

Approved by AICTE, New Delhi Affiliated to the Visvesvaraya Technological University, Belagavi





Criterion: 3.4.2 Academic Year: 2021-2022

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3.4.2: Number of Functional MoUs with institutions of national, international, corporate houses etc.

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Criterion: 3.4.2 Academic Year: 2021-2022

3.4.2.1 Activities conducted under each MoU

14, Ramohalli Cross, Kumbalgodu, Bangalore.

No: 080-28437124, 28437375 Fax: 080-28437373



Implementation partner

(Accredited by NBA, NAAC)









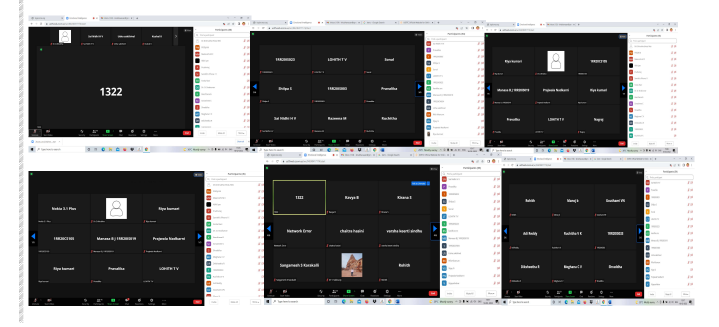
Report On Power Seminar:

Ph.

- 1. Type of Event: Power Seminar (18thFEB 2022)
- 2. Title of Event: Emotional Intelligence
- 3. Resource Person: Sanjeevi Raj L, Vice President and Chief HR & Administration, Servall Engineering Works Pvt Ltd and its group of Companies, Coimbatore, TamilNadu.
- 4. Event Duration: 2.00 PM to 3.00 P.M
- 5. Venue: Zoom Online Platform
- 6. Organizer: Dr. S Usha, Professor & Dean Research,

Dr.D.Kirubha, Associate Professor/CSE associated with ICT Academy

- 7. Faculty Co-Ordinators: Mrs.M.C.Malarvizhi, AP/Civil, Mr.V.Sreepathi, AP/ECE, Mr.C.MAvinash, AP/EEE, Dr.T.Subburaj, Asso.Prof/MCA, Mr.T.Ravikumar, AP/Mech
- 8. Target Participants: All Second Year Students(Around 100 Participants)
- 9. Topics covered:
 - Self-awareness
 - * Relationship Management
 - Social Awareness
 - Using our Gut feelings to access
 - Imagine about ourselves (Lion or Cat)
 - ❖ Self-regulation
 - Motivation
 - Empathy
 - Social skills





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No: 080-28437124, 28437375 Fax: 080-28437373

Department of Computer Science & Engineering (Accredited by NBA, NAAC)







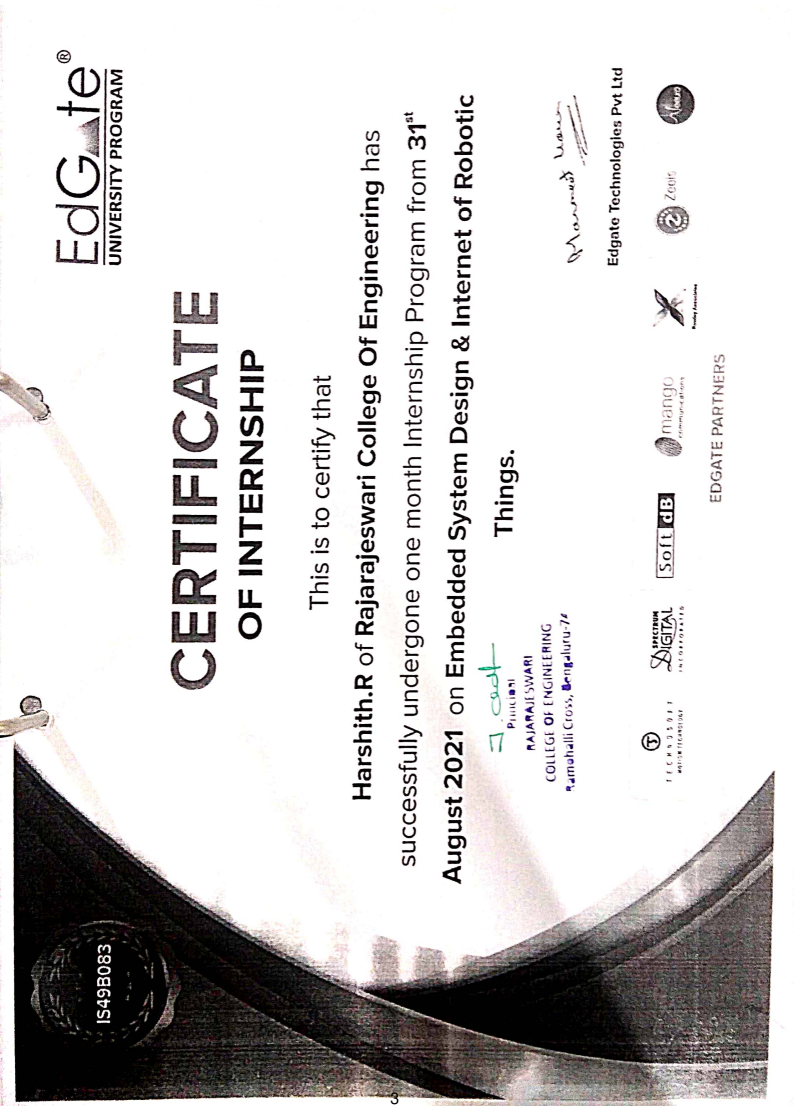


Report On Power Seminar:

Ph.

- 1. Type of Event: Power Seminar (22nd DEC 2021)
- 2. Title of Event: Time Management
- 3. Resource Person: Dr.K.Sivasakthi Balan, Professor,
- Sri Sairam College of Engineering, Bangalore.
- 4. Event Duration: 5.30PM to 7.00 P.M
- 5. Venue: MsTeams Online Platform
- Organizer: Dr. S Usha, Dean Research, HOD (CSE),
 Dr.D.Kirubha, Associate Professor/CSE associated with ICT Academy
- 7. Faculty Co-Ordinators: Mrs.M.C.Malarvizhi, AP/Civil, Mr.V.Sreepathi, AP/ECE, Mr.C.MAvinash, AP/EEE, Dr.T.Subburaj, Asso.Prof/MCA, Mr.T.Ravikumar, AP/Mech
- 8. Target Participants: All Second Year Students
- 9. Topics covered:
 - Number of tasks to be completed in day-to-day life.
 - ❖ How to manage time?
 - Time is Money
 - Time is Emotion
 - Time is allocation
 - Manage Time like a Leader
 - Managing the Stress in easy way







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CERTIFICATE **OF INTERNSHIP**

This is to certify that

Sanjay Kumar L of Rajarajeswari College Of Engineering has

successfully undergone one month Internship Program from 31st

August 2021 on Embedded System Design & Internet of Robotic

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RAJARAJESWARI

Ramohalli Cross, Bengaluru-74 COLLEGE OF ENGINEERING

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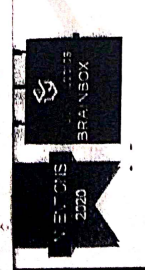




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Awarded Date : 30/09/2021

Internship ID : TEINT/2021/0233

:1 MONTH Duration

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for successful completion of Internship in_

under the guidance of TECHNOLOGICS GLOBAL PVT. LTD.

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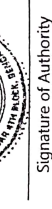
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Raghavendra Complex, 10th Main Road, 4th Block, Jayanagar, Bengaluru - 560041, India | www.technologics.in



CERTIFICATE **OF INTERNSHIP**

This is to certify that

Ramya P V of Rajarajeshwari College Of Engineering has

successfully undergone one month Internship Program from 31*

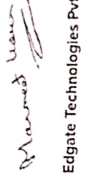
August 2021 on Embedded System Design & Internet of Robotic

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COLLEGE OF ENGINEERING RAJARAJESWARI

Ramohalli Cross, Bengaluru-74



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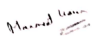


CERTIFICATE

OF INTERNSHIP

This is to certify that

Reshmi L of Rajarajeshwari College Of Engineering has successfully undergone one month Internship Program from 31* August 2021 on Embedded System Design & Internet of Robotic Things.



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Principal
RAJARAJESWARI
COLLEGE OF ENGINEERING
Ramohalli Cross, Bengaluru-7*

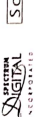


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Internship ID : TLINT/2021/0205

Awarded Date : 30|09|2021

1 MONTH

Duration

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for successful completion of Internship in AL | MI | PYTHON

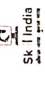
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Signature of Authority

Raghavendra Complex, 10th Main Road, 4th Block, Jayanagar, Bengaluru - 560041, India | www.technologics.in



Internship ID : TUNT/2021/0231 Awarded Date : 30/09/2021

I MONTH Duration

TECHNOLOGICS

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Internship Certificate

This certificate is proudly presented to

Samohallı Cross, Bengaluru-7e COLLEGE OF ENGINEERING PAJARAJESWARI Principal

P. NIKHII GOLIDA

AI I ML I PYTHON

under the guidance of TECHNOLOGICS GLOBAL PVT. LTD. for successful completion of Internship in

Conducted between of log 12021 to 30 109 2021

COLLEGE OF ENGINEERING for the student of RAJARAJESHWARI

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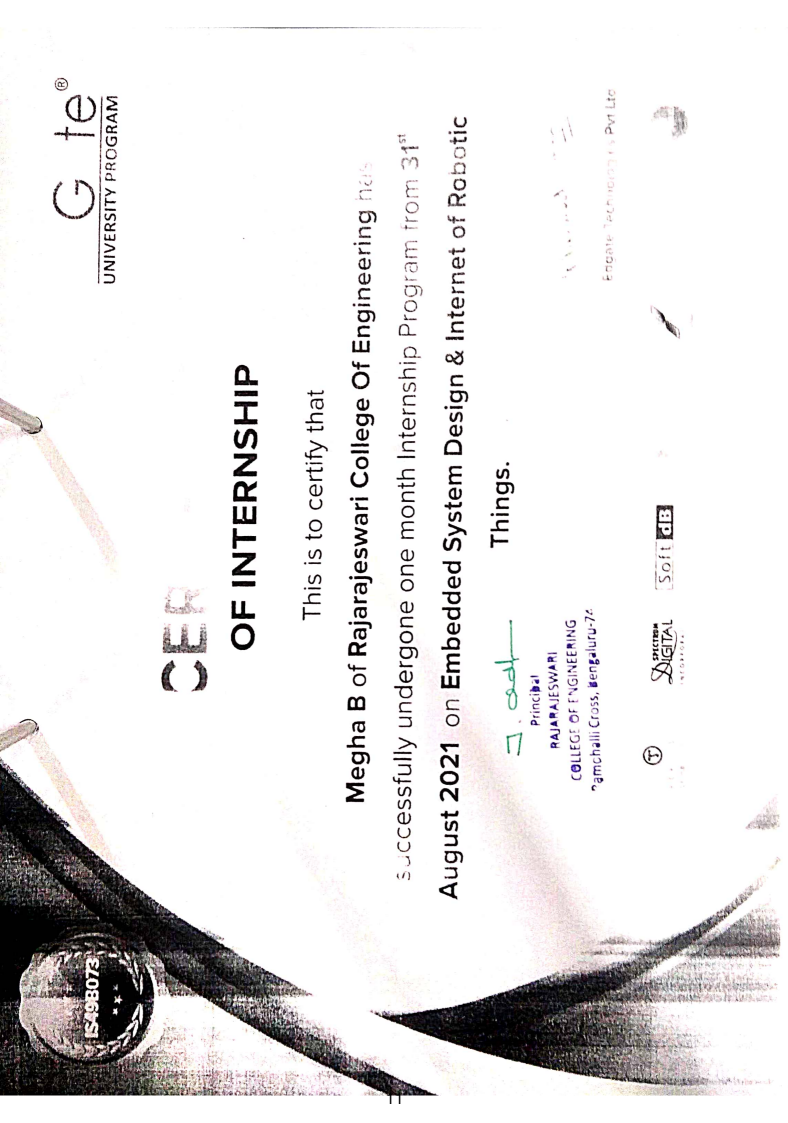
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TRIDIUM Honeywell

Signature of Authority

Pagnavendra Complex, 10th Main Road, 4th Block, Jayanagar, Bengaluru - 560041, India | www.technologics.in







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Criterion: 3.4.2 Academic Year: 2021-2022

MoU Copies



(Approved by AICTE, New Delhi, Govt. of Karnataka & Affiliated to Visvesvaraya Technological University, Belgaum)

Sponsored by: MOOGAMBIGAI CHARITABLE AND EDUCATIONAL TRUST







Memorandum of Understanding (MoU)

Between

MIT SQUARE GROUP OF COMPANIES UNITED KINGDOM

And

RAJARAJESWARI COLLEGE OF ENGINEERING INDIA

(Approved by AICTE, New Delhi, Govt. of Karnataka & Affiliated to Visvesvaraya Technological University, Belgaum)

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PREAMBLE

This agreement is made on 25 June 2022 between:

MIT Square Group of Companies (consists of MIT Square, India & London) (hereinafter called MIT Square) headquartered/registered at 20, Halcyon Villas, Banjara Layout, Horamavu, Bangalore - 560043, Karnataka, India; 160 Kemp House, City Road, London, Great Britain, UK - ECIV 2NX and Rajarajeswari College of Engineering (hereinafter called Institution), located at Bangalore, India.

The objective of this Memorandum of Understanding is:

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

In the spirit of collaboration and with mutual interest in cooperation, MIT Square and Institution enter into this Memorandum of Understanding (MoU) to promote joint educational and cultural collaboration which will help in building 'New India' and addressing various challenges in the 'Startup India', 'Make in India', 'Digital India', 'Standup India', 'Skill India', 'Self-reliant India', and 'Clean India' by considering Sustainable Development Goals.

NOW THIS MEMORANDUM OF UNDERSTANDING WITNESSETH AS FOLLOWS:

1: SCOPE OF COLLABORATION

Areas of collaboration may be proposed by either institution and/or may include, but are notlimited to:

Techno Portfolio

- Establishing Centre of Excellences (detailed in section 1.6);
- Training & Learning activities (detailed in section 1.5);
- Joint and articulated degree programs (semester abroad program, dual degree, integrated degree, double degree, twin degree, sandwich degree);
- Joint teaching, training, research, workshops, conferences, seminars, webinars orcultural activity;
- Joint support & guiding for student projects / fellowships of UG, PG & PhD;
 Educational Programs/Opportunities (in India & Abroad);
- Internship Programs/Opportunities (in India & Abroad);
- Value Added Certifications/Courses (VACs);
- Continuous Professional Development (CPD);
- Faculty Development Programs (FDPs);
- Student Development Programs (SDPs);
- Faculty Exchange Programs (FEPs);
- Student Exchange Programs (SEPs);
- Knowledge Exchange Programs (KEPs);
- Social Outreach Programs (SORs) / Corporate Social Responsibility (CSR);

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- Academic-Industry Collaboration Activities;
- Placement Training & Activities (PTA);
- Industrial Visits (in India & Abroad);
- Traineeships (in India & Abroad);
- Internships (in India & Abroad);
- Placementships (in India & Abroad);
- Scholarships and Fellowships (in India & Abroad);
- Abroad Studies:
- Foreign Languages Support;
- Sharing or creation of educational materials and resources;
- Expanding your current CoE Labs (detailed in section 1.6);
- Brining more colleges and corporates for getting trained in the CoE/CoI (detailed insection 1.6);

Abroad Portfolio

- Indo-Global Abroad Studies Program;
- Indo-Global Student Internship Program;
- Indo-Global Research Fellowship Program;
- Indo-Global Doctoral Fellowship Program;
- Indo-Global Post-Doctoral Fellowship Program;
- Indo-Global Teaching Fellowship Program;
- Indo-Global Industry Fellowship Program;
- Indo-Global Incubation Fellowship Program;

Startup Portfolio (Incubation & Innovation)

- Incubation Support;
- Innovation Support;
- Investment and Funding Support;
- Entrepreneurship Activities;
- Research & Development Activities;
- Disruptive Technologies, Immersive Technologies & Assistive Technologies;
- Center of Excellence (CoE) / Center of Innovation (CoI) / Center of Entrepreneurship;
- Ideation-to-PoC:
- Prototype-to-Product;
- Rapid Prototyping;
- End-to-End Product Development;
- Writing joint proposals for acquiring fundings/grants from various Government and Private agencies:
- Writing joint Research Publications (conferences/journals papers);

RAJARAJESWARI COLLEGE OF ENGINEERING Ramohalli Cross, Bengaluru-74

080 - 28437124 / 28437375 Fax: 080 - 28437373

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- Representing as a team for International Consortiums/Conferences;
- Filling Intellectual Property Rights for novel and innovative projects (patents,trademarks,
- Institution and Industry connects;
- International Trade and Commerce;

Enlivening Portfolio

- Campus Radio / Jobs Radio;
- Campus TV / Jobs TV;
- Campus Magazines / Jobs News;
- Interiors & Design (Infrastructure management);
- **Event Management**

Specific Training Programs:

- Internet of Things (IoT) and Embedded Systems;
- Web Development Technologies;
- Data Science / Business Intelligence;
- Artificial Intelligence:
- Ambient Intelligence;
- Blockchain;
- Cybersecurity:
- Robotics;
- Drones:
- Patent Filing:
- Entrepreneurship;

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

- RAISE:
- Internet of Things (IoT);
- Artificial Intelligence;
- Blockchain;
- Cybersecurity:
- Robotics:
- Illectric Vehicles:

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

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Any specific activity developed under this MOU shall be detailed in a subsequent agreement, signed by each institution's authorized signatory, which will describe the scope of the proposed activity, intended outcomes, budget, and responsible departments or individuals.

All activities shall be subject to the availability of funds and the approval of each institution's authorized representatives.

2: DURATION AND EVALUATION

This MOU shall be in effect for a period of Five years from the last date of signature. Eitherparty may request termination of this agreement, in writing, ninety (90) days prior to the proposed termination date. Any activities in progress at the time of termination shall be permitted to conclude as planned unless otherwise agreed in writing.

If the MOU is not cancelled by any party, it will be automatically renewed for another Five Years. In case of any concerns or amendments, a joint evaluation of the MOU will be initiated by the designated representatives six (6) months prior to the expiration date. Following the evaluation, the MOU may be renewed and resigned for an additional five (5) year period (non-binding in nature).

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

3: EQUALITY, DIVERSITY & INCLUSION

The parties agree not to discriminate on the basis of religion, race, creed, national or ethnic origin, gender/sex, age, handicap, political affiliation, sexual orientation, disability or status as a veteran. We will support equality, diversity and inclusion.

4: COMPLIANCE WITH LAW

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

5: FORCE MAJEURE

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

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6: SERVICES

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

: USE OF NAME

None of the parties shall use the name, logo, likeness, trademarks, image or other intellectual property of either of the other parties for any advertising, marketing, endorsement or any other purposes without the specific prior written consent of an authorized representative of the other party as to each such use. From the date of signature, both the parties will co-brand for all the joint initiatives listed above.

8: CONFIDENTIAL INFORMATION AND INTELLECTUAL PROPERTY

Both parties agree that it will not assign, sell, transfer, delegate or otherwise dispose of, whethervoluntarily or involuntarily, or by operation of law, any rights or obligations under this Agreement. Bach party hereto ("Such Party") shall hold in trust for the other party hereto ("Such Other Party") and shall not disclose to any non-party to the Agreement, any confidential information of such Other Party. Confidential information is information which relates to Such Other Party's research, development, trade accrets or business affairs, but does not include information which is generally known or easily ascertainable by non-parties of ordinary skill in computer systems design and programming. Any Intellectual Property rights generated out of any projects will be discussed and mutually agreed upon with a specific MoU. Some of the models to kickstart maybe defined as

- Direct Client Engagement MIT Square may connect their clients/customers to the party directly and take the consultancy/referral fee.
- 2. Direct Investment MIT Square may directly buy from the party and supply to their clients/customers/networks while keeping their margins.
- Innovations in Product Designs and Features Both parties may jointly work with mutual consent to
 create and develop innovative product. For this further agreement may be signed with detailed terms
 and other project-based detailing for each individual project.
- 4. Iterative Services with the Clients & Suppliers referred to by both the parties;

In as much as both parties will acquire or have access to information, which is of a highly confidential and secret nature, it is expected that each party will not perform any services to the referred clients and/or supplier by either party to the other without mutual prior written approval and agreement.

9: INDEPENDENT CONTRACTORS

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

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10: SEVERABILITY

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

11: WAIVER

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

12: ASSIGNMENT

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

13: GOVERNING LAW

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

14: DISPUTE RESOLUTION

The Parties shall use their best endeavors to settle amicably any difference or dispute arising under or in nnection with this MOU by consultation and negotiation. If a dispute cannot be settled through such consultation, upon the request of either Party with written notice to the other Party, any such dispute shall be resolved by arbitration in accordance with the Rules of

Arbitration of the Indian Council of Arbitration and the award made in pursuance thereof shallbe binding on the parties. The place of arbitration will be city of Bangalore

15: ENTIRE MoU

This MoU constitutes the entire MoU and understanding between the parties as to the subject matter hereof and supersedes all prior discussions, agreements and undertakings of every kind and nature between them, whether written or oral, with respect to such subject matter. This MoU may subsequently be modified only by a written document executed by both parties.

16: NOTICES

Any consent, waiver, notice, demand, request or other instrument required or permitted to be given under this Agreement or any related agreements shall be in writing and shall be delivered by hand or sent prepaid

AICLE, New Delhi, Govt. of Karnataka & Affiliated to Visvesvaraya Technological University, Belgaum)

ad by: MOOGAMBIGAI CHARITABLE AND EDUCATIONAL TRUST





cable or facsimile transmission or sent postage prepaid by registered certified or express mail or reputable overnight courier service and shall be deemedgiven when so delivered by hand, telexed, cabled or transmitted, or if mailed, five (5) days after the notice is delivered to the courier service, addressed to the addresses set forth herein, or to such other address as may later be specified in writing by either party.

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

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

MIT SQUARE GROUP OF COMPANIES

RAJARAJESWARI COLLEGE OF **ENGINEERING**

Date: 25-06-2022

Date: 25-06-2022

Name: Dr Mithileysh Sathiyanarayanan

Name:

CLLEGE OF ENGINEERIN

Designation: Founder & CEO

S. tattalayoh

MIL Ednale gar

ignation:

Signature:

Signature:

Dr. S. VIJAY " " ... M Tech, Ph.D.

EXECUTIVE DIRECTOR

JANAJESWARI CO EGE OF ENGINEERING

BENGAL ... - 560 074

DU Initiated by

Dr Usha Sakthivel

Principal

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Confidential: Lead Provider Agreement

Between

Study International UK Limited (SI-UK hereafter referred to as Study International)

Study International UK Ltd. 4007 Central Plaza 18 Harbor Road, Wan Chai Hong Kong

and

RajaRajeswari College of Engineering: (hereafter referred to as the RRCE)

Dr. T Chandrashekar
Principal, RRCE.
Email ID: principal@rrce.org
URL: https://www.rrce.org/
Telephone: 080 2843 7124
#14, Ramohalli Cross, Kumbalgodu, Mysore Rd,
Bengaluru, Karnataka – 560074
India.

Study International shall seek to provide customized solutions to students aspiring to study overseas and is committed to growing its business with prime focus on Excellence, Honesty, Integrity and Updated Knowledge. Study International is keen to create success stories for its students, value additions to its Partner Institutions, Franchises and Associate Partners along with building strong and credible relationships with all of them. The Lead Provider will be forwarding all the enquiries to Study International as per the below mentioned format:



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Name:

City:

Email Address:

Telephone Number:

Study Start Date:

Study Level:

University Chosen:

Study International will take the same forward from there.

- 2 Study International will allocate the Lead Provider with a Contact Consultant who will be solely responsible for managing your Account and Leads at Study International.
- 3 All applications and supplementary documents can be sent only via Email to the Study International Consultant allocated to the Lead Provider.
- 4 If Study International finds that the student's documents are not of an appropriate standard, then we will refuse to process the application.
- 5 All intellectual property, brands, trademarks, information, processes, know-how, techniques, marketing, counseling materials and any data shall remain the exclusive property of Study International and shall not be used by the Lead Provider under any circumstances.
- 6 Study International will handle all the applications in a professional and timely manner and undertake to gain offers for all qualified applicants. Study International will respond to Lead Providers quickly in no later than 24 hours on Weekdays and within 48 hours on weekends/Holiday

Campus - #14. Ramohalli Cross, Kumbalgodu, Mysore Road Bengaluru - 560 074 Ph : 080 - 28437124 / 28437375 E-mall : Info@rce org , enquiry@rce org ,



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Enclosure to Third Parties

- 1.2 This Agreement is Confidential between Study International and the Lead Provider and shall not be shown to any Third Parties. The Lead Provider agrees that any damages that arise from a breach of confidentiality, or by disclosure of any information contained in this Agreement to Third Parties by the Lead Provider will be recoverable by Study International.
- 1.3 The Lead Provider agrees not to disclose the contents of this Lead Provider Agreement, nor to discuss this Agreement, with any Third Parties and particularly to any University Parties.

Section 7: Signatures

Principal: Dr. T Chandrashekar RajaRajeswari College of Engineering.

J. 04

Principal RAJRAJESWARI COLLEGE OF ENGINEERING Ramohalli Cross, Bengaluru-74

Signed on Date:

18/09/2021

The Channel Partner (Company Stamp)

Dangue Malyher

Director: Dwayne Gallagher (SI-UK)

Signed on Date: September 21, 2021



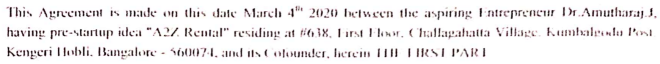
NATIONAL ENGINEERING COLLEGE

(An Antonomous Institution Affiliated to Anna University, Chennal) K.R. NAGAR, KOVILPATTI-628503

NEC BUSINESS INCUBATOR

(Recognized by Minister of MSML, New Delhi)

INCUBATEE INCUBATION AGREEMENT



AND

NEC Business Incubator (hereinafter referred to as NEC BI) is a unit established under National Engineering College with a mission to foster startups creation, THE SECOND PART.

Note: This agreement is entered into by the first party (Aspiring Entrepreneur) with Second party NEC BI NOW IT IS DULY COMMUNICATED AND HEREBY AGREED BY AND BETWEEN THE PARTIES AS FOLLOWS:

1. OBJECTIVES

NEC BI agrees to incubate Aspiring Entrepreneur and their co-founders in the Innovation and Incubation Centre at NEC. The purpose of incubation unit will be to incubate novel web technology and business ideas into Web based Startup business

2. INCUBATION PERIOD

Incubatees can use the facility of NEC BI with the effect from March 4th 2020, and is carrying out full fledged activities as an Incubatee, NEC BI has been extending all the facilities of incubation from the said date.

NEC BI will permit Incubatee Company to commence incubation in NEC BI with effect from March 4th 2020 and the incubation shall expire on March 4th 2022

The period of Incubation can be extended only by NEC BI, National Engineering College, Kovilpatti at its discretion if a request is made by the startup company.

3. FACILITIES AND INFRASTRUCTURE

That NEC BI will provide facilities to the Incubatee as per the regulations framed by NEC BI management in this regard and as amended from time to time. Further, NEC BI has the right to inspect and examine the premises allotted to the Incubatee at any point of time during the incubation period/stay at the NEC BI premises. On the completion of the incubation or when the Incubatee leaves NEC BI due to any other reason, all the furniture, space and any other facilities provided shall be surrendered to NEC BI in good condition (after allowing for normal wear and tear in the case of equipment). All costs

incurred for such restoration to good condition shall be borne by the Incubatee and in case NEC BI has to incur any further expenditure to get the equipment or the room back into good condition then the same shall be recovered from the Incubatee. All dues including that of the accommodation at the NEC hostel should be cleared by the Incubatee before he/she leaves the incubation otherwise, all outstanding dues shall be recovered from the aspiring startup entrepreneurs

3.1. Common infrastructure

NEC BI provides a common pool of hard and soft infrastructure to be shared by all Incubatee. Only Certain resources can be provided free by NEC BI on request of the Incubatee and subject to the rules and regulations in this regard as applicable from time to time.

3.2. Institute infrastructure

NEC BI will facilitate access to the Institute's infrastructure on request of the Incubatee as per regulations made by NEC in this regard.

3.3. Services of External Professionals

NEC BI may identify and associate professionals for Software programmers, Project Managers, Startup Venture builders, Technology Management Professionals, accounting, IP, legal experts, Business and management expertise. Incubatee can avail of their services based on the terms set forth by these external professionals or agents.

4. MINIMUM VIABLE PRODUCT (MVP) LAUNCH FUND

NEC Business Incubator launches "Startupathon" for creating web based startups and provides an MVP fund of Rs.88,000/- (Rupees Eighty Eight Thousand only) for each selected incubatee which can be utilized by each entrepreneur by the following ways. This fund should be used mainly for Software Web app development or a MVP development which will lead to quick Pilot launch of web app within 100 days from the disbursement of the fund.

- Domain name registration cost for 1 year.
- Server Cost: Shared hosting cost for 1 year. (maximum Rs 20,000 only Per annum)
- Atleast 50% of the total fund allocated should be used for Software Technology Product Development, Licenses, Customization cost of Software Plugin/ widget code.
- Flyers, Logo, brochure and Design cost (upto Rs 3,000)
- Data Collection during Pre-Launch (not exceeding 14% of the total MVP fund sanctioned)
- Company Registration cost. Auditor Appointment and Inc 20a compliance immediately after Pvt ltd Company registration. (Upto Rs 14,000)
- Professional fees for any Legal consultation regards to Startup Creation and Company law (Upto Rs 2,500)
- Declaration for the Commencement of Pvt Ltd Business with Inc 20a filing
- GST registration cost of onetime fee(upto Rs 1000)
- Monthly GST Filing and Compliance cost for first 6 months or the company starts making revenue whichever comes first. Only for filing fees not for GST tax (Maximum Rs 1,800 for 6 months @ the cost of Rs. 300 for each month)
- This fund should not be used for any salary payment nor used for Stipend during MVP

development.

Note: Any unspent amount after MVP launch should be returned to NEC-BI account by end of 100th day along with the utilization certificate and bills. Also Incubated agrees to return this interest free soft loan of Rs 88,000 after the Incubated Company raises Rs 1 Crore Seed fund or generates a revenue of Rs 2 Crore INR in any given financial year in the future. Also if the incubated could not able to finish the MVP development or quit the Startupathon program in the middle of 100 days from the date of disbursement of this fund, they should return the MVP Fund and another cofounder will be selected to continue the same pre startup.

Any extra cost that may be incurred beyond Rs 88,000 to launch MVP should be bootstrapped or pooled from Co-Founders, and NEC BI should not be held liable for any barrier or fund shortage for the launch of the MVP version of web app within the 100 days from the disbursement of the fund.

Miscellaneous

- 4.1. That the Incubatee shall surrender and vacate the premises on NEC BI on a notice by NEC BI as no advance notice is required to be given by NEC BI to the Incubatee.
- 4.2. That NECBI shall have a lien on the assets of the Incubatee at the incubation center till such time that the Incubatee clears all the outstanding dues.
- 4.3. It is agreed by incubatees that once incubatee's company becomes successful they will provide employment and internship opportunities to the students and alumni of National Engineering College, Kovilpatti
- 4.4. After graduating at the NEC Business Incubator, the incubatee's company agrees to provide collaboration and consultancy work to the faculty members of National Engineering College, Kovilpatti.
- 4.5. That the 'SALIENT RULES FORMING PART OF THE INCUBATION AGREEMENT' along with any Annexures forms part and parcel of this agreement and is hereby accepted by the Incubatee in its entirety and the Incubatee directors hereby indemnify NEC BI and undertake to remain responsible for all dues payable or losses suffered on account of any act, negligence, default on the part of the Incubatee.

5. AMENDMENTS

Notwithstanding anything contained herein above or in the 'SALIENT RULES FORMING PART OF THE INCUBATION AGREEMENT' thereto NEC BI may at any time amend all or any part of this agreement and its annexure if any and the Incubatee shall be bound by the said amendments. The amendments shall be applicable with immediate effect.

6. ARBITRATION

Any/all disputes between the Incubatee shall be referred for arbitration to the person so nominated by the Director NEC or NEC BI under the Indian Arbitration & Conciliation Act whose decision shall be final

and binding upon the parties. The place of arbitration shall be Kovilpatti, Tamilnadu

In witness whereof parties hereto have signed this Incubation Agreement on the date and year mentioned hereinbefore.

For & on behalf of Incubatee

For & on behalf of NEC BI Kovilpatti

Signature

Signature

Name Dr.J.Amutharaj

Name: Dr.K.Kalldasa Murugavel

Designation Co Founder

Designation: Principal, National Engineering

College, Kovilpatti

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Witness (Name & Address)

C. W AT3 7020

1. Dr. S. Usha (1994-98, CSE, NEE Alumini)
No: 6171, Towarb, Pushgo Bagmane temple bells
PR Nagar, B'lore-98.

2 Dr.D. SOBYA

No: 638 A

Chellagahatta Village Kumbalagadu Post Bangalore - 560074



MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is made and executed on this day of March 03, 2019, by and between:

M/S.Sookshmas E-Learning Pvt Ltd which was established under the 1956 COMPANIES ACT of India and having its registered office at 'A' Building Nagarabhavi Main road, Bengaluru (hereinafter referred to as the Company) which expression shall mean and include all its successors and assignees unless repugnant to the context or meaning thereof of the FIRST PART.

AND

RajaRajeswari College of Englneering, Ramohalli Cross, Kumbalgodu, 14, Mysore Rd, Bengaluru, Kamataka 560074which expression shall mean and include all its all its successors and assignces unless repugnant to the context or meaning thereofof the SECOND PART.

WHEREAS, the company is engaged in the research activities and development in the area of embedded systems and MEMS and wants to work with RRCE to further the research and to establish an "Incubation Center"

AND WHEREAS RRCE is willing to work with the Company on the same.

Both parties are agreeable to have a Memorandum of Understanding under the following terms and conditions.

NOW THIS CONTRACT WITNESSETH AS FOLLOWS.

- 1. RRCE has agreed to provide the infrastructure required to carry out the work related to the above topic along with the computer facilities, internet access, power, water, etc to ensure the completion of the work.
- 2.An incubation facility of 1200 sqft area with additional facilities such as partition with computers and chairs will be provided by RRCE,
- 3. The Company has shown keen interest in developing certain products/features and marketing in the following areas with the collaboration of RRCE and the faculty of the institution. Such products/features and the intellectual property/patents developed with RRCE will be the property of both the company and the RRCE
- 4.RRCE will work with Company to identify the right researcher to work in this area, however, the decision to engage the researcher will be with RRCE.
- 5. Such Intellectual property developed as a result of the above work will be the combined asset 6.RRCE and COMPANY have further agreed to co-operate in various other areas as listed below:
 - A. Areas of Mutual interest in R&D such as marketing & AI, ML, etc
 - B. Application of Technology in Agriculture, etc
 - C. Any other area as it develops from time to time.

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Ramphalli Cross, Box Eduration

7.RRCEand COMPANY have further agreed for Sookshmas self-learning game Beyond Knowing partnership as a Self-Learning partner college.





8. Company and its employees will adhere to the policies and processes of the RRCE while on campus.

9. A) All notices and consents given under this agreement shall be in writing and may be served:

1) personally or II) by registered post acknowledgement due, or III) speed post or recognized courier or fax or e-mail.

B) Any correspondence directed to RRCE or Company shall be addressed as follows: I) personally or II) by registered post acknowledgement due, or III) speed post or recognized courier or fax or e-mail. And

C)in the event of any change in address, written notice of such change shall be given promptly the other party at its address.

10. Except as expressly provided to the contrary herein, each portion, section part term and / or provision of this agreement shall be considered severable, and if for any reason, portion section, part, term and / or provision of this agreement is determined to be invalid and contrary to, or in conflict with, any existing or future laws or regulations by any court or agency having competent jurisdiction, such infirmity shall not impair the operation of, or have any other effect upon, such other portions, section, parts terms and / or provision of the agreement as may remain otherwise intelligible and the latter shall continue to be given full force and effects and bind the parties hereto; and the said invalid portions, sections, parts, terms and/ or provisions/ shall be deemed not to be a part of this agreement.

- 11. RRCE and Comapnyshall maintain at all times during the currency of this agreement and thereafter all the technical information and documentation furnished to it under this agreement in strict confidence and secrecy.
- 12. This agreement represents the entire understanding and agreement between parties hereto as to the subject matter hereof and supersedes any prior discussions and negotiations between them prior to, or contemporaneous with its signature. Any amendments hereto shall be effective only if they are in writing and signed by the partieshereto.
- 13. Any dispute, difference or question arising out of, in relation to or incidental to this agreement including any disputeas to the existence or validity thereof, shall be first attempted to be essolved by mutual discussions and negotiations. Only on failure of such negotiations, it shall be referred for arbitration in accordance with the arbitration and conciliation act 1996. The venue of arbitration shall be at Mysore, Karnataka State, India and the proceedings will be conducted in the English language.

14. Force majeure will be applicable as per the ICC 500.

3. This MOU is valid upto 4 years i.e. from 3/03/2019 to 02/08/2023.

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Sookshmas E-Learning Pvc. Ltd.
A huilding 1st cross, 1st main road, SV.G. Nagar.
Nagarabhavi main road, Priyadarshini Layout.
Moodalapalya, Bangalore 560077, Kamataka
Phone: 050-23504212, 1911-7204559366
Email Info@sookshmas.com
Website, www.sookshmas.com

MEMORANDUM OF UNDERSTANDING

BETWEEN

INSTITUTE OF TECHNOLOGY PETRONAS SDN. BHD.

AND

RAJARAJESWARI COLLEGE OF ENGINEERING, INDIA





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THIS MEMORANDUM OF UNDERSTANDING (hereinafter referred to as the "MoU") is made and entered into this 20th day of November 2019.

BETWEEN:

INSTITUTE OF TECHNOLOGY PETRONAS SDN. BHD. [Company No. 352875-U], a company incorporated in Malaysia and having its registered address et Tower 1, PETRONAS Twin Towers, Kuala Lumpur City Centre, 50088 Kusla Lumpur (hereinafter referred to as "ITPSB").

AND:

RAJARAJESWARI COLLEGE OF ENGINEERING is affiliated to Visveavaraya Technological University, Belgavi, Karnataka. Approved by AICTE [Institute permanent ID: 1-4201514], New Delhi & Govt. of Karnataka. Accredited by HLACT, Texas, USA (Internationally) and by NBA (CSE, ECE, EEE & Mach Departments) and having its registered address at #14, Ramohalli Cross, Kumbalgodu, Bengaluru — Mysore National Hi-Way, Bengaluru — 560074, Karnataka, India. (herelnafter referred to as "RRCE").

(ITPSB and RRCE are collectively referred to as the "Parties" and individually as the "Party").

WHEREAS:

- A. ITPSB, a subsidiary of PETRONAS, owns and manages Universiti Teknologi PETRONAS (hereinafter referred to as "UTP"), a private higher learning institution established under Private Higher Educational Institutions Act 1996 located at Bandar Seri Iskander, Perak.
- B. RRCE under RajaRajeswari Group of Institutions (RRGI), Bengaluru, India, a private higher learning institution The College is approved by All India Council for Technical Education, New Deihi, and Govt. of Kamataka & affiliated to Visvesvaraya Technological University (VTU), Belgavi, Kamataka. The college is also ISO 9001-2008 certified.
- C. The Parties desire to establish a collaboration to enhance their respective scientific, technical and engineering competencies and to develop beneficial programmes pursuant thereto as detailed out in Clause 1 of Scope of Collaboration. (hereinafter referred to as the "Collaboration").
- D. The Parties have accordingly agreed to enter into this MoU to outline the understanding of the Parties in relation to the scope and objectives of the Collaboration and the respective rights and responsibilities of the Parties thereto.

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NOW THEREFORE, the Parties hereby agree as follows:

1. SCOPE OF THE COLLABORATION

- 1.1 The Parties shall, at their discretion hereto, collaborate in the following areas:
 - 1.1.1 Joint organization of seminars, symposium, conferences or public lectures;
 - 1.1.2 Visiting Professor or Adjunct Lecture at either institution as part of the initiative on sharing of knowledge and expertise;
 - 1.1.3 Conducting and delivering short courses;
 - 1.1.4 Joint research and development activities which may include sharing of facilities and equipment, digitalization and matching of research grants;
 - 1.1.5 Joint supervision and external examiners of postgraduate students:
 - 1.1.6 Joint publications of research outcomes, exchange of publications, academic materials and other information;
 - 1.1.7 Joint proposal and funding applications for International funding for Indian ASEAN funding:
 - 1.1.8 Staff mobility programme (including but not limited to training, sabbatical, post-doctoral works, exchange or research attachment);
 - 1.1.9 Students mobility programme (including but not limited to exchange, internship, research attachment, training and summer programme);
 - 1.1.10 Exchange of publications, academic materials, latest IT solutions and healthcare information systems and other relevant information;
 - 1.1.11 Placement of students from RajaRajeswari Group of Institution's schools to further studies in UTP; and
 - 1.1.12 Any other activities that the Parties deem mutually beneficial.

In the event the Parties mutually agree to pursue any of the abovementioned activities, a separate written document shall be entered into to detail out the roles and obligations of the Parties.

1.2 Each Party shall use all means reasonably available to it subject to ordinary budgetary and financial constraints so as to ensure successful implementation of the Collaboration and the Parties shall use their best endeavour to collaborate in good faith to the best interest of all Parties.

2. CONFIDENTIALITY

2.1 The Parties agree that the Collaboration may involve the disclosure of certain confidential information of the Parties respectively. For the purpose of this MoU, the term "Confidential Information" refers to any and all information including but not limited to information pertaining to curriculum, courses, syllabus, teaching materials, research activities and technical information made available by a Party ("Disclosing Party") to the other Party ("Receiving Party") during the course of the Collaboration.

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All "Confidential Information" shall be marked or identified as "CONFIDENTIAL" in writing and in a conspicuous manner at the time it is disclosed to the Receiving Party.

- The Receiving Party hereby covenants to keep in strict confidence all Confidential Information and undertakes not to divulge or disclose the Confidential Information to any third party without specific written permission of the Disclosing Party. The confidentiality obligations hereunder shall not apply to the Confidential Information which:
 - a. is or has become obsolete or is already in the public domain without any breach of the provisions in Clause 2 herein:
 - b. is already in the possession of the Party prior to the execution of this MoU;
 - c. is independently developed or obtained by the Party;
 - is obtained by the Party from any third party without confidentiality obligations;
 or
 - e. a court of competent jurisdiction orders to disclose.
- 2.3 The provision of this Clause 2 shall survive the expiry or termination of this MoU.

3. INTELLECTUAL PROPERTY

5.1 For the purpose of this MoU, Intellectual Property Rights shall include all data; specifications, materials, research activities and technical information solutions, drawings, know-how and technical information developed, obtained, created, written, prepared or discovered, whether patentable nor not, arising from the Collaboration or otherwise brought into existence pursuant to this MoU.

Specifically:

- a. Background Intellectual Property Rights shall include any Intellectual Property Rights that are possessed by each Party prior to the commencement of this MoU and/or developed independently by the Parties. Any Background Intellectual Property Rights that are made available as between the Parties for the performance of the Collaboration shall remain the separate property of the Party making such Background Intellectual Property Rights available, and nothing in this MoU shall be construed to grant any implied license to the other Party to use such Background Intellectual Property Rights other than in performance of this Collaboration.
- b. Foreground Intellectual Property Rights shall include any Intellectual Property Rights that arise, or are obtained or developed, created, written, prepared and discovered jointly by the Parties, arising or otherwise brought into existence pursuant to this Collaboration.

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The ownership of all Foreground Intellectual Property Rights arising out of the Collaboration shall be expressly subject to a Joint Development Agreement to be mutually agreed by the Parties.

4. DURATION, TERMINATION AND WITHDRAWAL

4.1 Duration

- a. This MoU shall come into effect upon signing by the Parties and remain in force for a period of five (5) years. The Parties may, by a three (3) month written notice to the other before expiry of the MoU, apply to extend this MoU on mutually agreed terms falling which this MoU shall tapes and shall be of no further effect and neither Party shall have any further claims against the other thereafter.
- b. Without prejudice to the provisions in (a) above, the Parties may in the course of implementation of the terms of this MoU, execute a formal Collaboration Agreement or any other such written agreements in respect of any developments and/or expansion to the scope of the collaboration arising from the MoU.

4.2 Termination and Withdrawal from the MoU

- a. Either Party may terminate or withdraw from this MoU for any reason whatsoever by providing to the other Party a three (3) month written notice of its intention to terminate or withdraw from this MoU.
- Upon termination of this MoU, neither Party shall be liable to the other in respect of any claims, damages, costs or expenses of any nature except for those rights arising from Clause 2 herein before provided.

5. COST AND EXPENSES

- 5.1 Each Party shall bear its own costs and expenses incurred in preparing, executing and implementing the collaboration under this MoU.
- 5.2 Each Party shall bear its own solicitor's costs in the preparation and stamping of this MoU.

6. DISCLAIMER

Each Party shall be solely responsible for its own acts and omissions (and the acts and omissions of its directors; employees, consultants and other agents) and no Party shall have the authority nor shall it purport to act for, or legally bind, the other Party in a transaction with a third party except as authorised in writing by the Parties.

7. DISPUTE RESOLUTION

- 7.1 This MoU shall be governed by and construed in accordance with the laws of both the nation i.e., India & Malaysia
- Any and all disputes, controversies and conflicts between or among the parties arising out of or relating to or in connection with this MoU and the performance or non-performance of the rights and obligations set forth herein shall be negotiated to arrive at a mutual and amicable settlement failing the parties here by expressly agreed that where the cause of action arose shall have exclusive jurisdiction to entertain any suit arising out of or in connection with this MoU and laws of both the countries shall apply.

8. RELATIONSHIP OF THE PARTIES

Nothing contained in this MoU shall be construed as establishing or creating between the Parties a relationship of master-and-servant or of principal-and-agent. The relationship between the Parties shall be that between equal independent contractors.

9. NON-BINDING OBLIGATIONS

- The Parties do hereby agree, declare, covenant and undertake that this MoU outlines the understanding between the Parties with regard to the subject matter herein and may be subject to change or variation at the absolute discretion of the Parties herein, in the course of implementation of the collaboration, provided always that such discretion is exercised only upon mutual consent of the Parties.
- 9.2 The Parties do further hereby agree, declare, covenant and undertake that except where it is specifically provided herein, the MoU is not intended to create any legal obligations and shall not be legally binding on the Parties hereto.

10. NAME, OFFICIAL EMBLEM AND LOGO

- 10.1 Neither Party shall use, nor permit any person or entity to use the name, acronym, official emblem, logo trade mark (or any variation thereof) or other intellectual Property (hereinafter referred to as "Brand Materials") that is/are identified with or belongs to the other Party on any publication, document, paper, audio or visual presentation, or for publicity purposes.
- Any use of the Brand Materials for the purposes stated in Clause 10.1 above shall first obtain the written consent of the other Party and shall comply with all reasonable instructions as to the use of the other party's Brand Materials.

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- The official language to be used for execution and cooperation under this MoU shall be English.
- Any amendment or modification to this MoU shall be made upon mutual consent of 11.2 the Parties vide a written notice executed by the duly authorised representative(s) of each Party hereto.
- A waiver of any of the rights or remedies available to any Party hereto shall not be 11.3 valid and effective unless expressed in writing and executed by the duly authorized representative(s) of the Party. Such a waiver by any of the parties hereto shall not be construed as a waiver in respect of any other breach, antecedent or future.
- Each Party shall be solely responsible for their respective (ax implications (if any) 11.4 arising out of the performance of the terms and conditions of this MoU.

12. NOTICES

Any notice required to be delivered hereunder shall be sent to the Parties at the 12.1 following respective addresses:

Universiti Teknologi PETRONAS (i) If to ITPSB:

32610 Bandar Seri Iskandar

Perak, Malaysia

Facsimile:

+605-3688151

Email:

alliance@utp.edu.my

Attention to: Chief Strategy Officer

(II) It to RRCE:

Rajarajeswari College of Engineering

No. 14, Ramohalli Cross, Kumbalgodu, Bengaluru - Mysora Hi-Way,

Bengaluru-580074, Kamataka, India. Tel:+91-80-28437124/+91-80-28437375.

Fax: +91-80-2843 7373.

Email: office@rrce.org, principal@rrce.org Attention to: Executive Director, Special Officer

- 12.2 Every notice or communication so sent shall be considered to have been received upon actual receipt.
- Any Party may substitute or change its address by written notice to the other Party. 12.3

[END OF CLAUSES]

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IN WITNESS WHEREOF, the Parties have based has demorandum of Understanding to or energy physical expective dry, anyoneed representatives on the day, with man that apoint winder.

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Prof. Ts. Dr. Mohamed Ibrahim Bin Abdul Mutalib

Designation

Vice Charcellor and CSO

In the presence of

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Designation

Director, Strategic Altiance Office

For and on behalf of RAJARAJESWARI COLLEGE OF ENGINEERING

Designation

Er. A.C.S.Arun Kumar

President, RajaRajeswari College of Engineering, Bengaluru,

Kamataka

in the presence of

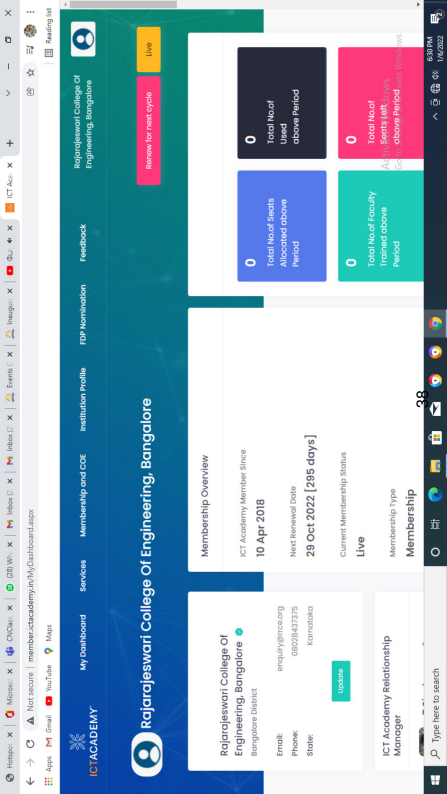
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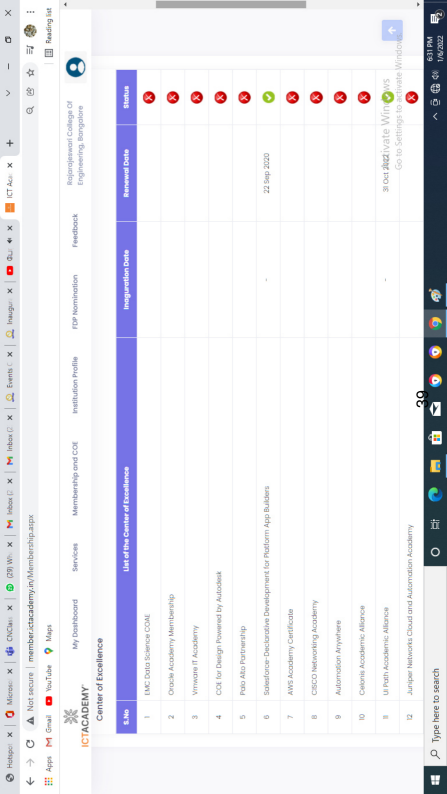
Designation

Sal Officer, RajaRajeswari College of Engineering, Bengalunu,-

Kamataka

COLLEGE OF PACKETTANS







MEMORENDUM OF UNDERSTANDING FOR

ISERT INDUSTRY COLLABORATION AND IMPLEMENTATION OF SELECTSMART DIGITAL COLLABORATIVE PLATFORM

BETWEEN

RAJARAJESWARI COLLEGE OF ENGINEERING

No.14, Ramohalli Cross, Kumbalgodu, Mysore Road, Bengaluru, Karnataka 560074

AND

INDIAN SOCIETY FOR EDUCATION RESEARCH & TECHNOLOGY

488 1ST CROSS ROAD HBR LAYOUT BANGALORE 560043, KARNATAKA

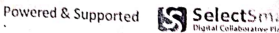
Principal

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COLLECTION

Ramohall cross, Sengaluru-7*







Memorandum of Understanding (MOU)

This MOU for using ISERT services and adopting the digital platform (SelectSmart) to provide student, placement and education development services comprising of Internships, Mentorship, Placements and Project Opportunities with an inbuilt video based offline screening application is entered into as of 09th March, 2021 (this "Agreement") by and between RajaRajeswari College of Engineering having its office in No.14, Ramohalli Cross, Kumbalgodu, Mysore Road, Bengaluru, Karnataka 560074 (hereinafter referred to as "(RRCE)" which expression, unless contrary to the meaning or context thereof, shall include its subsidiaries, group companies, affiliates, successors—in-interest representatives, executors and permitted assigns) of the ONE PART:

And

INDIAN SOCIETY FOR EDUCATION RESEARCH AND TECHNOLOGY, a public trust registered under the relevant laws of India, having its office at 488 1st Cross Road, HBR Layout, Bangalore 560 043 (hereinafter referred to as "ISERT" which expression, unless contrary to the meaning or context thereof, shall include its affiliates, successors-in-interest and permitted assigns) of the OTHER PART;

Unless the context otherwise requires, RRCE and the ISERT shall be individually referred to as a "Party" and collectively referred to as "Parties".

1.1.1.1 RECITALS

- A. RRCE is in the service of providing educational services and developing institutions and related activities for student community, either directly or through its affiliates.
- B. ISERT is engaged in the providing activities related to connecting industries and academia along with mentors and relevant stake holders and providing services. ISERT is providing services through SelectSmart a digital collaborative platform which shall be used for conducting various student activities as provided in the annexure and a platform for the companies, resources and academic institutions to collaborate by digital means and enable the student community to build their activity profile. The key features of the platform are conducting seminars,



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providing internships from various partner organizations, projects, placements and related activities and projects in collaboration with Industries.

C. In this regard, RRCE hereby engages ISERT and ISERT hereby agrees to perform such Services and on such terms and conditions as set forth in this Agreement.

NOW, THEREFORE, in consideration of the mutual covenants and promises hereinafter set forth, the Parties agree as follows:

- 1. ISERT shall conduct seminars, technical talks, competitions, placement drives, mock tests, overseas university collaborations and provide internships, projects and facilitate placements with or without commercial commitments based on the partner company/organization directives.
- ISERT shall provide the Services on mutually agreed terms and conditions as specified under this MOU. The platform is provided by ISERT will be in the form of hosted Model.
- 3. Hosted Solution where RRCE need not require any hardware and hosting medium and the platform will be hosted by ISERT and maintained. The recorded assets will be stored exclusively in an AWS S3 bucket which can be accessed at any point of time.

It is agreed by ISERT that following programs will be conducted mandatorily as part of the student membership. The students will be entitled to the following benefits for being the ISERT member.

- 8 Seminars/Technical Talks/Workshops/Hands-on trainings on a monthly basis as per the need
- 2. 12 mock corporate assessments (Aptitude and Technical) on a yearly basis
- Minimum of 200 Internships for the students on a yearly basis (Free/Paid)
- 4. 12 Industrial Visits on a yearly basis
- 100 Job Opportunities

Membership.

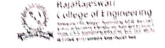
Model	Description of the Model			Cost				
Student Membership - ISERT Membership	Membership student	cost	per	Rs stud	300 dent	per	year	1



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RAJARAJESVIARI
COLLEGE OF ENGINEERING
Ramphalli Cross, Bengaluru-74





5. PAYMENT TERMS

- The above said money shall be collected from the students in form of DD of Cheque/Online Transfer/Digital Payment favoring "Indian Society for Education Research and Technology" payable at Bangalore.
- It is agreed between the parties that 10% of the membership fee collected from the students will be utilized and provided as research grant to the RRCE institution on an ongoing basis.
- The payment of the grant to RRCE institution is subject to the payment received from the students and educational institutions RRCE and Other Institutions).
- Any clarification regarding an invoice shall be brought to ISERT's notice by the RRCE within 15 working days from the date of receipt of the payments.
- It is mutually agreed to onboard students into the ISERT programs and membership from academic year 2021.

Commercial terms and conditions

- Currency: Prices quoted above are in Indian Rupees (INR)
- Taxes: The rates quoted above are inclusive of all taxes and duties applicable for such services, such as GST.
- Charges for additional changes: The membership fee mentioned here are for services provided on the current platform and if any new features or changes to be incorporated not within the scope of the current platform shall be taken up as a change request with a separate SOW agreed mutually between RRCE and ISERT.
- Hardware and Software Requirements:

Hosted Model:

The rates proposed by ISERT include the cost of providing a standard application in the hosted model including the cost of any special purpose hardware. / software or dedicated network links required for project execution. The software and products used are the following

- SQL Database
- o Hosting Server
- AWS S3 bucket for storage of video assets
- o File Stack subscription for the video uploads (Streaming and faster performance needs provided by third party on a subscription basis)



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- 6. Term and termination: This Agreement shall come into effect from 09th March 2021 and will be valid for a period of THREE years and if ISERT services are found satisfactory, this Agreement can be extended for a further period, and on such terms, as may be mutually agreed upon, after the expiry of the present term of the Agreement.
- This Agreement can be terminated by either party, by giving one academic year's notice in writing to the other party, expressing their intention to terminate the Agreement.
- Upon expiration or termination of this Agreement, RRCE shall pay ISERT for all services rendered up to the effective date of such termination.

7. CONFIDENTIALITY

- 7.1 ISERT acknowledges that it shall, in the course of its dealings with RRCE, be exposed to various confidential information and ISERT hereby agrees that it shall hold in trust any confidential information that it may receive from or in respect of (RRCE) and agrees that it shall neither disclose directly or indirectly reveal, report, publish, or transfer any confidential information to any person or entity without the prior written consent of (RRCE) in this regard.
- 7.2 ISERT shall ensure that the Employees providing the Services who have
 access to the confidential information of (RRCE) are bound by agreements with
 the same or more stringent confidentiality obligations and shall take all steps to
 protect (RRCE) in the event of a disclosure. In addition, ISERT shall ensure that
 the Employees providing the Services shall execute Non-Disclosure Agreements
 if required by (RRCE).
- 7.3 If ISERT or an Employee is required to disclose confidential information pursuant to a valid and subsisting order of a court or other judicial, quasi-judicial or government body, ISERT shall, forthwith, upon receiving notice of the requirement of such disclosure, give adequate notice to (RRCE) of any such requirement for disclosure so as to allow (RRCE) a reasonable opportunity to represent itself and to seek suitable legal remedies to limit such disclosure.
- 7.4 All materials furnished to ISERT by (RRCE) shall be considered Confidential Information, shall remain the property of (RRCE) and shall be returned to (RRCE) promptly upon the termination of this Agreement or at (RRCE)'s earliest request. ISERT shall not copy, reproduce or appropriate for its benefit or the benefit of any third party, any of the confidential information. For the purpose of this agreement, 'confidential information' shall mean any information of



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Principal

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COLLEGE OF ENGINEERING Ted

amehali Cross, Congaluru-74

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(RRCE) that ISERT may be exposed to by virtue of this relationship or $a_{\rm ny}$ information which comes into its possession, pursuant to or as a result of the performance under this Agreement.

8. Governing Law/ Arbitration and other general terms:

- The Agreement shall be governed by the laws of India.
- Any and all disputes, controversies and conflicts between or among the parties arising out of or relating to or in connection with this Agreement and the performance or non-performance of the rights and obligations set forth herein shall be negotiated to arrive at a mutual and amicable settlement failing the parties hereby expressly agreed that the courts in Bangalore alone shall have exclusive jurisdiction to entertain any suit arising out of or in connection with this Agreement and the laws of India shall apply.
- Neither party will incur any liability to the other party on account of any loss or damage resulting from any delay or failure to perform all or any part of this Agreement if such delay or failure is caused, in whole or in part, by events, occurrences or forces beyond the reasonable control and without the negligence of such party.
- 9. NON-SOLICITATION: Each party agrees that it shall not offer employment to or hire or engage or otherwise obtain the services of or from any of the other's employees at any time during the term of this Agreement and during the 12 months following the termination of this Agreement.
- Limitations on Liabilities.

In no event shall (RRCE) be liable for any special, incidental, indirect or consequential damages of any kind in connection with this Agreement, even if (RRCE) has been informed in advance of the possibility of such damages. Notwithstanding anything contained in this Agreement, the total liability of (RRCE) on all claims of any kind arising out of this Agreement, whether in contract, tort (including negligence), strict liability, or otherwise, arising out of or related to the Agreement, or its performance or breach, shall not, in any event whatsoever, exceed Fee paid to Consultant during last six months prior to the date of such claim.

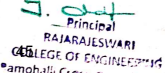
11. LEGAL COMPLIANCE / INDEMNIFICATION

The Parties agree at all times and at their own expense to (i) strictly comply with all applicable laws, rules, regulations, Governmental orders and applicable codes of practice, now or hereafter in effect, relating to its performance of this Agreement, (ii) pay all fees and other charges required by such laws, rules and regulations, codes and orders and (iii) maintain in full force and effect all licenses, permits, authorization, registration and qualifications necessary to perform



Grant









their obligations under this Agreement. The Parties agree to protect and fully defend and indemnify the other Party against breach of any such laws, by-laws, regulations and guidelines.

IN WITNESS WHEREOF the Parties have executed this MOU and Agreement on the day and year first herein above written.

(RRCE)

Ву

Name

Title

Date

(ISERT)

Ву

Name

1021 MANAM 102-MAGA

Title

DIRECTOR

Date

J. Od

Principal
RAIARAIL SUVARI

COLLEGE OF ENGINEERING

namoh.ill. Cross, Bengaluru-74



MEMORANDUM OF UNDERSTANDING (MoU) BETWEEN Rajarajeswari College of Engineering Bangalore - 74 AND Vinetras Edutech Private Limited

This Memorandum of Understanding (hereinafter called the 'MoU') is entered into on this day, 12th October of 2021 by and between.

Rajarajeswari College of Engineering, Bangalore-74, the First Party represented herein by its Principal and Vinetras Edutech Private Limited, 125, 16th main 4th block, Koramangala Bangalore Karnataka 560034, CIN - U80904KA2021PTC146275 The Second party, and represented herein by its Director, Rajashekar Reddy N.

WHEREAS:

- A) First Party is a Higher Educational Institution name: Rajarajeswari College of Engineering, Bangalore 74, Electronics & Communication Department.
- B) First party & Second party believe that collaboration and co-operation between themselves will promote more effective use of each of their resource, and provide each of them with enhanced opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within the area of Skill-Based Training, Education, Placement, Industrial Visit, Expert Lecture.
- D)Vinetras Edutech Private Limited the Second Party is engaged in an internship, placement assistance, and technical project support for the students of the Electronics & Communication Engineering branch.

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

CLAUSE 1

CO-OPERATION

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

Vinetras Edutech Private Limited - 125, 16th main 4th block, Koramangala Bangalore Karnataka 560034, WWW.vinetras.com

Vinetra's

AUSE 2

SCOPE OF THE MOU

- 2.1 Soft skills and Industrial Training: 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 the company and also involve in Industrial Training Programs for the First Party. This will provide confidence & a 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 Rajarajeswari College of Engineering, Bangalore -74, the first party to take up any program mentioned in MoU. If there is any financial consideration, it will be dealt with separately.
 - 2.5 Both Parties to obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required.

CLAUSE 3

VALIDITY

3.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms.

CLAUSE 4

RELATIONSHIP BETWEEN THE PARTIES

4.1 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

J. CASY 29/10/21

Principal RAJRAJESWARI COLLEGE OF ENGINEERING Ramohalli Cross, Bengalutu-74 Second Party

Director

Vinetras Edutech Private Limited - 125, 16th main 4th block, Koramangala Bangalore Karnataka 560034,

www.vinetras.com

C. Leeseff.



MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

RajaRajeswari College of Engineering, Bangalore-74 AND EdGate Technologies Pvt. Ltd.

This Memorandum of Understanding (hereinafter called as the 'MoU') is entered into on this day, 2nd September of 2021 by and between.

Rajarajeswari College of Engineering, Bangalore-74, the First Party represented herein by its Principal and EdGate Technologies Pvt. Ltd, 479,6th Main, HMT Layout, R.T.Nagar, Bangalore-560 032, GSTIN - 29AADCE3176H2ZH The Second party, and represented herein by its Director, Gurupreet Singh.

WHEREAS:

- A) First Party is a Higher Educational Institution named: Rajarajeswari College of Engineering, Bangalore-74, Dept. of Electronics & Communication Engineering
- 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) EdGate Technologies Pvt. Ltd.- the Second Party is engaged in Internship, placement assistance, and technical project support for the students of Electronics & Communication Engineering branch.

EdGate Technologies Pvt Ltd

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.

CLAUSE 2

SCOPE OF THE MoU

- 2.1 Soft skills and Industrial Training: 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 the company 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 Rajarajeswari College of Engineering, Bangalore-74, the first party to take up any program mentioned 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

3.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms.

CLAUSE 4

RELATIONSHIP BETWEEN THE PARTIES

Managing Di

4.1 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

Principal

Principal RAJARAJESWARI

COLLEGE OF ENGINEERING

Ramohalli Cross, Bengaluru-74



MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

Rajarajeswari College of Engineering, Bangalore-74 AND Loginware Softtee Pvt. Ltd.

This Memorandum of Understanding (here:nafter called as the 'MoU') is entered into on this day, 1st September of 2021 by and between.

Rajarajeswari College of Eugineering, Bangalore-74, the First Party represented herein by its Principal and Loginware Softtee Pvt. Ltd., #428, 3rd Floor, Glass House,11th Cross, 3rd Main, Opp.Road to Radiant Apartment, Suncity, Kengeri Satellite Town, Bengaluru, Karnataka 569060, GSTIN - 29AADCL0883CIZL The Second party, and represented herein by its Director. Thejesh P. WHEREAS:

- A) First Party is a Higher Educational Institution named: Rajarajeswari College of Engineering, Bangalore-74, Electronics & Communication Department
- 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. Loginware Softtee Pvt. Ltd.- the Second Party is engaged in internship, placement assistance, and technical project support for the students of Electronics & Communication Engineering branch.

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

CLAUSE 1

CO-OPERATION

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

Loginware Softtec Pvt. Ltd., #428, 3rd Floor, Glass House, 11th Cross, 3rd Main,

Loginware Softtec Pvt. Ltd., #40/163, 1st Floor, Opp. Bharathi Associates, BM Bypass Road, Booyanahalli, Hassan- 573201



CLAUSE 2

SCOPE OF THE MOU

- 2.1 Soft skills and Industrial Training: 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 the company 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 Rajarajeswari College of Engineering, Bangalore-74, the first party to take up any program mentioned 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

3.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms.

CLAUSE 4

RELATIONSHIP BETWEEN THE PARTIES

4.1 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

Second Party

For LogInware Softee PVLLtd.

Director

Managing Director

Principal

Principal

RAJARAJESWARI COLLEGE OF ENGINEERING

Ramohalli Cross, Bengaluru-77

Loginware Softtec Pvt. Ltd., #428, 3rd Floor, Glass House, 11th Cross, 3rd Main,

Loginware Softtec Pvt. Ltd., #40/163, 1st Floor, Opp. Bharathi Associates, BM Bypass Road,



MEMORANDUM OF UNDERSTANDING (MOU)

Between

Mbed Technologies, #133, 1st Floor, Concept City, Sunkalpalya. Kengeri, Bengaluru - 560060

d

RajaRajeshwari College of Engineering #14, Ramohalli cross, Mysuru Road, Kumbalagodu Bengaluru - 560074

This is an agreement between

"Party A", hereinafter called Mbed Technologies, #133, 1st Floor, Concept City, Sunkalpalya, Kengeri, Bengaluru - 560060

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"Party B", hereinafter called RajaRajeshwari College of Engineering. #14, Ramohalli cross, Mysuru Road, Kumbalagodu, Bengaluru – 560074.

I. PURPOSE & SCOPE

The purpose of this MOU is to clearly identify the roles and responsibilities of each party as they relate to. In particular, this MOU is intended to: Exchange facilities in terms of:

- 1. Jobs
- 2. Projects
- 3. Student Internship
- 4. Workshops
- Technical Seminars
- 6. Consultancy Works
- 7. Infrastructure development

II. BACKGROUND

Mbed Technologies, #133, 1st Floor, Concept City, Sunkalpalya, Kengeri, Bengaluru - 560060, is an embedded products & services company with business in embedded software, firmware product development in multiple domains and technologies, provides Linux application software development, system software firmware design, development, test & automation services to clients, provides internships in the fields of embedded systems, IoT, Python Test & Automation. This company is founded by a team of professional directors having around 20 years of experience in embedded systems, Wired wireless communications, High Speed optical communication, IoT, Chassis Management, Payment Automation industries.

by the company

- 3. Schedule of Technical Talks and workshops are based on the availabilities of engineers of the company
- 4. Suitable transport facilities such as cab and hospitality must be provided to the speakers and organizers of the events
- 5. Either party can terminate MOU at any point of time

CONFIDENTIALITY

- During the Tenure of the MOU both RRCE & Jobs
- Projects
- Student Internship
- Workshops
- **Technical Seminars**
- Consultancy Works
- Infrastructure development

RRCE & Mbed Technologies, #133, 1st Floor, Concept City, Sunkalpalya,

Kengeri, Bengaluru - 560060, will maintain Strict Confidentiality & Prevent disclosure of all the information & data exchanged under the scope of this MOU for any purpose other than in accordance with the MOU in witness where of parties here to have entered into this Agreement effective as on date & Year first written below.

VII. EFFECTIVE DATE AND SIGNATURE

This MOU shall be effective upon the signature of Parties A and B authorized officials. It shall be in force from 01-05-2019 to 30-04-2022.

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

Signatures and dates

[Insert name of Party A]

Date 06/05/2019

[Insert name of Party B]