboard.
- The minimum count of licenses purchased by the Institute at the time of agreement signing shall be for the full first year. All fees paid under this agreement are non-refundable. Any unutilized licenses shall not be refunded back to the Institute.
- Institute shall buy annual license count, in advance, at the beginning of every subsequent year of the contract.

3) Taxes and Duties:

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- Goods and Services Tax at the prevailing rate of 18% is included in the pricing published on the TCS portal https://learning.tcsionhub.in. In case of any rate change the published rates shall be changed.
- All the taxes as applicable shall be borne by the Institute.
- The Institute shall be entitled to deduct from applicable payments to TCS, any tax on TCS' income
 deductible at source at the rates applicable as per the provisions of Income Tax Act 1961 and provide TCS
 with evidence or certificate of payment of such tax to the taxing authorities.

4) Miscellaneous:

- TCS iON Training and Assessment content offered under this Agreement would be continuously updated
 as per the emerging needs of the market forces and the seasonality. TCS will continue to update its
 pricing and offer terms as needed. Institute can
- NQT Supplementary Learning Content, is considered as value additions to the NQT assessment and Customer can access only these learning courses at no additional cost to the Institute
- Institute, at its discretion, may or may not collect money from the Customer.

* Chaitanne * Warangal Solo 001 (T.S.) India.



Appendix C Roles and obligations of the Parties

The following are the obligations of the parties to be performed pursuant to this Agreement.

a) The obligations of TCS:

- TCS will make available the requisite TCS iON NQT licenses and access to NQT Supplementary Learning Content as per Appendix B of this Agreement.
- TCS iON will provide one NQT assessment per head against one license issued to a customer.
 Extra assessment licenses, given even for the same Customer, will be considered as usage of another license.
- TCS iON will not charge Institute for any NQT product enhancements for which licenses are already purchased by Institute.
- Deliverables to Institute
 - Student result analysis will be provided to each participating candidate and same shall be provided to campus SPOC in TCS iON prescribed format
 - Campus performance analysis will be provided to campus SPOC against students who have participated in NQT in TCS iON prescribed format.
 - Job Analytics will be provided to campus SPOC for the students participating in NQT in TCS iON prescribed format.

b) The obligations of the Institute:

- The Institute shall be responsible for delivering the licenses to the Customer
- The Institute will buy the pre-paid licenses as per the quantities specified by making the payment in advance to TCS. The Institute will use his discretion and market knowledge to order the right quantity of products.
- The Institute may provide licenses only directly to its customers. The Institute is not permitted
 to appoint any resellers, the Institute or other third parties to distribute licenses without the consent
 of TCS.
- The Institute shall be responsible for the Customer relationship management.
- The Institute shall not misrepresent TCS, TCS iON, to any customer in any manner whatsoever.
- The Institute shall not use the phrases TCS Limited, TCS iON, and phrases containing the words TCS or Tata in any communication; written oral, electronic, printed or otherwise unless permitted by TCS explicitly in writing.
- TCS may issue branding guidelines, if necessary, to the Institute from time to time. The guidelines
 may contain details including but not limited to the use of TCS iON logo, placement of TCS iON
 logo, use of phrases containing words TCS, iON, Tata etc. in any form of communication to be
 used by the Institute; printed, electronic, oral, or otherwise. The Institute shall strictly comply with
 the branding guidelines. In case of any breach of the branding guidelines by the Institute, TCS may
 take action against the Institute as deemed fit.

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Appendix D USE TERMS for TCS Application System

These Use Terms will govern the Use by Customer of TCS Application System (more specifically described in Schedule 2), during the Contract Term of the Agreement for Services effective 16-03-2022 ("Agreement") signed between Customer named herein below and Tata Consultancy Services Limited ("TCS").

1. DEFINITIONS

The following capitalized terms shall have the meaning set forth below for all purposes of this Use Terms: "Target Environment" shall mean Services Environment, as specified in the Schedule 2 with respect to each component of the TCS Application System. "Services Environment" has the meaning ascribed to it in the Agreement. "Use" means using and/or accessing the TCS Application System by the Authori zed Users, whether it is installed on Customer Environment or on the Services Environment, for the purposes of executing, processing, transmitting, transferring, loading and storing of data in connection with the Services rendered by the TCS under this Agreement, in terms of this Use Terms. All other capitalized terms used herein but not defined above, shall have the meaning ascribed to them in the Agreement.

2. USAGE RIGHTS AND RESTRICTIONS

- 2.1 <u>Usage rights</u>. (i) Subject to the terms and conditions set forth in this Use Terms, effective upon the installation of the TCS Application System by TCS or upon TCS permitting access to Customer of the TCS Application System through any means, TCS hereby grants to Customer the right to Use as specifically permitted under this Use Terms and to permit Authorized Users to Use the TCS Application System during the Agreement for Contract Term. The forgoing does not (a) authorize installation of the TCS Application System other than on Target Environment, (b) permit Use of the TCS Application System for any purpose other than as permitted under this Use Terms, or (c) permit Use of the TCS Application System to any Person other than Authorized User. Any extension or change of the contractual use of the TCS Application System requires TCS' prior written consent and authorization. Customer is responsible to ensure compliance with all usage restrictions and other applicable terms and conditions of this Use Terms by each Authorized User. Any breach or non-compliance of the terms and conditions of this Use Terms by any Authorized User shall be deemed to be a breach or non-compliance by Customer. Customer will indemnify and defend the TCS in respect of any breach of this Use Terms to the extent that such breach arises from any act (or failure to act) by the Authorized Users. (ii) The usage rights granted herein, and the provisions of this Use Terms do not grant or convey to Customer any ownership rights and interest or title in or to the TCS Application System any Intellectual Property Rights therein nor do they permit Customer to make derivative works or to make copies of the TCS Application System. To the extent that TCS Application System consists of any software codes, such material, when delivered to Customer pursuant to this Use Terms, shall be delivered by TCS in Object Code form only and Customer shall not have any right or license with respect to the Source Code or data base design of the TCS Application System.
- 2.2 Proprietary and Confidentiality Markings or Notices. Customer shall retain all TCS's and/or its licensors' Logo, Trademark, Copyright notice and other proprietary markings or notice on the TCS Application System. Customer shall not, permit any Authorized Users or other persons to, remove, alter, or otherwise render illegible any of TCS's Logo, Trademark, Copyright notice or other proprietary or confidentiality markings that may be placed on the TCS Application System or components thereof provided to Customer hereunder. Customer shall not remove or alter TCS's and/or its licensors' Logo, Trademark, Copyright notice and other proprietary markings or notice on all copies of the TCS Application System or any part thereof including the documentation.
- 2.3 <u>Restrictions on Copying.</u> Copying of the TCS Application System is prohibited except with <u>TCS's prior written consent and authorization.</u> Neither Customer nor any Authorized User is authorized to sell, license, sublicense, distribute, assign, transfer or distribute or timeshare the TCS Application System or otherwise grant any right under this Use Terms to any third party (other than Authorized Users). Any attempted sale, licensing, sublicensing, distribution, marketing, assignment, or time sharing including by interactive cable or remote processing services or otherwise shall be null and void. Customer is not entitled to, and shall not make or permit others to, reverse engineer, disassemble, de-compile, recreate, enhance, or modify the TCS Application System or any part thereof or to create enhancements to or derivative works of the TCS Application System or any portions thereof.
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Hanamkonda Warangal 506 001 (T.S.) respect of such TCS Application System, without prejudice to any other rights or remedies TCS may have under this Use Terms or otherwise.

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Chaitanya (Deemed to be University)	Tata Consultancy Services Ltd.
Signature:	Signature: 0 10/08/2022
Name: Dr. (Mrs). Ch. Satvika	Name: Mr. Venguswamy Ramaswamy
Designation: Vice- President, Viswa Bharati Education Society	Designation: Global Head – TCS iON



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