

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN

Dr. Ambedkar Institute of Technology, Bengaluru – 560056, Karnataka, India.

&

Edunet Foundation, A-11- 1105, Arcadia South City 2, Gurgaon 122018, Haryana.

FOR

SKILL DEVELOPMENT, OUTCOME BASED TRAININGS, INTERNSHIP, PLACEMENT, R&D SERVICES AND RELATED SERVICES

Memorandum of Understanding

This Memorandum of Understanding is entered on 29th April 2022 ("Effective Date") by and between **Edunet Foundation** having its office at A-11- 1105, Arcadia South City 2, Gurgaon 122018, India (hereinafter referred to as "**Edunet**"); and, Department of Computer Science and Engineering having its address Dr.Ambedkar Institute of Technology, Bengaluru – 560056, Karnataka, India. (hereinafter referred to as "Institution").

Whereas, Edunet is a non-profit organization with multiple programs, sponsored by government and corporate entities, that are offered free to learners across the education spectrum, including but not limited to the IBM SkillsBuild (www.skillsbuild.org).

Whereas, Institution is a premier institution with the following details:

Established (year):	1980
Recognition, NAAC rating, ranking:	Government AIDED Institution, Autonomous Institution, NAAC A Grade
Vision:	To create Dynamic, Resourceful, Adept and Innovative Technical professionals to meet global challenges.

And whereas, the Parties seek to collaborate with each other to mutually complement their synergies and to jointly work on building capacity of learners through one or more of the programs managed by Edunet.

Now therefore, this **Memorandum of Understanding** (hereinafter called "**MOU**") witnesses the following.

- 1. Term and termination: This MOU is valid for an initial term of 1 year from the Effective Date. It can be extended by further periods, as agreed to by the Parties from time to time. Either Party may terminate this MOU by giving the other minimum 30 days' notice. The MOU will be deemed terminated at the end of the notice period or after completing all ongoing activities so that the beneficiaries (learners and teachers) are not negatively impacted, whichever is later.
- 2. **Non-binding nature of this MOU**: The MOU is not binding on either Party and each is working with the other out of sheer good-will and for the benefit of the learners.
- 3. Each Party is responsible for its own costs: Both the Institution and Edunet will independently manage their cost towards fulfilment of obligations under this MOU.
- 4. **Single Point of Contact (SPOC) for program co-ordination**: Both the Parties shall appoint a suitable person who will serve as a single of contact on all matters related to program rollout. Individual learners and teachers may be in touch with corresponding trainers, mentors, advisors and peers during program rollout but all matters related to the execution of this MOU shall reside with the SPOC.
- 5. Society for Inclusive Education (SIE): This is a student led initiative managed and supported by Edunet, that seeks to provide ubiquitous high quality learning opportunities to underserved communities through government and private schools/colleges around India. The Institute will set up a chapter of Society for Inclusive Education on its campus. This chapter will make Edunet programs available to local underserved institutions and/or student communities through community work, classroom sessions, fund raisers to purchase equipment and free learning platforms. Office bearers will be chosen by the Institute in the first year.

They may be either nominated or elected second years. The SIE chapter will have members from within the local student community who are willing contribute some time towards betterment of society. All members of SIE chapter at the Institution will be issued with appropriate certification that will help them meet their CAS/Community Work/SUPW requirements.

6. **Program Calendar**: The SPOCs from both Parties will work with their respective internal stakeholders to develop a calendar for the program(s) rollout at the start of every quarter. This calendar will then by synchronized and published for use by everyone.

7. Responsibilities of Edunet and/or its program sponsors/partners:

- a. **Orientation sessions**: Edunet will conduct orientation sessions for learners and educators, at a mutually agreed schedule, to onboard them onto the program(s).
- b. **Program materials**: Edunet will share all program materials with the institution and/or learners as required. All sharing will be online and/or through electronic media.
- c. Online instructor led sessions: These sessions may take the form of webinars or mentoring workshops or technology bootcamps or innovation camps or career readiness workshops that will seek to assist learners in their career goals. These programs will be organized regular as per a regular calendar, published online and will be conducted by Edunet team members or program sponsors or external stakeholders as appropriate.
- d. **Interaction with Industry experts:** Edunet will bring industry experts to the Institute to drive engagements with students through seminars/webinars or project mentorship.
- e. **Online platform availability**: Online platforms for each of the programs of interest to the Institution will be made available to it. Links for these platforms will be made available to the Institution in a timely manner
- f. **Assessments**: Edunet will conduct assessments, as required, for its programs prior to certification by Edunet and/or its industry partners and/or participating government agencies.
- g. For programs with career paths: Edunet will provide linkages with local and regional industry, government and the local start-up ecosystem (incubators etc) that will help learners with gainful employment and/or entrepreneurial opportunities. Interactions will be encouraged in terms of classrooms sessions, workshops, internship opportunities, career opportunities and entrepreneurship opportunities.
- h. **SIE support**: Edunet will support the SIE chapter in the Institute with all support required. A separate program manual and guidelines will be sent to the SPOC.
- i. **Updates:** Edunet will keep Institution management updated with the progress of the program(s)

8. Responsibilities of Institution:

- a. **Learner identification**: Institute will identify learners, volunteers and instructors who may participate in one or more programs offered by Edunet.
- b. **Support with orientation sessions**: Institute will support Edunet conduct orientation sessions for all stakeholders.
- c. **Publication of program calendars and goals**: Institute will publish, on a quarterly basis, a program calendar for all its participants.
- d. **Support with attendance**: Institute will ensure that program participants enthusiastically participate in chosen programs, with minimum attendance as agreed between the Parties.
- e. **Support with assessments**: Institute will ensure that assessments carried onsite are proctored and professionally managed.
- f. **SIE chapter**: The Institute will support the SIE chapter, led by its students, to the extent possible.
- g. **No fees**: Institute will not charge any extra fees from learners for participation in Edunet programs. Edunet will not charge any fees from the students/university for the program.

IN WITNESS WHEREOF, the parties hereto have executed this MOU on the Effective Date.

For Institution

Name: Dr.Siddaraju

Designation: Professor & HEAD, Dept. of CSE, Designation: TRUSTEE

Dr.AIT, Bengaluru - 560056, Karnataka

Institutional Seal:

Professor & Head

Department of Computer Science & Engineering Dr. Ambedkar Institute of Technology

Bangalore-560 056.

For Edunet Foundation

Name: NEERAJ BAGGA

Foun

Witness(es)

DEAN (III)

Amoudkar Institute of Technology,

Gengaluru – 560056, Karnataka.

[ASHA RANI, K.P]29/4

Department of Computer Sc. suce & Engg Dr. As bedkar Isstere of Technology Bangalore-560 056

Witness(es)

(Svinivala. A.H)

Department of Computer Science & Engg Dr. An bedkar Instruce of Technology Bangalore-560 056

Department of Compater School & Engg Dr. An bedkar Instince of Trechnology Bangalore-560 056

Dr. Ambedkar Institute of technology, Bengaluru-56 Department of Civil Engineering

The enclosed documents are verified & approved.

Prof & Head

Dr. S. Vijaya

Department of Civil engineering

Professor and Head Department of civil Engineering . Ambredkar Institute of Technology Bangalore - 560 056

NAAC CO-ORDINATORS:

MARY BHARTA JATHI. J., Ast Projector D.

Do K Hemanth Kumar, Asst Projector D.

MEMORANDUM OF UNDERSTANDING (MoU)





BETWEEN

Department Civil Engineering Dr. Ambedkar Institute of Technology, Bengaluru – 560056, Karnataka, India.

&

Prakruthi Institute of Environmental Studies
(A Unit of Prakruthi Foundation),
93, 7th Cross Road, Lower Palace Orchards, Malleshwaram,
Bengaluru-56, Karnataka

FOR

SKILL DEVELOPMENT, OUTCOME BASED TRAININGS, INTERNSHIP, PLACEMENT, R&D SERVICES AND RELATED ACTIVITIES.

25/5/22

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MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MoU') is entered into on this the 25th DAY May - 2021, by and between

Department of Civil Engineering of Dr. Ambedkar Institute of Technology, Bengaluru – 560056, Karnataka, India represented herein by **Dr. S. Vijaya**, Professor and HEAD, (hereinafter referred as "First Party", the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors in-office, administrators and assigns).

AND

Prakruthi Institute of Environmental Studies (A Unit of Prakruthi Foundation), 93, 7th Cross Road, Lower Palace Orchards, Malleshwaram, Bengaluru, Karnataka and represented herein by its Chairman, Er. Ramesh Kumar B N, hereinafter 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).

(First Party and Second Party are herein after jointly referred to as "Parties" and individually as "Party") as

WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Department of Civil Engineering of Dr. Ambedkar Institute of Technology, Bengaluru.
- 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, Internship, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MoU for advancing their mutual interests.
- E) The Second Party is engaged in skill Development, Education and R&D Services in the fields of Civil-Environmental Engineering with special focus in the area of Sustainable Development and related fields

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

CLAUSE 1: CO-OPERATION

- 1.1. Both the 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. 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. The co-operation between First Party and Second Party will facilitate effective

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- utilization of the intellectual capabilities of the Second Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the First Party.
- 1.3. The first party shall be providing the infrastructure and other facilities to conduct Conference, Seminars, Workshops, Training programs, Demonstration of new equipment etc.
- 1.4. The second party shall provide assistance in organizing field visits, training the students in various fields (including interdisciplinary/multidisciplinary), internships students projects, industrial visits and any other related programmes and also to conduct seminars/webinars, workshops, training programmes demonstrations etc. in the existing infrastructure.

CLAUSE 2: SCOPE OF THE MOU

- 2.1. 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. Second Party will give valuable inputs to the First Party in teaching / training methodology and suitably customize the curriculum so that the students fit into the industrial scenario meaningfully.
- 2.3. Industry and Institution interaction will give an insight to the latest developments / requirements of the industries; the Second Party to assist 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 / any such establishments for the hands-on training of the learners enrolled with the First Party.
- 2.4. Both Parties have agreed to carry out the joint research activities in the fields of Civil-Environmental Engineering with special focus on sustainable development.
- 2.5. 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.
- 2.6. Second Party to extend the necessary support to deliver guest lectures, webinars and seminars to the students of the First Party on the technology trends and in house requirements.
- 2.7. Second Party to train the Faculties through Faculty Development Programs of First Party for imparting training as per the industrial requirements.
- 2.8. Both Parties to obtain all internal approvals, consents, permissions, and licensesof whatsoever nature required for offering the Programmes on the terms specified herein
- 2.9. There is no financial commitment on the part of the Civil Engineering Department of Dr. Ambedkar Institute of Technology, the First Party to take up any programme mentioned in the MoU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3: INTERNSHIP

3.1. Internship Education is an academic concept designed to strengthen a student's learning experience by integrating on-campus studies with closely related work 25/5/22

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experience.

- 3.2. The period and itinerary of the internship to be engaged in by the student is to be agreed upon by both the Parties prior to the commencement of the internship.
- 3.3. The Second Party shall undertake the selection process from among the First Party recommended students in accordance with its policies and guidelines in the selection of the trainees for this purpose
- 3.4. The Second Party shall provide free relevant instruction, exposure, and training to the student, consistent with its policies, rules and regulations and with the established Internship Plan. It shall treat the student in a professional manner, and shall ensure that the student, in the course of training, shall not be exposed to any form of harassment / unethical practice or tasks and work assignments that are unreasonably risky, dangerous or unrelated to the purposes of the Internship Plan.
- 3.5. The Second Party is not obliged to employ the student upon completion of the training. The Second Party however, upon consultation with the First Party, may invite qualified students to submit themselves to examinations, interviews, and file pertinent documents in support of their application.

CLAUSE 4: INTELLECTUAL PROPERTY

- 4.1. Nothing contained in this MoU shall, by express grant, implication, Estoppel 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, copy rights and designs) of the other Party.
- 4.2. Rights regarding publications, patents, royalty, ownership of software/design/product developed etc. under the scope of this MoU, shall be decided by the two parties by mutual consent.

CLAUSE 5: VALIDITY

- 5.1. The duration of this MoU shall be for the period of 5 (five) years for the date of effect, i.e., from 25th May 2022 to 24th May2027. If not renewed or amended in writing the same shall be considered as expired or terminated.
- 5.2. Any alteration, addition or modification in this MoU shall be in writing and signed by both the parties.
- 5.3. Both Parties may terminate this MoU upon 30 calendar days' notice in writing. In the event of Termination, both parties have to discharge their obligations.

CLAUSE 6: RELATIONSHIP BETWEEN THE PARTIES

- 6.1. It is expressly agreed that First Party and Second Party are acting under this MoU as independent contractors, and the relationship established under this MoU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MoU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party'scredit, or to extend credit on behalf of the other Party.
- 6.2. 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.

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This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Bengaluru, Karnataka.

AGREED:

>- 25/5/12 Dr. S. Vijaya

Professor and HEAD, Department of Civil Engineering Er. Ramesh Kumar BN

Chairman,

Prakruthi Institute of Environmental Studies (A Unit of Prakruthi Foundation)

Date:

Date:

Dr. Ambedkar Institute of Technology	Training Centre
Address: Near Jnana Bharathi Campus, Mallathahalli, Bengaluru – 560056, Karnataka, India.	Address: Prakruthi Institute of Environmental Studies (A Unit of Prakruthi Foundation), 93, 7th Cross Road, Lower Palace Orchards, Malleshwaram, Bengaluru-560003, Karnataka, India.
Contact Details: Dr. S. Vijaya, Professor and HEAD, Department of Civil Engineering, Dr. Ambedkar Institute of Technology, Bengaluru – 560056, Karnataka, India.	Chairman, Prakruthi Institute of Environmental
Email(s): vijaya_s.cv@drait.edu.in	Email(s): prakruthienv08@gmail.com, bnrameshkumar@rediffmail.com
Web: https://www.drait.edu.in	Web: https://prakruthi-institute-of-environmental.business.site/?utm_source=gmb&utm_medium=referral

Witness(es)

Witness(es)

Professor of Civil Engineering,

Dr. Ambedkar Institute of Civil

Engineering

Hon. Director, Prakruthi Institute of **Environmental Studies (A Unit of**

Prakruthi Foundation)





MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN

Department of Civil Engineering, Dr. Ambedkar Institute of Technology, Bengaluru - 560056, Karnataka, India.

&

EDALL SYSTEMS

#401, 4th Floor, Connection Point Building, B-Block, HAL Airport Exit Road, Konena Agrahara, Bengaluru, Karnataka 560017

FOR

SKILL DEVELOPMENT, OUTCOME BASED TRAININGS, INTERNSHIP, PLACEMENT, R&D SERVICES, SCHOLARSHIP AND RELATED SERVICES

(Dr. S. Vijaya) (Mr. ponitam Ashutosh.)

Page 1 of 5

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this the 9th May 2021, by and between

Department of Civil Engineering, Dr. Ambedkar Institute of Technology, Bengaluru – 560056, Karnataka, India., represented herein by its **Dr. S. Vijaya, Professor and Head**, (hereinafter referred as "First Party", the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors in-office, administrators and assigns).

AND

EDALL SYSTEMS, #401, 4th Floor, Connection Point Building, B-Block, HAL Airport Exit-Road, Konena-Agrahara, Bengaluru, Karnataka-560017,

GSTIN: 29AAFCE8620E1ZN, PAN: AAFCE8620E. "Second Party", and represented herein by its Zonal / Divisional Head/ Director, Pritam Ashutosh Sahu (herein 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).

(First Party and Second Party are herein after jointly referred to as "Parties" and individually as "Party") as

WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Department of Civil Engineering, Dr. Ambedkar Institute of Technology, Bengaluru 560056.
- 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, Internship, Education, Research and Consultancy.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.
- E) EDALL SYSTEMS, #401, 4th Floor, Connection Point Building, B-Block, HAL Airport Exit Road, Konena Agrahara, Bengaluru, Karnataka, the Second Party is engaged in Business, Manufacturing, Skill Development, Education and R&D Services in the fields of small UAV/Drones Manufacturing, Services. and related fields
- F) EDALL SYSTEMS, the Second Party is promoted by / Director, Pritam Ashutosh Sahu #401, 4th Floor, Connection Point Building, B-Block, HAL Airport Exit Road, Konena Agrahara, Bengaluru, Karnataka 560017, GSTIN: 29AAFCE8620E1ZN, PAN: AAFCE8620E, an ISO 9001:2015 Certified and Leading Company in India for small UAV/Drones Manufacturing, and Services.

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

(Dr. S. Vijaya)

(Mr. poritam Ashutosh)

Page 2 of 5

CLAUSE 1: CO-OPERATION

- 1.1. Both the 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. 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. The co-operation between First Party and Second Party will facilitate effective utilization of the intellectual capabilities of the Second Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the First Party.

CLAUSE 2: SCOPE OF THE MoU

- 2.1. 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. Second Party will give valuable inputs to the First Party in teaching / training methodology and suitably customize the curriculum so that the students fit into the industrial scenario meaningfully.
- 2.3. Industry and Institution interaction will give an insightin to 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.
- 2.4. Both Parties have agreed to carry out the joint research activities in the fields of Design Servies, Aerial surveying, GIS, UAV Training and UAV Development.
- 2.5. 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.
- 2.6. Second Party to extend the necessary support to deliver guest lectures, webinars and seminars to the students of the First Party on the technology trends and in house requirements.
- 2.7. Second Party to train the faculties and staff through Faculty Development Programs of First Party for imparting training as per the industrial requirements.
- 2.8. Both Parties to obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required for offering the Programmes on the terms specified herein
- 2.9. There is no financial commitment on the part of the Department of Civil Engineering, Dr. Ambedkar Institute of Technology, the First Party to take up any programme mentioned in the MoU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3: INTERNSHIP

3.1. Internship Education is an academic concept designed to strengthen a student's learning experience by integrating on-campus studies with closely related work experience.

Page 3 of 5

Dr.S. Vijaya (Mr. paitam Ashutosh)

- 3.2. The period and itinerary of the internship to be engaged in by the student is to be agreed upon by both the Parties prior to the commencement of the internship.
- 3.3. The Second Party shall undertake the selection process from among the First Party recommended students in accordance with its policies and guidelines in the selection of
- 3.4. The Second Party shall provide free relevant instruction, exposure, and training to the student, consistent with its policies, rules and regulations and with the established Internship Plan. It shall treat the student in a professional manner, and shall ensure that the student, in the course of training, shall not be exposed to any form of harassment / unethical practice or tasks and work assignments that are unreasonably risky, dangerous or unrelated to the purposes of the Internship Plan.
- 3.5. The Second Party is not obliged to employ the student upon completion of the training. The Second Party however, upon consultation with the First Party, may invite qualified students to submit themselves to examinations, interviews, and file pertinent documents in support of their application.

CLAUSE 4: INTELLECTUAL PROPERTY

- 4.1. Nothing contained in this MOU shall, by express grant, implication, Estoppel 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, copy rights and designs) of the other Party.
- 4.2. Rights regarding publications, patents, royalty, ownership of software/design/product developed etc. under the scope of this MOU, shall be decided by the two parties by mutual consent.

CLAUSE 5: VALIDITY

- 5.1. This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period EDALL SYSTEMS, #401, 4th Floor, Connection Point Building, B-Block, HAL Airport Exit Road, Konena Agrahara, Bengaluru, Karnataka, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of EDALL SYSTEMS, #401, 4th Floor, Connection Point Building, B-Block, HAL Airport Exit Road, Konena Agrahara, Bengaluru, Karnataka, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU
- 5.2. Both Parties may terminate this MOU upon 30 calendar days' notice in writing. In the event of Termination, both parties have to discharge their obligations.

CLAUSE 6: RELATIONSHIP BETWEEN THE PARTIES

- 6.1. It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MoU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party'scredit, or to extend credit on behalf of the other Party.
- 6.2. 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 Page 4 of 5

Mr. Printam Acharosh)

place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Bengaluru, Karnataka.

AGREED:

For, Dr. Ambedkar Institute of Technology

For, EDALL SYSTEMS

Inten & Khost let 09/may/2022 (Mr. pointam Anhertush) Distrector, EDALL SYSTEMS.

Authorized Signatory

Authorizenegment, Heed
Department of civil Engineering
7. Ambedkar Institute of Technology

Bangalore - 560 056.

Dr. Ambedkar Institute of Technology	EDALL SYSTEMS,
Mallathahalli, Bengaluru - 560056, Karnataka,	Address: #401, 4th Floor, Connection Point Building, B-Block, HAL Airport Exit Road, Konena Agrahara, Bengaluru, Karnataka,
Bengaluru – 560056, India.	#401, 4th Floor, Connection Point Building, B- Block, HAL Airport Exit Road, Konena Agrahara, Bengaluru, Karnataka 560017, GSTIN:29AAFCE8620E1ZN, PAN:AAFCE8620E
Email(s): XYZ@drait.edu.in	Email(s): admin@edallsystems.com
Web: https://www.drait.edu.in	Web: http://edallsystems.com/

Witness(es)

Dr. C. Naninda Sommy Professor et Chis Sugs Dr. MT, Blore. Witness(es)

D. Moin Handon

Project Manyor.

Edalls 95 rems.







Memorandum of Understanding

Between

Entuple Technologies (P) Ltd
and
Dr. Ambedkar Institute Of Technology,
Bengaluru



Signatures:

	Entuple Technologies (P) Ltd	Dr. Ambedkar Institute Of Technology, Bengaluru	
Signature	BANGALORE OF HOLA		
Name	SOMASHEKHAR.H		
Title	SALES MANAGER		
Date	22-10-2021		

7.NON-DISCLOSURE OF CONFIDENTIAL INFORMATION

Entuple and Dr. Ambedkar Institute Of Technology, Bengaluru also agree that they will abide by the non-disclosure of any confidential information exchange during the Program.

8.INDEMNITY

Both parties hereby indemnify and shall keep indemnified and protected the other party and their respective officers and employees from and against any claims or actions arising out of or in any way relating to the provision and implementation of the Program as per this MoU.

9.DURATION

This MoU will be active for a period of One years from the date of this MoU. It will be extended for further period by mutual consent.

10.TERMINATION

- a. Either party has the right to terminate this MoU by giving ninety days written notice to the other party.
- b. The two parties of this MoU agree to act in good faith and in a spirit of mutual understanding and accommodation to facilitate the achievement of goals set under the Program.

5

b. Dr. Ambedkar Institute Of Technology, Bengaluru may also develop programs and conduct courses for Entuple personnel. Entuple will also support Dr. Ambedkar Institute Of Technology, Bengaluru in the development and coordination of conferences and workshops in areas of mutual need and concern.

6.IMPLEMENTATION AND MONITORING

For implementation and monitoring of the program, Entuple and Dr. Ambedkar Institute Of Technology, Bengaluru also agree that:

- a. The interaction between Entuple and Dr. Ambedkar Institute Of Technology, Bengaluru will be implemented by creating a Coordination Cell both at Entuple and Dr. Ambedkar Institute Of Technology, Bengaluru
- b. Each such cell will be headed by an employee by the respective Head of institution who shall be designated as Network Coordinator and whose main responsibility will be to execute and coordinate all activities envisaged under this MoU.
- c. Entuple and Dr. Ambedkar Institute Of Technology, Bengaluru will constitute a Network Coordination Committee (NCC) for regular monitoring of the activities and achieving the set targets. The Committee will meet at least once in six months and review the progress.
- d. Notwithstanding this MoU, Entuple and Dr. Ambedkar Institute Of Technology, Bengaluru will sign separate agreement for specific projects.

3.RESEARCH PARTICIPATION AND COLLABORATION

a. Visit of staff, faculty and students of **Dr. Ambedkar Institute Of Technology, Bengaluru** to Entuple facilities for consultations, meetings, workshops, short courses, and research participation will be encouraged and facilitated.

b. In addition, consultancy tenures for summer or sabbatical periods may be sponsored when appropriate for longer-term collaboration.

4.STUDENT INTERNSHIPS AND EMPLOYMENT

a. Students will be encouraged to take advantage of the opportunities that exist at Entuple facilities to understand high technology research, development, manufacturing and marketing.

b. Participation in programs that allow students to gain valuable experience and training as interns will be encouraged. However, Entuple will have no obligation to hire the student interns from Dr. Ambedkar Institute Of Technology, Bengaluru

c. Entuple will also provide mentoring to students chosen in concert with **Dr. Ambedkar Institute Of Technology, Bengaluru.** These students will be mentored by experienced engineers from Entuple, who may also act as their project guides and advisors.

5.COURSES, SEMINARS AND WORKSHOPS

a. Entuple and Dr. Ambedkar Institute Of Technology, Bengaluru will each other inform, and make available, on an "as-available" basis, slots to personnel in short courses, lectures, workshops and seminars conducted by then covering various areas of common interest.

1. OBJECTIVES OF INDUSTRY-ACADEMIC INTERACTION PROGRAMME:

The major objectives for which the parties associate with each other are:

- a. To effectively share the facilities and expertise for improving the capabilities for advanced education and research.
- b. To facilitate academic and research interactions among employees of both Institutes.
- c. Collaborate to share and exchange information between both parties for mutual benefit and knowledge enhancement.
- d. To provide opportunity for students from undergraduate, graduate, and research scholars of to undertake industrial training and projects in Entuple for mutual benefit.
- e. To provide expert faculty from Entuple for academic and training programs of Dr. Ambedkar Institute Of Technology, Bengaluru
- f. To provide advice in formulating curriculum and syllabus of courses of **Dr. Ambedkar Institute Of Technology, Bengaluru** by the experts from Entuple.
- g. To conduct joint/collaborate research and consultancy.

2.THE PROGRAMME

This MoU is to formalize joint program activities that will help Dr. Ambedkar Institute Of Technology, Bengaluru to enhance its research and educational capabilities, and Entuple in achieving its business objectives. The following activities are indicative of the types contemplated through this joint program

Memorandum of Understanding between Entuple Technologies And Dr. Ambedkar Institute of Technology, Bengaluru

This Memorandum of Understanding (herein after referred to as MoU) is made on the 9th October 2021, between -Entuple Technologies (P) Ltd., incorporated as a company under the Companies Act with Registered and Corporate office at #2730, 80ft Road, HAL 3rd Stage, Indiranagar, Bangalore 560038 mentioned hereafter as "Entuple" on one part and Dr. Ambedkar Institute Of Technology, Bengaluru on the other part as partners for promoting the industry-academic interaction activities and to help achieve academic excellence of Dr. Ambedkar Institute Of Technology, Bengaluru

WHEREAS both Entuple Technologies and Dr. Ambedkar Institute Of Technology, Bengaluru (herein after called 'parties') desires to carry out program for promoting industry-academic interaction, herein referred to as "Program", jointly with the diligence and efficiency as desired within this MoU in conformity with appropriate administrative, financial and educational practices and implement all such plans and activities and reforms as required for the Program.

WHEREAS Entuple Technologies and Dr. Ambedkar Institute Of Technology, Bengaluru agree to enter into industry-academic interaction programmes and both the parties agree to enter into a MoU with the terms as follows.



Dr. AIT/ECE/Ref: No:92 Date:25/4/2022

To

Date 22/4/2022

The Principal

Dr Ambedkar Institute of Technology

Bangalore-56

Through, Dean (III), Dr Ambedkar Institute of Technology

Pareller Olas

Respected sir/madam

Sub: Regarding Meeting with Aparimitha Tech innovators LLP for MOU

With respect to above cited subject, we had discussion with Aparimitha Tech innovators LLP for student empowerment with different activities like Internship, workshop, seminar and industry project and also to Curriculum development and Faculty Research with Industry Connectivity. We are willing to go with Memorandum of Understanding (MOU) with the APARIMITHA TECH INNOVATORS LLP for further activities. Here with I request in you to permit for the MOU and do the needful.

Thanking you

r Ramesh S Professor and Head Dept of ECE HOD

Dept. of Electronics and Communication

Attachments: 1 Minutes of Meeting with Aparimitha Tech Innovator Dr. Ambedkar Institute of Technology 2. Draft copy of MOU Bengaluru - 560056

Weigh Principal,

Dear Man,

All the process for

Signing the Mou har

been followed. Recommended to permit the signing of Mou.

Dr. Ambedkar Institute of Technology, Loll Pengaluru - 560056, Karnataka.

Dr Ambedkar Institute of Technology, Bangalore Department of Electronics and Communication Engineering

Minutes of Meeting for Memorandum of Understanding with Aparimitha Tech Innovators, Bengaluru

Date and time: 12th April 2022, 11.30 AM

Location: (Department of ECE, Dr AIT and Aparimitha Tech Innovators)

Participants:

SL.No	Name	Designation
1	Mr Ravi D	Marketing Head, Aparimitha Tech
		Innovators
\2	Amina Naaz S	Technical Manager
\3	Dr Ramesh S	Professor and Head, Dept. of ECE, Dr AIT
4	Dr Tanuja P	Assistant Professor, Dept. of ECE, Dr AIT
\5	Dr Rangaswamy Y	

The following Points are discussed in the meeting

genda	Discussion
Interenship	Aparimitha Tech Innovators Will provide internship opportunities to students to undertake their final year/pre final year internships at Aparimitha Tech innovators in the field of Technology
II. Guest Lectures/Seminars/Workshops.	Aparimitha Tech innovators will provide Guest Lectures/ Seminars/ Workshops to students periodically to keep them motivated to become competent and successful in the field of Technology and Management. Aparimitha Innovators will share tools and technologies with Dr Ambedkar Institute of Technology without any charges. Vice versa Dr Ambedkar Institute of Technology will Provide classroom and explanatory sessions at its facilities to train/retrain the Employees
III. Research Development	of Aparimitha Tech Innovators. Students from Dr Ambedkar Institute of Technology can pursue their research projects at Aparimitha Tech Innovator

iV Publications.

during their final year/ pre final year. Aparimitha Tech Innovators will provide technical guidance and assistance to the students in their projects. Research ideas which the students pursue will be a joint intellectual property of Aparimitha Tech Innovators and Dr Ambedkar Institute of Technology. Students will be working on real time industry based projects under the guidance of industry experts in the latest and IOT, artificial trending domains like intelligence Machine Learning, hybrid and electric vehicles, data science and other ICT tools. By working on real time projects the students will actually have an idea of the industry functions and how they need to work consistently after getting a good job in the desired domain and moreover they will be up skilling themselves more and more in their area of interest.

While it is assumed that results of any joint research project shall be jointly published, each institution reserves the right to publish its own results that have been generated in of such the course project.Aparimitha Tech innovators and Dr Ambedkar Institute of Technology agree to abide by the policies of any journal in which its joint research may be Published including such matters as the public release or availability of data or materials relating to the publication provided that any requirements inconsistent with the terms herein will first be discussed among the researchers of the participating institutions. Authorship will be based on contributions to the research and in accordance with academic standards and custom. Proper acknowledgement will be made for the contributions of each party to the results being published. Publication of results shall include, but not be limited to, the publication of such results in any journal, magazine, website, news paper article or any other written form of conveyance including posters that are commonly used at scientific meetings as well as any oral presentation of such results in any public forum of meeting.

V Curriculum Development	The experience and expertise of the Managers and Engineers of Aparimitha Tech Innovators will be made available for Dr Ambedkar Institute of Technology in framing the curriculum, so as to suit the needs of an industry.
VI Studies and Consultancy	The faculty resources and expertise of Dr Ambedkar Institute of Technology, and student assistance could be made use of by Aparimitha Tech Innovators for undertaking any studies for improvement/ productivity increase in any of its activity segments

With this discussion, members decided to undergo MOU for Dept. of ECE, Dr Ambedkar Institute of Technology with Aparimitha Tech Innovators LLP and for the benefit of students and faculty in various technical activities.

Dr. Ramesh S

Professor 1900 Head

Dept of FCE

Dept of Electronics and Communication Engg.,

Dr. Ambedkar Institute of Technology

Bengaluru - 560056



भारत संस्कार **Government of India** सूक्ष्म, लघु एवं मध्यम उद्यम मंत्रालय Ministry of Micro, Small and Medium Enterprises



UDYAM REGISTRATION CERTIFICATE



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UDYAM REGISTRATION NUMBER

NAME OF ENTERPRISE

TYPE OF ENTERPRISE *

MAJOR ACTIVITY

SOCIAL CATEGORY OF

ENTREPRENEUR

NAME OF UNIT(S)

OFFICAL ADDRESS OF ENTERPRISE

DATE OF INCORPORATION / REGISTRATION OF ENTERPRISE

DATE OF COMMENCEMENT OF PRODUCTION/BUSINESS

NATIONAL INDUSTRY CLASSIFICATION CODE(S) UDYAM-KR-03-0151815

M/S APARIMITA TECH INNOVATORS LLP

MICRO

SERVICES

SC

S.No.	o. Name of Unit(s)		
1	APARIMITA TECH INNOVATORS LLP		
	(Disal No. 122	Name of Premises/ Building M L Complex	

Flat/Door/Block No.	133	Name of Premises/ Building	M L Complex
Village/Town	Bengaluru	Block	3rd stage
Road/Street/Lane	8th main, BEML gate, RR Nagar	City	Bengaluru
	KARNATAKA	District	BENGALURU (URBAN), Pin 560098
Mobile	9036709936	Email:	info@aparimitatech.com

17/04/2021

17/07/2021

SNo.	NIC 2	NIC 4 Digit	NIC 5 Digit	
-	Digit	8522 - Technical and vocational	185221 - Technical and vocational education below the level of	Services
1	Education	secondary education	education except for handicapped	

DATE OF UDYAM REGISTRATION

23/03/2022

For any assistance, you may contact:

1. District Industries Centre:

BANGALORE (URBAN) (KARNATAKA)

2. MSME-DI:

BANGALORE (KARNATAKA)

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MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN

Dr. Ambedkar Institute of Technology, Bengaluru – 560056, Karnataka, India.

&

Aparimita Tech Innovators LLP

FOR

SKILL DEVELOPMENT, OUTCOME BASED TRAININGS, INTERNSHIP, PLACEMENT, R&D SERVICES AND RELATED SERVICES

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this the 12th - April - 2022, by and between

Department of Electronics and Communication Engineering, Dr.Ambedkar Institute of Technology, Bengaluru – 560056, Karnataka, India represented herein by its Dr. Ramesh S, Professor and HEAD, (hereinafter referred as "First Party", the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors in-office, administrators and assigns).

AND

Aparimita Tech Innovators LLP, #133, 8th main, 3rd stage, Basaveshwara Circle (BEML GATE). BEML Layout, RR Nagar, Bengaluru, Karnataka-560098, Valid CINAAX-8189, THE SECOND PARTY, and represented herein by its Zonal/Divisional Head, (hereinafter referred to as "Aparimitha Tech innovators", company which expression, unless excluded by or repugnant to the subject or context shall include its successors—inoffice, administrators and assigns).

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

WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Dr. Ambedkar Institute of Technology
- 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, Internship, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.
- E) Aparimita Tech Innovators LLP, the Second Party is engaged in Business, Manufacturing, Skill Development, Education and R&D Services in the fields of Training and placement assistance and related fields
- F) Aparimita Tech Innovators LLP, the Second Party is promoted by D Ravi and Saraswathi R;#133, 8th main, 3rdstage, Basaveshwara Circle (BEML GATE), BEML Layout, RR Nagar, Bengaluru, Karnataka-560098.
- G) 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 PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE1 CO-OPERATION

- 1.1. Both the 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. 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. The co-operation between First Party and Second Party will facilitate effective utilization of the intellectual capabilities of the Second Party providing significant inputs to them in developing suitable teaching/ training systems, keeping in mind the needs of the First Party.

CLAUSE 2 SCOPE OF THE MoU

- 2.1. 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. Second Party will give valuable inputs to the First Party in teaching / training methodology and suitably customize the curriculum so that the students fit into the industrial scenario meaningfully.
- 2.3. Industry and Institution interaction will give an insight in to 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.
- 2.4. Both Parties have agreed to carry out the joint research activities in the fields of Aparimita Tech Innovators LLP, Training and placement assistance.
- 2.5. 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.
- 2.6. Second Party to extend the necessary support to deliver guest lectures, webinars and seminars to the students of the First Party on the technology trends and in house requirements.
- 2.7. Second Party to train the Faculties through Faculty Development Programs of First Party for imparting training as per the industrial requirements.
- 2.8. Both Parties to obtain all internal approvals, consents, permissions, and license sof whatsoever nature required for offering the Programmes on the terms specified here in
- 2.9. There is no financial commitment on the part of the **Dr. Ambedkar Institute of Technology**, the First Party to take up any programme mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTERNSHIP

3.1. Internship Education is an academic concept designed to strengthen a student's learning
Page3of5

- experience by integrating on-campus studies with closely related work experience.
- 3.2. The period and itinerary of the internship to be engaged in by the student is to be agreed upon by both the Parties prior to the commencement of the internship.
- 3.3. The Second Party shall undertake the selection process from among the First Party recommended students in accordance with its policies and guidelines in the selection of the trainees for this purpose
- 3.4. The Second Party shall provide free relevant instruction, exposure, and training to the student, consistent with its policies, rules and regulations and with the established Internship Plan. It shall treat the student in a professional manner, and shall ensure that the student, in the course of training, shall not be exposed to any form of harassment / unethical practice or tasks and work assignments that are unreasonably risky, dangerous or unrelated to the purposes of the Internship Plan.
- 3.5. The Second Party is not obliged to employ the student upon completion of the training. The Second Party however, upon consultation with the First Party, may invite qualified students to submit themselves to examinations, interviews, and file pertinent documents in support of their application.

CLAUSE 4 INTELLECTUAL PROPERTY

- 4.1. Nothing contained in this MOU shall, by express grant, implication, Estoppel 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.
- 4.2. Rights regarding publications, patents, royalty, ownership of software/design/product developed etc. under the scope of this MOU, shall be decided by the two parties by mutual consent.

CLAUSE 5 VALIDITY

- 5.1. This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Aparimita Tech Innovators LLP, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Aparimita Tech Innovators LLP, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU
- 5.2. Both Parties may terminate this MOU upon 30 calendar days' notice in writing. In the event of Termination, both parties have to discharge their obligations.

CLAUSE 6 RELATIONSHIP BETWEEN THE PARTIES

- 6.1. It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in anyway, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- 6.2. 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 Page4of5

place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Bengaluru, Karnataka.

AGREED:

For Dr. Ambedkar Institute of Technology

Aparimita Tech Innovators LLP

Dept. of Electronics and Communication Engg. Dr. Ambedkar Institute of Technology

Bengaluru - 560056

D Ravi

Authorized Signatory

Na Ambaduar Invillate of Learners	Aparimita Tech Innovators LLP
Address: Near Jnana Bharathi Campus, Mallathahalli, Bengaluru – 560056, Karnataka,	Address: ;#133, 8 th main, 3 rd stage, Basaveshwara Circle (BEML GATE), BEML Layout, RR Nagar, Bengaluru, Karnataka-560098
ContactDetails:Dr. Ramesii 3, Professor and HEAD,	Contact Details: Ravi D Marketing Head Telephone: 080-48666908 Mobile number: 9036709936
i Jr. Allibedkai	Email(s): info@aparimitatech.com Web: www.aparimitatech.com

Witness(es)

Do Tanuja p. Tuga 1/2021.

2) Do Kangawan XX

2. Sarashathisa 2. Thippelvanny

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GOVERNMENT OF INDIA MINISTRY OF CORPORATE AFFAIRS Central Registration Centre

Form 16 [Refer Rule 11(3) of the Limited Liability Partnership Rules, 2009] CERTIFICATION OF INCORPORATION

LLP Identification Number: AAX-8189

It is hereby certified that APARIMITA TECH INNOVATORS LLP is incorporated pursuant to section 12(1) of the Limited Liability Partnership Act, 2008.

Given under my hand at Manesar this Seventeenth day of July Two thousand twenty-one.



Susmithaa Selvaraj

For and on behalf of the Jurisdictional Registrar of Companies

Registrar of Companies

Central Registration Centre

Disclaimer: This certificate only evidences incorporation of the LLP on the basis of documents and declarations of the applicant(s). This certificate is neither a license nor permission to conduct business or solicit deposits or funds from public. Permission of sector regulator is necessary wherever required. Registration status and other details of the LLP can be verified on www.mca.gov.in

Mailing Address as per record available in Registrar Office:

APARIMITA TECH INNOVATORS LLP

No: 133 BEML 3rd Stage 8th Main, Basaveshwara Circle RR

Nagar, Bangalore, Bangalore, Karnataka, 560098, India





Memorandum of Understanding

This MEMORANDUM OF UNDERSTANDING ("MOU") is made on this 10^{th} day of March 2013.

BY AND BETWEEN

Dr. Ambedkar Institute of Technology, Bangalore, through the Head of the Department, Department of Electrical and Electronics Engineering, Dr Ambedkar Institute of Technology, Near Outer Ring Road, Mallathahalli, Bangalore – 560 056, (hereinafter referred to as "**Dr. AIT**" which expression shall, unless excluded by or represent to the context be deemed to include its successors in office and assigns) of the ONE PART.

AND

JVS ELECTRONICS PRIVATE LIMITED, a company incorporated under the Companies Act, 1956 through its Director, Research & Development, having its registered office at #121, Manchanayakanahalli, Bangalore Mysore Highway, Bidadi, Ramanagaram District - 562 109, Karnataka, India. (Hereinafter referred as "JVS" which expression shall, unless excluded by or represent to the context, be deemed to include its successors, executors, administrator, heirs, representatives and assigns) of the OTHER PART.

WHEREAS:

A. In this MOU, "Dr. AIT" and "JVS" shall be referred to individually as "Party" or collectively as "Parties".

B. This MOU is a statement of joint interest of both parties on the "Student and Faculty Development Program" on a non-binding, non-obligation basis unless and otherwise specifically mentioned.

C. "JVS" involved in the development and manufacturing of Control, Protection and Automation equipment for the Electrical Power system.

D. "Dr. AIT" is a registered Engineering Institution affiliated to Visvesvaraya Technological University, Belgaum, providing formal education of Engineering to its Students as per AICTE



E. "Dr. AIT" and "JVS" wish to enter into an informal, non-obligatory and non-binding tie up with each other to give the Students & faculty(hereinafter referred to as jointly "academicians") of "Dr. AIT" an opportunity to learn and work. Students of "Dr. AIT" will be hereinafter referred to as "students" and Faculty of "Dr. AIT" will be hereinafter referred to as "faculty".

Now, THEREFORE, the parties have come to the following understanding:

- 1. The purpose of this MOU is to establish a collaborative relationship between the Parties in general terms for the purpose of "Student and Faculty Development Program".
- 2. Prior to this MOU, the parties have not entered into any MOU which, may require some amendments based on this MOU.
- 3. "JVS" shall provide the opportunity to the selected "academicians" to work at JVS on a temporary basis, subject to the policies and business requirement of "JVS". The selection process shall be at the sole discretion of "JVS".
- 4. The selected academicians shall get to work at "JVS" on various projects or technologies or on the Production floor depending upon the business requirement of "JVS" from time to time. The Academicians shall get the opportunity to apply their knowledge, build and test various systems while continuously developing their technical skills under the supervision and as per the permission of the "JVS" authorized personnel. Such interaction is expected to provide academicians a rich exposure to technology development and manufacturing processes along with introducing the "academicians" to corporate culture.
- 5. "JVS" shall also play an active role in discussing contemporary technologies and topics of common interest with the "faculty" of "Dr. AIT" and the "faculty" of "Dr. AIT" shall extend the same courtesy to "JVS".

Role of "JVS"

- a. "JVS", in keeping with its promise of "Powering Innovation" shall work with the "academicians" in developing their technical knowledge and skills.
- b. "JVS" through its program PEAK (Program for Exchange and Augmentation of Knowledge) shall interact with the faculty (T-PEAK) and students (S-PEAK) to explore and understand the theoretical and practical aspects of Power systems Protection, Automation and Control Engineering.

Vicalans



i. Defining course objective, structure and setting up of laboratories

- a. Partner with "JVS" in defining relevant course in the field of power systems.
- b. Assist in development of relevant laboratories in the field of power systems.

ii. Counsel and support Students

- a. Counsel and support Students.
- b. Helps Students link and balance their studies and work.
- c. To support students with the domain expertise.

iii. Partner with "JVS" and help sustain the program

- a. Provide regular feedback regarding the program: Have quarterly meetings with the point of contact from "JVS" so as to help "JVS" continue to make the MOU meaningful for the academicians.
- b. Provide Document / Process related support regarding student course schedules as well as confirmation of Students continued association with "Dr. AIT".

iv. Sharing of Knowledge and Lab resources

"Dr. AIT" shall share its knowledge and its combined lab resources with "JVS" on a case-to-case merit basis. "JVS" shall extend similar support to the various departments of "Dr. AIT" on a case-to-case merit basis.

7. Expectations from academicians

"Dr. AIT" shall provide its assistance to "JVS" by guiding and mentoring its Students to achieve the objective of this MOU in the best possible manner. Some of the expectations of JVS are:

a. Academicians will be expected to follow "JVS" guidelines and demonstrate "JVS" values

i. Academicians must familiarize themselves with "JVS" Code of Conduct and other policies to ensure that their conduct is aligned with those at all times while at "JVS".

b. Students should give adequate notice to the Manager in case of requiring any changes to the work schedules.

V. Kentona TV



- c. Academicians are expected to be compliant with "JVS" information Security Policy:
 - i. Confidentiality Information placed in their custody will be disclosed only to those authorized, whether internal or external.
 - ii. Integrity- academicians must ensure that information placed in their custody is modified or destroyed only by those authorized.
 - iii. Availability academicians must ensure that information placed in their custody is available to those who need it, when they need it.
- 8. The terms of this MOU are statements of intent only and are intended only to provide the general principles and key terms for initial cooperation, understanding and negotiation between the Parties. This is not a binding agreement between the parties and does not contain all matters upon which agreement must be reached in order for any transaction between the Parties to be consummated. This MOU does not constitute an offer, binding commitment or obligation on either Party, nor shall it be construed as creating a contract or deemed to be a contract of any nature and under no circumstances and no legally binding agreement shall exist until both parties have negotiated, prepared and executed separate individual written agreement(s) establishing the binding obligations of the Parties as approved by each party's management and legal entities. "JVS" shall not be under any obligation to ensure performance commitment under this MOU.
- 9. Except as required by law, no press release or other statements in connection with work performed under this MOU intended for use in the public media, having or containing any reference "JVS" or Institute shall be made without approval of "JVS".
- Nothing in this MOU shall mean or shall be construed to mean that either Party is at any time eccluded from having similar arrangements with any other person or third party, subject always to a sintaining confidentiality obligations stated herein.

In no event shall either Party be liable to the other for any damages including, without intation, direct, speculative, indirect, incidental, special or consequential damages in connection this MOU.

Except as may be otherwise stated in this MOU, each Party will be responsible for its own censes in connection with all matters relating to this MOU. In no event shall either Party be to the other for any damages of any kind whatsoever (even if such Party has been advised of possibility of such losses or damages) based upon or arising out of either Party's performance of ailure to perform the activities described herein, except for any damages arising from any breach of the non-disclosure provisions herein.

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- 13. The Parties disclaim all warranties of any kind (including all express, implied and statutory warranties, and all conditions of merchantability, fitness for particular purpose, and any warranty of non-infringement of any intellectual property of any third party) in connection with this MOU and any related products, technologies, or services. Each party shall be solely responsible for the quality, warranty and functionality of its own products and services.
- 14. This MOU will be valid for 3 years from the date of signing and may be extended on mutual consent in writing between the parties or until it is terminated by one of the Parties. Either Party may terminate this MOU at any time for any or no reason upon 30 days written notice to the other Party, or immediately if a Party has failed to cure a material breach of this MOU 10 days after receiving written notice of such breach.
- 15. Under This MOU either Parties has not granted the other Party any license or other right to any trademarks, logos or other intellectual property of the other Party, and use of any such other Party's intellectual property must be governed by a separate trademark license agreement.
- 16. This MOU shall be governed by and construed in accordance with the laws of India. Both the part irrevocably submit to the exclusive jurisdiction of the Courts in Bangalore, for any action or preceding regarding this MOU.
- 17. The Parties are independent contractor, and no agency, partnership, joint venture or employeeemployee relationship is intended or created by this MOU. Neither Party will make any warranties or 3 to esentations on behalf of the other.
- 18. It is MOU sets forth the entire and final understanding and agreement of the Parties, and super edes any all oral or written agreements or understandings between the Parties, as to the subject matter hereof. No amendments or modifications shall be effective unless in writing and signal by authorized representatives of both Parties. The waiver of a breach of any provision of this low will not operate or be interpreted as a waiver of any other or subsequent breach. No right, but or obligation under this MOU may be assigned, delegated factored or subcontracted in any at timer by either Party without the other Party's prior written consent, except that "JVS" may assign as rights or delegate its duties to one or more direct or indirectly owned subsidiaries of "JVS"
- 19. A photices shall be directed in writing to the address aforesaid of the parties.



IN WITNESS WHEREOF, the parties have caused this MOU to be executed by their duly authorized representatives on the date first set forth above.

Principal, Dr. AIT-

FOR AND ON BEHALF OF:

Dr. Ambedkar Institute of Technology, Bangalore.

(Dr B.V.Sumangala) HOD, Dept of EEE

WITNESSES:

V Cal Tolall

(Prof. V. Keshave Murthy)
Professor, Dept. of EEE, Dr. AIT

OR AND BEHALF OF:

VS ELECTROMIC PRIVATE LIMITED, Bangalore.

Shri. Brikanth Kasayap S.)

Director, R & D. D. Electronics, Bangalore.

VITNESSES:

S. Aaryaa'M. S., Th April 2013-

rector, Marketing & Operations, JVS Electronics, Bangalore.

1



PROTECTION + AUTOMATION + CONTROL

#121, Manchanayakanahalli, Bangalore Mysore Highway, Bidadi, Ramanagara District - 562 109, Karnataka, India

Participation Certificate



This is to certify that Prof. Harini Vaikund

of Dr. Ambedkar Institute of Technology has successfully Completed

a three day Certificate Programme on Power System Protection,

Automation and Control offered by JVS Electronics Pvt Ltd. from

28th September to 30th September 2022

For JVS ELECTRONICS PVT LTD

M.S.AARYAA

Director

"Powering Innovation"

www.jvselectronics.in



PROTECTION + AUTOMATION + CONTROL

#121, Manchanayakanahalli, Bangalore Mysore Highway, Bidadi, Ramanagara District - 562 109, Karnataka, India

Certificate of Internship



This is to certify that Mr. Paramanand Nandagiri USN: 1DA19EE034
from Dr. Ambedkar Institute of Technology, Bengaluru successfully completed
one month internship with our company from 7th September 2022 to 6th October 2022.

During the period of his internship, he has been exposed to devices for
Power System Protection, Automation and Control and also was able
to execute the tasks assigned to him in time.

We wish him all success in his future endeavours.



"Powering Innovation"

For JVS ELECTRONICS PVT LTD

M.S.AARYAA

Directo



PROTECTION + AUTOMATION + CONTROL

#121, Manchanayakanahalli, Bangalore Mysore Highway, Bidadi, Ramanagara District - 562 109, Karnataka, India

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"Powering Innovation"

For JVS ELECTRONICS PVT LTD

M.S. AARYAA



PROTECTION + AUTOMATION + CONTROL

#121, Manchanayakanahalli, Bangalore Mysore Highway, Bidadi, Ramanagara District - 562 109, Karnataka, India

Certificate of Internship



This is to certify that Ms. Yashaswini Udayakumar Doddamani USN: 1DA19EE053 from Dr. Ambedkar Institute of Technology, Bengaluru successfully completed one month internship with our company from 7th September 2022 to 6th October 2022. During the period of her internship, she has been exposed to the devices for Power System Protection, Automation and Control and also was able to execute the tasks assigned to her in time.

We wish her all success in her future endeavours.



For JVS ELECTRONICS PVT LTD

M.S. AARYAA

Dinector



PROTECTION + AUTOMATION + CONTROL

#121, Manchanayakanahalli, Bangalore Mysore Highway, Bidadi, Ramanagara District - 562 109, Karnataka, India

Certificate of Internship



This is to certify that Mr. Karthik TK USN: 1DA19EE020
from Dr. Ambedkar Institute of Technology, Bengaluru successfully completed
one month internship with our company from 7th September 2022 to 6th October 2022.

During the period of his internship, he has been exposed to devices for
Power System Protection, Automation and Control and also was able to
execute the tasks assigned to him in time.

We wish him all success in his future endeavours.

For JVS ELECTRONICS PVT LTD

M.S. AARYAA

Director



PROTECTION + AUTOMATION + CONTROL

#121, Manchanayakanahalli, Bangalore Mysore Highway, Bidadi, Ramanagara District - 562 109, Karnataka, India

Participation Certificate



This is to certify that Prof. Harini Vaikund

of Dr. Ambedkar Institute of Technology has successfully Completed

a three day Certificate Programme on Power System Protection,

Automation and Control offered by JVS Electronics Pvt Ltd. from

28th September to 30th September 2022

For JVS ELECTRONICS PVT LTD

M.S.AARYAA

Director

"Powering Innovation"

www.jvselectronics.in



PROTECTION + AUTOMATION + CONTROL

#121, Manchanayakanahalli, Bangalore Mysore Highway, Bidadi, Ramanagara District - 562 109, Karnataka, India

Certificate of Internship



This is to certify that Mr. Paramanand Nandagiri USN: 1DA19EE034
from Dr. Ambedkar Institute of Technology, Bengaluru successfully completed
one month internship with our company from 7th September 2022 to 6th October 2022.

During the period of his internship, he has been exposed to devices for
Power System Protection, Automation and Control and also was able
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We wish him all success in his future endeavours.



"Powering Innovation"

For JVS ELECTRONICS PVT LTD

M.S.AARYAA

Directo



PROTECTION + AUTOMATION + CONTROL

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We wish her all success in her future endeavours.



"Powering Innovation"

For JVS ELECTRONICS PVT LTD

M.S. AARYAA



PROTECTION + AUTOMATION + CONTROL

#121, Manchanayakanahalli, Bangalore Mysore Highway, Bidadi, Ramanagara District - 562 109, Karnataka, India

Certificate of Internship



This is to certify that Ms. Yashaswini Udayakumar Doddamani USN: 1DA19EE053 from Dr. Ambedkar Institute of Technology, Bengaluru successfully completed one month internship with our company from 7th September 2022 to 6th October 2022. During the period of her internship, she has been exposed to the devices for Power System Protection, Automation and Control and also was able to execute the tasks assigned to her in time.

We wish her all success in her future endeavours.



For JVS ELECTRONICS PVT LTD

M.S. AARYAA

Dinector



PROTECTION + AUTOMATION + CONTROL

#121, Manchanayakanahalli, Bangalore Mysore Highway, Bidadi, Ramanagara District - 562 109, Karnataka, India

Certificate of Internship



This is to certify that Mr. Karthik TK USN: 1DA19EE020
from Dr. Ambedkar Institute of Technology, Bengaluru successfully completed
one month internship with our company from 7th September 2022 to 6th October 2022.

During the period of his internship, he has been exposed to devices for
Power System Protection, Automation and Control and also was able to
execute the tasks assigned to him in time.

We wish him all success in his future endeavours.

For JVS ELECTRONICS PVT LTD

M.S. AARYAA

Director



PROTECTION + AUTOMATION + CONTROL

#121, Manchanayakanahalli, Bangalore Mysore Highway, Bidadi, Ramanagara District - 562 109, Kamataka, India

Certificate of Internship



This is to certify that Mr. Nanjundaswamy H M USN: 1DA19EE030
from Dr. Ambedkar Institute of Technology, Bengaluru successfully completed
one month internship with our company from 7th September 2022 to 6th October 2022.

During the period of his internship, he has been exposed to devices for
Power System Protection, Automation and Control and also was able to
execute the tasks assigned to him in time.

We wish him all success in his future endeavours.



For JVS ELECTRONICS PVT LTD

M.S. AARYAA



PROTECTION + AUTOMATION + CONTROL

#121, Manchanayakanahalli, Bangalore Mysore Highway, Bidadi, Ramanagara District - 562 109, Kamataka, India

Certificate of Internship



This is to certify that Mr. Nanjundaswamy H M USN: 1DA19EE030
from Dr. Ambedkar Institute of Technology, Bengaluru successfully completed
one month internship with our company from 7th September 2022 to 6th October 2022.

During the period of his internship, he has been exposed to devices for
Power System Protection, Automation and Control and also was able to
execute the tasks assigned to him in time.

We wish him all success in his future endeavours.



For JVS ELECTRONICS PVT LTD

M.S. AARYAA

Summary of Events Conducted under MOU,

The following activities was conducted as below,

No. is signed Name of the institution/ industry/ corporate house 1. Dr. Ambedkar Institute of Technology	Year of signing MoU Duration 2011 Lifelor	List the actual activities under each MOU year-wise g Student Internship and Faculty Training
--	--	--

List of Students and Faculties

List of	Students and Faculties
Sl.	Student Name/ Faculty Name
No.	****
1	Nanjundaswamy H M
2	Kathik T K
3	Paramanand Nandagiri
4	Yashaswini Udayakumar Doddamani
5	Usha D
6	Harini Vaikund
7	Madhusudhan M

Department of Electrical and Electronics Engg.
Dr. Ambedkar Institute of Technology
Bengaluru-560056





MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN

Department of Industrial Engineering and Management
Dr. Ambedkar Institute of Technology,
Bengaluru – 560056, Karnataka, India.

&

RAMA ENGINEERING CONSULTANCY SERVICES PVT LTD

FOR

SKILL DEVELOPMENT, OUTCOME BASED TRAININGS, INTERNSHIP, PLACEMENT, R&D SERVICES AND RELATED SERVICES

MEMORANDUM OF UNDERSTANDING

This **Memorandum of Understanding** (hereinafter called as the 'MOU') is entered into on this the 18th DAY October–2021, by and between

Department of Industrial Engineering and Management, Dr. Ambedkar Institute of Technology, Bengaluru – 560056, Karnataka, India represented herein by its Department HoD's Dr.N.Mohan, Professor and HEAD, (hereinafter referred as "First Party", the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors in-office, administrators and assigns).

AND

Rama Engineering Consultancy Services Pvt Ltd., GST: 29AAJCR8019E125, PAN: AAJCR8019E, 362/A, BhuvaneshwariNagar, Dodabasthi Main Road.,Opposite BBMP Office, Nagadevanahalli, Bangalore-560056., THE SECOND PARTY, and represented herein by its Zonal / Divisional Head, Mr.Ramachandra.K., Director (herein 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).

(First Party and Second Party are herein after jointly referred to as "Parties" and individually as "Party") as

WHEREAS:

- A) First Party is a Higher Educational Institution named:
 - (i) Dr. Ambedkar Institute of Technology
- 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, Internship, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.
- E) Rama Engineering Consultancy Services Pvt Ltd.,, the Second Party is engaged in Business, Manufacturing, Skill Development, Education and R&D Services in the fields of CAD/CAM/CAE and competent solutions in engineering design domain. Expertise areas include concept Design, Detail Design, Manufacturing support.

services. Technical team consists of experienced personnel with global business & technology experience having expertise on various CAD/CAM/CAE tools and domain knowledge.

G) RECS engineering design team has experience in working different phases includes preliminary design, detail design, MBD activities, engineering change management activities as per global industry standards and requirements.

RECS team has capability to understand and offer the designs; with suitable concepts which will be light in weight and with less number parts and easy to assemble.

With specialized team of engineers, offer solutions and services in engineering design area for aerospace & defence, automotive and heavy engineering industry customers includes industry such as Aluminum and steel fabrication, Jigs and fixture assembly, Industrial equipment fabrication, Conveyor systems, Industrial application robots etc.

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

CLAUSE 1 CO-OPERATION

- 1.1. Both the 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. 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. The co-operation between First Party and Second Party will facilitate effective utilization of the intellectual capabilities of the Second Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the First Party.

CLAUSE 2 SCOPE OF THE MoU

- 2.1. 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. Second Party will give valuable inputs to the First Party in teaching / training methodology and suitably customize the curriculum so that the students fit into the industrial scenario meaningfully.
- 2.3. Industry and Institution interaction will give an insight in to 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.
- 2.4. Both Parties have agreed to carry out the joint research activities in the fields of CAD/CAM/CAE, Design, Manufacturing, Assembly and fabrication of light weight parts in aerospace and automobile industry.
- 2.5. 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.

- 2.6. Second Party to extend the necessary support to deliver guest lectures, webinars and seminars to the students of the First Party on the technology trends and in house requirements.
- 2.7. Second Party to train the Faculties through Faculty Development Programs of First Party for imparting training as per the industrial requirements.
- 2.8. Both Parties to obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required for offering the Programmes on the terms specified herein
- 2.9. There is no financial commitment on the part of the **Dr. Ambedkar Institute of Technology**, the First Party to take up any programme mentioned in the MoU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTERNSHIP

- 3.1. Internship Education is an academic concept designed to strengthen a student's learning experience by integrating on-campus studies with closely related work experience.
- 3.2. The period and itinerary of the internship to be engaged in by the student is to be agreed upon by both the Parties prior to the commencement of the internship.
- 3.3. The Second Party shall undertake the selection process from among the First Party recommended students in accordance with its policies and guidelines in the selection of the trainees for this purpose
- 3.4. The Second Party shall provide free relevant instruction, exposure, and training to the student, consistent with its policies, rules and regulations and with the established Internship Plan. It shall treat the student in a professional manner, and shall ensure that the student, in the course of training, shall not be exposed to any form of harassment / unethical practice or tasks and work assignments that are unreasonably risky, dangerous or unrelated to the purposes of the Internship Plan.
- 3.5. The Second Party is not obliged to employ the student upon completion of the training. The Second Party however, upon consultation with the First Party, may invite qualified students to submit themselves to examinations, interviews, and file pertinent documents in support of their application.

CLAUSE 4 INTELLECTUAL PROPERTY

- 4.1. Nothing contained in this MOU shall, by express grant, implication, Estoppel 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, copy rights and designs) of the other Party.
- 4.2. Rights regarding publications, patents, royalty, ownership of software/design/product developed etc. under the scope of this MOU, shall be decided by the two parties by mutual consent.

CLAUSE 5 VALIDITY

5.1. This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Rama Engineering Consultancy Services Pvt Ltd, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Rama Engineering Consultancy Services Pvt Ltd, the Second Party after termination of this Agreement by way of

communication, correspondence etc., shall not be construed as an extension of this MOU

5.2. Both Parties may terminate this MOU upon 30 calendar days' notice in writing. In the event of Termination, both parties have to discharge their obligations.

CLAUSE 6 RELATIONSHIP BETWEEN THE PARTIES

- 6.1. It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MoU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party'scredit, or to extend credit on behalf of the other Party.
- 6.2. 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 undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Bengaluru, Karnataka.

AGREED:

For Dr. Ambedkar Institute of Technology Rama Engineering Consultancy Services
Pvt Ltd

Professor & HOD
Dept. of Industrial Engineering & Management
Dr. Ambedkar Institute of Technology
Near Janabharathi Campus
BDA Outer Ring Road
BDA Outer Ring Road

Mall Authorized Signatory



Dr. Ambedkar Histitute of Tourist	Rama Engineering Consultancy Services Pvt Ltd
Mallathahalli, Bengaluru – 560056, Karnataka.	Office, 1 and
India. Contact Details: Dr.N.Mohan, Professor and HEAD, Department of Industrial Engineering and Management, Dr.Ambedkar Institute of Technology, Bengaluru – 560056, Karnataka, India.	Contact Details: Mr.Ramachandra, Director, Rama Engineering Consultancy Services Pvt Ltd., 362/A, BhuvaneshwariNagar, Dodabasthi Main Road.,Opposite BBMP Office, Nagadevanahalli, Bangalore-560056
Email(s): hod.im@drait.edu.in	Email(s): info@recstechnology.com Page 6 of 5

Web: https://www.drait.edu.in
Web: http://recstechnology.com

Witness(es)

CR Mahah

Dr. Ambedkar Institute of Town

Dr. Ambedka, Historic St. DA Guter Ring Road, Max. Bangalore 580050

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Witness(es)

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DEAN
(Industry - Institute - Interaction),
Dr. Ambedkar Institute of Technology,
Bengaluru - 560056,
Karnataka, India.

Dr. RAJESHWARI. P. Rujeshwari. P.

Department of Industrial Engineering A Market Dr. Ambedkar Institute of Technic (1994)
BDA Outer Ring Road, Mallathahalii Bangalore-560056

Dr.AMBEDKAR INSTITUTE OF TECHNOLOGY

DEPARTMENT OF INFORMATION SCIENCE AND ENGINEERING

The Enclosed documents are verified and approved

HOD, ISE

Sept. of Information Science & Engs.

3. Ambadkar Institute of Technology

Sangalore-560 055.

ONITO I WINDING

DATED 12th OCTOBER 2022 BETWEEN



DR. AMBEDKAR INSTITUTE OF TECHNOLOGY

Outer Ring Road, Malathahalli, Bangalore - 560056

AND



NEURIQ PRIVATE LIMITED

No.10, 11th Cross, 1st B Main, Prashant Nagar, Bengaluru-560079,

Karnataka, India

PREAMBLE

Collaboration with the institute for conducting workshops and customized software evelopment.

ABOUT THE INSTITUTION

Dr. Ambedkar Institute of Technology (Dr. AIT) was founded by M.H. Jayaprakash Narayan in 1980. Named after Dr. B.R. Ambedkar, the institute is affiliated to Visvesvaraya Technological University (VTU), Belagavi and is recognized and accredited by AICTE and NBA respectively. The institution is accredited by NAAC with 'A' Grade. The Institution has achieved 163 Rank in National Institutional Ranking Framework (NIRF).

ABOUT THE COMPANY

A Creative and Technology organization that spotlights on People, who are at the center of all that we do. Planning and conveying encounters that are hyper packaged, Neuriq private limited transforms basic thoughts into quantifiable objectives through promoting change utilizing our Creatives, Content, Digital and Technology.

We are an inquisitive association that puts resources into individuals, items, and organizations to give our customers novel answers for their known and obscure issues.

Our GOAL is to make an incentive for each penny spent and arrangements that work for your crowd and your business for now as well as an unsure tomorrow by continually thinking ahead of the curve. Our approach brings Technology upstream into the product's value. Our definitive goal is to assist customers with opening new drivers of development and upper hand and aim to continue to delight our customers through our deep-level IT expertise and advisory capabilities. We also offer training programs to help with skill development, skill augmentation and technology driven learning for students in higher education. We help academic institutions modernize their content and transform their delivery methods for better learning outcomes and enhanced alignment with industry.

SCOPE FOR COLLABORATION

he proposed collaboration will include the following:

- 1. Neuriq private limited associate with the Institution and conduct workshop for students and faculty on Machine learning and Artificial Intelligence.
- 2. Neuriq private limited would develop the college management software (NBA).
- 3. Neuriq private limited will actively coordinate with the staff to develop Machine learning syllabus for the upcoming ML and AI batch.
- 4. Periodic reports and statistics will be submitted from Neuriq private limited to the Institute, if applicable on service agreement.
- 5. Data security will be ensured.

PROJECT TERMS OF AGREEMENT

- 1. All operations will be conducted at Neuriq private limited OFFICE (at address mentioned above)
- 2. The cost for each service will be submitted corresponding when services is needed.

GENERAL TERMS OF AGREEMENT

- 1. This agreement is valid for a period of one year, and may be extended further on mutual consent.
- 2. The MOU can be terminated with 3 months' notice on either side.
- 3. This agreement is governed by and construed in accordance with Indian Laws.

IN WITNESS WHEREOF, the Parties have entered into this Agreement the day and year first above written.

Dr. Ambedkar Institute of Technology

Neuriq private limited

For NEURIQ PRIVATE LIMITED

Director

Name: Divya V M

Title: Managing Director

Name: Title:



Memorandum of Understanding (MoU-2021) between Verzeo EduTech Pvt Ltd and Dr. Ambedkar Institute of Technology.

his Memorandum of Understanding (MoU) dated pertains to the establishment, ature, and closure of the agreement between the above two parties. This MOU rovides details of this agreement and the consequent mutually beneficial relationships intered into by both the above parties mutually in the specific and sole context of this collaboration. This shall imply all the plans, actions, events, exhibitions, communications, irrangements, etc. related solely to this collaboration before, during, and after the said event.

Deliverables:

From Verzeo

1. We would like to provide **Verzeo Internship Programs** to students of AIT, Banglore. Along with this:

1.1. We shall provide our programs at the discounted price of INR 6000.

From Dr. Ambedkar Institute of Technology, Banglore

 1. 100+ students from Information science would register for Verzeo Internship programs.

upport@verzeo.in

#675, 3rd Floor, 9th Main Rd, Opp HDFC Bank, Sector 7, HSR Layout, Bengaluru, Karnataka 560102.





TERMS AND CONDITIONS:

Verzeo EduTech hereby states, confirms, and/or agrees with the following conditions: I.This MoU is independent of any other MoUs that Dr. Ambedkar Institute of Technology signs with Verzeo.

II. Any and all changes to/amendments of this MoU shall be valid if and only if they are made or included with the mutual consent of Verzeo and Dr. Ambedkar Institute of Technology through

their respective authorized representatives.

III. Through this Memorandum of Understanding Verzeo and Dr. Ambedkar Institute of Technology affirm their commitment to fulfill and achieve the objectives mutually agreed upon in this

Memorandum of understanding.

IV. Both Parties to obtain all internal approvals, consents, permissions, and licenses of whatever nature required for the offering of the programs on terms specified herein.

CONFIDENTIALITY:

- I. Any information, whether written, oral or in any other form, furnished hereunder by one Party to the other or its employees, representatives or agents shall be considered confidential by the receiving Party, which shall take all necessary precautions to keep the confidential information, secret and confidential.
- II. Either Party may disclose the general terms of this Agreement (but not the commercials or the specific details therein) for publicity subject to the condition that the Party so wishing to disclose gets the content to be published, publicize or disclosed to be approved by the other Party.

MISCELLANEOUS PROVISIONS:

- I. This MoU supersedes all prior understandings, if any, between the said two parties concerning the contents hereof.
- II. Through this Memorandum of Understanding Dr. Ambedkar Institute of Technology and Verzeo affirm their commitment to fulfill and achieve the objectives mutually agreed upon in this Memorandum of understanding.
- III. The use of the name, logo and/or official emblem of any of the parties on any publication, document and/or the paper is allowed only, after seeking explicit prior

support@verzeo.in

#675, 3rd Floor, 9th Main Rd, Opp HDFC Bank, Sector 7, HSR Layout, Bengaluru, Karnataka 560102.

+91 8360682123



permission in writing by either Party.

- IV. The Memorandum of understanding or any part thereof may be amended at any time during its tenure only by consent in writing of the parties.
- V. This Memorandum of Understanding shall remain valid for a period of three years from the date of its signing, and can be extended on mutual terms and conditions.
- VI. Through this Memorandum of Understanding Dr. Ambedkar Institute of Technology and Verzeo affirm their commitment to fulfill and achieve the objectives mutually agreed upon in this.

M.V. Vijaya Kumar

lessor & HOD, Department of ISE bedkar Institute of Technology Juru - 560 056. Karnataka, India

19/8/29

Dr.Ambedkar Institute of Technology, Bengaluru – 560056 Department of Master of Business Administration

List of Activities under Memorandum of Understanding (MOU)

Sl.No	Company Name	Event	Date of the event
1	STOCKBYTE	Nil	Nil

MEMORANDUM OF UNDERSTANDING

BETWEEN



SMI Global Learning Pvt. Ltd., Bangalore (Brands: Stock Market Institute & Stockbyte)

AND



Date: 12th May, 2022

MEMORANDUM OF UNDERSTANDING

Between

M/s. SMI Global Learning Pvt. Ltd., Bangalore

And

Dr. Ambedkar Institute of Technology, Bangalore

This Memorandum of Understanding is made on this day of, 12th May, 2022 between M/s. SMI Global Learning Pvt. Ltd. (Brands: Stock Market Institute & Stockbyte), having its registered Office at 2307, 12th Main, 3rd Block Jayanagar, Bengaluru, Karnataka 560011, represented by its Director, Mrs Victoria D'sa (hereinafter referred to as the FIRST PARTY) and Dr. S. Baskaran, Director, Mrs Victoria D'sa (hereinafter referred to as the FIRST PARTY) and Dr. S. Baskaran, Director, Mrs Victoria D'sa (hereinafter referred to as the SECOND PARTY).

Whereas the FIRST PARTY M/s. SMI Global Learning Pvt. Ltd. Is an established company at Bangalore, offering courses physically under Stock Market Institute and Finance Learning App (Stockbyte) offering various Certificate courses along with certification to Under Graduate and Post Graduate Students.

Whereas the SECOND PARTY Dr. Ambedkar Institute of Technology, Bangalore is a registered institute, currently offering Engineering & Management Courses.

AND whereas first party at M/s. SMI Global Learning Pvt. Ltd. is willing to join hands as Industry Partner with Dr. Ambedkar Institute of Technology, Bangalore. BOTH PARTIES have agreed to enter a Memorandum of Understanding (MoU) and also have agreed to accept the following terms & conditions with a common intention of being legally bound by them.

Whereas the FIRST PARTY is desirous of offering the following programs to the students of the Second Party, as an Industry partner.

Programs offered:

- 1. Value Added Programs of SMI
- 2. Certifications on Capital Markets of SMI
- 3. Free sessions on demand about Understanding Stock Markets and Financial Planning.
- 4. Bite Size Courses of SMI
- Students can attend all the Live sessions, Sector Analysis, Stock Dictionary, Master Sessions, Live Market Sessions, Technical Analysis concept Learning, IPO outlook & more
- 6. Access to Virtual Trading Platform
- Access to course content/training materials for professional courses, International Qualifications and Certifications etc.
- (There is no commercial involvement to subscribe the app for the next 1 year. International
 qualifications, professional courses that comes under premium course will have a price of
 theirs at concessional rates.
- Students will have to pay for the assessments and certificates)

The following outlines are responsibilities of both the parties.





Responsibilities of First Party (Stock Market Institute)

- 1. Create a referral Code to avail the Free subscription
- 2. Will ensure quality delivery of the programs by trained faculties or industry experts on App or other mediums as agreed upon.
- 3. Delivery of the programs and Certification Programs on the app for agreed programs/certifications in prior.
- Issue of certificates to students who successfully complete the course and clear the assessment.
- 5. Will give access to Live Sessions and Seminars held on app.

Responsibilities of Second Party (Institute)

- a) Complete list of students with their email ID's and mobile numbers to be provided to SMI, for them to create batches and send them invite so that they can download the app and start attending sessions, for joint certification (if required by the institution).
- b) College/University should give the details of choice of certificates for their students (batch wise) during signing up of the MOU. Any changes in future may not be entertained, as the students details would be enrolled with the respective global bodies and the fee paid towards the same will not be refundable)

Payment Terms

None

Duration of the agreement

- c) The agreement shall be valid initially for a period of One Year (2022-23) and the agreement will be automatically renewed, unless terminated.
- d) Both the parties shall have the right to terminate the MoU in the event of violation of any of the conditions, by giving three months' notice. In such an event, the students already admitted shall be enabled to complete their course of study and appear for the relevant examinations. The obligations of both parties will continue to be in force during such period, irrespective of termination of the MoU.
- e) In case the parties decide against further renewal of the agreement after expiry, it shall be the responsibility of both the parties to ensure that the students already enrolled shall continue and complete the course as per provisions of this MoU and for this purpose the MoU shall be operative.

Program Cycle

Program cycle will be decided as per mutual consent.





Jurisdiction

In the event of any disputes between the parties, only the courts in Bangalore city shall have exclusive jurisdiction. But no court case shall be preferred by either party until Arbitration has been resorted to and proved unfruitful.

Amendment to the MoU

During the operation of the MoU, circumstances may arise which may call for amendment / alteration in the MoU, which shall be mutually discussed and agreed upon in writing and shall form the part of the original MoU.

Arbitration

Any dispute arising with regard to any aspect of this MoU shall be settled through mutual consultation and written consent by the parties to this MoU.

In case settlement is not arrived at, the dispute will come under the purview and provisions of Indian Arbitration and Conciliation Act 1996 of Government of India and the area of jurisdiction will be Bangalore.

The term 'First Party' and the 'Second Party' aforementioned, unless repugnant to the context shall mean and include their successors in office, authorized representatives and assignees etc.

Having gone through each and every condition of this MoU and having understood it clearly, both the parties affix their signatures below as attesting to this deed on 12th May 2022.

for First Part

Signature:

Name: Victoria D'sa

Designation:

Director

SMI Global Learning Pvt. Ltd., Bangalore

Place: Bengaluru

Date:

for Second Party

Signature: \

Name: Dr. S. Baskaran Designation: Prof. & Head,

Department of MBA

Dr. Ambedkar Institute of Technology

Place: Bengaluru

Date:

Witnesses

1. Dr. S. Gowrishankar, Dean (III)

orrishenkar. Azzlosileon

2. Dr. Mahalinga V Mandi, Dean (P&D) Talakipa V, and





Dr. Ambedkar Institute of Technology, Bengaluru – 56

(An Autonomous Institution, Affiliated to Visvesvaraya Technological University, Belagavi)

MASTER OF COMPUTER APPLICATIONS

MOUs executed during 2021-22

No.	Logo	Company	Address	CIN/L	GST	Validity	Outcomes
		Name		LIPN			
1		salesforce.com	Salesforce Tower, 415			From	Internships, Skill based
		inc	Mission Street, 3rd Floor,			31/03/2022	training for students,
	salesforce		San Francisco, CA 94105			to	Guest lectures and
						31/03/2024	Seminars, Research
2		EvoluteIQ	3rd Floor, The Icon			From	Skill development,
		Solutions	building, 8, 80 Feet Rd,			25/05/2021	outcome-based
		Private Limited	HAL 3rd Stage,			to	training, internship,
	evoluteig		Indiranagar, Bengaluru,			24/05/2027	placement, R & D
	Absolute. Automation		Karnataka 560075				services and related
	Absorate. Automatron						activities
3		IBM Global	IBM India Pvt Ltd			From 07-	Internships, Skill based
		University	No.12, Subramanya			02-2022 to	training for students,
	IBM	Programs	Arcade,			07-02-2023	Guest lectures and
			Bannerghatta Main Road,				Seminars, Research
			Bangaluru				
			India - 560 029				



MUTUAL NON-DISCLOSURE AGREEMENT

Other Party's Full Legal Name	Dr. Ambedkar Institute of Technology	
Other Party's Address	Outer Ring Road, Near Jnana Bharathi Campus, N	ма]]а

This Mutual Confidentiality Agreement ("Agreement") is entered into and effective as of the last date of execution below (the "Effective Date") by and between salesforce.com, inc., having its principal place of business at The Landmark @ One Market, Suite 300, San Francisco, California 94105 ("SFDC"), and the party named above.

Subject to the terms of this Agreement, the parties wish to disclose to each other Confidential Information (as defined below) related to the following "Business Purpose": evaluation of SFDC services and related discussions concerning potential business relationship.

1. Definition of Confidential Information. "Confidential Information" means all confidential information received by a party or any of its Affiliates, defined below, ("Recipient") from the other party or any of its Affiliates ("Discloser"), whether orally or in writing, that is designated as confidential or that reasonably should be understood to be confidential given the nature of the information and the circumstances of disclosure including but not limited to, this Agreement and any negotiations, discussions or agreements entered into pursuant to this Agreement, discoveries, inventions, ideas, research, experimental work, concepts, know-how, processes, designs, specifications, drawings, sketches, blueprints, tracings, diagrams, models, samples, data, algorithms, computer programs, software source documents, financial information, business plans, sales plans, marketing plans, products, services, procurement requirements, customer information, pricing and any other proprietary or confidential technical, financial or commercial information. "Affiliate" means any entity which directly or indirectly controls, is controlled by, or is under common control with the subject entity. "Control" (as used in the preceding sentence) means direct or indirect ownership or control of more than 50% of the voting interests of the subject entity.

Confidential Information does not include information that: (i) is at the time of disclosure, or later becomes, part of the public domain through no fault of Recipient; (ii) is received by the Recipient from a third party without any obligation of confidentiality owed to the Discloser by the third party; or (iii) is already known to Recipient or at any time thereafter is developed independently by Recipient. If, regarding information under (ii), Recipient becomes aware at any time that the source was not entitled to disclose the information, then such information shall be deemed Confidential Information from that time forward.

- 2. Non-Use and Nondisclosure Obligations. Recipient shall not, in any way, use or disclose any Confidential Information of Discloser except as necessary in connection with the Business Purpose or with Discloser's prior written consent. Recipient shall not reverse engineer, disassemble or decompile any software or tangible objects embodying any Confidential Information of Discloser. Recipient shall not disclose or otherwise make available any Confidential Information of Discloser to anyone except those of its employees, attorneys, agents and consultants who need to know the Confidential Information in connection with the Business Purpose and who have previously agreed to be bound by confidentiality obligations no less stringent than those in this Agreement. Each party shall safeguard all Confidential Information of the other party with at least the same degree of care (but no less than reasonable care) as it uses to safeguard its own Confidential Information of like kind. Neither party shall disclose any information to the other party in violation of any confidentiality obligations to, or proprietary rights of, any third party. Recipient's obligations under this Agreement with respect to any Confidential Information shall remain in effect (a) in the case of Confidential Information which constitutes a trade secret within the meaning of applicable law, for as long as such Confidential Information remains a trade secret, or (b) for five (5) years from the date it first received such Confidential Information hereunder.
- 3. Compelled Disclosure. If Recipient is compelled by law to disclose Confidential Information of the Discloser, it shall provide the Discloser with prior notice of such compelled disclosure (to the extent legally permitted) and reasonable assistance, at Discloser's cost, if the Discloser wishes to contest the disclosure. Recipient shall use commercially reasonable efforts to limit any such disclosure, to the extent required and to obtain confidentiality protections to the extent reasonably practicable.
- 4. Ownership of Confidential Information and Other Materials. As between Discloser and Recipient, Discloser shall be the sole and exclusive owner of all of its Confidential Information and no license or other rights to the Confidential Information are granted or implied hereby. All tangible materials furnished to one party by the other shall remain the property of the party furnishing such materials and shall be returned to that party promptly upon its reasonable request, together with any copies thereof.
- **5. No Warranty.** ALL CONFIDENTIAL INFORMATION IS PROVIDED "AS IS" AND WITHOUT ANY WARRANTY, EXPRESS, IMPLIED OR OTHERWISE, REGARDING ITS ACCURACY, COMPLETENESS OR PERFORMANCE.
- 6. **Term and Termination.** The term of this Agreement shall commence on the Effective Date and continue until this Agreement is terminated as provided in this Section. Either party may terminate this Agreement upon five (5) days' written notice of such Agreement #«apts agreement ff agreement number»

termination to the other party. Notwithstanding the foregoing, all rights of a Recipient to use or disclose Confidential Information of Discloser shall automatically terminate upon any merger, stock acquisition, or corporate reorganization of Recipient, or sale of all or substantially all of Recipient's assets, where the surviving or controlling entity after the transaction is a direct competitor of the Discloser. Upon any termination of this Agreement and at the Discloser's written request, Recipient shall return to Discloser or destroy (at the option of Discloser) all tangible materials embodying Confidential Information of Discloser disclosed to Recipient pursuant to this Agreement. Recipient's obligations under Section 2 shall survive any termination for the period described in that

7. General Provisions.

- 7.1 Waiver and Cumulative Remedies. No failure or delay by either party in exercising any right under this Agreement shall constitute a waiver of that right. Other than as expressly stated herein, the remedies herein are in addition to, and not exclusive of, any other remedies of a party at law or in equity.
- 7.2 Severability. Should any provision of this Agreement be held by a court to be unenforceable, such provision shall be modified by the court and interpreted so as to best to accomplish the objectives of the original provision to the fullest extent permitted by law, and the remaining provisions of this Agreement shall remain in full force and effect.
- 7.3 Assignment. Neither party shall assign or transfer, by operation of law or otherwise, any rights or obligations under this Agreement without the prior written consent of the other party, except in connection with a merger, acquisition, corporate reorganization or sale of all or substantially all of its assets not involving a direct competitor of the other party.
- 7.4 Governing Law and Venue. This Agreement shall be governed exclusively by the internal laws of the State of California, without regard to its conflict of laws provisions. The state and federal courts located in San Francisco, California shall have exclusive jurisdiction to adjudicate any dispute relating to this Agreement. Each party consents to the jurisdiction of those courts.
- 7.5 Injunctive Relief. The parties acknowledge that a breach of any of the provisions contained in this Agreement may result in irreparable and continuing harm for which there will be no adequate remedy at law and that the non-breaching party shall be entitled to seek injunctive relief and/or a decree for specific performance, and such other relief as may be proper (including monetary damages if appropriate).
- 7.6 Export Control Laws. Each party shall comply with all United States and foreign export control laws or regulations applicable to its performance under this Agreement.
- 7.7 Entire Agreement and Construction. This Agreement constitutes the entire agreement between the parties as to its subject matter and supersedes all prior and contemporaneous agreements, proposals or representations, written or oral, concerning its subject matter. No modification, amendment or waiver of any provision of this Agreement shall be effective unless in writing and signed by both parties. This Agreement does not supersede or amend any existing agreement between the parties for the purchase or use of either party's products or services.

7.8 Counterparts. This Agreement may be executed in counterparts which, taken together, shall form one legal instrument.

Acknowledged and Agreed:

SALESFORCE.COM, INDicassigned by:	CUSTOMER DocuSigned by:		
By:	By: Dr. M. Meenakshi		
Print Name:	Print Name:		
Title: VP, Finance Operations	Title: Principal		
8/14/2018 Date:	Principal Authority Level:		
b ·	Mar-31-2022 Date:		
Deren	PRINCIPAL Dr. Ambedkar Institute of Technology Bengaluru-560 056		
Shrb+ (a) cur.			

Agreement #«apts agreement ff agreement number»





MEMORANDUM OF UNDERSTANDING

This memorandum of understanding dated as of 12th January, 2022 (the "memorandum") is entered into

BETWEEN

EvoluteIQ Solutions Private Limited ("EvoluteIQ")

L-82, sector XI, 9th B Main, LIC Colony, Jeevanbima Nagar, Bengaluru - 560075

AND

Dr. Ambedkar Institute of Technology, Bengaluru, ("the Institute")

BDA, Outer Ring Rd, Near, Gnana Bharathi,
Bengaluru, Karnataka 560056

FOR

INDUSTRY INSTITUTE COLLABORATION IN THE AREAS OF SKILL DEVELOPMENT AND RESEARCH

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on 12th January 2022, by and between

DR. AMBEDKAR INSTITUTE OF TECHNOLOGY ("INSTITUTE"), Bengaluru – 560056, Karnataka, India represented herein by its Dr. Siddaraju, Professor & Head, Computer Science & Engineering and Dr. Chandrakanth G Pujari, Professor & Head, Master of Computer Applications (hereinafter referred as "First Party", the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors in-office, administrators and assigns).

AND

EVOLUTEIQ SOLUTIONS PRIVATE LIMITED ("EVOLUTEIQ"), GST Number-29AAFCE617591ZY, THE SECOND PARTY, and represented herein by Sri. Deepak Kinger, Director. (herein 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).

WHEREAS:

- a) EvoluteIQ is a privately held technology company that accelerates the adoption of intelligent hyperautomation in organizations by leveraging its proprietary low code, no code hyperautomation enablement platform e.IQ
- b) **Dr. Ambedkar Institute of Technology** is one of the reputed higher educational institutions in the state of Karnataka, India.
- c) EvoluteIQ and the Institute desire to collaborate with each other in the technology areas of mutual interest and giving the project/ internship to the students.
- d) To record this arrangement, the parties are entering into this Memorandum. The parties therefore agree as follows.

1. Purpose

The purpose of this MoU is with reference to fostering industry - institute interaction and defining the areas of cooperation, benefiting both the Institute and EvoluteIQ respectively.

2. Scope of engagement

EvoluteIQ is happy to associate with the Institute on a non-exclusive basis, in terms of:

- a) providing Internship to students and opportunity to learn and get certified on e.IQ platform which is an end-to-end hyperautomation enablement platform that combines the capabilities of low-code/no-code, cognitive automation, and data processing to build seamless user journeys across processes and systems,
- b) facilitate the faculty of the Dept to have Industrial exposure and learning,
- c) academy-Industry research in the field of Intelligent Application Automation and related technologies,
- d) Industry based curriculum development and
- e) necessary training to faculties to train the students for Certification in "Intelligent Application Automation".
- f) extend support to the Start-up Incubation Centre in the Institute's campus towards idea development and building software applications using e.IQ technology for the development of minimal viable products (MVP) to test for market fitment.

The Institute agrees with EvoluteIQ on non-exclusive basis, in terms of:

- a) Infrastructural facilities and local hospitality for the activities of EvoluteIQ at the department for R&D projects with students, faculties and running any training program in the department,
- b) faculties to learn and train students in building Intelligent Application Automation solutions under Train the Trainer Program.
- c) Expose EvoluteIQ for the Institute's Incubation centre events and projects.
- d) Invite EvoluteIQ CXOs as speaker for technology-based events at their campus.
- e) Include EvoluteIQ brand in their social media and marketing handles.
- f) Permit EvoluteIQ to use the Institute's brand in its Public relations and marketing handles for ongoing collaboration.

3. Term & Termination

- a) This MoU shall be valid and binding on the Parties for a period of 5 years only from 5th January 2022 to 4th January, 2027. The MoU may be renewed by the Parties upon expiry on mutually agreed terms.
- b) Either Party may terminate this MoU by giving the other Party a prior written notice of 30 (thirty) days with or without providing any reasons for such termination provided both Parties will honour their respective obligations for those students and faculty members to whom acceptances have already been offered before the termination of this MoU regarding their enrolment in given courses/internships on the terms that would have applied if the MoU had not been terminated.
- c) Either Party may terminate this MoU by giving 15 (fifteen) days prior notice to the other Party in the event of Material Breach (as defined hereafter) of any material provision of this MoU by the other Party, provided that, during the 15 days period (hereinafter referred to as "Cure Period"), the breaching Party fails to cure such Material Breach or, should such Material Breach not be curable within the said 15 days Cure Period or the breaching Party has not initiated any steps to cure such Material Breach.
- d) For the purpose of this MoU, "Material Breach" shall mean: (i) any event in which either Party fails in any respect to perform or exercise or comply with any of its covenants, deliverables warranties or obligations respectively which may have a material adverse effect on this MoU; or (ii) where either Party causes adverse effect upon the other Party's ability to fulfil the terms of this MoU.
- e) In the event of termination as mentioned above or expiration of this MoU, all covenants and obligations of the Parties that by its nature should survive, shall continue post termination.

4. No Monetary Consideration

Either party is not obligated to pay any monetary consideration to the other party for performing its obligations under the Memorandum.

5. Confidentiality

- a) "Confidential Information" shall mean any confidential information viz. data, know-how, employee, students and faculty members' data, or any other confidential information disclosed by either Party hereunder in writing, orally or in any other form, media whether or not marked as confidential or proprietary.
 - I. Notwithstanding the foregoing, Confidential Information shall not include
- information which:
- II. Is known to the Parties at the time or disclosure;
- III. Is or becomes publicly known through no wrongful act of the Parties;
- IV. Is rightfully received by the Parties from a third party without restriction of disclosure;
- V. Is approved for release by the Parties;
- VI. Is disclosed pursuant to judicial order, requirement of a government agency or by operation of law.
- b) The Parties agrees that they will not disclose the Confidential Information to any third party and will not use the Confidential information other than for the performance of its obligation under this MoU. The Parties agrees that the Confidential Information shall at all times remain the sole property of the disclosing Party and that the receiving Party shall take all reasonable precautions to prevent any unauthorized disclosure of the Confidential Information by any of its officers, employee or any person that has access to the Confidential Information.

6. Intellectual Property

Each Party has intellectual property rights over its own trade names, corporate signs, logos, software, proprietary information and know-how which the other Party, may come across through this MoU. The Parties shall recognize each other's intellectual property rights for all purposes. Nothing in this MoU shall confer on the either Party any right or title in the intellectual property of the other Party.

7. Indemnity

The Parties hereby agrees to indemnify and keep harmless each other including, where applicable, their affiliates, directors, officers, employees and agents (each such Party being an "Indemnified Party") harmless from and against and agree to be liable for any and all losses, claims, actions, suits, proceedings, damages, liabilities or expenses of whatever nature or kind, incurred by the Indemnified Party that arises out of:

- a> breach of any of its obligations, covenants or representations and warranties under this MoU; or
- b) Violation of any applicable laws; or
- c) Infringement of any third-party intellectual property rights;

8. Relationship between the Parties

- a) It is expressly agreed that First Party and Second Party are acting under this MOU as independent entities, and the relationship established under this MoU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.
- b) 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 undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Bengaluru, Karnataka.

IN WITNESS WHEREOF THE parties have their hands hereto on the day and year first here above written under their respective seal of office.

AGREED:

AUNLLU.	
For Dr. Ambedkar Institute of Technology	For EvoluteIQ Solutions Private Limited
Protessor & Head Department of Corputer Science & Engineering Dr. Ambedkar Institute of Technology Bangalore-560 056. Dr. Siddaraju, Professor and HEAD, Department of Computer Science & Engineering, Dr. AIT	
Dr. Chandrakanth G. Puja MCA, M. Tec MCA Programs HEAD, Department in fewer less of computer Applications, Dr. AIT Bengaluru - 500 Authorized Signatory)	For EvoluteIQ Solutions Pvt. Ltd. n, Ph.D am Director Deepak Kinger (Authorized Signatory)

Contact Details:

Dr. Ambedkar Institute of Technology	EvoluteIQ Solutions Private Limited
Address: Near Jnana Bharathi Campus, Mallathahalli, Bengaluru – 560056, Karnataka, India. Contact Details: i) Dr. Siddaraju, Professor and HEAD, Department of Computer Science & Engineering	Address: L-82, sector XI, 9 th B Main, LIC Colony, Jeevanbima Nagar, Bengaluru - 560075 Contact Details: i) Deepak Kinger Director Email(s): deepak@evoluteiq.com
Email(s): hod.cse@drait.edu.in ii) Dr. Chandrakanth G Pujari, Professor and HEAD, Department of Master of Computer Applications Dr. Ambedkar Institute of Technology, Bengaluru – 560056, Karnataka, India. Email(s): hod.mca@drait.edu.in	ii) Sharanabasava Aralimarad Head – Human Resources Email(s): sharan@evoluteiq.com
Web: https://www.drait.edu.in	Web: https://www.evoluteiq.com

WITNESS

WITNESS

DEAN (a) Industry - Institute - Interaction),
Ambedker Institute of Technology,
Bengaluru - 560056,
Karnataka, India.

Shobh Dan.

Between Dr. Ambedkar Institute of Technology, Bengaluru and IBM

This is a Memorandum of Understanding (MOU) between International Business Machines Corporation ("IBM Corp") and Dr. Ambedkar Institute of Technology. The purpose of this MOU is to confirm the collaboration between Dr. Ambedkar Institute of Technology and IBM with respect to our intention to work together in the areas of skills, curriculum development, and research, subject to negotiation of a mutually acceptable definitive written agreement(s).

To ensure that the parties understand the nature and the purpose of these discussions so that no misunderstanding occurs, we wish to document the status of the parties' discussions as of this date and provide a framework for ongoing discussions. This MOU sets forth the intentions and understandings of the parties to facilitate our subsequent discussions and evaluations.

Objectives

Dr. Ambedkar Institute of Technology's academic and collaborative interests with this potential relationship are initially focused in the following areas:

- Artificial Intelligence
- Blockchain
- Quantum
- Cloud
- Cybersecurity
- Data Science
- Internet of Things
- Design Thinking

IBM's business interests specific to this potential relationship are initially focused in these areas:

- To build meaningful lasting relationships with universities around the globe,
- Aligned with IBM's Global Ecosystem spanning 170 countries,
- Focused on:
 - Research Innovation IBM Research engages with strategic university relationships and collaborates on projects that will help fill the highest priority capability gaps.
 - Global Collaboration IBM Global University Programs collaborates with a broader set of researchers aligned with strategic challenges, sharing state of the art ideas
 - Skills and Recruiting IBM assists with courses and training resources for faculty, students and partners.
 - IBM University Awards IBM Global University Programs sponsors various competitive awards for faculty and universities worldwide.

In engaging in such a relationship, Dr. Ambedkar Institute of Technology and IBM believe that each institution will benefit from expanded opportunities in the research, skills and curriculum development space. Dr. Ambedkar Institute of Technology and IBM intend to regularly review the status and progress of this potential relationship with respect to the following areas. These discussions are non-binding.

IBM Responsibilities

Under the proposed relationship, IBM intends to:

- Assist with skills development and curriculum improvements by making available select software, courseware, and other resources of the IBM Academic Initiative
- Provide faculty and students with the opportunity to explore educational resources, tutorials, and experiment with quantum devices through the IBM Q Experience.
- Make the Hyperledger Project using IBM Blockchain available to faculty and students IBM has made nearly 44,000 lines of code available to the open source Hyperledger Project and is among more than 90 companies supporting the Hyperledger Project, a nonprofit organization openly-governed by the Linux Foundation dedicated advancing blockchain technology. https://www.ibm.com/blockchain/hyperledger.html

IBM Memorandum of Understanding IBM Global University Programs

- Collaborate to deploy the IBM Skills Academy, including
 - Online learning resources
 - O Cloud access for hands on labs
 - Curated content
 - New industry assets as technology changes
 - Digital Certificates
- Make available information about the IBM University Award Programs. As appropriate, IBM will work with Dr. Ambedkar Institute of Technology to submit joint applications for awards, subject to the selection procedures.
- Identify, if possible, volunteer IBM University Ambassadors interested in academic roles, including answering technology questions, providing guest lectures, mentoring students, or participate in projects.
- Invite the Dr. Ambedkar Institute of Technology to IBM led Hackathons, Bootcamps, Webinars and Faculty Development Programs

Dr. Ambedkar Institute of Technology Responsibilities

Under the proposed relationship, Dr. Ambedkar Institute of Technology intends to:

- Provide updates to IBM regarding research or curriculum development in strategic areas important to IBM, such as Artificial Intelligence, Blockchain, Cloud, and/or Quantum Computing.
- Invite qualified IBMer(s) to become a member of Department Advisory Committees or other opportunities for Industry feedback on campus.
- Subject to availability and the sole determination of Dr. Ambedkar Institute of Technology, provide space for IBM posters or displays on campus.

General terms

- A. Term and Termination. This MOU commences from the date of execution for a period of one year and will guide the further discussions of the parties until the signing of a definative aggrement, if any. This MOU will guide the further discussions of the parties until the signing of a definitive agreement, if any. After such date, neither party shall have any further obligations to the other party pursuant to this MOU, except as expressly provided in this MOU. This MOU and the negotiation of a definitive agreement are terminable at will by either party. All discussions, proposals, term sheets, draft agreements and other similar materials will be null and void if discussions are terminated.
- B. Nonexclusive Relationship. This MOU outlines a non-exclusive commercial relationship between IBM and Dr. Ambedkar Institute of Technology. Nothing contained in this MOU shall be deemed to be a restriction of any type on either party's ability to freely compete or to engage "partnering" relationships with other entities. Any decision by either party to forego, or engage in any other business opportunity or any other activity, to alter any business plan or direction, or to make any investment in anticipation of the consummation of any transaction contemplated by the parties, is at the sole discretion of the party electing to do so, and will not create any actual or potential liability or 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 unless agreed to otherwise in an agreement signed by both parties. In the event of termination of this MOU, neither party will be restricted because of these discussions and in any event each party is free to pursue a similar business relationship with others at any time.
- C. Preliminary Nature of Discussions. During the parties' discussions, the parties will likely exchange written or oral proposals, term sheets (including without limitation the responsibilities' outline contained herein), draft agreements or other similar materials. Neither party may rely on, be bound by, or have any obligation under any such discussion, proposal, term sheet, draft agreement or other preliminary material, even if signed by one or both parties, except for a definitive written agreement signed by an authorized representative of each party that encompasses the subject matter of any such materials. In addition, the parties agree as follows:

IBM Memorandum of Understanding IBM Global University Programs

- The parties acknowledge and agree that the proposed business relationship between the parties and the execution of the definitive agreement by Dr. Ambedkar Institute of Technology and IBM is subject to all applicable legal and regulatory requirements and all necessary corporate and other approvals of the parties and their respective shareholders, members and/or partners.
- 2. Neither Dr. Ambedkar Institute of Technology nor IBM nor any of their respective shareholders, members, partners or affiliates will issue any release or other publicity concerning this MOU except with the prior written approval of the other party. The parties agree to cooperate with respect to any news release or other publicity regarding the foregoing.
- 3. This MOU shall be read and interpreted with all changes of gender or number required by the context according to the ordinary and usual meaning of words, but words with recognized technical or trade meanings shall be interpreted according to such recognized meanings.
- 4. The cost incurred by each party with respect to these discussions, and all subsequent negotiations of the proposed agreement, whether resulting in an agreement or not, and including without limitation legal and attorney, technical and research, financial and other advisory fees, will be borne solely by the party which incurred them.
- D. Export: Dr. Ambedkar Institute of Technology acknowledges that the U.S. Export Administration Act of 1979, as amended, (and its implementing regulations, as amended) prohibit the export of technology, software and/or commodities to certain specified countries. Each party agrees to comply and to reasonably assist the other in complying with applicable government export and import laws and regulations. Further, each party agrees that unless authorized by applicable government license or otherwise permitted by regulation, including but not limited to U.S. authorization, both parties will not directly or indirectly export or reexport, at any time, any technology, software and/or commodities furnished or developed under this or any other, Agreement between the parties, or its direct product, to any prohibited country (including release of technology, software and/or commodities to nationals, wherever they may be located, of any prohibited country) as specified in applicable export, embargo, and sanctions regulations. This section will survive after termination or expiration of this Agreement and will remain in effect until fulfilled.

This MOU supersedes all prior proposals and discussions and is the complete and exclusive statement of the understanding between IBM and Dr. Ambedkar Institute of Technology as to the subject matter. This MOU cannot be modified except by a comprehensive writing signed by an authorized representative of each party that specifically amends this MOU. If this document adequately sets forth your understanding of our intentions, please indicate your agreement by signing below and return via email.

Acknowledged for:

IBM

Signature

Name: Naguib Attia

Title: VP. IBM Global University Programs

Dr. Ambedkar Institute of Technology

Signature:

Print name: Dr. Gowrishankar. S

Title: Dean (Ir

Dean (Industry Institute Interaction)

Date: 1/21/2022

Date: 19-01-2022

DEAN
(Industry - Institute - Interaction),
Dr. Ambedkar Institute of Technology,
Bengaluru - 560056,
Karnataka, India.

IBM Memorandum of Understanding IBM Global University Programs

IBM

Signature

Name: Mona Bharadwaj

Title:

IBM Global University Programs - India Leader

Date

7 FEB 2022





MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN

Dr. Ambedkar Institute of Technology, Bengaluru – 560056, Karnataka, India.

&

CAREERLABS TECHNOLOGIES PVT LTD

NO.17, First Floor, Regent court, 80 Feet Rd, 4th Block, New Friends Colony, Koramangala, Bengaluru, Karnataka 560034

FOR

SKILL DEVELOPMENT, OUTCOME BASED TRAININGS, INTERNSHIP, PLACEMENT, R&D SERVICES AND RELATED SERVICES

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this the 21st December 2021, by and between

Department of Mechanical Engineering, Dr. Ambedkar Institute of Technology, Bengaluru – 560056, Karnataka, India represented herein by Dr. T N Raju, Associate Professor and HEAD, (hereinafter referred as "First Party", the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors in-office, administrators and assigns).

AND

CAREERLABS TECHNOLOGIES PVT LTD NO.17, First Floor, Regent court, 80 Feet Rd, 4th Block, New Friends Colony, Koramangala, Bengaluru, Karnataka 560034 ,Valid GSTIN/UIN: 29AAICC2639L1Z8 State Name: Karnataka, Code: 29, THE SECOND PARTY, and represented herein by its Sr. Manager - Business Development, Suresh Koujalagi,(herein 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).

(First Party and Second Party are herein after jointly referred to as "Parties" and individually as "Party") as

WHEREAS:

- A. First Party is a Higher Educational Institution named:
 - Dr. Ambedkar Institute of Technology
- 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, Internship, Education and Research.
- D. Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.
- E. EdTech, the Second Party is engaged Skill Development, Education and R&D Services in the fields of *Profile Builder*, *GRE*, *GMAT*, *MS* | *PHD MBA CLAPP* and related fields
- F. EdTech, the Second Party is promoted by CAREERLABS TECHNOLOGIES PVT LTD NO.17, First Floor, Regent court, 80 Feet Rd, 4th Block, New Friends Colony, Koramangala, Bengaluru, Karnataka 560034
- G. 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 PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

- 1.1 Both the 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. 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 The co-operation between First Party and Second Party will facilitate effective utilization of the intellectual capabilities of the Second Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the First Party.

CLAUSE 2 SCOPE OF THE MoU

- 2.1 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 Second Party will give valuable inputs to the First Party in teaching / training methodology and suitably customize the curriculum so that the students fit into the industrial scenario meaningfully.
- 2.3 Industry and Institution interaction will give an insight in to 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.
- 2.4 Both Parties have agreed to carry out the joint research activities in the fields of Skill Development, Education and R&D Services in the fields of Profile Builder, GRE, GMAT, MS | PHD MBA CLAPP and related fields.
- 2.5 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.
- 2.6 Second Party to extend the necessary support to deliver guest lectures, webinars and seminars to the students of the First Party on the technology trends and in house requirements.
- 2.7 Second Party to train the Faculties through Faculty Development Programs of First Party for imparting training as per the industrial requirements.
- 2.8 Both Parties to obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required for offering the Programmes on the terms specified herein.
- 2.9 There is no financial commitment on the part of the Dr. Ambedkar Institute of Technology, the First Party to take up any programme mentioned in the MoU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTERNSHIP

- 3.1. Internship Education is an academic concept designed to strengthen a student's learning experience by integrating on-campus studies with closely related work experience.
- 3.2. The period and itinerary of the internship to be engaged in by the student is to be agreed upon by both the Parties prior to the commencement of the internship.
- 3.3. The Second Party shall undertake the selection process from among the First Party recommended students in accordance with its policies and guidelines in the selection of the trainees for this purpose
- 3.4. The Second Party shall provide free relevant instruction, exposure, and training to the student, consistent with its policies, rules and regulations and with the established Internship Plan. It shall treat the student in a professional manner, and shall ensure that the student, in the course of training, shall not be exposed to any form of harassment / unethical practice or tasks and work assignments that are unreasonably risky, dangerous or unrelated to the purposes of the Internship Plan.
- 3.5. The Second Party is not obliged to employ the student upon completion of the training. The Second Party however, upon consultation with the First Party, may invite qualified students to submit themselves to examinations, interviews, and file pertinent documents in support of their application.

CLAUSE 4 INTELLECTUAL PROPERTY

- 4.1. Nothing contained in this MOU shall, by express grant, implication, Estoppel 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, copy rights and designs) of the other Party.
- 4.2. Rights regarding publications, patents, royalty, ownership of software/design/product developed etc. under the scope of this MOU, shall be decided by the two parties by mutual consent.

CLAUSE 5 VALIDITY

- 5.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Edtech, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Edtech, the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU
- 5.2 Both Parties may terminate this MOU upon 30 calendar days' notice in writing. In the event of Termination, both parties have to discharge their obligations.

CLAUSE 6 RELATIONSHIP BETWEEN THE PARTIES

6.1. It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MoU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.

6.2. 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 undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Bengaluru, Karnataka.

AGREED:

For Dr. Ambedkar Institute of Technology

CAREERLABS TECHNOLOGIES PVT

LTD

Authorized Signatory

Authorized Signatory

Dr. Ambedkar Institute of Technology	CAREERLABS TECHNOLOGIES PVT LTD
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Witness(es)

1) Dr. Pavan Tejasvi. T 2) Der. RANJITH V 3) Sharath kumar SW

(Industry Institute - Interaction), Dr. Ambedkar Institute of Technology, Bengaluru - 560056,

Karnataka, India.

Witness(es)